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**STATE OF CALIFORNIA  
DIVISION OF DRINKING WATER**

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**IN RE:           Fillmore West Mobile Park  
                  1906 Old Telegraph Road, #32  
                  Fillmore, CA 93015**

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**TO:               Mr. Luis Lomeli, Manager**

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**CITATION**

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**WATER SYSTEM NO.:       5601106**

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**CITATION NO.:            04\_06\_14C\_011**

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The Division of Drinking Water of the State Water Resources Control Board (hereinafter SWRCB) hereby issues a citation to the Fillmore West Mobile Park (hereinafter FWMP) (mailing address: 1906 Old Telegraph Road, #32, Fillmore, CA 93015) for the following violation:

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1. Section 116650 of Chapter 4, Part 12, Division 104 of the California Health and Safety Code (H&S Code), authorizes the issuance of a citation for failure to comply with the requirements of the California Safe Drinking Water Act, or any regulation, standard, permit or order issued thereunder.

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**VIOLATION**

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1. Section 64430, Article 3.5, Title 22, CCR. Specifically, the FWMP was not in compliance with the Ground Water Rule (GWR) during the month of June 2014. The water system failed to collect the triggered source water sample from the representative ground water source per the Bacteriological Sample Siting Plan

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(attached). A June 30, 2014 positive total-coliform routine sample from Space 6 in the distribution system required that a triggered water sample at Well 02 be collected and analyzed.

- 2. Section 64423 & 64424, Title 22, CCR. In addition, the FWMP failed to collect the required number of routine distribution coliform samples during the month of July 2014. One sample was collected instead of the required five samples, following a positive total-coliform sample in the previous month.

BACKGROUND

The FWMP is a small community water system that serves a population of approximately 99 residents through 33 service connections, and is located off the 126 Freeway near Telegraph Road in Ventura County. The water system has been operating by the authority of a domestic water supply permit issued September 17, 2012. The water supply consists of one active well and one standby well. The active well, Well 02, was constructed in 1994 to a depth of 373 feet. The well is equipped with a 6-inch steel casing and is gravel packed. The well has a 190 foot annular seal and perforations begin at 293 feet. The well is equipped with an electrical motor and a submersible pump that produces approximately 50 gpm (gallons per minute). The chlorinator uses a solution of 12.5% sodium hypochlorite. The water is pumped to four pressure storage tanks of 40 gallons each and then to the distribution system. The FWMP provides continuous chlorination treatment for Well 02.

The Total Coliform Rule requires the FWMP to collect one routine distribution coliform sample every month from the system.

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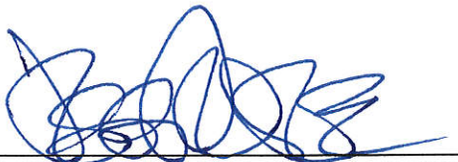
DIRECTIVES

The FWMP is hereby directed to take the following actions:

1. Immediately, follow proper TCR routine and repeat sampling/reporting procedures in accordance with Article 3, Title 22, CCR, Sections 64423, 64424, & 64430, and Ground Water Rule triggered water monitoring requirements in accordance with Addendum A: California Ground Water Rule.
2. Within one year, FWMP shall notify its customers of the monitoring violation. The CCR may be used to provide the notice.
3. Submit a signed copy of the notice and proof of public notification (attached).
4. The FWMP is recommended to provide continuous chlorine disinfection treatment to its well water supply at all times. A chlorine residual of 1.5 to 2.0 mg/L should be maintained at all times.
5. A copy of the response and proof of public notification shall be submitted to:

Jeff Densmore, P.E., District Engineer  
 Southern California Section  
 Santa Barbara District  
 Drinking Water Field Operations Branch  
 1180 Eugenia Place, Suite 200  
 Carpinteria, CA 93013-2000

October 3, 2014  
 Date

  
 Jeff Densmore, P.E., District Engineer  
 Southern California Section  
 Santa Barbara District (SWRCB-DDW)

cc: Ventura County Environmental Health  
 Frank Brommenschenkel, Consultant



## PROOF NOTIFICATION

Name of Water System: Fillmore West Mobile Park

Please explain what caused the problem if you have determined what it was and what steps you have taken to correct it.

\_\_\_\_\_  
\_\_\_\_\_

**Consumers Notified**                             **Yes**                             **No**

If not, explain: \_\_\_\_\_

\_\_\_\_\_

**Date of Notification:** \_\_\_\_\_

On the date of notification set forth above, I served the above referenced document(s) on the consumers by:

       Sending a copy through the U.S. Mail, first class, postage prepaid, addressed to each of the resident(s) at the place where the property is situated, pursuant to the California Civil Code.

       Newspaper (if the problem has been corrected).

       Personally hand-delivering a copy to each of the consumers.

       Posted on a public bulletin board, that will be seen by each of the consumers (for small water non community water systems with permission from the Department).

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**I hereby declare the foregoing to be true and correct under penalty of perjury.**

Dated: \_\_\_\_\_

\_\_\_\_\_  
Signature of Person Serving Notice

### Drinking Water Notification to Consumers

**\*\*Notice:** Complete this Proof of Notification and return it along with a copy of the notification to the Department within **30 Days** of receiving your notification order.

Disclosure: Be advised that the California Health and Safety Code states that any person who knowingly makes any false statement on any report or document submitted for the purpose of compliance with the attached order may be liable for a civil penalty not to exceed five thousand dollars (\$5,000) for each separate violation for each day that violation continues. In addition, the violators may be prosecuted in criminal court and upon conviction, be punished by a fine of not more than \$25,000 for each day of violation, or be imprisoned in county jail not to exceed one year, or by both the fine and imprisonment.