

#1

**Jersey Central
Power & Light**

A FirstEnergy Company

300 Madison Avenue
Morristown, NJ 07962

Lauren M. Lepkoski, Esq.
(610) 921-6203
(330) 315-9165 (Fax)

October 7, 2021

TO: Each Municipal Clerk and County
Executive or Administrator of the
Municipalities and Counties of
New Jersey Served by Jersey
Central Power & Light Company

Re: **In the Matter of the Verified Petition of Jersey Central Power & Light Company for
Approval of an Advanced Metering Infrastructure (AMI) Program (JCP&L AMI)
BPU Docket No. EO20080545**

Dear Sir/Madam:

Enclosed please find a copy of a Notice of Public Hearing for Jersey Central Power & Light Company's ("JCP&L" or the "Company") seeking the Board's approval of the JCP&L Advanced Metering Infrastructure Program ("JCP&L AMI Program") throughout its service territory, including an associated cost recovery mechanism.

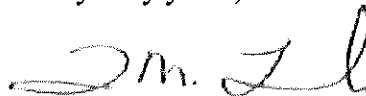
PLEASE TAKE NOTICE that the New Jersey Board of Public Utilities ("Board") has scheduled telephonic public hearings on this matter at the times set forth in the enclosed Public Notice.

A copy of the Company's Verified Petition and Supplement to the Verified Petition, together with supporting attachments, is available for review on JCP&L's website at:

https://www.firstenergycorp.com/jersey_central_power_light/regulatory.html

JCP&L would be pleased to furnish you with any assistance or additional information that you might reasonably require.

Very truly yours,



Lauren M. Lepkoski
Counsel for Jersey Central Power & Light Company

NOTICE TO JERSEY CENTRAL POWER & LIGHT COMPANY CUSTOMERS

IN THE MATTER OF THE VERIFIED PETITION OF JERSEY CENTRAL POWER & LIGHT COMPANY FOR APPROVAL OF AN ADVANCED METERING INFRASTRUCTURE (AMI) PROGRAM (JCP&L AMI)

Notice of a Filing and Notice of Public Hearings

BPU Docket No. EO20080545

PLEASE TAKE NOTICE that, on August 27, 2020, Jersey Central Power & Light Company ("JCP&L" or "Company") filed a petition with the New Jersey Board of Public Utilities ("Board" or "BPU") in BPU Docket No. EO20080545 seeking the Board's approval of the JCP&L Advanced Metering Infrastructure ("AMI") Program ("Program") throughout its service territory, including an associated cost recovery mechanism ("Petition").

JCP&L seeks Board approval to install approximately 1.1 million (99%) advanced meters and related infrastructure over a three (3)-year period commencing on January 1, 2023 and ending in December 2025 ("Deployment Phase"). During the Deployment Phase JCP&L intends to integrate the AMI system with an Advanced Distribution Management System. The Deployment Phase will be followed by a two (2)-year post-deployment period (the "Final Engineering Phase") where the Company will install approximately 1% of the remaining advanced meters. The Company also proposes to commence a twelve-month Pre-Deployment Phase no later than January 1, 2022 to make necessary preparation for successful deployment of the Program.

In its Petition, the Company estimated that through the first 20 years, the Program costs would be approximately \$733 million, with approximately \$506 million in capital costs and approximately \$227 million in operation and maintenance ("O&M") costs. During the first six (6) years of the Program, inclusive of the Pre-Deployment Phase, Deployment Phase and Final Engineering Phase, JCP&L estimated costs of approximately \$433 million, consisting of capital costs (plant in service) of approximately \$360 million and incremental O&M costs of approximately \$73.3 million.

On September 14, 2021, the Company filed a supplement to the Petition reflecting a change in the Program's capital cost (plant in service) from approximately \$360 million to approximately \$390 million over the first six (6) years of the Program. There is no change in incremental O&M expense.

The Company proposed to recover Program costs through a new Rider AMI to its Tariff. JCP&L proposes that the costs recovered in Rider AMI would include return on net investment, plus depreciation expense, O&M, amortization of stranded meter costs and cost of removal. JCP&L proposed to recover the revenue requirement associated with the Program through annual recovery filings to adjust Rider AMI.

The Company estimates that the Program will have a maximum incremental monthly bill impact on residential customers over the entire deployment period of approximately \$1.36, or 1.3% of the current average monthly bill. Based upon projected revenue requirements, the initial bill impact of the proposed initial rates for the initial rate period to the typical residential customer who uses 768 kWh per month is an increase of 0.6% or approximately \$0.66 per month above rates effective September 1, 2021. The actual costs on specific customers will vary according to the applicable rate schedule and the level of the customer's usage.

STATEMENT OF MONTHLY EFFECT OF PROPOSED INCREASE IN RIDER AMI CHARGES AS COMPARED TO RATES IN EFFECT AS OF SEPTEMBER 1, 2021

	Proposed Class Average Incremental Monthly Bill Increase						
	Current 2021	2022	2023	2024	2025	2026	2027
	Monthly (\$)	Monthly (\$)	Monthly (\$)	Monthly (\$)	Monthly (\$)	Monthly (\$)	Monthly (\$)
RS	\$108.14	\$0.66	\$0.97	\$1.36	\$1.05	(\$0.02)	(\$0.23)
RT/RGT	\$146.21	\$1.07	\$1.57	\$2.20	\$1.72	(\$0.03)	(\$0.39)
GS	\$582.60	\$3.27	\$4.82	\$6.70	\$5.24	(\$0.09)	(\$1.18)
GST	\$27,754.15	\$149.36	\$219.53	\$305.51	\$239.42	(\$4.54)	(\$53.75)
GP	\$32,276.73	\$149.65	\$219.94	\$306.09	\$239.88	(\$4.55)	(\$53.85)
GT	\$79,869.66	\$247.42	\$363.65	\$506.07	\$396.60	(\$7.52)	(\$89.04)

The increases noted above are based on rates in effect as of September 1, 2021, including applicable Basic Generation Service charges and assuming customers receive commodity service from JCP&L. They are also based on current projections that assume full implementation of the Program Year's revenue requests. The Board's decision in this matter regarding the Program and its decisions on those annual filings may increase or decrease the dollars and percentage impacts as shown above. Any assistance required by customers with regard to the bill impacts will be furnished by the Company upon request.

Any rate adjustments with resulting bill impacts found by the Board to be just and reasonable as a result of the Company's filing may be modified and/or allocated by the Board in accordance with the provisions of N.J.S.A. 48:2-21 and for other legally sufficient reasons to any class or classes of customers of the Company or any rate or schedule. Therefore, the described impacts may increase or decrease based upon the Board's decisions.

A copy of this Notice of a Filing and Notice of Public Hearings on the Petition is being served upon the clerk, executive, or administrator of each municipality and county within the Company's service territory. The Petition and this Notice have also been sent to the New Jersey Division of Rate Counsel, who will represent the interests of all JCP&L customers in this proceeding. A copy of the Petition, supporting documents and supplement will be made available for inspection on the Company's website at: https://www.firstenergycorp.com/jersey_central_power_light/regulatory.html.

Due to the COVID-19 pandemic, telephonic public hearings will be conducted on the following date and times so that members of the public may present their views on the Company's filing:

Date: November 1, 2021 **Times:** 4:30 p.m. and 5:30 p.m. **Telephone Number:** 1-800-258-2080

Representatives from the Company, Board Staff, and the New Jersey Division of Rate Counsel will also participate in the telephonic public hearings. Members of the public are invited to call in and present their views on this matter by calling the above "Telephone Number." All comments will be made part of the final record of this proceeding and will be considered by the Board. In order to encourage full participation in this opportunity for public comment, please submit any requests for needed accommodations, such as interpreters or listening assistance, 48 hours prior to the above hearing to the Board Secretary at board.secretary@bpu.nj.gov.

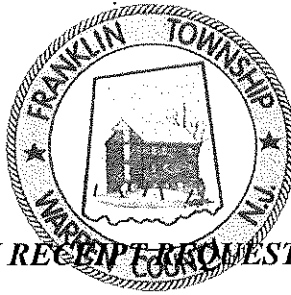
The Board will also accept written and/or electronic comments. While all comments will be given equal consideration and will be made a part of the final record of this proceeding, the preferred method of transmittal is via the Board's Public Document Search tool by searching for the specific docket number listed above, and posting by utilizing the "Post Comments" button. Emailed comments may be filed with the Secretary of the Board, in pdf or Word format, to board.secretary@bpu.nj.gov. Written Comments may also be submitted to the Board Secretary, Aida Camacho-Welch, at the Board of Public Utilities 44 South Clinton Avenue, 1st Floor, P.O. Box 350, Trenton, New Jersey 08625-0350. All mailed or emailed comments should include the name of the Petitioner and the docket number provided at the top of this Notice.

All comments are considered "public documents" for purposes of the State's Open Public Records Act. Commenters may identify information that they seek to keep confidential by submitting them in accordance with the confidentiality procedures set forth in N.J.A.C. 14:1-12.3.

#2

TOWNSHIP OF FRANKLIN

COUNTY OF WARREN



STATE OF NEW JERSEY

CERTIFIED MAIL – RETURN RECEIPT REQUESTED

October 7, 2021

David K. Dech, Planning Director
Warren County Planning Dept.
Wayne Dumont Admin. Bldg.
165 County Route 519 S.
Belvidere, NJ 07823

Lisa Burd Reindel, Clerk
Township of Greenwich
321 Greenwich Street
Stewartsville, NJ 08886

Margaret B. Dilts, Clerk/Admin.
Township of Lopatcong
232 Third Street, Morris Park
Phillipsburg, NJ 08865

Kathleen Reinalda, Clerk
Township of White
555 CR 519
Belvidere, NJ 07823

Kelley D. Smith, Clerk
Township of Harmony
3003 Belvidere Road
Phillipsburg, NJ 08865

Christine Dispenza, Clerk
Bethlehem Township
405 Mine Road
Asbury, NJ 08802

Lisa Burd Reindel, Clerk
Bloomsbury Borough
91 Brunswick Avenue
Bloomsbury, NJ 08804

Anna Kilduff, Clerk
Township of Washington
211 State Route 31 North
Washington, NJ 07882

Linda Leidner, Clerk
Hampton Boro Municipal Bldg.
PO Box 418
Hampton, NJ 08827

NOTICE is hereby given that the following entitled **Ordinance No. 2021-10**, a copy of which is attached hereto, was introduced and passed on first reading by the Franklin Township Committee, Warren County, NJ, at a meeting held on Monday, October 4, 2021 and following a public hearing to be conducted thereon, will be considered for final adoption at the regular meeting to be held on Monday, December 6, 2021 commencing at 7:00 p.m., at any time and place to which said meeting may be adjourned at the Franklin Township Municipal Building, 2093 Rt. 57, Broadway, NJ, 08808.

Denise L. Becton, RMC/CMR
Municipal Clerk

ORDINANCE 2021-10

**AN ORDINANCE OF THE TOWNSHIP OF FRANKLIN
AMENDING CHAPTER 90 OF THE CODE OF THE TOWNSHIP OF FRANKLIN
ENTITLED, "LAND USE AND DEVELOPMENT" TO REVISE SECTION 90-54 WITH
RESPECT TO THE KEEPING OF FARM ANIMALS**

BE IT ORDAINED by the Mayor and Committee of the Township of Franklin, County of Warren, State of New Jersey, that Chapter 90 of the Code of the Township of Franklin entitled, "Land Use and Development" is hereby amended as follows:

Section 1.

Section 90-54, Subsections I and J replaced with a new Subsection J entitled, "Domestic Livestock," as follows:

J. Keeping of Domestic Livestock.

(1) Domestic livestock shall mean cattle, horses, poultry, rabbits, small ruminants and swine, as each is defined by the Department of Agriculture in N.J.A.C. 2:8-1.2. Livestock shall also mean camelids, including llamas and alpacas.

(2) All domestic livestock shall be kept and cared for in a humane fashion consistent with the feeding, watering, keeping, care and treatment provisions for each type of domestic livestock, as established by the Department of Agriculture in N.J.A.C. 2:8-2.1 through 2:8-6.7. Camelids shall be subject the regulations for horses.

(3) The keeping of swine shall be prohibited except on farms that have been certified by the Warren County Agricultural Development Board as commercial farms.

(4) No structure, including fencing, designed to house any poultry or rabbits shall be located closer than 25' from any residential dwelling on adjacent property. All structures, exclusive of fencing, designed to house cattle, horses, small ruminants or camelids shall comply with the applicable minimum setbacks for accessory structures in the applicable zone where the property is situate.

(5) The number of poultry and/or rabbits that can be maintained on any property that is not farmland assessed shall be limited to no more than a total of ten (10) animals. The keeping of roosters shall be expressly prohibited on any property that is not farm assessed.

On motion by Bonnie Butler and seconded by Rich Herzer the aforementioned **Ordinance 2021-10** be adopted as read. Final reading and adoption to take place on December 6, 2021, at **7:00 p.m or near that hour.**

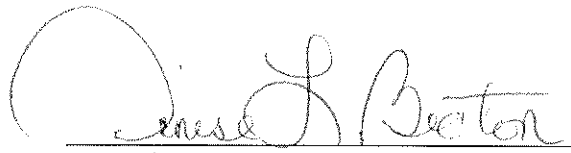
Roll Call Vote	Yes	No	Absent/Abstain
Bonnie Butler	X		
Rich Herzer	X		
Michael Toretta	X		
Mike Ferri, Mayor	X (4)	Yes (0) No	(0) Absent Motion carried

On motion by Committeeperson and seconded
by the aforenoted
Ordinance 2021-10 be adopted as amended.

Roll Call Vote	Yes	No	Absent/Abstain
Bonnie Butler			
Rich Herzer			
Michael Toretta			
Mike Ferri, Mayor	(0) Yes	(0) No	(0) Absent Motion carried

CERTIFICATION

I, Denise L. Becton, Registered Municipal Clerk of the Township of Franklin, County of Warren, State of New Jersey, do hereby certify that this a true and correct copy of an Ordinance introduced by the Township Committee of the Township of Franklin at their regular meeting held on October 4, 2021. Second reading, public hearing will be held on December 6, 2021, at or near 7:00 PM in the Franklin Township Municipal Building, 2093 Rt. 57, Broadway, New Jersey.


Denise L. Becton, Municipal Clerk

PROCLAMATION
Harmony Township
Warren County, NJ
FAMILY COURT AWARENESS MONTH 2021

WHEREAS, the mission at One Mom's Battle (OMB) and the Family Court Awareness Month Committee (FCAMC) is to increase awareness on the importance of a family court system that prioritizes child safety and acts in the best interest of children;

WHEREAS, the mission at the FCAMC is to increase awareness on the importance of education and training on domestic violence, childhood trauma and post separation abuse for all professionals working within the family court system, and;

WHEREAS, the mission at the FCAMC is to educate judges and other family court professionals on the empirical data and research that is currently available. Such research is a critical component to making decisions that are truly in the best interest of children. This research includes The Adverse Childhood Experiences (ACE) Study (CDC-Kaiser Permanente), Saunder's Study (US Department of Justice), The Meier Study: Child Custody Outcomes in Cases Involving Abuse Allegations, and the Santa Clara Law Study (Confronting the Challenge of High-Conflict Personality in Family Court, and;

WHEREAS, the mission at the FCAMC is fueled by the desire for awareness and change in the family court system while honoring the 100(+) children in the United States who have been murdered by a parent after a custody court rejected the other parent's plea for protection(Source: Center for Judicial Excellence).

NOW, THEREFORE, Harmony Township does hereby proclaim November 2021 to be Family Court Awareness in Harmony Township.

Brian R. Tipton, Mayor

Dated: November 2, 2021

NB #5

Kelley Smith

From: Fernandez, Chelsea [DEP] <Chelsea.Fernandez@dep.nj.gov>
Sent: Tuesday, October 19, 2021 3:04 PM
To: Kelley Smith
Subject: FW: Harmony Township Snack Bar PWSID 2110312
Attachments: water system.pdf

Importance: High

Dear Kelley Smith,

I am following up to our phone conversation that occurred on Friday, October 15, 2021, and Tuesday, October 19, 2021, regarding Harmony Recreation Snack Bar. Upon reviewing your installed treatment (VIQUA PRO 30 x2), this would be considered an approved UV Water Disinfection System that relatively achieves 4-log of viruses. Based on this information, it is advised to consult with the Bureau of Water Systems Engineering (Engineering) regarding the permit process to certify your treatment system as 4-log as well as the monitoring and reporting requirements.

I strongly recommend your water system consult with Engineering to weigh all your systems options as corrective actions. Since there is due date of October 21, 2021 to submit a groundwater rule corrective action plan, I suggest your system submit a groundwater rule corrective action plan extension request to the Bureau of Safe Drinking. The extension request must be submitted in writing with a due date and can be submitted directly to myself.

You may reach out to Cory Stevenson from Engineering to answer any questions you may have regarding placing your treatment system in service as 4-log. His email is: cory.stevenson@dep.nj.gov.

Below, is information regarding what a groundwater rule corrective action plan consists to further assist you.

Pursuant to 40 CFR 141.403(a)(6), Harmony Recreation Snack Bar is required to implement at least one of the following corrective actions:

- Provide an alternate source of water
- Eliminate the source of contamination
- Provide treatment that reliably achieves at least 4-log inactivation treatment of viruses

Note that if the corrective action is to either eliminate the source of contamination or provide treatment that reliably achieves 4-log treatment of viruses, Harmony Recreation Snack Bar may be required to conduct an evaluation to determine if the well is ground water under the direct influence of surface water, pursuant to N.J.A.C. 7:10-9.3 and 9.4. The written corrective action plan shall include a plan to address this evaluation if either of these options is chosen.

When submitting a groundwater rule corrective action plan the following should be included but not limited to:

1. The system must specify whether the system is electing to eliminate the source of E. coli contamination, provide an alternate source, or install 4-log of viruses as the corrective action, as outlined above.

2. The system must provide timeframes of significant milestones throughout the project.
3. The system must submit well construction details for WL001001 (casing depth, diameter, materials, depth of well pump, etc.).
4. The system must submit a map of all water system components (well, lines, treatment, pressure tank, etc.), nearby sanitary sewers, septic systems, streams, and/or other potential sources of contamination.
5. The system must include a corrective action plan to conduct an evaluation to determine if the well is ground water under the direct influence of surface water pursuant to N.J.A.C. 7:10-9.3 and 9.4.
6. The system must include disinfection procedures of WL001001 implemented after completion of all corrective actions.
 - a. Date the well and distribution system will be chlorinated;
 - b. Identify the product to be used;
 - c. Identify the proposed residual concentration and contact time proposed for shock chlorination.
7. The system must submit a copy of the current Operations & Maintenance Manual for UV light treatment.

Please feel free to let me know if you have any further questions or concerns. Due to COVID-19 I am currently working remotely from home and the best way to reach me is via email.

Best regards,
Chelsea Fernandez

Chelsea Fernandez

Compliance Assistance Section
 Bureau of Safe Drinking Water
 NJ Department of Environmental Protection
 401 East State Street, Trenton, NJ 08625
www.nj.gov/dep/watersupply
Chelsea.Fernandez@dep.nj.gov
 T (609) 292-5550 | F (609) 292-1495



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From: Kelley Smith <clerk@harmonytwp-nj.gov>
Sent: Friday, October 15, 2021 9:10 AM
To: Fernandez, Chelsea [DEP] <Chelsea.Fernandez@dep.nj.gov>
Subject: [EXTERNAL] RE: Harmony Township Snack Bar PWSID 2110312

Hi Chelsea, can you please call me at my office number below at your earliest convenience to discuss this. Thank you.
Kelley

Note! NEW EMAIL ADDRESS AS OF 1/11/2021 IS

clerk@harmonytwp-nj.gov

Kelley Smith
**Municipal Clerk/Administrator/
Land Use Board Secretary/Registrar**
Harmony Township
3003 Belvidere Road
Phillipsburg, NJ 08865
908-213-1600 x10
EMAIL: clerk@harmonytwp-nj.gov

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From: Fernandez, Chelsea [DEP] <Chelsea.Fernandez@dep.nj.gov>
Sent: Thursday, October 14, 2021 10:39 AM
To: Kelley Smith <clerk@harmonytwp-nj.gov>
Subject: RE: Harmony Township Snack Bar PWSID 2110312
Importance: High

Dear Kelley Smith,

Thank you for your response and update, I will look for the mailed certification form. Please note the Groundwater Rule (GWR) Corrective Action Plan (CAP) is due within 30 days that Harmony Recreation Snack Bar was notified of the presence of E. Coli in the raw water sample on September 21, 2021, therefore, consultation with the Bureau and submission of the CAP are due **October 21, 2021**.

The due date of October 21, 2021, is for the submission of a CAP, once the CAP is approved by the Bureau, the system can then begin to implement corrective actions (eliminating the source, providing an alternate source, install 4-log of viruses).

The system must remain on a Tier 1 Public Notice until further notice from the Bureau.

Please feel free to let me know if you have any further questions or concerns. Due to COVID-19 I am currently working remotely from home and the best way to reach me is via email.

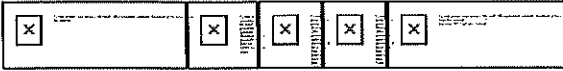
Best regards,
Chelsea Fernandez

Chelsea Fernandez

Compliance Assistance Section
Bureau of Safe Drinking Water
NJ Department of Environmental Protection
401 East State Street, Trenton, NJ 08625
www.nj.gov/dep/watersupply
Chelsea.Fernandez@dep.nj.gov
T (609) 292-5550 | F (609) 292-1495



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From: Kelley Smith <clerk@harmonytwp-nj.gov>
Sent: Wednesday, October 13, 2021 12:11 PM
To: Fernandez, Chelsea [DEP] <Chelsea.Fernandez@dep.nj.gov>
Subject: [EXTERNAL] FW: Harmony Township Snack Bar PWSID 2110312

Hello Chelsea, thank you for your assistance in this matter. I will have to discuss it with the Township Committee to see what direction they want to go.

As far as the Public Notice you mentioned, I did mail you a copy of it. I mailed it the same day as the other one. They went in separate envelopes. I also made sure they were posted at the site within the necessary time frame. I cannot help that you may not have received it in the mail because as we all know there are issues with the mail system as well as people not working, but I can guaranteed that it was done.

Kelley

**Note! NEW EMAIL ADDRESS AS OF 1/11/2021 IS
clerk@harmonytwp-nj.gov**

Kelley Smith
**Municipal Clerk/Administrator/
Land Use Board Secretary/Registrar**
Harmony Township
3003 Belvidere Road
Phillipsburg, NJ 08865
908-213-1600 x10
EMAIL: clerk@harmonytwp-nj.gov

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From: Kathryn Della-Terza <kdellaterza@co.warren.nj.us>
Sent: Wednesday, October 13, 2021 12:05 PM
To: Kelley Smith <clerk@harmonytwp-nj.gov>
Subject: FW: Harmony Township Snack Bar PWSID 2110312

Hi Kelly,

This is the response from the state. So basically, you have to hire a licensed engineer, well driller, or pump installer to come up with a corrective action plan. But you do not have to do the level 2 assessment since only the Groundwater Rule was triggered and not the Total Coliform Rule. If you are confident that you have fixed the source of contamination (I know you mentioned yesterday that something had been fixed or something along those lines), then I guess that would be your plan. If you still have E. coli, they will make you drill a new well or get the 4 log system. Chelsea addressed the public notification as well; I think she is looking into it.

Katie Della Terza
Senior REHS, PH
Warren County Health Department
Phone: 908-475-7960
Fax: 908-475-7964

From: Fernandez, Chelsea [DEP] <Chelsea.Fernandez@dep.nj.gov>
Sent: Wednesday, October 13, 2021 10:54 AM
To: Kathryn Della-Terza <kdellaterza@co.warren.nj.us>
Cc: Corino, Angela [DEP] <Angela.Corino@dep.nj.gov>
Subject: RE: Harmony Township Snack Bar PWSID 2110312

Hi Katie,

The system triggered the Groundwater Rule (GWR) and will only need to perform corrective actions under the GWR. Prior to performing any corrective actions the system must hire a licensed professional and submit a corrective action plan (CAP). The CAP must be approved by the Bureau. The system may chose one of the following corrective actions (CA): eliminate the source of contamination, provide an alternate source, or install uv treatment that achieves 4-log of viruses. If the system elects to eliminate the source as the CA, the system only has one chance and cannot choose this CA again. If any of the two sets of five GWR samples come up TC/EC positive the system will have to provide an alternate source or install 4-log as the CA.

I will look into the systems Public Notification (PN) schedules, I believe the system did not submit an updated certification form (due by 10/7/2021), the confirmed PN posting was received on 9/27/2021.

Please feel free to let me know if you have any further questions or concerns. Due to COVID-19 I am currently working remotely from home and the best way to reach me is via email.

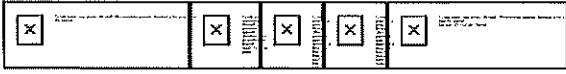
Best regards,
Chelsea Fernandez

Chelsea Fernandez

Compliance Assistance Section
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From: Kathryn Della-Terza <kdellaterza@co.warren.nj.us>

Sent: Tuesday, October 12, 2021 12:04 PM

To: Fernandez, Chelsea [DEP] <Chelsea.Fernandez@dep.nj.gov>; Corino, Angela [DEP] <Angela.Corino@dep.nj.gov>

Subject: [EXTERNAL] Harmony Township Snack Bar PWSID 2110312

Hello,

I talked to the clerk from Harmony today regarding their E. coli positive samples and the CAP requirements. She told me she sent in the PN and PN cert forms but received a letter saying that she still had to. I just want to make sure that they did arrive. Also, I just want to make sure I understand the flow of things. Do they now have to do a level 2 assessment and come up with a CAP? If the assessment and the CAP are approved, they get one chance to have a negative sample or they have to do 4 log or drill a new well?

Katie Della Terza

Senior REHS, PH

Warren County Health Department

Phone: 908-475-7960

Fax: 908-475-7964