

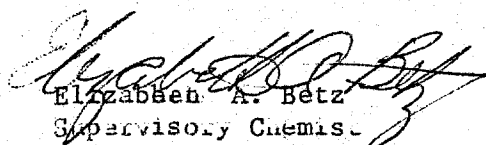
Date: 29 July 1982

Memorandum for the Record

From: Ms. Betz, Quality Control Lab., Environmental Section, NREAB, BMaintDiv

Subj: Phonecōn with Linda Sewall of State of North Carolina

1. On 29 July 1982, at approximately 0840, Elizabeth Betz, of NREAB, called the Water Supply Branch of the North Carolina Department of Human Resources. The call was concerning the TTHM Regulations. The secretary connected Elizabeth Betz with Linda Sewall, engineer with the Water Supply Branch.
2. Elizabeth Betz stated that MCBCL had eight systems, two of which fell into the 10,000-74,999 population range. I stated that sampling at all eight systems had commenced and inquired into the requirements of reporting.
3. Linda Sewall stated that no results had to be reported until after November 1982. However as we finished a quarter we could send the State our results. They would go addressed to her. If we were in non-compliance we could make adjustments to come into compliance, before reporting. We are only required to start reporting quarterly results, starting with the September-November 1982 quarter, for the Hadnot Point and New River systems.
4. According to Linda Sewall, there are no monitoring requirements for plants serving less than 10,000 (our other six plants). However, the maximum contaminant level (0.10) is applicable to those plants. If we sample those plants and exceed 0.10 mg/l, we are in a state of non-compliance. We will not be required to report results from the six small plants unless we exceed the limit.
5. On the question of waiting until 1 October 1982 (FY 83) to do the every 3 year trace metal analysis, which is actually do in August 1982, Linda Sewall said there was no major problem. She stated that sometime during the fall of 1982, the State would prepare a list of systems that were in non-compliance and sent violation letters to the systems. As long as our results were received in time to be removed from the list, there was no problem. And even if we received a violation letter, as soon as we sent the results to them we would be in compliance.
6. On the question of what SDWA secondary contaminants would be required, Linda Sewall listed three Federal Secondary contaminants which North Carolina had added to their primary contaminant list. They are lead, manganese, and pH.


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Supervisory Chemis.

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