Health Consultation

Public Health Evaluation of Water Data
Collected in the Vicinity of the JKLM Natural Gas Well
on the Reese Hollow 118 Pad

JKLM NATURAL GAS WELL COUDERSPORT

COUDERSPORT, POTTER COUNTY, PENNSYLVANIA

DECEMBER 6, 2019

U.S. DEPARTMENT OF HEALTH AND HUMAN SERVICES
Agency for Toxic Substances and Disease Registry
Division of Community Health Investigations
Atlanta, Georgia 30333
Health Consultation: A Note of Explanation

An ATSDR health consultation is a verbal or written response from ATSDR to a specific request for information about health risks related to a specific site, a chemical release, or the presence of hazardous material. In order to prevent or mitigate exposures, a consultation may lead to specific actions, such as restricting use of or replacing water supplies; intensifying environmental sampling; restricting site access; or removing the contaminated material.

In addition, consultations may recommend additional public health actions, such as conducting health surveillance activities to evaluate exposure or trends in adverse health outcomes; conducting biological indicators of exposure studies to assess exposure; and providing health education for health care providers and community members. This concludes the health consultation process for this site, unless additional information is obtained by ATSDR which, in the Agency’s opinion, indicates a need to revise or append the conclusions previously issued.

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HEALTH CONSULTATION

“PUBLIC HEALTH EVALUATION OF WATER DATA COLLECTED IN THE VICINITY OF THE JKLM NATURAL GAS WELL ON THE REESE HOLLOW 118 PAD”

JKLM NATURAL GAS WELL COUDERSPORT
COUDERSPORT, POTTER COUNTY, PENNSYLVANIA

Prepared By:

U.S. Department of Health and Human Services
Agency for Toxic Substances and Disease Registry
Division of Community Heath Investigations
Atlanta, Georgia  30333
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Acronyms and Definitions

95UCL  Calculated value that equals or exceeds an exposure unit’s actual arithmetic mean of site concentrations 95 percent of the time
ADI  Acceptable Daily Intake
AI  Acceptable intake
aEMEG  Acute duration environmental media evaluation guideline
ATSDR  Agency for Toxic Substances and Disease Registry, CDC, DHHS
BLL  Blood lead level
CDC  U.S. Centers for Disease Control and Prevention
cEMEG  Chronic duration environmental media evaluation guideline
CNS  Central nervous system
COPC  Contaminant of potential concern
CREG  Cancer risk evaluation guideline
CTE  Central tendency exposure concentration
CV  ATSDR health-based comparison value
CWTP  Coudersport Water Treatment Plant
DCHI  ATSDR Division of Community Health Investigations
DEHP  Di-ethylhexyl phthalate or bis-2(ethylhexyl)phthalate
DHHS  U.S. Department of Health and Human Services
DOI  U.S. Department of the Interior
DWEL  EPA Drinking Water Equivalent Level (non-regulatory)
E. Coli/ E. coli  Escherichia coli; bacteria
EEG  Electroencephalogram
EPA  U.S. Environmental Protection Agency
EPC  Exposure Point Concentration
F-485  A surfactant product used by natural gas drillers containing proprietary chemicals and 10% isopropanol
FAO  Food and Agriculture Organization of the United Nations
GI  Gastro-intestinal
HA  Health Advisory
HI  Hazard Index
HQ  Hazard quotient
IARC  International Agency for Research on Cancer
iEMEG  Intermediate duration environmental media evaluation guideline
iMRL  Intermediate duration minimal risk level
IOM  Institute of Medicine
JKLM  JKLM Energy, LLC – n independent oil and natural gas exploration and production company
kg  Kilogram
LOAEL  Lowest observed adverse effect level
LOD  Limit of detection (the lowest or highest concentration that can be detected by the laboratory)
MBAS  Methylene blue active substance – a colorimetric test for surfactants
MCL  Maximum contaminant level
MCLG  EPA maximum contaminant level goal
mg/day  milligrams per day
mg/L  Milligrams per liter
MPN/100 ml  Most probable number of colony forming units per 100 milliliters of water
MRL  ASTDR minimal risk level
MSC  Medium specific concentration
NA  Not available
NC  Not calculated
NOAEL  No observed adverse effect level
<table>
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<th>Abbreviation</th>
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<tr>
<td>OEHHA</td>
<td>California Office of Environmental Health Hazard Assessment</td>
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<td>PADEP</td>
<td>Pennsylvania Department of Environmental Protection</td>
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<tr>
<td>PADOH</td>
<td>Pennsylvania Department of Health</td>
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<tr>
<td>pH</td>
<td>A scale of acidity from 0 to 14</td>
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<tr>
<td>PPRTV</td>
<td>EPA Provisional Peer-Reviewed Toxicity Value</td>
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<tr>
<td>p-RfD</td>
<td>Provisional EPA reference dose</td>
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<tr>
<td>RfD</td>
<td>EPA reference dose</td>
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<tr>
<td>RME</td>
<td>reasonable maximum exposure concentration</td>
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<td>ATSDR comparison value based on EPA reference dose</td>
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<td>RSL</td>
<td>EPA regional screening level</td>
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<td>RW</td>
<td>Residential well</td>
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<td>SMCL</td>
<td>EPA secondary maximum contaminant level</td>
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<tr>
<td>TWA</td>
<td>Time-weighted average</td>
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<tr>
<td>UL</td>
<td>Institute of Medicine tolerable upper intake limit</td>
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<tr>
<td>USGS</td>
<td>U.S. Geological Survey</td>
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<td>USDA</td>
<td>U.S. Department of Agriculture</td>
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<td>WHO</td>
<td>World Health Organization</td>
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<td>μg/day</td>
<td>Micrograms per day</td>
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<td>μg/L</td>
<td>Micrograms per liter</td>
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### Summary

| Introduction | In September 2015, JKLM Energy, LLC (JKLM) injected a mixture of chemicals, including Gulf Rock Drill Oil 150 and a foaming agent known as F-485, into an open wellbore at Reese Hollow 118 well pad. The Pennsylvania Department of Environmental Protection (PADEP) and JKLM investigated this incident. Injected and naturally-occurring chemicals, including organic and inorganic chemicals, were documented in drinking water supplies near the site. Over 100 drinking water sources were sampled during the response. The drinking water sources that were sampled included private and public groundwater wells and springs. Surface water (ponds and streams) near the site not used for drinking water were also sampled. PADEP determined that, of 17 private water supply complaints and over 100 samples from individual water sources, six drinking water sources were impacted by the JKLM release (PADEP 2016). The Agency for Toxic Substances and Disease Registry (ATSDR) accepted a petition to review the available environmental data related to this incident to assess the public health implications of exposures to impacted water in the area. |
| Conclusions | Based on the limited data available for ATSDR assessment, ATSDR concludes the plume of contamination due to the JKLM release was diluted and degraded quickly in the aquifer. A limited number of drinking water wells and surface water bodies were directly impacted by the release for less than six months. Based on the data set made available to ATSDR for health assessment, most drinking water exposures, including exposures to JKLM-related chemicals, were of short duration and at concentrations not expected to result in adverse health effects (see additional contaminant-specific conclusions). Exposures to one JKLM-related chemical in one private groundwater well were high enough to cause temporary adverse health effects at one residence via inhalation while showering. Surfactants were detected in surface water bodies (streams and ponds), but at lower concentrations than were detected in groundwater sources. Only a small number of groundwater sources had surfactant detections. Surfactants are compounds used in soaps, detergents, lubricants, and other emulsifiers. ATSDR reached three specific conclusions related to exposures to chemicals and one conclusion related to exposure to bacteria in drinking water in the Coudersport area: |
| Conclusion 1 | Isopropanol was detected in three private groundwater wells. The maximum level of isopropanol detected in one of these private wells was high enough to be of health concern from inhalation exposures during household water use (e.g., showering). The levels of isopropanol in the two other wells were below concentrations where health effects may be expected. Isopropanol is a contaminant that was released to groundwater by JKLM during this incident. |
| Basis for Conclusion 1 | Based on the available sampling data, people were only exposed to isopropanol in their drinking water supplies for a short time.  
ATSDR does not expect any adverse health effects from *drinking* the levels of isopropanol detected for a short period of time in any of the three private wells with detections of this chemical.  
Based on results from a computer-based shower model that uses chemical concentrations in water, estimated *inhalation* exposure concentrations (showering plus bathroom time), for one residence with the maximum level of isopropanol exceeded an acute inhalation screening level. Temporary health effects, including eye, nose, and throat irritation, may have occurred from acute exposures to isopropanol at this residence. People with diabetes, and/or pre-existing eye, skin, respiratory, or neurological conditions, could be more sensitive to this chemical exposure. We expect some variability in people’s responses to breathing this modeled level of isopropanol in air. While some individuals might experience short-term health effects at this maximum exposure level detected, others may not. Isopropanol detected in other wells were not detected at concentrations of health concern from inhalation or ingestion. |
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<td>Conclusion 2</td>
<td><strong>People who consumed water contaminated with bromide, iron, lead, lithium, manganese or sodium may be at risk for harmful non-cancer health effects associated with these chemicals.</strong></td>
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| Basis for Conclusion 2 | **Bromide:** Levels of bromide in three drinking water sources exceeded the World Health Organization (WHO) acceptable daily intake (ADI) level for bromide. However, estimated exposure doses were below the conservative no observed adverse effect level (NOAEL) of 4 milligrams per kilogram per day (mg/kg/day).  
**Iron:** Water samples from 12 drinking water sources exceeded the EPA regional screening level (RSL) of 1,400 micrograms per liter (µg/L) and twenty-nine drinking water sources exceeded the EPA secondary maximum contaminant level (MCL) of 300 µg/L.  
Exposures to the higher iron concentrations found in the 12 drinking water sources are not likely to result in adverse health effects in healthy residents. However, individuals with hemochromatosis, a rare inherited disease, may be at risk from these increased iron exposures from drinking water.  
**Lead:** Lead in drinking water at any level should be reduced or removed. Fifty-six (56) of the Coudersport drinking water sources had detectable levels of lead, nineteen of which exceed the EPA action level for public drinking water of 15 µg/L. |
Chronic exposure to low lead levels in children has been shown to cause effects on the central nervous system, which can result in deficits in intelligence, behavior, and school performance. Health effects from lead exposure in children and unborn fetuses include both physical and mental impairments, hearing difficulties, impaired neurological development, and reduced birth weights and gestational age.

Lithium: Seven drinking water sources had lithium detections exceeding the EPA RSL of 40 μg/L. There is very little toxicological data on lithium exposures in young children. The potential for adverse health effects in sensitive subpopulations (patients undergoing lithium treatment, children, pregnant women, people with significant renal or cardiovascular disease, or individuals susceptible to dehydration or sodium depletion with concurrent long-term use of medications) is uncertain because of the lack of relevant study data.

Manganese: Manganese concentrations exceeded health-based screening values in six drinking water sources. Chronic child and adult manganese exposure doses at one private drinking water well exceeded the lowest observed adverse effect levels (LOAEL). Chronic manganese exposure doses at two other private drinking water wells, when including additional exposures to manganese from food sources, exceeded the LOAEL for children under three. The EPA short-term advisory level is exceeded for adults consuming water from two private drinking water wells and for children consuming water from five private drinking water wells. High levels of manganese exposure may produce undesirable effects on brain development, including changes in behavior and decreases in the ability to learn and remember.

Sodium: Exposures to sodium from Coudersport drinking water sources sampled at this site (without consideration of additional sodium intake from food sources) do not exceed recommended U.S. Departments of Health and Human Services and Agriculture (HHS/USDA) dietary guideline of 2,300 mg/day. However, twenty-three (23) drinking water sources exceeded the EPA drinking water advisory level for sodium (20 mg/L) in public drinking water. Individuals on sodium restricted diets or individuals with infants drinking this water should discuss their drinking water sodium results with their physician.

| Conclusion 3 | Health effects are not expected from exposures to other chemicals assessed by ATSDR in Coudersport area drinking water sources. |
| Basis for Conclusion 3 | Although concentrations of acetone, aluminum and barium in Coudersport drinking water exceeded health-based screening values, ATSDR’s analysis of the calculated daily exposure doses for each of these chemicals were below minimal risk levels (MRL) |
for both children and adults. An MRL is a daily exposure dose below which health effects are not expected to occur.

The one-time benzene detection in drinking water was below the EPA 10-day health advisory level.

All other assessed chemicals were below health-based screening values.

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<tr>
<th>Next Steps for Conclusions 1-3</th>
<th><strong>General Recommendations</strong></th>
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<tr>
<td>Install treatment and continue to monitor: ATSDR recommends that private well owners with elevated levels of lead, lithium, manganese or sodium take steps to reduce exposures to these chemicals in their drinking water. This includes working with water quality treatment professionals to install treatment systems specifically designed to remove these contaminants. In addition, ATSDR recommends that all private well owners continue to monitor the quality of their residential well water.</td>
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The Penn State Extension Program provides low cost well testing and offers a specific gas/oil water testing package. Further information on Penn State’s private water well testing program can be obtained from the Potter County Penn State Extension Office (814-274-8540; PotterExt@psu.edu) or the Penn State Extension Lab Testing website (http://agsci.psu.edu/aasl/water-testing). Penn State has also developed a fact sheet with specific recommendations for analytes appropriate to include in drinking water testing; the fact sheet can be found at: http://extension.psu.edu/natural-resources/water/marcellus-shale/drinking-water/testing-drinking-water-supplies-near-gas-drilling-activity/extension_publication_file.

Health Education/Outreach: In early 2016, soon after accepting the petition, ATSDR attempted to notify all residents with detected fecal coliform/E.coli contamination in their water supplies and residents with lead concentrations in their drinking water above the EPA public water supply action level of 15 μg/L. However, the contact information obtained by ATSDR was limited to a few residents in this rural area. ATSDR worked with PADEP to determine if additional contact information was available. ATSDR regional staff conducted outreach, including distribution through U.S. mail service of this health consultation, to inform residents of contaminants that are of health concern in their drinking water.

ATSDR recommends that local and state environmental and public health agencies continue to inform residents with drinking water wells of the importance of regular water testing, and the responsibilities of all stakeholders (local government, industry, regulators, residents) involved in these types of incidents.
Planning and Preparedness: ATSDR recommends that drillers and state regulators develop site-specific procedures that protect the public from exposure to chemicals injected into open boreholes to recover drill bits and other ‘lost’ items.

Chemical-Specific Recommendations

Iron: Individuals with hemochromatosis, a rare inherited disease, should consult with their health professionals as appropriate to discuss the additional iron in their diet from well water.

Lithium and Sodium: Residents consuming well water with elevated lithium or sodium should inform their physician of these additional exposures through groundwater. This is especially important for residences with sensitive subpopulations (e.g., patients undergoing lithium treatment or under a sodium-reduced diet, infants/children, pregnant women, those with significant renal or cardiovascular disease, etc.).

Lead: Residents with lead in their drinking water above 15 μg/L (0.015 mg/L), should take immediate steps to eliminate or reduce their exposures to as low as achievable, either through installing lead-specific treatment, or by using an alternative drinking water source. ATSDR staff will continue to try to reach homeowners with lead detections in their well water above the EPA public water action level of 15 μg/L (0.015 mg/L). The following provides general recommendations for exposures to lead:

Reduce lead exposure: Because no level of lead in children’s blood has been proven safe, ATSDR and CDC recommend reducing lead exposure wherever possible. ATSDR recommends that parents or guardians immediately reduce their own and their children’s ingestion of lead in their drinking water and from other sources such as flaking or peeling lead paint and dust. See https://www.cdc.gov/nceh/lead/tips.htm for suggestions on reducing exposure to lead paint and dust.

Reduce lead absorption: To help decrease lead absorption from any swallowed source, eat a nutritious diet including several small meals per day (appropriate for age and growth) rich in iron, calcium, vitamins C & D and zinc from such foods as dairy products, green vegetables, and lean meats. Proper nutrition is particularly important for children and pregnant women.

Water filtration: ATSDR recommends homeowners use water filtration/treatment explicitly designed to reduce lead concentrations in residential well water supplies with detectable lead concentrations.

Blood lead screening: Consistent with statewide childhood blood lead screening guidelines, all families are encouraged to discuss blood lead screening for children.
six years of age and under with their health care provider. This is especially recommended for families whose home drinking water supply has lead detected above 15 µg/L.

*Manganese:* The following table provides general recommendations for manganese in drinking water.

<table>
<thead>
<tr>
<th>Manganese Concentration</th>
<th>Recommendation</th>
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<tr>
<td>300 µg/L or less</td>
<td>Routine water well monitoring, including analyses for manganese</td>
</tr>
<tr>
<td>300 to 500 µg/L</td>
<td>Infants (birth to 1 year) use bottled water or use appropriate and properly maintained water treatment system with bi-annual water quality monitoring.</td>
</tr>
<tr>
<td>&gt;500 µg/L</td>
<td>Infants and children use bottled water or use appropriate and properly maintained water treatment system with bi-annual water quality monitoring.</td>
</tr>
<tr>
<td>&gt;1,000 µg/L</td>
<td>All age groups use bottled water or appropriate and properly maintained water treatment system with bi-annual water quality monitoring.</td>
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**Conclusion 4**

Biological contamination was found in a number of the drinking water sources that were tested.

**Basis for Conclusion 4**

Thirty-one water sources were positive for the presence of fecal coliform bacteria. Fecal coliform and *E. coli* can cause severe illness following acute exposures. Ingesting fecal coliform bacteria, including E. coli, can result in serious infections with symptoms including, but not limited to, bloody diarrhea, stomach cramps, fever and vomiting.

**Next Steps for Conclusion 4**

ATSDR recommended that owners and operators of drinking water sources (i.e., wells and springs) that tested positive for the presence of fecal coliform or *E. coli* take immediate steps to eliminate exposures to the contaminated water, including installing treatment. Residents with bacterial contamination should continue to evaluate their wellhead area and take steps to control any nearby sources that may be contributing to the bacterial contamination in their water supply. Owners whose water supply tested positive for the presence of total coliform but not fecal coliform (or *E. coli*) should monitor their well on a regular basis and consider treatment to improve water quality and to reduce the presence of bacteria in their drinking water.

**Data Limitations**

ATSDR acknowledges several important data limitations in this public health review:

There Are Temporal and Spatial Data Limitations – Due to variability in timing and frequency of water supply sampling, along with contaminant migration through water
resources (i.e., surface and ground waters), we cannot be certain that we have sample
data from all impacted water sources from the beginning of the release until water
impacts were resolved. We also do not have water quality measurements for these same
groundwater wells and springs prior to the JKLM release, so we are not sure what
contaminants and concentrations routinely exist in the groundwater wells and springs.

ATSDR cannot determine whether all JKLM-related contaminant exposures or longer-
term groundwater quality issues were fully assessed. The JKLM-related contaminants
were detected in samples for a period of less than six months (September 2015 through
February 2016). However, it cannot be determined with the data set whether or for how
long JKLM-related contaminants caused naturally-occurring or household plumbing-
related chemicals (e.g., metals) to mobilize into the water supplies. It can also not be
determined with the available data set whether naturally-occurring contaminants were
already present at similar concentrations in these water supplies before the JKLM
release occurred.

Due to samples being collected over limited and varying time frames, ATSDR cannot
determine exposure durations or chronic exposure concentrations for all exposure
locations. Due to these sampling limitations, some contaminant exposure durations were
assessed for both chronic (greater than one year) and intermediate (less than one year,
more than two weeks) time frames, including aluminum, barium, lead, lithium,
manganese, and sodium.

Proprietary Chemical Information Was Not Provided - ATSDR has concluded that
exposures to JKLM-injected products (i.e., isopropanol mixture) have occurred (see
Conclusion 1); however, ATSDR does not have enough information to determine what
other chemicals were in the injected mixtures that residents were exposed to. ATSDR
also does not know the duration or concentration of exposure to these other chemicals.

Laboratory Analyses Were Limited – At the time PADEP detected maximum
concentrations of injected chemicals in the impacted wells (based on the data set
provided), other man-made chemicals were not included in the drinking water sample
analyses. Approximately two weeks to one month following initial detection of impacts
to water supplies, laboratory analyses were expanded to include other chemicals. The
results indicated that bis(2 ethylhexyl) adipate, bis(2-ethylhexyl) phthalate, and
butylbenzyl phthalate were detected in the impacted wells. Results letters provided to
residents by PADEP noted that these organic contaminants were also detected in
laboratory quality control (QC) samples; however, these QC data were not provided to
ATSDR. Since analysis of these additional chemicals did not occur until sampling
events several weeks after the initial sampling and because there are reportedly QC
issues with the data, ATSDR cannot determine what the maximum exposure concentrations were for these additional chemicals in impacted water supplies.

| For More Information | For further information about this health consultation, please call ATSDR at 1-800-CDC-INFO and ask for information about the “JKLM Coudersport Site.” If you have concerns about your health, contact your health care provider. |
Background
Natural gas driller, JKLM Energy, LLC (JKLM), lost a drill bit while drilling for natural gas in Coudersport, Potter County, PA. Drillers used a chemical mixture including surfactants (i.e., “F-485,” which includes isopropanol) and “rock drill oil 150 (0428)” to recover the drill bit from the ground (PADEP 2015). The chemicals were not authorized for use during that stage of site activities. One breakdown product (i.e., acetone) and several chemicals used by JKLM (e.g., isopropanol, benzene, xylenes, and ethylbenzene) were detected in samples collected from drinking water taps sourced by residential groundwater wells and springs. A test which indicates the presence of surfactants (i.e., methylene blue active substance, or MBAS) was also positively detected in a number of these private drinking water sources (also referred to in this report as residential wells or RWs). On September 30, 2015, the Pennsylvania Department of Environmental Protection (PADEP) issued a notice of violation to JKLM for (1) failure to construct and operate a well in accordance with Pennsylvania’s oil and gas code, (2) unpermitted usage of certain additives, and (3) the discharge of polluting substances (PADEP 2015).

The Coudersport area is rural, with predominantly agricultural land and forested areas covering rolling hills and valleys in north central Pennsylvania. The Coudersport town center is located three to four miles west southwest of the Reese Hollow 118 well pad. Approximately 2,217 people live within a four-mile radius of the Reese Hollow 118 well pad. The population includes groups potentially more sensitive to environmental contaminant exposures, including 185 children under six years of age, 338 women of childbearing age (15 to 44 years old), and 504 elderly individuals (65 and older) (U.S. Census 2010).

The Reese Hollow 118 well pad is located on the southeastern slope of a forested valley. Burrows Road is located at the bottom of this valley, to the northwest of the Reese Hollow 118 well pad. Both public and private drinking water sources serve the area. PADEP and JKLM conducted sampling of both public and private ground and surface water sources up to 4 miles from the Reese Hollow 118 well pad, including the Coudersport public water source wells, located over 3.5 miles west. The nearest private residence is less than 600 feet from the JKLM Reese Hollow 118 well pad. Public and private source water data were both assessed in this health consultation.

<table>
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<th>Timeline of JKLM Spill and Response</th>
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</tbody>
</table>
Following the JKLM release, over 100 sources of drinking water in the area surrounding JKLM’s Reese Hollow 118 well pad were sampled. This included sampling of residential groundwater wells, public drinking water source groundwater wells, and natural springs used as private and public drinking water sources. Surface waters (i.e., ponds and streams) were also sampled. See Figures 1 and 2 for site layout, the general location of water sampling, and demographic information for the Coudersport area. (Note, only general geographic information is provided for the locations of drinking water sources to protect individual privacy.) A limited number of private drinking water sources were contaminated by chemicals released by JKLM. PADEP issued letters to six homeowners indicating these homeowners’ drinking water sources were impacted or were presumed to have been impacted by JKLM activities. PADEP worked with JKLM to ensure drinking water was provided to these homeowners until the groundwater supply was determined to no longer be contaminated with JKLM-injected chemicals. The PADEP considered the groundwater sources to no longer be impacted when contaminant concentrations were below PADEP’s levels of health/potability concern for multiple sampling events over time, or the water was restored to its original state of groundwater quality. Well monitoring continued for approximately six months (September 2015 through February 2016), at which time PADEP determined all wells were restored. During the public comment period (January 2019), PADEP informed ATSDR that additional sampling was conducted in the impacted area; however, these data were not made available to ATSDR and are not included in this health consultation.

PADEP notified well owners if they had detections of site-related contaminants or other chemicals (e.g., lead) in their well that exceeded public water supply regulatory levels (maximum contaminant levels, MCLs, or action levels). Sampling of private wells and other water sources began within days of the September 2015 incident. Sampling continued at varying intervals through the end of February 2016. Contaminated wells and other water sources were sampled at a higher frequency and over a longer period than wells that were determined by PADEP to not have been impacted by JKLM activities. Some residents refused follow up rounds of sampling by the PADEP. Appendix B, Section 3, provides further discussion of ATSDR’s assessment of exposure durations.

**Statement of Issues**

In February 2016, both the Pennsylvania Department of Health (PADOH) and Agency for Toxic Substances and Disease Registry (ATSDR) received requests for public health assistance related to the JKLM incident. PADOH issued a letter to one nearby well owner that was not impacted. The well owner had requested assistance from the state agencies (both PADOH and PADEP) and the sampling data reviewed by the State resulted in the PADOH letter to the property owner summarizing the PADEP determination. Other requests for assistance to the state regarding the JKLM release have been handled by the PADEP Eastern Region Oil and Gas Office. ATSDR determined that the February 2016 citizen’s request for assessing public health impacts from the
JKLM event met the criteria for accepting a citizen’s petition under ATSDR’s petition authorities under the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA, or Superfund). This report provides ATSDR’s public health evaluation of the available public and private drinking water source data related to the September 2015 JKLM event.

**Chemicals Detected**

Residences near the JKLM Reese Hollow 118 well pad use private wells or springs for drinking water and household use. The Borough of Coudersport (public wells #81 and #82 or CWTP 1E and CWTP 2, respectively) and the Charles Cole Memorial Hospital (#84 and #91) use groundwater as their drinking water source. Private and public source water wells, along with several surface water sources, were assessed by JKLM and the PADEP for impacts caused by JKLM activities at the Reese Hollow 118 well pad.

1. **Private Water Wells.** Chemicals related to the JKLM event (isopropanol, acetone, benzene, toluene, ethylbenzene, xylenes, trimethylbenzenes), naturally occurring metals and salts (sodium, manganese, iron, etc.), surfactants and other organic (bis(2 ethylhexyl) adipate, bis(2-ethylhexyl) phthalate, butylbenzyl phthalate) and inorganic compounds were detected in private groundwater wells, some of which exceeded health-based screening values.

2. **Public Water Source Wells.** Organic compounds (acetone, bis(2-ethylhexyl) phthalate, 1,1-dichloroethane, 2-hexanone, styrene), petroleum-related compounds (benzene, toluene, xylenes, ethylbenzene), naturally occurring metals and salts, and surfactants (by MBAS test) were detected in public water source wells (*public water samples assessed in this document were collected from source wells not from post-treatment locations*).

A number of private drinking water wells were also positive for total coliform and/or *E. coli* (bacteria which can cause illness) and surfactants as determined by a methylene blue active substance (MBAS) test. MBAS is a qualitative test that identifies the presence of surfactants. MBAS detections may be attributable to many activities or products, such as household laundry detergent, or natural gas industry activities. Contaminant concentrations diminished over time in groundwater samples. By March 2016, sampling by JKLM and PADEP was completed and well water impacts related to the JKLM incident were no longer detected. During the public comment period (January 2019), PADEP informed ATSDR that additional sampling was conducted in the

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**Chemicals detected in drinking water sources include:**

- Isopropanol, benzene, ethylbenzene, and xylenes (JKLM-injected chemicals);
- Acetone (isopropanol breakdown product);
- Aluminum, arsenic, barium, bromide, iron, lead, lithium, manganese, sodium, (naturally occurring or may be related to household plumbing); and,
- Organic compounds, including polycyclic aromatic hydrocarbons (PAHs), bis(2 ethylhexyl) adipate, bis(2-ethylhexyl) phthalate, butylbenzyl phthalate, and surfactants (unknown source).
impacted area; however, these data were not made available to ATSDR and are not included in this health consultation.

During the initial ATSDR screening process, the maximum analyte/chemical concentration from the available environmental data were compared to health-based screening values (see Appendix A for full screening table). Over 100 water sources (wells, springs, creeks, ponds) were sampled for JKLM-related contaminants (e.g., isopropanol, acetone, benzene, ethylbenzene, xylenes, and surfactants by MBAS). A subset of the groundwater sources (springs and wells) were sampled for JKLM-related contaminants and a broader range of drinking water quality analyses (i.e., target volatile and semi-volatile organic compounds, major ions, metals and salts, bacteria, and general water quality parameters).

While a large amount of environmental data was shared by PADEP, ATSDR did not receive the original laboratory data packages for evaluation. Drinking water data were received by ATSDR from PADEP in an electronic database developed by JKLM; therefore, information regarding laboratory accreditation and analytical procedures were not reviewed by ATSDR. ATSDR also did not receive any quality control (QC) data for laboratory analytical procedures.

Chemicals were identified as chemicals of potential concern (COPCs) if the maximum concentration exceeded its respective screening value for the specific exposure duration identified.¹ If an acute or intermediate screening value was not available for screening against acute or intermediate exposure contaminants, the chronic screening value was used for determining whether the contaminant is of potential health concern (COPC) (See Table 1). COPCs require further analyses to determine their public health significance. Contaminant exposures, including bacterial contaminant exposures, and health implications of exposures, are discussed in more detail below.

Further description of the Coudersport exposure scenario for COPCs are provided in Appendix B. Appendix B also provides further information about the ATSDR health assessment and exposure pathway evaluation process.

¹ Acute duration exposures are defined as daily exposures up to 14 days. Intermediate duration exposures are defined as daily exposures for more than two weeks and less than one year. Chronic duration exposure is more than 364 days.
<table>
<thead>
<tr>
<th>Contaminant</th>
<th>Maximum concentration (in µg/L)</th>
<th>Maximum 95UCL (n) (in µg/L)</th>
<th>Screening Value (in µg/L)</th>
<th>Screening Value Source</th>
<th>Estimated maximum exposure dose (RME) in mg/kg/day</th>
<th>ATSDR MRL mg/kg/day (duration)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Acetone</td>
<td>19,400</td>
<td>194 (4)**</td>
<td>6,300</td>
<td>ATSDR child RMEG</td>
<td>0.028</td>
<td>2 (inter)</td>
</tr>
<tr>
<td>Aluminum</td>
<td>43,700</td>
<td>3,420 (25)</td>
<td>7,000</td>
<td>ATSDR child iEMEG</td>
<td>6.2</td>
<td>1 (inter)</td>
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<tr>
<td>Barium</td>
<td>1,590</td>
<td>NC</td>
<td>1,400</td>
<td>ATSDR child iEMEG</td>
<td>0.21</td>
<td>0.2 (inter)</td>
</tr>
<tr>
<td>Benzene</td>
<td>7.65</td>
<td>NC</td>
<td>3.5</td>
<td>ATSDR child cEMEG</td>
<td>0.0011</td>
<td>0.0005 (chron)</td>
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<tr>
<td>Bromide</td>
<td>13,000</td>
<td>12,828 (3)**</td>
<td>2,000</td>
<td>WHO cADI</td>
<td>1.8</td>
<td>NA</td>
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<tr>
<td>Iron</td>
<td>61,600^</td>
<td>6,200 (30)</td>
<td>1,400</td>
<td>EPA RSL (HI=0.1)</td>
<td>0.88</td>
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<tr>
<td>Isopropanol</td>
<td>15,000</td>
<td>1.23 (37)</td>
<td>410</td>
<td>EPA RSL (HI=1.0)</td>
<td>0.00018</td>
<td>2.0 (inter)</td>
</tr>
<tr>
<td>Lead</td>
<td>373</td>
<td>NC</td>
<td>15</td>
<td>EPA Action Level</td>
<td>NC</td>
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</tr>
<tr>
<td>Lithium</td>
<td>110</td>
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<td>40</td>
<td>EPA RSL (HI=1.0)</td>
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<td>NA</td>
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<tr>
<td>Manganese</td>
<td>2,580</td>
<td>563 (2)**</td>
<td>300</td>
<td>EPA Health Advisory</td>
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<td>0.05 (chron)</td>
</tr>
<tr>
<td>Sodium</td>
<td>146,000</td>
<td>129,255 (19)</td>
<td>20,000</td>
<td>EPA DWEL</td>
<td>NC</td>
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</tr>
<tr>
<td>E. Coli*</td>
<td>201</td>
<td>NC</td>
<td>0 (fecal)</td>
<td>EPA MCL</td>
<td>NC</td>
<td>NA</td>
</tr>
<tr>
<td>Total Coliform*</td>
<td>802</td>
<td>NC</td>
<td>2 (total)</td>
<td>EPA MCL</td>
<td>NC</td>
<td>NA</td>
</tr>
</tbody>
</table>

Notes: all concentrations in micrograms per liter (µg/L), except E. coli and coliform; ^ = one time detection, all others in well less than screening value; *= in MPN/100 ml; ** = 95UCL not used; n = number of samples analyzed for contaminant; RME = media evaluation guideline based on EPA reference dose; aEMEG = acute-duration environmental media evaluation guideline; iEMEG = intermediate-duration environmental media evaluation guideline; cEMEG = chronic-duration environmental media evaluation guideline; CREG = cancer risk evaluation guideline (10E-6 value); WHO = World Health Organization; ADI = Acceptable daily intake; RSL = EPA regional screening level; HI = hazard index; MCLG = EPA maximum contaminant level goal; DWEL = EPA Drinking water equivalent level; MCL = EPA maximum contaminant level; RME = reasonable maximum exposure dose; inter = intermediate duration; cADI = children’s acceptable daily intake; NA = Not available; NC = Not calculated

It is important to also note that contaminants not specifically related to the JKL M release were identified in drinking water sources. These contaminant exposures are also discussed in this document.
Exposure Pathways Evaluation

ATSDR evaluates whether people may have come into contact with chemicals from a site by examining exposure pathways. For more discussion on how ATSDR conducts an exposure pathway assessment, see Appendix B.

ATSDR has concluded that a completed exposure pathway was present at this site from the Reese Hollow 118 well pad to drinking water wells where residents access groundwater for consumption and household use. The release began in September 2015, which is when exposures began in the community. Exposures were mitigated within a few days for well owners with confirmed JKLM-related contaminants. These residents were provided bottled water under an order from PADEP to JKLM after the contamination was detected. Sampling of groundwater sources and surface water continued until late in February 2016, when final rounds of groundwater sampling were completed. At that time, PADEP confirmed that JKLM-related chemicals were no longer being detected in water samples in the area.

Based on ATSDR’s evaluation of exposure durations, which shows exposures to JKLM-related chemicals (isopropanol, benzene, ethylbenzene, and xylene and acetone) lasted from a few days to a few weeks before mitigation actions were implemented (e.g., bottled water provisions), ATSDR used acute- and intermediate-exposure duration health-based screening values. In the absence of an acute or intermediate screening value, ATSDR used chronic exposure screening values as the basis for screening the environmental data.

This document focuses on ATSDR’s public health assessment of exposures to groundwater following the JKLM Reese Hollow 118 well pad event. ATSDR also recognizes that dermal (i.e., skin contact) and inhalation exposures to contaminants are possible, especially during showering and bathing, or other activities where significant quantities of groundwater are in use (e.g., laundering clothes). However, the primary exposure pathway of concern is ingestion of contaminants, and this is the focus of the health implications discussion in this document. When additional exposure pathways are relevant to the specific chemical being assessed, such as for isopropanol, they are evaluated in the health implications discussion section.

ATSDR also evaluated environmental data provided for the same wells that were not specifically related to the JKLM release. Some of these contaminants are naturally occurring substances. For these non-JKLM related contaminants (e.g., sodium, manganese), ATSDR assumed exposures may have been long-term (i.e., greater than one year). This approach to exposure assessment is conservative and assumes, in the absence of comprehensive data, that exposures are chronic or
for a full lifetime of up to 78 years, although actual exposures may have been for a shorter time period. These data were evaluated with chronic-exposure screening values.

It is important to note that a completed exposure pathway does not necessarily mean that harmful health effects will occur. A chemical’s ability to harm health depends on many factors, including how much of the chemical is present, how long and how often a person is exposed to the chemical, and how toxic the chemical is. Further evaluation of specific chemical exposures is needed to determine whether the exposure could cause harmful effects.

**Discussion**

This section provides an evaluation of the public health implications of exposures to the chemicals of potential concern. ATSDR assessed the data and determined that exposures to a number of the detected chemicals were of short, limited durations (i.e., less than two weeks to less than six months). These chemicals include isopropanol, acetone, benzene, ethylbenzene, xylenes, aluminum, and barium. Aluminum and barium are not considered site related chemicals; however, temporary water quality changes (e.g. pH, corrosivity) due to the addition of chemicals in the aquifer, such as isopropanol and other surfactants, may lead to increased mobilization of naturally occurring metals and salts. Assessment of these chemicals is based on intermediate duration exposures, as indicated by the data. For other chemicals and analytes detected, the data either indicates chronic exposures are occurring or there is insufficient data to determine whether exposures are of acute (less than two weeks), intermediate (two weeks to less than a year), or long-term (i.e., greater than one year) exposure duration. Assessment of these chemicals is based on chronic exposures using chronic-exposure screening values. See Table 1 for a summary of ATSDR’s screening of the sampling data.

Finally, it is important to note that a number of residential wells tested positive for the presence of bacteria (i.e., total coliform) and some of those wells also tested positive for fecal coliforms or *E. coli*, bacterial contaminants associated with acute health effects from ingestion.

**Health Implications from Exposures to Contaminants of Potential Concern**

This section provides exposure evaluations for each contaminant of potential concern (COPC). More general information for each of the contaminants of concern is provided in Appendix C.

**Acetone Exposure Evaluation**

Acetone was detected in 12 drinking water samples. Only one water sample had a detection above its health-based screening value: the maximum acetone concentration of 19,400 μg/L.
(19.4 mg/L) was detected in the raw water (pre-treatment) from residential well #1 (RW #1), on September 18, 2015. This well has a treatment system. The post-treatment sample, collected on the same day (September 18, 2015) had an acetone concentration of 230 μg/L (0.230 mg/L). Acetone exposure concentrations (by ingestion) were below health-based screening values in each of the additional sampling rounds. Based on this data set, ATSDR assumes acetone ingestion from consuming this well water is of intermediate exposure duration (based on the data, exposures were significantly less than one year of exposure, but may have been more than two weeks). Due to effective treatment of RW #1 well water, acetone exposures to the maximum well water concentration of 19,400 μg/L are not expected to have occurred. Consuming water on this date (9/18/15) would have exposed residents to acetone at the post-treatment concentration of 230 μg/L. Based on pre- and post-treatment data, some breakthrough of and exposures to acetone occurred for RW #1 users. Based on sampling information, acetone exposures at this home were mitigated by an effective water treatment system and below levels of public health concern.

Sample results from other assessed wells showed acetone levels below the health-based screening value. Exposures to the acetone at levels detected in assessed drinking water supplies are not expected to result in any adverse health effects.

Acetone has not been classified as a carcinogen by the EPA or the International Agency for Research on cancer (IARC).

Of toxicological significance, this acetone exposure occurred simultaneously with isopropanol exposures (15,000 μg/L) at this home, increasing the potential for adverse health effects from these two chemicals. This concurrent exposure (i.e., acetone and isopropanol) is discussed in the isopropanol exposure evaluation section.

**Health effects from ingestion (i.e., drinking and eating with contaminated water) are not expected for children or adults exposed to acetone at the levels and durations observed in the assessed Coudersport drinking water supplies.**

**Aluminum Exposure Evaluation**

One well (RW #2) had a maximum concentration of 43,700 μg/L (43.7 mg/L), exceeding its respective health-based screening value, the iEMEG, of 7,000 μg/L (7 mg/L) for children. All

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**Acetone Detection History**

<table>
<thead>
<tr>
<th>Residential Well #1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pre-drill sampling</td>
</tr>
<tr>
<td>9/18/15 pre-treatment</td>
</tr>
<tr>
<td>9/18/15 post-treatment</td>
</tr>
<tr>
<td>10/1/15</td>
</tr>
<tr>
<td>10/3/15</td>
</tr>
<tr>
<td>1/21/16 pre-treatment</td>
</tr>
<tr>
<td>1/21/16 post-treatment</td>
</tr>
</tbody>
</table>

Note: *=not an exposure concentration; ATSDR health-based screening value is 14,000 μg/L for children.
other wells had aluminum concentrations below the health-based screening value (i.e., iEMEG).

Aluminum was “non-detect” (i.e., it was less than 50 µg/L or 0.05 mg/L) in the pre-drill sample collected from RW #2 on April 22, 2015. The second highest concentration in RW #2, at 386 µg/L (0.386 mg/L), was below the health-based screening value, but above the EPA SMCL of 50-200 µg/L (0.05 to 0.2 mg/L). Over the course of sampling RW #2 from September 21, 2015 through February 24, 2016, twenty-five sampling events resulted in twenty-nine (29) discreet water samples analyzed for aluminum, including samples collected on four occasions before and after a treatment system on the water supply. Aluminum was not detected in drinking water on 22 of the 25 sampling events (i.e., it was less than the method detection limit of 0.05 mg/L twenty-two times). The maximum 95UCL of 5.227 µg/L (5.23 mg/L), which assumes exposures to post-treatment water, was calculated from 25 sampling rounds over five months of sampling. The 95UCL (5.23 mg/L) was below the aluminum iEMEG (7 mg/L). To calculate the 95UCL, reported non-detect values were quantified at 0.0325 mg/L by the following formula: the laboratory limit of detection (0.0459 mg/L) divided by the square root of 2 (i.e., 1.4142). Aluminum is not classified as a carcinogen; therefore, cancer health effects are not expected.

**Health effects are not expected for children or adults exposed to aluminum by ingestion at the levels detected in Coudersport drinking water wells assessed in this health consultation, including RW#2.**

**Barium Exposure Evaluation**

The maximum barium concentrations of 1,590 and 1,450 µg/L (1.59 and 1.45 mg/L) were detected in two residential wells (RWs #4 and #5, respectively); however, only one round of sampling was conducted at these locations. It is not known what the barium exposure concentration would be in these wells over time due to the limited environmental data for both of these residential wells. Therefore, ATSDR assumes the detected concentrations of barium are present continuously and that chronic exposures to these concentrations of barium are occurring at these residences. The ATSDR child chronic exposure value for barium (cEMEG) is the same as the intermediate value of 1,400 µg/L (1.4 mg/L). The adult cEMEG (5,200 µg/L or 5.2 mg/L) was not exceeded. Barium levels in all other tested Coudersport drinking water supplies were below health-based screening values.

The majority of research evaluating the health effects of barium is from oral exposure studies and includes numerous case reports and epidemiologic investigations of humans exposed to barium through accidental or intentional ingestion (ATSDR 2007). Other information on the health effects associated with exposure to barium was obtained from various animal studies.
involving acute, intermediate, or chronic exposure to barium either by gavage or by drinking water.

ATSDR has derived a *chronic-duration* oral MRL of 0.2 mg/kg/day for barium. The chronic MRL is based on a benchmark dose 95% lower confidence level (BMDL05) of 61 mg/kg/day for nephropathy in male mice and an uncertainty factor of 100 (10 to account for animal to human extrapolation and 10 for human variability) and modifying factor of 3 to account for the lack of an adequate developmental toxicity study. EPA used the same study to derive an oral reference dose (RfD) for barium of 0.2 mg/kg/day, based on a benchmark dose level of 63 mg/kg/day for nephropathy in male mice and an uncertainty factor of 300 (10 to account for animal to human extrapolation, 10 for human variability, and 3 for database deficiencies, particularly the lack of a two-generation reproductive toxicity study and an adequate investigation of developmental toxicity) (EPA 2005, NTP 1994).

For adults, the estimated exposure doses do not exceed the chronic MRL or RfD. For a 10-kg and 16-kg child exposed to the maximum barium concentration detected (1,590 µg/L or 1.59 mg/L) and drinking 2 liters of water per day, the estimated exposure doses (0.318 and 0.199 mg/kg/day, respectively) exceed or are close to the chronic MRL and RfD of 0.2 mg/kg/day. Further evaluation, as described below, indicates that these barium exposures are not at levels where children are expected to experience health effects.

Further barium exposure evaluation indicates that children’s exposure doses in Coudersport do not exceed the adjusted dose where health effects might be expected to occur (i.e., the MRL which incorporates a benchmark dose and relevant uncertainty factors). The MRL contains an uncertainty factor of 3 applied for database uncertainty because adequate developmental studies have not been conducted. These developmental studies would apply to adults exposed during pregnancy and do not apply to children’s exposures. Adult doses did not exceed the MRL, which contains this uncertainty factor. Barium is not classified as carcinogenic via the ingestion route.

*Health effects are not expected from ingestion exposures to barium, either for children or adults, at the levels detected in Coudersport groundwater.*

*Benzene Exposure Evaluation*

The maximum benzene concentration of 7.65 µg/L (0.00765 mg/L) was detected by JKLM sampling on September 21, 2015 in RW#2. This result exceeded the EPA maximum contaminant level (MCL) for benzene (5 µg/L) in public water supplies. Split sampling of this well by PADEP at the same time found a benzene concentration of 3.02 µg/L (0.00302 mg/L). The RW#2 benzene detection by JKLM sampling was above the ATSDR child *chronic* EMEG (3.5 µg/L), but below the adult screening value of 13 µg/L. This detection also exceeded the ATSDR...
CREG of 0.44 µg/L. ATSDR chronic health-based screening values (cEMEG and CREG) are based on a lifetime of daily exposures to the contaminant. Benzene was not detected in subsequent sampling of this well on October 1, 2015, or thereafter, indicating exposure to benzene was of a short, and not a chronic duration. Due to bottled water provisions implemented by PADEP order, the actual benzene exposure duration may have been less than one week. Benzene was not detected in other drinking water sources, but was detected in one pond sample at 1 µg/L (0.00098 mg/L).

Benzene is a widely used chemical and can be released from many sources, including as a by-product from combustion of coal, oil, gasoline, and other fuels. Drinking water with high levels of benzene over a long period of time can cause alterations to the blood such as a decrease in red blood cells (pancytopenia), impairment to the immune system and certain cancers such as leukemia (ATSDR 2007). The benzene concentration in RW#2 and estimated exposure duration for residents using this water supply was significantly lower than those shown to cause adverse health effects identified above. The toxicological literature on low concentration, short term benzene exposures by ingestion, is limited (ATSDR 2007b). The lowest NOAEL identified in the toxicology literature (50 mg/kg/day for female rats, ATSDR 2007b) is higher than the estimated acute exposure dose (0.0011 mg/kg/day) from drinking RW#2 water. The LOAEL (250 mg/kg/day) from the same study identified decreased food consumption as a less serious health effect. The lowest LOAEL of 88 mg/kg/day was identified in a one-day ingestion study on rats (ATSDR 2007b). This study by Cornish and Ryan (1965) found that rats exposed to benzene at a dose of 88 mg/kg/day exhibited slight central nervous system (CNS) depression following exposure (ATSDR 2007b). The LOAEL for CNS depression (88 mg/kg/day) is higher than the estimated acute exposure dose (0.0011 mg/kg/day) from drinking RW#2 water. The benzene concentration in RW#2 and estimated exposure duration for residents using this water supply was significantly lower than those shown to cause adverse health effects identified above.

The EPA one-day and 10-day benzene health advisory value for drinking water is 200 µg/L (EPA 2012). A health advisory is a non-regulatory drinking water contaminant concentration at which adverse health effects would not be anticipated to occur over specific exposure durations. Health advisories are provided by the EPA to assist state, federal and local agencies responsible for protecting public health when emergency spills or contamination situations occur (EPA 2012). Benzene exposure from drinking water from RW#2 is below the EPA 10-day health advisory. Benzene is a known human carcinogen, but based on the short duration exposure in this situation, ATSDR did not evaluate the potential for additional cancer risk over a lifetime of exposure.
Health effects are not expected from benzene ingestion exposures at the levels detected in the Coudersport data set reviewed in this health consultation, including RW#2.

Bromide Exposure Evaluation
The maximum bromide concentration of 13,000 µg/L (13 mg/L) was detected on September 21, 2015 from residential well RW #2, approximately three days after JKLM injected chemicals at the Reese Hollow 118 well pad. Bromide was not detected at any other time in this well (i.e., pre-drill sample collected in April 2015 was non-detect at less than 50 µg/L and October 14, 2015 sample was non-detect at less than 214 µg/L), suggesting bromide exposures from this well are of short duration. Based on this limited environmental data, the longest duration of bromide exposures to RW #2 water are less than six months (the period between pre-drill sampling in April and non-detect sample collected in October). The estimated average concentration from the three rounds of sampling was 4,396 µg/L. The available well water data are not sufficient to calculate a 95UCL. Residential well #2, due to the maximum detection of 13,000 µg/L, represents the worst-case Coudersport bromide exposure scenario.

Health effects from ingestion of inorganic bromide in drinking water was originally evaluated by the Joint Food and Agriculture Organization of the United Nation (FAO)/WHO Meeting on Pesticide Residues in 1966, which recommended an acceptable daily intake (ADI) for humans of 0 - 1 mg/kg body weight, based on a minimum pharmacologically effective dosage in humans of about 900 mg of potassium bromide, equivalent to 600 mg of bromide ion (WHO 2010). This acceptable daily intake (ADI) of 0 - 1 mg/kg body weight was reaffirmed with new data in 1988 and in a subsequent second human study (WHO 2010).

A conservative no observed adverse effect level (NOAEL) of 4 mg/kg body weight per day (for marginal effect within normal limits of electroencephalogram [EEG] in females at 9 mg/kg body weight per day) suggests an ADI of 400 µg/kg body weight, including an uncertainty factor of 10 for population diversity (WHO 2010). An ADI of 400 µg/kg body weight yields an acceptable total daily intake of 28,000 µg/day for a 70-kg person, 4,000 µg/day for a 10-kg child, and 6,400 µg/day for a 16-kg child.

Assuming a relative source contribution of 50% from drinking water (the other 50% from food, consumer products, etc.), the maximum drinking water concentration before exceeding the ADI value, the ADI_{DW}, for a 10-kg child consuming 1 liter/day would be up to 2,000 µg/L; for a 16-kg child consuming 1 liter/day, the value would be up to 3,200 µg/L; and for a 70-kg adult consuming 2 liters/day, the ADI_{DW} would be 7,000 µg/L. Drinking water exposure to bromide using the RW #2 average concentration of 4,396 µg/L exceeds the suggested ADI_{DW} for children consuming one liter of well water (4,396 µg/day) and adults consuming two liters of water (8,792 µg/day). Exposures to bromide from residential wells RW#40 (3,260 µg/L)
and RW#42 (3,370 μg/L) would have exceeded the ADI$_{DW}$ for children, but not adults. Assuming 50% relative source contribution of bromide from drinking water, the total estimated daily intake of bromide for children consuming water from RWs #2, #40 and #42, exceeded the WHO ADI, but is below the conservative NOAEL of 4 mg/kg/day.

There is uncertainty regarding the potential for health effects from brief exposures to bromide at levels slightly above the recommended ADI. There is insufficient animal or human study information to determine the carcinogenic risk from exposure to bromide. There is uncertainty regarding the potential for adverse health effects following brief exposures to bromide at levels above the FAO/WHO ADI of 0.4 mg/kg/day but well below the conservative NOAEL of 4 mg/kg/day. Large doses of bromide cause nausea and vomiting, abdominal pain, coma and paralysis. The exposure concentrations observed in Coudersport slightly exceed acceptable daily exposure levels (ADI) and health effects may or may not have occurred following exposures.

*ATSDR concludes that it is possible that some individuals may have experienced health effects from exposures to bromide over a brief time period in 2015 (wells RW#2, #40, and #42); however, this conclusion is highly uncertain due to limitations in the toxicology literature.*

**Iron Exposure Evaluation**

Iron concentrations in twelve wells exceeded the EPA RSL. Iron levels above the SMCL may cause water to have a bad taste and have a rusty color. This rusty color may stain clothes and dishes. This water may be unsuitable for drinking and cooking.

Iron is a required nutrient, and levels in residential well water are typically under 300 μg/L (WHO 1996). The recommended adequate intakes (AI) for iron are: 8 milligrams per day (mg/day) for men and post-menopausal women, 18 mg/day for pre-menopausal women, 10 mg/day for adolescents and 27 mg/day for pregnant women. The upper acceptable daily intake (UL) is 45 mg/day (IOM 2001).

Drinking water from the Coudersport residential well with the highest level of iron (one-time detection of RW#2 at 61,600 μg/L) would add approximately 61 and 123 mg of iron to a child (1 liter of water/day) and an adult’s daily diet (2 liters of water/day), respectively. These increased intakes of iron add a significant quantity of iron to an individual’s diet, exceeding the UL from water ingestion alone (excluding food intake, the primary source of iron in a daily diet). However, the maximum concentration was significantly higher than the next highest detected level (750 μg/L or 0.75 mg/L), suggesting a short duration of exposure to elevated iron. To assess iron exposures, the 95UCL from 30 sampling rounds of this water source was determined to be 6,200 μg/L (6.2 mg/L). Exposures to iron at the 95UCL would
result in daily intakes that are below the UL, indicating exposures to iron from this well are not of public health concern. The next highest iron level detected in Coudersport groundwater was 8,690 μg/L (8.69 mg/L). Ingesting iron at this second highest concentration or from all other wells sampled in Coudersport during the investigation would result in daily iron intakes below the UL. Iron is not classified as carcinogenic. Ingestion exposures to the iron in Coudersport water wells are not likely to result in adverse health effects in healthy adults and children.

It should be noted that a rare inherited genetic disease called hemochromatosis is associated with iron overload in a small percentage of persons. This disorder may not manifest until adulthood. Therefore, early consultation is recommended for families aware of their potential susceptibility because of relatives who have been told they have the disease. If any individuals with elevated iron in their well water are on reduced-iron diets to treat this condition, these individuals should consult their health professionals to discuss the additional iron exposures from consuming their well water.

**Isopropanol Exposure Evaluation**

Isopropanol was detected three times - once each in three wells (RW#1 at 15,000 μg/L or 15 mg/L; RW#2 at 175 μg/L or 0.175 mg/L; and, RW#42 at 101 μg/L or 0.101 mg/L); subsequent sampling events were non-detect for isopropanol. The EPA regional screening level (RSL) for isopropanol in drinking water is 410 μg/L; a value which accounts for each of three possible exposure routes (ingestion, dermal and inhalation). Following the injection of isopropanol into the ground at the Reese Hollow 118 well pad, each of the three wells (RW#1, #2, and #42) were sampled more than 35 times for the contaminant. Of toxicological significance is concurrent exposure to isopropanol and acetone. One residential well, RW#1, was contaminated with both isopropanol and acetone, and exposures to these chemicals occurred simultaneously, increasing the potential for adverse health effects from these exposures. This concurrent exposure is discussed in more detail below.

Isopropanol is a volatile organic compound (VOC) that readily “offgases” from water, resulting in inhalation exposures when contaminated water is used. Irritation of the mucous membranes of the upper respiratory tract may occur following inhalation of isopropanol. Skin contact has also been shown to produce irritating effects on the skin, but exposure durations and chemical concentrations need to be high enough to produce these irritant effects. The isopropanol screening value for dermal exposures (EPA RSL of 6,500,000 μg/L) was not exceeded in any well and is not further evaluated in this document. This isopropanol exposure evaluation focuses on the potential health implications of acute- and intermediate-duration isopropanol ingestion and inhalation exposures from home well RW#1, the only well exceeding screening values. Isopropanol at the levels detected in RW#2 and RW#42 well water is not of public health
concern from any route of exposure (inhalation, dermal, ingestion) and adverse health effects from isopropanol exposures at these homes are not expected.

If exposure concentrations exceed health-based screening levels and exposures occur for sufficient durations, concurrent isopropanol and acetone exposures may result in adverse health effects. Acetone is the primary metabolite produced in the body following exposure to isopropanol. Acetone exposure concentrations are therefore increased when an individual is exposed to both of these chemicals in the environment. Clewell et al. (2001), Gentry et al. (2002, 2003), and Clark et al. (2004) used computation toxicology to evaluate the health effects of acetone and isopropanol following inhalation or ingestion route isopropanol exposures. Based on these evaluations, isopropanol and acetone appear to each contribute to central nervous system (CNS) effects following isopropanol exposure.

However, exposures to isopropanol and acetone together or singly were not seen at levels expected to produce health effects with the exception of the maximum level detected in RW#1. As noted in the acetone exposure evaluation section, acetone exposures concentrations evaluated singly were low and did not exceed health-based screening levels. The maximum concurrent (with isopropanol) acetone exposure concentration of 230 µg/L was below health-based screening levels. Acetone exposures concurrent with isopropanol were less than 6 months (acute or intermediate duration), primarily occurring through inhalation during bathroom shower and other household water use, and the toxicological significance of this combined exposures is not expected to be significantly different than from the isopropanol exposure dose alone.

**Ingestion Exposure Route**

The U.S. EPA sub-chronic (less than one year) and chronic (greater than a year and up to a lifetime) exposure provisional reference dose (p-RfD) is 2 milligrams of isopropanol per kilogram of body weight per day (2.0 mg/kg/day). The p-RfD was derived from a toxicology study on rabbits that found decreased fetal weight (developmental effects) as the critical health effect. For residential well RW#1, the estimated central tendency of isopropanol ingestion exposure (CTE) and the reasonable maximum exposure (RME) levels range from 0.16 to 2.1 mg/kg/day. All estimated exposures fall below the p-RfD, with the exception of the RME for small children/infants. This scenario for small children, provided in the formula box below, results in a daily exposure dose of 2.1 mg/kg/day, which exceeds the RfD of 2.0 mg/kg/day. However, the critical health effect for which the p-RfD is derived is a developmental effect (decreased fetal birth weight) and is not relevant for infants (the exposed subpopulation) whose sub-chronic dose exceeded the p-RfD. It is important to note in this section that bottled water was provided to the residents who use water from well RW#1 as soon as contamination was identified. Providing alternate water is likely to have limited the ingestion exposure durations to no more than a few days. Also, the odor from isopropanol contamination in the water is likely to
have provided a warning of the chemical’s presence, and this may have acted to reduce the volume of contaminated water consumed before alternative water was provided.

Based on this evaluation, ATSDR concludes that isopropanol ingestion exposures alone that occurred in Coudersport are not expected to have resulted in adverse health effects.

**Inhalation Exposure Route**

Isopropanol exposures through inhalation are of particular concern when drinking water is contaminated, as this exposure is added to ingestion and dermal exposures resulting in a higher cumulative exposure to the chemical of concern. The EPA reference concentration (RfC), at 200 micrograms per cubic meter (µg/m³) is a chronic exposure screening value, where exposures at or below that concentration are not expected to result in adverse health effects. Because isopropanol exposures from well RW#1 contamination may have occurred over no more than a few days (there was only one sampling round indicating the presence of isopropanol in this water supply), ATSDR identified an intermediate exposure duration, health-based screening value for comparison to the estimated maximum inhalation exposure concentration in Coudersport (RW#1).

<table>
<thead>
<tr>
<th>Calculating the Reasonable Maximum Exposure (RME) for Isopropanol Ingestion Exposures for Small Child</th>
</tr>
</thead>
<tbody>
<tr>
<td>D = Exposure Dose (mg/kg/day), C = Contaminant Concentration (mg/L), IR = Intake Rate (L/day), EF = Exposure Factor (unitless) and equal to 1, BW = Body Weight (kg)</td>
</tr>
<tr>
<td>Exposure dose (D) = (contaminant concentration x water intake rate x exposure factor)/ BW</td>
</tr>
<tr>
<td>2.1 mg/kg/day = (15 mg/L x 1.113 L/day x 1)/7.8 kg</td>
</tr>
</tbody>
</table>

The California Office of Environmental Health Hazard Assessment (OEHHA) has derived a sub-chronic (i.e., intermediate or less than one year) isopropanol inhalation screening value of 3,200 µg/m³ (OEHHA 2000). OEHHA derived this sub-chronic inhalation screening value from Nelson et al. (1943). In this study, ten human subjects were exposed for 3-5 minutes to 1,000,000 or 2,000,000 µg/m³ isopropanol (Nelson et al., 1943). Exposure to 1,000,000 µg/m³ isopropanol produced mild irritation of the eyes, nose, and throat. When exposed to 2,000,000 µg/m³ the majority of the subjects declared the atmosphere unsuitable for a prolonged exposure. The subjects indicated, however, that prolonged exposure to 500,000 µg/m³ would not be objectionable. Based on this study, a LOAEL of 1,000,000 µg/m³ was identified. Based on subject’s comments from the study, a no observed adverse effect level (NOAEL) of 500,000 µg/m³ was identified for a 4-minute exposure. To derive the acute screening level of 3,200 µg/m³, the NOAEL of 500,000 µg/m³ was used as the point of departure. After extrapolating the Nelson et al. (1943) study results (i.e., the NOAEL) from 4 minutes to one hour of exposure time (~32,000 µg/m³) and by applying an uncertainty factor of 10 for human variability, the one-hour screening value of 3,200 µg/m³ was identified (OEHHA 2000).
Because isopropanol inhalation exposure in Coudersport was for a duration well below one year, ATSDR calculated a time-weighted average of one hour of exposure to compare to the OEHHA one-hour screening value. ATSDR utilized a “shower model” to identify an inhalation exposure point concentration, or EPC, for comparison to the one-hour OEHHA value (see Appendix D for additional shower model information). This inhalation EPC is based on the concentration detected in well water (15 mg/L) and is calculated for exposures while in the bathroom during showering and for a brief period after showering (total time of 50 minutes). The maximum estimated isopropanol EPC (RME) in the bathroom following a 30-minute shower is 108,000 µg/m³. The central tendency estimated (CTE) isopropanol EPC in the bathroom following an 8-minute shower is 29,000 µg/m³.

To compare to the one-hour OEHHA screening value, a time-weighted average (TWA) was calculated for both the RME and CTE exposure scenarios (see Appendix D for calculations). The one-hour TWA estimates for typical (CTE) and worst-case (RME) exposures to isopropanol from well RW#1 are 6,300 (6.3 mg/m³) and 90,000 µg/m³ (90 mg/m³), respectively. Typical and worst-case isopropanol exposure scenarios exceed the OEHHA screening value of 3,200 µg/m³ (3.2 mg/m³) and the worst-case exposure scenario exceeds the extrapolated one-hour NOAEL of 32,000 µg/m³ (32 mg/m³).

Isopropanol exposure via inhalation at the estimated concentration from one well, RW#1, may result in adverse health effects for some individuals, and particularly children whose exposures at the estimated air concentrations result in higher doses due to lower body weight and higher respiratory rates. Some individuals may be more sensitive to isopropanol exposures, including persons with eye, skin, respiratory or neurological conditions and diabetics.

Adverse health effects from these isopropanol inhalation exposures may include irritation of the mucous membranes of the upper respiratory tract, including eye, nose and throat irritation. These effects are expected to be of short duration with no permanent health effects. When the individual is removed from the exposure, irritant effects are expected to diminish. There is variability in individual responses to an irritant like this chemical. While some individuals may experience these short-term health effects, others may not experience any adverse effects from these isopropanol exposures.

**Lead Exposure Evaluation**

There is no known safe blood lead level in children. Lead in drinking water at any level should be reduced or removed. Lead in drinking water is of public health concern because of the potential neurological effects on the developing fetus and young children. EPA has established a health-based goal for lead in public drinking water supplies (MCLG) of zero.
The EPA action level for lead in public water supplies is 15 µg/L. Fifty-six drinking water sources had detectable lead levels; nineteen drinking water sources had lead above the EPA action level (see Table 2).

### Table 2

*Maximum Detected Lead Levels (µg/L) in Drinking Water Coudersport Groundwater Wells (values rounded up to whole numbers)*

<table>
<thead>
<tr>
<th>Well ID#</th>
<th>Total Lead</th>
<th>Well ID#</th>
<th>Total Lead</th>
<th>Well ID#</th>
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<td>10</td>
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<td>4</td>
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</tbody>
</table>

Notes: µg/L: micrograms per liter; J = Analyte present, reported value is an estimate; **bold** values indicate concentration above U.S. Environmental Protection Agency public drinking water supply action level of 15 µg/L.

### Health Implications of Lead Exposures

Chronic exposure to low lead levels in children has been shown to cause effects on the central nervous system, which can result in deficits in intelligence, behavior, and school performance. Health effects from lead exposure in children and unborn fetuses include both physical and mental impairments, hearing difficulties, impaired neurological development, and reduced birth weights and gestational age. Some health effects from lead exposure, such as impaired academic performance and motor skills, may become irreversible and persist, even when blood lead levels (BLL) return to below 5 micrograms per deciliter (µg/dL), the current CDC reference value. While there is some discrepancy in the scientific literature between the exact decreases in IQ points associated with a rise in BLL in children, the weight of scientific evidence supports that there is an inverse relationship. It has been hypothesized that the age of exposure is a factor (because younger children are more susceptible to neurological disorders). More research is needed to further delineate the effect of low level lead exposure, particularly on children (CDC 2012). Numerous studies have observed that low lead level exposure during the developmental stages can produce lifelong changes, including (but not limited to):
• Jusko, et al. found children's intellectual functioning at 6 years of age is impaired by blood lead concentrations well below 10 µg/dL (Jusko et al. 2008).
• A study by Canfield, R.L., et al. concluded that IQ declined by 7.4 points as lifetime average BLL concentrations increased from 1 to 10 µg/dL (Canfield et al. 2003).
• Lanphear, B.R. et al. found environmental lead exposure in children who have a BLL <7.5 µg/dL is associated with intellectual deficits (Lanphear et al. 2005).

There is insufficient animal or human study information to determine the carcinogenic risk from exposure to lead. EPA, DHHS and IARC identify lead as possibly carcinogenic or reasonably anticipated to be carcinogenic to humans (ATSDR 2007a). Limited human and less than sufficient animal evidence is listed as the determination for this carcinogenic categorization. There is no conclusive proof that lead causes cancer in humans (ATSDR 2007a).

**ATSDR concludes that ingestion of lead from Coudersport drinking water wells may result in adverse health effects. Children and the developing fetus are especially at risk for adverse health effects from lead ingestion.**

ATSDR recommends homeowners take immediate steps to eliminate lead exposures (e.g., install drinking water treatment, address lead paint issues, blood lead testing, etc.), especially if the lead concentration in their water supply exceeds 15 µg/L, the EPA action level.

**Lithium Exposure Evaluation**

None of the drinking water samples had lithium levels above the ATSDR site-specific acute screening value of 1,500 µg/L. ATSDR has not developed a screening value for chronic lithium exposures. Therefore, ATSDR used the EPA regional screening value (RSL) of 40 µg/L to evaluate chronic lithium exposures. The RSL is based on the EPA 2008 provisional, peer-reviewed toxicity value (PPRTV) for lithium, which identified a provisional reference dose (p-RfD) of 0.002 milligrams per kilogram per day. The RSL value is derived using current EPA exposure assessment inputs (i.e., a child weighing 15 kilograms and a daily ingestion of 0.78 liters of water per day). The PPRTV includes a composite uncertainty factor of 1000 to account for extrapolation from a LOAEL to a NOAEL (factor of 10), to protect susceptible individuals (factor of 10), and to account for database insufficiencies (factor of 10) (EPA 2008).

There is very limited toxicological literature on young children exposed to lithium. The potential for adverse health effects in sensitive subpopulations is uncertain because of the lack of relevant study data. Potentially sensitive populations for lithium exposures include patients undergoing lithium treatment, children, pregnant women, and those with significant renal or cardiovascular disease, or dehydration or sodium depletion with concurrent long-term use of medications such as diuretics (e.g., hydrochlorothiazide), nonsteroidal anti-inflammatory
agents (e.g., ibuprofen), calcium channel blocking agents (e.g., verapamil), and angiotensin-converting enzyme inhibitors (e.g., captopril).

Individuals (children or adults) consuming untreated water from any of the seven Coudersport area groundwater wells with lithium concentrations above 40 μg/L would result in exposure doses exceeding the PPRTV. These seven wells include residential wells #17, #32, #61, and #68, Coudersport public water wells #81 and #82 and Hospital South supply well #84.

We do not know if lithium can cause cancer in humans. EPA does not classify lithium as a human carcinogen. Lithium is undergoing clinical trials as part of the treatment regime in clinical cancer studies. Additionally, Cohen et al. (1998) reported that patients undergoing lithium therapy have lower cancer prevalence than the general population and that lithium may have a protective effect. There is insufficient animal or human study information to determine the carcinogenic risk from exposure to lithium.

**ATSDR cannot determine whether exposures to lithium at the levels detected in Coudersport drinking water wells will result in adverse health effects. Any person taking lithium for medical reasons, however, should consult their physician if they are consuming water (i.e., drinking or cooking) from any of the wells with lithium levels above 40 μg/L.**

Due to this uncertainty, ATSDR recommends that homeowners with water wells containing lithium levels exceeding 40 μg/L take steps to reduce exposure, such as installing water filtration.

**Manganese Exposure Evaluation**

Three of the six wells with manganese exceeding the EPA drinking water health advisory (HA) level of 300 μg/L (RWs #34, #35 and #71) were sampled only once for manganese analyses, resulting in uncertainty about the duration of manganese exposures at these residences. For these three wells with only one round of sampling, ATSDR assumed chronic exposures (i.e., daily exposures over a lifetime) to the detected manganese concentrations are occurring (see Chronic Manganese Exposures section below). The additional three of six wells (RWs #38, #2 and #95) had multiple rounds of manganese sampling and analyses. Within one month (i.e., by October 22, 2015) of detecting exceedances of the EPA HA for manganese (i.e., 300 μg/L or 0.3 mg/L) (EPA 2004) in these three wells, the manganese concentrations fell back to levels below 300 μg/L. Based on the available data set, ATSDR assessed both the short term and long-term exposures (i.e., less than one year) to manganese in these wells.

All other wells had manganese results below health-based screening levels. Short- or long-term exposures to drinking water wells with manganese concentrations below the health-based screening level are not expected to result in adverse health effects.
Short-Term Manganese Exposures (RWs #2, 34, #35, #38, #71, and #95)
The EPA short term (10 days or less) health advisory value for manganese in drinking water is 1,000 µg/L (EPA 2004). EPA also recommended using a lower health advisory of 300 µg/L for infants under 6 months, because of the concerns for differences in manganese content in human milk and formula and the possibility of a higher absorption and lower excretion in young infants (EPA 2004). Exposures to the maximum reported manganese levels in RWs #35 (2,580 µg/L) and #2 (1,110 µg/L) exceeded the EPA short-term advisory value of 1,000 µg/L. Children and adults may have experienced health effects following short duration ingestion exposures to manganese in RWs #35 and #2.

Children’s short-term ingestion exposure to the maximum manganese concentrations in wells #95 (419 µg/L), #71 (415 µg/L), #38 (381 µg/L), and #34 (376 µg/L) exceeded the lower advisory level of 300 µg/L suggested by EPA for short term manganese exposures to children. Children may have experienced health effects following short duration exposures to manganese in RWs #95, #71, #38, and #34.

Chronic Manganese Exposures
ATSDR notes here that conclusions made on the following evaluations are uncertain because there is limited information available regarding exposure durations for a number of wells assessed. For adverse health effects to occur, chronic exposures would need to be of sufficient durations.

Chronic exposures to manganese can be harmful to human health. Manganese exposure at an average concentration of 793 µg/L has been shown to be associated with reduced full-scale performance and verbal raw scores in children in Bangladesh who consumed drinking water with high levels of manganese for 10 years (Wasserman et al., 2006). In a more recent study, Wasserman et al. (2011) reported that manganese exposures >500 µg/L (mean of 725 µg/L) resulted in lower perceptual reasoning and working memory scores after 8 years or more of exposure.

For this site-specific evaluation, ATSDR used the scientific literature to select a Lowest Observed Adverse Effect Level (LOAEL) of 0.07 mg/kg/day to compare with the estimated exposure doses for manganese in drinking water in the Coudersport site area. In Table 3, we summarize the toxicological studies used to select the mid-range LOAEL of 0.07 mg/kg/day.

The three studies investigating manganese exposure in children with neurological endpoints in Table 3 had estimated LOAELs ranging from 0.06 to 0.08 mg/kg/day. ATSDR selected the mid-range LOAEL from these studies to use in this evaluation. We then used this information to generate a summary table of protective public health recommendations for private well water
users to consider (see Table 4). ATSDR calculated exposure doses for several age groups (infants, children, adults) to develop these recommendations using age-specific maximum intake assumptions.

Table 3
Summary of Manganese Drinking Water Studies with Neurological Endpoints Used in the Selection of a Lowest Observed Adverse Effect Level (LOAEL) for Evaluation Purposes (in mg/kg/day)

<table>
<thead>
<tr>
<th>LOAEL</th>
<th>Reference</th>
<th>Population</th>
<th>Exposure Duration (years)</th>
<th>Endpoint</th>
</tr>
</thead>
<tbody>
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<td>0.06</td>
<td>Kondakis et al. 1989</td>
<td>Adult</td>
<td>50</td>
<td>Neurological</td>
</tr>
<tr>
<td>0.06</td>
<td>Woolf et al. 2002</td>
<td>Children</td>
<td>5</td>
<td>Neurological</td>
</tr>
<tr>
<td>0.07</td>
<td>Wasserman et al. 2006</td>
<td>Children</td>
<td>10</td>
<td>Neurological</td>
</tr>
<tr>
<td>0.08</td>
<td>Wasserman et al. 2011</td>
<td>Children</td>
<td>8+</td>
<td>Neurological</td>
</tr>
</tbody>
</table>

(RWs #2, 95, and 38) – multiple data points per well
To assess chronic exposures, the 95UCL was calculated for each well with sufficient data. Wells RW#2 (167 µg/L) and RW#95 (168 µg/L) had estimated maximum chronic manganese exposures below the EPA HA of 300 µg/L. Well #38 had only two sampling results (381 µg/L and <0.002 µg/L), which is insufficient to calculate a 95UCL that is representative of chronic exposures from this well water. Therefore, the maximum value was used to assess worst-case exposure. The maximum concentration of 381 µg/L only slightly exceeded the EPA HAL of 300 µg/L and the second round of sampling, which occurred approximately three weeks after the maximum detection, showed no manganese detected in the well water. Based on available data, chronic manganese exposures from wells RW#38, #2, and #95, are not expected to result in adverse health effects.

Residential Well #35 (manganese at 2,580 µg/L) – one round of data
Children’s exposure doses, assuming one liter of well water is consumed per day, at 0.258 and 0.161 mg/kg/day for 10- and 16-kg children, respectively, are above the LOAEL (0.07 mg/kg/day). Adults drinking 2 liters of water per day would be exposed to approximately 5.2 milligrams (mg) of manganese from drinking this well water alone, resulting in a daily exposure dose equal to the LOAEL. When adding manganese exposures from food, the daily exposures for adults and children are much higher than the LOAEL. Both chronic and short-term exposures to manganese at the concentration detected in RW #35 may result in adverse neurological health effects for adults and children.

Residential Wells #71 (415 µg/L) and #34 (376 µg/L) – one round of data
Daily exposure doses for children range from 0.02 to 0.04 mg/kg/day, below the LOAEL of 0.07 mg/kg/day. Adult exposure doses from exposure to these wells’ water (less than 0.01 mg/kg/day) also falls below the LOAEL. Additional exposures to manganese from foods would increase the
daily dose and the risk of health effects. When including exposures to manganese from both food and water from RWs #71 and #34, children’s exposure doses approach the LOAEL (0.04 to 0.08 mg/kg/day), and may exceed the LOAEL in some instances, particularly for infants and children under three years of age, who are considered a sensitive population. Excess consumption of well water also increases manganese exposures, whether through directly consuming the water or from its use in formula. Infants and children under three years of age may experience adverse health effects from chronic consumption of water from RWs #71 and #34. Manganese exposures for children older than 3 years of age and adults are not expected to result in adverse health effects.

Based on ATSDR’s evaluation of the available sampling information for private wells from this site area, ATSDR concludes that adverse neurological health effects may occur for infants and children consuming water with manganese greater than 300 μg/L (wells RW#2, #3, #35, #38, #71, and #95). Adverse neurological health effects may occur for adults consuming untreated water from residential well #35; however, one round of data is insufficient to determine an accurate long-term manganese exposure concentration.

Table 4 summarizes ATSDR’s general public health recommendations for manganese in drinking water.

<table>
<thead>
<tr>
<th>Manganese Concentration</th>
<th>Recommendation</th>
</tr>
</thead>
<tbody>
<tr>
<td>300 μg/L or less</td>
<td>Routine private water well monitoring, including analyses for manganese.</td>
</tr>
<tr>
<td>300 to 500 μg/L</td>
<td>Infants (birth to 1 year) use bottled water or use appropriate and properly maintained water treatment system with bi-annual water quality monitoring.</td>
</tr>
<tr>
<td>&gt;500 μg/L</td>
<td>Infants and children use bottled water or use appropriate and properly maintained water treatment system with bi-annual water quality monitoring.</td>
</tr>
<tr>
<td>&gt;1,000 μg/L</td>
<td>All age groups use bottled water or appropriate and properly maintained water treatment system with bi-annual water quality monitoring.</td>
</tr>
</tbody>
</table>

**Sodium Exposure Evaluation**
Supply well #84 had the highest individual sodium result (146,000 μg/L or 146 mg/L) and 95UCL (129,250 μg/L or 129 mg/L). Consuming untreated drinking water with the highest average sodium concentration (#84 at 129 mg/L), would result in an additional 258 mg of sodium per day for an adult and 129 mg per day for a child. This additional sodium ingestion would not result in individuals exceeding the U.S. Departments of Health and Human Services and Agriculture (HHS/USDA) recommended dietary guideline for general and sensitive populations of 2,300 mg/day from their drinking water consumption alone (USDA 2010), but it is a relevant sodium source in an individual’s daily diet. It is important to note that the primary source of sodium intake is food, which is not included in the above daily sodium intake.
calculations. Consuming untreated water from well #84 would not exceed the UL for sodium of 1,500 mg/day for young children (1-8 years old) or 2,300 mg/day for adults (14+ years old).

Sodium in each of the other Coudersport site area drinking water sources is at lower concentrations than that found in supply well #84. Sodium intake from drinking water in the site area alone is not expected to result in adverse health effects. However, it should be noted that each additional sodium intake adds to the already over-threshold burden for most Americans. Individuals on sodium restricted diets or residences with sensitive subpopulations (e.g., bottle-fed infants) consuming groundwater (i.e., residential wells and springs) with elevated sodium should discuss this additional exposure with their physician.

ATSDR recognizes bottle-fed infants as one particularly sensitive subpopulation for sodium exposures from well water. As stated above, sodium is essential for adequate functioning of human physiology, but our population is affected, in general, by too much rather than too little sodium consumption. The World Health Organization (WHO) also notes that that the requirement for sodium in infants is lower than that for children and adults, and “…high sodium intake may lead to hypernatraemia. This is a problem for bottle-fed infants and is the reason why sodium levels in infant formulae have been reduced significantly over time” (WHO 2007). Sodium is not considered to be carcinogenic.

*Sodium intake from drinking water at this site is not expected to result in adverse health effects. However, individuals on sodium restricted diets or individuals with infants should discuss their drinking water sodium results with their physician.*

**Bacterial Contamination, Coliforms including E. coli**
A positive coliform test of private well water means possible contamination and a risk of waterborne disease. A positive test for total coliforms always requires more tests for fecal coliforms or *E. coli*. A confirmed positive test for fecal coliforms or *E. coli* means you need to take action to address the contamination and eliminate exposure.

Most coliform bacteria are a normal part of the environment. They do not cause disease but do indicate the water might be contaminated by soil or feces. Some rare types of coliforms, such as *E. coli* O157:H7, can cause serious illness. Although most *E. coli* O157:H7 outbreaks are from eating raw or undercooked food, cases from contaminated drinking water can occur, but are rare.

Seventy-two of the wells assessed in Coudersport were positive for the presence of coliform. Coliform bacteria are often used as a test for the presence of a wide range of bacteria, including fecal coliforms (e.g., *E. coli* or *Escherichia coli*), which can cause serious illness. Thirty-one water sources in Coudersport tested positive for the presence of fecal coliform
Ingesting fecal coliform bacteria, including *E. coli* can result in serious infections with symptoms including bloody diarrhea, stomach cramps, fever and vomiting.

**Well owners whose well water sample tested positive for the presence of fecal coliform or *E. coli* should take immediate steps to eliminate their exposures to the contaminated water.** ATSDR recommends treating water before its use, installing treatment to eliminate future exposures and regular testing to confirm the treated water is no longer contaminated with pathogens.

**Well owners whose well water tested positive for the presence of total coliform but not fecal coliform or *E. coli* should monitor their well on a regular basis and consider treatment to improve water quality and to reduce the presence of bacteria in their drinking water.**

While the presence of total coliforms does not indicate that illness will result from ingesting the untreated groundwater, it does suggest that the water be treated to eliminate exposures and reduce the presence of bacteria. The presence of fecal coliform or *e. coli* indicates an immediate public health concern and users should treat the water before its use to reduce the risk of serious illness.

**Community Concerns**
Specific environmental health concerns led Coudersport residents to petition ATSDR for technical assistance related to the JKLM injection event, particularly regarding chemical exposures and the potential for health effects from those exposures. This health consultation provides our evaluation of the available environmental information and the potential public health impacts that exposures may have caused. Additional specific concerns are also addressed in Appendix D. Following each concern, ATSDR provides a specific response, when possible. The community concerns expressed in Appendix D are limited to the petitioner’s written concerns and a brief telephone discussion with an associate of the petitioner. If additional concerns relevant to this drinking water evaluation are provided to ATSDR during the public comment period for this document, ATSDR will incorporate those concerns and Agency responses in the final health consultation document.

**Data Limitations**
ATSDR recognizes the data available to assess exposures were limited in such a way as to affect our ability to fully assess the potential for health effects from drinking water exposures to the detected chemicals in the Coudersport area, including:

**Laboratory Analyses Were Limited**—At the time PADEP detected maximum concentrations of injected chemicals in the impacted wells (based on the data set provided), other man-made chemicals were not included in the drinking water sample analyses. Approximately two weeks to
One month following initial detection of impacts to water supplies, laboratory analyses were expanded to include other chemicals. The results indicated that bis(2 ethylhexyl) adipate, bis(2-ethylhexyl) phthalate, and butylbenzyl phthalate were detected in the impacted wells. Results letters provided to residents by PADEP noted that these organic contaminants were also detected in laboratory quality control (QC) samples; however, these QC data were not provided to ATSDR. Since analysis of these additional chemicals did not occur until sampling events several weeks after the initial sampling and because there are reportedly QC issues with the data, ATSDR cannot determine what the maximum exposure concentrations were for these additional chemicals in impacted water supplies.

There Are Temporal and Spatial Data Limitations – Due to variability in timing and frequency of water supply sampling, along with contaminant migration through water resources (i.e., surface and ground waters), we cannot be certain that we have sample data from all impacted water sources from the beginning of the release until water impacts were resolved. We also do not have water quality measurements for these same groundwater wells and springs prior to the JKLM release, so we are not sure what contaminants and concentrations routinely exist in the groundwater wells and springs.

ATSDR cannot determine whether all JKLM-related contaminant exposures or longer-term groundwater quality issues were fully assessed. The JKLM-related contaminants were detected in samples for a period of less than six months (September 2015 through February 2016). However, it cannot be determined with the data set whether or for how long JKLM-related contaminants caused naturally-occurring or household plumbing-related chemicals (e.g., metals) to mobilize into the water supplies. It can also not be determined with the available data set whether naturally-occurring contaminants were already present at similar concentrations in these water supplies before the JKLM release occurred.

Due to samples being collected over limited and varying time frames, ATSDR cannot determine exposure durations or chronic exposure concentrations for all exposure locations. Due to these sampling limitations, some contaminant exposure durations were assessed for both chronic (greater than one year) and intermediate (less than one year, more than two weeks) time frames, including aluminum, barium, lead, lithium, manganese, and sodium.

Proprietary Chemical Information Was Not Provided - ATSDR has concluded that exposures to JKLM-injected products (i.e., isopropanol mixture) have occurred (see Conclusion 1); however, ATSDR does not have enough information to determine what other chemicals were in the injected mixtures that residents were exposed to. ATSDR also does not know the duration or concentration of exposure to these other chemicals.
Conclusions

Based on the limited data available for ATSDR assessment, ATSDR concludes the plume of contamination due to the JKLM release was diluted and degraded quickly in the aquifer. A limited number of drinking water wells and surface water bodies were directly impacted by the release for less than six months.

Based on the data set made available to ATSDR for health assessment, most drinking water exposures, including exposures to JKLM-related chemicals, were of short duration and at concentrations not expected to result in adverse health effects (see additional contaminant-specific conclusions). Exposures to one JKLM-related chemical in one private groundwater well were high enough to cause temporary adverse health effects at one residence via inhalation while showering.

Surfactants were detected in surface water bodies (streams and ponds), but at lower concentrations than were detected in groundwater sources. Only a small number of groundwater sources had surfactant detections. Surfactants are compounds used in soaps, detergents, lubricants, and other emulsifiers.

ATSDR reached three specific conclusions related to exposures to chemicals and one conclusion related to exposure to bacteria in drinking water in the Coudersport area:

1. Isopropanol was detected in three private groundwater wells. The maximum level of isopropanol detected in one of these private wells was high enough to be of health concern from inhalation exposures during household water use (e.g., showering). The levels of isopropanol in the two other wells were below concentrations where health effects may be expected. Isopropanol is a contaminant that was released to groundwater by JKLM during this incident.

Based on the available sampling data, people were only exposed to isopropanol in their drinking water supplies for a short time. ATSDR does not expect any adverse health effects from drinking these levels of isopropanol for a short period of time in any of the three wells with isopropanol detections.

Based on results from a computer-based shower model that uses chemical concentrations in water, estimated inhalation exposure concentrations (showering plus bathroom time), for one residence exceeded an acute inhalation screening level. Temporary health effects, including eye, nose, and throat irritation, may have occurred from acute exposures to isopropanol at this residence. People with diabetes, and/or pre-existing eye, skin, respiratory, or neurological conditions, could be more sensitive to this chemical exposure. We expect some variability in
people’s responses to breathing this modeled level of isopropanol in air. While some individuals might experience short-term health effects, others may not. Isopropanol detected in other wells were not detected at concentrations of health concern from inhalation or ingestion.

2. People who consumed water contaminated with bromide, iron, lead, lithium, manganese or sodium may be at risk for harmful non-cancer health effects associated with these chemicals.

**Bromide:** Levels of bromide in three drinking water sources exceeded the World Health Organization (WHO) acceptable daily intake (ADI) level for bromide. However, estimated exposure doses were below the conservative no observed adverse effect level (NOAEL) of 4 milligrams per kilogram per day (mg/kg/day).

**Iron:** Water samples from 12 drinking water sources exceeded the EPA regional screening level (RSL) of 1,400 micrograms per liter (μg/L) and twenty-nine drinking water sources exceeded the EPA secondary maximum contaminant level (MCL) of 300 μg/L.

Exposures to the higher iron concentrations found in the 12 drinking water sources are not likely to result in adverse health effects in healthy residents. However, individuals with hemochromatosis, a rare inherited disease, may be at risk from these increased iron exposures from drinking water.

**Lead:** Lead in drinking water at any level should be reduced or removed. Fifty-six (56) of the Coudersport drinking water sources had detectable levels of lead, nineteen of which exceed the EPA action level for public drinking water of 15 μg/L. Chronic exposure to low lead levels in children has been shown to cause effects on the central nervous system, which can result in deficits in intelligence, behavior, and school performance. Health effects from lead exposure in children and unborn fetuses include both physical and mental impairments, hearing difficulties, impaired neurological development, and reduced birth weights and gestational age.

**Lithium:** Seven drinking water sources had lithium detections exceeding the EPA RSL of 40 μg/L. There is very little toxicological data on lithium exposures in young children. The potential for adverse health effects in sensitive subpopulations (patients undergoing lithium treatment, children, pregnant women, people with significant renal or cardiovascular disease, or individuals susceptible to dehydration or sodium depletion with concurrent long-term use of medications) is uncertain because of the lack of relevant study data.

**Manganese:** Manganese concentrations exceeded health-based screening values in six drinking water sources. Chronic child and adult manganese exposure doses at one private drinking water well exceeded the lowest observed adverse effect levels (LOAEL). Chronic
manganese exposure doses at two other private drinking water wells, when including additional exposures to manganese from food sources, exceeded the LOAEL for children under three. The EPA short-term advisory level is exceeded for adults consuming water from two private drinking water wells and for children consuming water from five private drinking water wells. High levels of manganese exposure may produce undesirable effects on brain development, including changes in behavior and decreases in the ability to learn and remember.

**Sodium**: Exposures to sodium from Coudersport drinking water sources sampled at this site (without consideration of additional sodium intake from food sources) do not exceed recommended U.S. Departments of Health and Human Services and Agriculture (HHS/USDA) dietary guideline of 2,300 mg/day. However, twenty-three (23) drinking water sources exceeded the EPA drinking water advisory level for sodium (20 mg/L) in public drinking water. Individuals on sodium restricted diets or individuals with infants drinking this water should discuss their drinking water sodium results with their physician.

3. **Health effects are not expected from exposures to other chemicals assessed by ATSDR in Coudersport area drinking water sources.**

Although concentrations of acetone, aluminum and barium in Coudersport drinking water exceeded health-based screening values, ATSDR’s analysis of the calculated daily exposure doses for each of these chemicals were below minimal risk levels (MRL) for both children and adults. An MRL is a daily exposure dose below which health effects are not expected to occur.

The one-time benzene detection in drinking water was below the EPA 10-day health advisory level.

All other assessed chemicals were below health-based screening values.

4. **Biological contamination was found in a number of the drinking water sources that were tested.**

Thirty-one water sources were positive for the presence of fecal coliform bacteria. Fecal coliform and *E. coli* can cause severe illness following acute exposures. Ingesting fecal coliform bacteria, including *E. coli*, can result in serious infections with symptoms including, but not limited to, bloody diarrhea, stomach cramps, fever and vomiting.

**Recommendations and Next Steps**

**General Recommendations**
Install treatment and continue to monitor: ATSDR recommends that private well owners with elevated levels of lead, lithium, manganese or sodium take steps to reduce exposures to these chemicals in their drinking water. This includes working with water quality treatment professionals to install treatment systems specifically designed to remove these contaminants. In addition, ATSDR recommends that all private well owners continue to monitor the quality of their residential well water.

The Penn State Extension Program provides low cost well testing and offers a specific gas/oil water testing package. Further information on Penn State’s private well water testing program can be obtained from the Potter County Penn State Extension Office (814-274-8540; PotterExt@psu.edu) or the Penn State Extension Lab Testing website (http://agsci.psu.edu/aasl/water-testing). Penn State has also developed a fact sheet with specific recommendations for analytes appropriate to include in drinking water testing; the fact sheet can be found at: http://extension.psu.edu/natural-resources/water/marcellus-shale/drinking-water/testing/drinking-water-supplies-near-gas-drilling-activity/extension_publication_file.

Health Education/Outreach: In early 2016, soon after accepting the petition, ATSDR attempted to notify all residents with detected fecal coliform/E.coli contamination in their water supplies and residents with lead concentrations in their drinking water above the EPA public water supply action level of 15 μg/L. However, the contact information obtained by ATSDR was limited to a few residents in this rural area. ATSDR worked with PADEP to determine if additional contact information was available. ATSDR regional staff conducted outreach, including distribution through U.S. mail service of this health consultation, to inform residents of contaminants that are of health concern in their drinking water.

ATSDR recommends that local and state environmental and public health agencies continue to inform residents with drinking water wells of the importance of regular water testing, and the responsibilities of all stakeholders (local government, industry, regulators, residents) involved in these types of incidents.

Planning and Preparedness: ATSDR recommends that drillers and state regulators develop site-specific procedures that protect the public from exposure to chemicals injected into open boreholes to recover drill bits and other ‘lost’ items.

Chemical-Specific Recommendations
Iron: Individuals with hemochromatosis, a rare inherited disease, should consult with their health professionals as appropriate to discuss the additional iron in their diet from well water.

Lithium and Sodium: Residents consuming well water with elevated lithium or sodium should inform their physician of these additional exposures through groundwater. This is especially
important for residences with sensitive subpopulations (e.g., patients undergoing lithium treatment or under a sodium-reduced diet, infants/children, pregnant women, those with significant renal or cardiovascular disease, etc.).

**Lead:** Residents with lead in their drinking water above 15 μg/L (0.015 mg/L), should take immediate steps to eliminate or reduce their exposures to as low as achievable, either through installing lead-specific treatment, or by using an alternative drinking water source. ATSDR staff will continue to try to reach homeowners with lead detections in their well water above the EPA public water action level of 15 μg/L (0.015 mg/L). The following provides general recommendations for exposures to lead:

*Reduce lead exposure:* Because no level of lead in children’s blood has been proven safe, ATSDR and CDC recommend reducing lead exposure wherever possible. ATSDR recommends that parents or guardians immediately reduce their own and their children’s ingestion of lead in their drinking water and from other sources such as flaking or peeling lead paint and dust. See [https://www.cdc.gov/nceh/lead/tips.htm](https://www.cdc.gov/nceh/lead/tips.htm) for suggestions on reducing exposure to lead paint and dust.

*Reduce lead absorption:* To help decrease lead absorption from any swallowed source, eat a nutritious diet including several small meals per day (appropriate for age and growth) rich in iron, calcium, vitamins C & D and zinc from such foods as dairy products, green vegetables, and lean meats. Proper nutrition is particularly important for children and pregnant women.

*Water filtration:* ATSDR recommends homeowners use water filtration/treatment explicitly designed to reduce lead concentrations in residential well water supplies with detectable lead concentrations.

*Blood lead screening:* Consistent with statewide childhood blood lead screening guidelines, all families are encouraged to discuss blood lead screening for children six years of age and under with their health care provider. This is especially recommended for families whose home drinking water supply has lead detected above 15 μg/L.

*Manganese:* The following table provides general recommendations for manganese in drinking water.
**General Public Health Recommendations for Manganese in Drinking Water**

<table>
<thead>
<tr>
<th>Manganese Concentration</th>
<th>Recommendation</th>
</tr>
</thead>
<tbody>
<tr>
<td>300 µg/L or less</td>
<td>Routine water well monitoring, including analyses for manganese</td>
</tr>
<tr>
<td>300 to 500 µg/L</td>
<td>Infants (birth to 1 year) use bottled water or use appropriate and properly maintained water treatment system with bi-annual water quality monitoring.</td>
</tr>
<tr>
<td>&gt;500 µg/L</td>
<td>Infants and children use bottled water or use appropriate and properly maintained water treatment system with bi-annual water quality monitoring.</td>
</tr>
<tr>
<td>&gt;1,000 µg/L</td>
<td>All age groups use bottled water or appropriate and properly maintained water treatment system with bi-annual water quality monitoring.</td>
</tr>
</tbody>
</table>

**Bacteria-Specific (Coliform and E. Coli) Recommendations**

ATSDR recommends that owners and operators of drinking water sources (i.e., wells and springs) that tested positive for the presence of fecal coliform or *E. coli* take immediate steps to eliminate exposures to the contaminated water, including installing treatment. Residents with bacterial contamination should evaluate their wellhead area and take steps to control any nearby sources that may be contributing to the bacterial contamination in the well. Well owners whose well water tested positive for the presence of total coliform but not fecal coliform or *E. coli* should monitor their well on a regular basis and consider treatment to improve water quality and to reduce the presence of bacteria in their drinking water.

**More Information**

For further information about this health consultation, please call ATSDR at 1-800-CDC-INFO and ask for information about the “JKLM Coudersport Site.” If you have concerns about your health, contact your health care provider.

**Public Health Action Plan**

ATSDR has conducted outreach activities to inform particular residents that lead concentrations in their drinking water were in excess of the EPA public water supply action level of 15 µg/L. However, due to limited contact information available to ATSDR, ATSDR was not able to reach many of these residents. ATSDR worked with the state Department of Environmental Protection to determine if additional contact information was available.

ATSDR made this health consultation available to the public for a three-month comment period, and then addressed public comments in this final version of the health consultation. ATSDR will make this final version of the health consultation available to the public via the ATSDR website, by distributing copies to interested community members and agency representatives, and by providing copies to the local library and the Coudersport government office building.
ATSDR will remain available to discuss any public health questions or concerns related to the site with community members and local, state, and federal authorities.

**Private Well Testing**

Many people in the United States receive their water from private ground water wells and springs. EPA regulations that protect public drinking water systems do not apply to privately owned wells. As a result, owners of private wells are responsible for ensuring that their water is safe from contaminants (CDC 2014). However, other regulations, such as state-specific oil and gas rules provide certain protections for private well owners. As a prudent public health measure, ATSDR recommends that all homeowners who use water from private wells, and in particular those in areas near gas drilling activity, have their wells routinely tested. The Penn State Extension Program provides low cost well testing and offers a specific gas/oil water testing package. Further information on the private water well testing program can be obtained from the Potter County Penn State Extension Office (814-274-8540; PotterExt@psu.edu) or the Penn State Extension Lab Testing website (http://agsci.psu.edu/aasl/water-testing). Penn State has also developed a fact sheet with discussion of specific recommendations for analytes appropriate to include in drinking water testing; the fact sheet can be found at: http://extension.psu.edu/natural-resources/water/marcellus-shale/drinking-water/testing-drinking-water-supplies-near-gas-drilling-activity/extension_publication_file.

**Site Team**

Division of Community Health Investigations, Eastern Branch

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Regional Director, Region 3

**References**


National Toxicology Program (NTP), Public Health Service, U.S. Department of Health and Human Services. 1994. NTP technical report on the toxicology and carcinogenesis studies of barium chloride dihydrate (CAS no. 10326-27-9) in F344/N rats and B6C3F1
mice (drinking water studies). NTP TR 432. Research Triangle Park, NC. NIH pub. no. 94-3163. NTIS pub PB94-214178.


Figures
The JKLM Coudersport Site is located in Potter County, Pennsylvania. The site is situated near the ridgeline of a hill.

The hillshade image at left depicts its position as seen looking from the south toward the north.

The blue dots indicate residential dwellings. The pink line indicates a 1-mile buffer around the site.

This image was created in Google Earth using 2 times vertical exaggeration. Contour lines are from Earl's USA Topo Maps (National Geographic Society, 2013).
Appendix A

Initial Screening
Maximum Contaminant Concentration Table
<table>
<thead>
<tr>
<th>Contaminant</th>
<th>Screening Value</th>
<th>Screening Value Source</th>
<th>Maximum concentration</th>
<th>COPC?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Acetone</td>
<td>14,000</td>
<td>child iEMEG</td>
<td>19,400</td>
<td>Y</td>
</tr>
<tr>
<td>Aluminum</td>
<td>7,000</td>
<td>child iEMEG</td>
<td>43,700</td>
<td>Y</td>
</tr>
<tr>
<td>Barium</td>
<td>1,400</td>
<td>child iEMEG</td>
<td>1,590</td>
<td>Y</td>
</tr>
<tr>
<td>Benzene</td>
<td>3.5</td>
<td>child cEMEG</td>
<td>7.65</td>
<td>Y</td>
</tr>
<tr>
<td>Bromide</td>
<td>2,000</td>
<td>WHO Child ADI</td>
<td>13,000</td>
<td>Y</td>
</tr>
<tr>
<td>Iron</td>
<td>1,400</td>
<td>RSL (HQ=0.1)</td>
<td>61,600</td>
<td>Y</td>
</tr>
<tr>
<td>Isopropanol</td>
<td>41</td>
<td>RSL (HQ=0.1)</td>
<td>15,000</td>
<td>Y</td>
</tr>
<tr>
<td>Lead</td>
<td>15</td>
<td>EPA Action Level</td>
<td>373</td>
<td>Y</td>
</tr>
<tr>
<td>Lithium</td>
<td>4/ 40</td>
<td>RSL (HQ=0.1)/(HQ=1.0)</td>
<td>110</td>
<td>Y</td>
</tr>
<tr>
<td>Manganese</td>
<td>300</td>
<td>EPA Health Advisory (HA)</td>
<td>2,580</td>
<td>Y</td>
</tr>
<tr>
<td>Sodium</td>
<td>20,000</td>
<td>IOM</td>
<td>146,000</td>
<td>Y</td>
</tr>
<tr>
<td>E. Coli (MPN/100 ml)</td>
<td>0 (fecal)</td>
<td>MCL</td>
<td>200.5</td>
<td>Y</td>
</tr>
<tr>
<td>Total Coliforms (MPN/100 ml)</td>
<td>2 (total)</td>
<td>MCL</td>
<td>802</td>
<td>Y</td>
</tr>
<tr>
<td>Benzo (a) anthracene</td>
<td>0.034</td>
<td>RSL (HQ=1.0)</td>
<td>0.552</td>
<td>N*</td>
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<td>Benzo (a) pyrene</td>
<td>0.2</td>
<td>MCL</td>
<td>0.895</td>
<td>N*</td>
</tr>
<tr>
<td>Benzo (b) fluoranthene</td>
<td>0.034</td>
<td>RSL (HQ=1.0)</td>
<td>1.84</td>
<td>N*</td>
</tr>
<tr>
<td>Benzo (g,h,i) perylene</td>
<td>0.26</td>
<td>PADEP MSC</td>
<td>0.723</td>
<td>N*</td>
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<tr>
<td>Benzo (k) fluoranthene</td>
<td>0.034</td>
<td>RSL (HQ=1.0)</td>
<td>0.63</td>
<td>N*</td>
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<tr>
<td>Indeno (1,2,3-cd) pyrene</td>
<td>0.034</td>
<td>RSL (HQ=1.0)</td>
<td>0.767</td>
<td>N*</td>
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<tr>
<td>Arsenic</td>
<td>35</td>
<td>child aEMEG</td>
<td>0.547</td>
<td>N</td>
</tr>
<tr>
<td>Strontium</td>
<td>4,200</td>
<td>child cEMEG</td>
<td>0.878</td>
<td>N</td>
</tr>
<tr>
<td>Nitrate-Nitrite (as N)</td>
<td>28,000</td>
<td>child cEMEG</td>
<td>13,000</td>
<td>N</td>
</tr>
<tr>
<td>Fluoride</td>
<td>800</td>
<td>RSL (HQ=1.0)</td>
<td>270</td>
<td>N</td>
</tr>
<tr>
<td>Sulfate as SO4</td>
<td>250,000</td>
<td>SMCL</td>
<td>32,800</td>
<td>N</td>
</tr>
<tr>
<td>m,p-Xylene</td>
<td>1,400</td>
<td>child RMEG</td>
<td>4.41</td>
<td>N</td>
</tr>
<tr>
<td>o-Xylene</td>
<td>1,400</td>
<td>child RMEG</td>
<td>0.830</td>
<td>N</td>
</tr>
<tr>
<td>Xylenes (total)</td>
<td>1,400</td>
<td>child RMEG</td>
<td>3.98</td>
<td>N</td>
</tr>
<tr>
<td>Ethylbenzene</td>
<td>2,800</td>
<td>child iEMEG</td>
<td>11.8</td>
<td>N</td>
</tr>
<tr>
<td>Methane</td>
<td>7,000</td>
<td>USGS/Dept. of Interior*</td>
<td>4,,900</td>
<td>N</td>
</tr>
<tr>
<td>1,1-Dichloroethane</td>
<td>14</td>
<td>RSL (HQ=0.1)</td>
<td>0.69</td>
<td>N</td>
</tr>
<tr>
<td>2-Butanone</td>
<td>6,000</td>
<td>child RMEG</td>
<td>14.2</td>
<td>N</td>
</tr>
<tr>
<td>2-Hexanone</td>
<td>50</td>
<td>child RMEG</td>
<td>1.25</td>
<td>N</td>
</tr>
<tr>
<td>Chrysene</td>
<td>3.4</td>
<td>RSL (HQ=1.0)</td>
<td>1.4</td>
<td>N</td>
</tr>
<tr>
<td>Phenanthrene</td>
<td>1,100</td>
<td>PADEP MSC</td>
<td>1.28</td>
<td>N</td>
</tr>
<tr>
<td>Pyrene</td>
<td>120</td>
<td>RSL (HQ=1.0)</td>
<td>2.98</td>
<td>N</td>
</tr>
<tr>
<td>Bis(2-ethylhexyl) adipate</td>
<td>6,000</td>
<td>child RMEG</td>
<td>4.59</td>
<td>N</td>
</tr>
<tr>
<td>Bis(2-ethylhexyl)phthalate</td>
<td>700</td>
<td>child iEMEG</td>
<td>24.9</td>
<td>N</td>
</tr>
<tr>
<td>Contaminant</td>
<td>Screening Value</td>
<td>Screening Value Source</td>
<td>Maximum concentration</td>
<td>COPC?</td>
</tr>
<tr>
<td>--------------------------------</td>
<td>-----------------</td>
<td>------------------------</td>
<td>------------------------</td>
<td>-------</td>
</tr>
<tr>
<td>Bromodichloromethane</td>
<td>280</td>
<td>child aEMEG</td>
<td>0.84</td>
<td>N</td>
</tr>
<tr>
<td>Butyl benzyl phthalate</td>
<td>2000</td>
<td>child RMEG</td>
<td>0.545 J</td>
<td>N</td>
</tr>
<tr>
<td>Chloroform</td>
<td>100</td>
<td>child cEMEG</td>
<td>5.48</td>
<td>N</td>
</tr>
<tr>
<td>Chloromethane</td>
<td>19/190</td>
<td>RSL (HQ=0.1)</td>
<td>0.830</td>
<td>N</td>
</tr>
<tr>
<td>Di-n-butyl phthalate</td>
<td>1000</td>
<td>Child RMEG</td>
<td>23.9</td>
<td>N</td>
</tr>
<tr>
<td>Pebulate</td>
<td>100</td>
<td>RSL (HQ=0.1)</td>
<td>0.318</td>
<td>N</td>
</tr>
<tr>
<td>Styrene</td>
<td>2000</td>
<td>child RMEG</td>
<td>8.43</td>
<td>N</td>
</tr>
<tr>
<td>Tert-butyl alcohol</td>
<td>120</td>
<td>Mass ORSGL</td>
<td>8.42</td>
<td>N</td>
</tr>
<tr>
<td>Total Dissolved Solids</td>
<td>500,000</td>
<td>SMCL</td>
<td>&lt;500,000</td>
<td>N</td>
</tr>
<tr>
<td>pH (in pH units)</td>
<td>6.5-8.5</td>
<td>SMCL</td>
<td>6.16-9.09 (range)</td>
<td>N</td>
</tr>
<tr>
<td>MBAS</td>
<td>NA</td>
<td>NA</td>
<td>116,000</td>
<td>N</td>
</tr>
</tbody>
</table>

Notes: * = eliminated as COPC due to short exposure duration; # = safety screening level for offgasing into indoor air; aEMEG = ATSDR acute environmental media evaluation guideline; cEMEG = ATSDR chronic environmental media evaluation guideline; HQ = toxicity hazard quotient; iEMEG = ATSDR intermediate environmental media evaluation guideline; IOM = Institute of Medicine; J = reported value is an estimate. Actual concentration may be higher or lower than reported; Mass ORSGL = Massachusetts Office of Research and Standards Guideline; MCL = EPA regulatory maximum contaminant level in public water; MCLG = EPA maximum contaminant level goal; MPN/100 mL = most probable number of coliform per 100 ml; NA = not available; RMEG = ATSDR chronic screening value based on EPA Reference dose (RfD); RSL = EPA regional screening level; SMCL = EPA secondary maximum contaminant level (non-regulatory); USGS = U.S. Geological Survey; WHO ADI = World Health Organization Acceptable Daily Intake
Appendix B

1. Exposure Pathway Assessment
2. ATSDR Health Assessment Process
3. Coudersport Drinking Water Exposure Durations
4. Detection Information for Coudersport COPCs
This appendix provides information in four sections. The *Exposure Pathway Assessment* section provides criteria for identifying a completed contaminant exposure pathway. This was the criteria used to confirm a completed pathway exists from the release point to human receptors in Coudersport. Section 2 provides general information about the *ATSDR Health Assessment Process*. Section 3 provides *Coudersport Exposure Duration Information* for specific wells with COPC detections. And, Section 4 provides additional *Detection Information for Coudersport COPCs*.

1. **Exposure Pathway Assessment**

Exposure pathways consist of five elements: a contamination *source*, *transport* of the contaminant through an environmental medium like air, soil, or water; an *exposure point* where people can come in contact with the contaminant; an *exposure route* whereby the contaminant can be taken into the body; and an *exposed population* of people actually coming in contact with site contaminants [ATSDR 2005].

*Completed* exposure pathways are those for which all five pathway elements are evident. If one or more elements is missing or has been stopped (for example, by preventing transport of the chemical from the source to the exposure point), the pathway is *incomplete*. Exposure cannot occur for incomplete exposure pathways. For *potential* exposure pathways, exposure appears possible, but one or more of the elements is not clearly defined.

The completed exposure pathway from the source of contamination (Reese Hollow 118 well pad) to individual residential wells in Coudersport began on or before September 21, 2015 and continued for impacted well owners until alternate sources of drinking water was supplied or household water treatment was installed and deemed effective.

A completed exposure pathway does not necessarily mean that harmful health effects will occur. A chemical’s ability to harm health depends on many factors, including how much of the chemical is present, how long and how often a person is exposed to the chemical, and how toxic the chemical is. Further evaluation of the specific exposure occurring is needed to determine whether the exposure could cause harmful effects.

2. **ATSDR Health Assessment Process**

The process by which ATSDR evaluates the potential for adverse health effects to result from exposure to contaminants is described briefly below, focusing on the groundwater pathway of concern for the community around JKLM Reese Hollow 118 well pad.
ATSDR first screens water sampling results against chemical-specific, health-based screening values or comparison values (CVs). See Appendix A, Table A1, for results of initial data screening of Coudersport data set. CVs are concentrations of chemicals in drinking water below which no harmful health effects are expected to occur, even with continual exposure. If a chemical is present at a level higher than the corresponding CV, it does not mean that harmful health effects will occur, but that exposures to the chemical need further evaluation. CVs may include values derived by ATSDR and values developed by other state, federal, or international organizations (e.g., World Health Organization). CVs are specific to exposure durations, which include acute durations, where daily exposures occur for up to two weeks; intermediate exposures, where daily exposures occur for more than two weeks but less than one year; and chronic exposures, where daily exposures occur for a lifetime (i.e., 78 years).

For chemicals in drinking water that exceed CVs, ATSDR calculates exposure doses. Exposure doses are estimated amounts of a chemical that people could take up into their bodies, on an equivalent body weight basis. The estimated dose is compared to a corresponding health guideline representing a dose below which no harmful, non-cancer health effects would be expected. The potential for doses that exceed health guidelines to cause harmful effects is determined by comparing the site-specific dose to known health effect levels identified in ATSDR’s toxicological profiles, EPA’s Integrated Risk Information System, or other scientific literature. For cancer-causing substances, an estimate of the increased risk of developing cancer from the exposure is calculated by multiplying the dose by an appropriate cancer slope factor. ATSDR evaluates cancer risks when exposures to carcinogens occur for one year or more (i.e., chronic exposure durations). Because the data indicated that exposures to carcinogens were of short duration in Coudersport, these data were not screened against ATSDR cancer risk evaluation guidelines (e.g., benzene, polycyclic aromatic hydrocarbons or PAHs).

3. Coudersport Drinking Water Exposure Durations

The maximum number of days of human exposure to JKLM-related contaminants is not certain; however, ATSDR evaluated the environmental data to estimate the maximum duration.

Potential exposure durations span from a few days to less than six months, which is the duration that sampling for JKLM-related contaminants occurred (September 2015 through February 2016. February 2016 is the date when contaminants had not been detected for a sufficient number of sampling rounds over time).

ATSDR considers exposures of less than two weeks and less than one year as acute and intermediate time durations, respectively. Exposures greater than one year are considered chronic exposures. Contaminants related to the JKLM Reese Hollow 118 well pad (i.e., isopropanol, acetone [a breakdown product of isopropanol], surfactants by MBAS test, benzene, toluene, ethylbenzene, and xylenes [BTEX]) were detected in select wells for a short period of time. The
maximum durations that these specific contaminants were detected in drinking water wells were much shorter than maximum potential exposure period of six months and apparently two weeks or less in the impacted wells (based on available data). As noted above, the exposures were also mitigated as soon as a chemical’s presence was identified in a drinking water well, thereby reducing exposure durations in most cases to a few days. Due to uncertainty about the effectiveness of previously-installed household water treatment systems, ATSDR cannot be certain whether residents were exposed to the maximum concentrations of contaminants in groundwater.

Based on evaluation of exposure durations for JKLM-related chemicals (isopropanol, benzene, ethylbenzene, xylenes and acetone), acute or intermediate exposure duration health-based screening values (CVs) were used. In the absence of an acute or intermediate screening value, ATSDR used chronic exposure screening values as the basis for screening the environmental data.

4. Detection Information for Coudersport COPCs

Detection information for the nine contaminants of potential concern (COPC) and bacterial contamination is provided in this section.

**Acetone**

Acetone was detected in fourteen water source sampling locations (12 groundwater wells, spring #83, and in Hershey Pond). Acetone concentrations ranged from not detected in a majority of the samples up to 19,400 μg/L (19.4 mg/L) in residential well (RW) #1. The maximum value of 19,400 μg/L was in the pre-treatment sample; the post-treatment concentration (i.e., exposure concentration) was 230 μg/L. The second highest acetone concentration in well water and the highest human exposure concentration was detected in RW #40 at 3,630 μg/L (3.63 mg/L). ATSDR’s health-based screening value for intermediate exposures (i.e., less than one year exposure duration) to acetone is 14,000 μg/L (14 mg/L) for children and 52,000 μg/L (52 mg/L) for adults. Only the maximum pre-treatment sample result from well RW #1 exceeded a health-based screening value for drinking water exposures to acetone.

**Aluminum**

Aluminum was detected in private residential drinking water wells ranging from below levels of analytical detection (50 μg/L or 0.05 mg/L) to 43,700 μg/L (43.7 mg/L). One well (RW #2) exceeded the ATSDR intermediate exposure duration environmental media evaluation guideline (iEEMEG) of 7,000 μg/L (7 mg/L) and 26,000 μg/L for children and adults, respectively. The iEEMEG was not exceeded in any other Coudersport well samples.
The EPA secondary maximum contaminant level (SMCL) for aluminum is 50-200 µg/L. This is a non-regulatory guideline for water suppliers that addresses the aesthetics of drinking water (i.e., color, taste, smell, staining of fixtures). There were a number of wells in the site groundwater assessment area that had aluminum concentrations in excess of the SMCL. Aluminum concentrations above the EPA SMCL may discolor well water (EPA 2017), but are not of potential health concern until concentrations exceed health-based screening values (e.g., iEMEG).

**Barium**
The ATSDR intermediate EMEG (iEMEG) for barium is 1,400 µg/L (1.4 mg/L) and 5,200 µg/L (5.2 mg/L) for children and adults, respectively, and is based on the more soluble forms of barium (soluble salts). ATSDR does not have sufficient information to determine the chemical form of the barium detected in Coudersport groundwater samples.

Barium was detected in two residential wells (RW#4 and #5) with maximum barium concentrations of 1,590 and 1,450 µg/L (1.59 and 1.45 mg/L), respectively, exceeding the children’s iEMEG of 1,400 µg/L (1.4 mg/L). Neither the EPA MCL of 2,000 µg/L (2 mg/L) nor the ATSDR adult iEMEG of 5,200 µg/L (5.2 mg/L) were exceeded in any Coudersport wells assessed in this document. All other Coudersport wells had maximum barium concentrations below health-based CVs.

**Benzene**
Benzene was detected once each at two separate sampling locations on different dates: RW#2 had a single benzene detection of 7.65 µg/L on September 21, 2015, and a pond sample had a single benzene detection of 0.98 µg/L on 9/24/2015. Benzene exposures from drinking water were of short duration (less than 10 days), based on available data. The ATSDR child and adult chronic EMEGs are 3.5 and 13 µg/L, respectively. The ATSDR CREG is 0.44 µg/L. The EPA one-day and 10-day benzene health advisory value for drinking water is 200 µg/L (EPA 2012).

**Bromide**
Bromide was detected in three Coudersport residential wells (wells #2, #40, and #42) and two public water source wells (Coudersport Water Treatment Plant 2 source well, known as well #82, and well #84) with maximum concentrations in these wells ranging from 300 µg/L (0.3 mg/L) in well RW#82 to 13,000 µg/L (13 mg/L) in RW#2. Each well had only one detection of bromide from three or fewer rounds of bromide analyses per well.

**Isopropanol**
Three (3) of the Coudersport groundwater wells assessed had detectable levels of isopropanol. The maximum value of 15,000 µg/L (15 mg/L) was detected in RW#1, the well nearest the release point, exceeding the health-based screening value (CV) of 410 µg/L. Wells RW#2 (175
µg/L, or 0.175 mg/L) and RW#42 (101 µg/L or 0.101 mg/L) had singular detections of isopropanol at levels below the health based screening value of 410 µg/L. The CV for isopropanol is the EPA Regional Screening level (RSL), with a toxicity hazard quotient equal to 1. The RSL takes three exposure pathways for drinking water into account, including ingestion, dermal (i.e., skin contact), and inhalation exposures, and is based on chronic exposures. ATSDR has not identified an acute health-based screening value for isopropanol.

**Iron**

Twelve drinking water sources had iron detected above the EPA RSL of 1,400 µg/L. Residential well #2 (RW#2) had the maximum iron detection (61,600 µg/L) and the highest 95UCL for iron in this data set (6,200 µg/L). The maximum iron detection occurred on September 21, 2015, the same day other metals were at their maximum concentration, and surfactants, acetone, nitrates and other contaminants were detected in RW#2. Table B1 identifies water sources with iron exceeding the EPA regional screening level of 1,400 µg/L.

<table>
<thead>
<tr>
<th>Well ID</th>
<th>Maximum Concentration (in µg/L)</th>
</tr>
</thead>
<tbody>
<tr>
<td>RW#2</td>
<td>61,600</td>
</tr>
<tr>
<td>RW#38</td>
<td>8,690</td>
</tr>
<tr>
<td>RW#34</td>
<td>5,790</td>
</tr>
<tr>
<td>RW#1</td>
<td>3,690</td>
</tr>
<tr>
<td>RW#9</td>
<td>3,510</td>
</tr>
<tr>
<td>RW#69</td>
<td>2,080</td>
</tr>
<tr>
<td>RW#35</td>
<td>1,920</td>
</tr>
<tr>
<td>RW#26</td>
<td>1,570</td>
</tr>
<tr>
<td>RW#30</td>
<td>1,490</td>
</tr>
<tr>
<td>RW#12</td>
<td>1,480</td>
</tr>
<tr>
<td>RW#42</td>
<td>1,450</td>
</tr>
<tr>
<td>RW#95</td>
<td>1,430</td>
</tr>
</tbody>
</table>

**Lead**

Nineteen (19) water sources exceeded the EPA public water supply action level of 15 µg/L for lead (EPA 2012). Fifty-six (56) of the Coudersport groundwater wells (including the nineteen in excess of 15 µg/L) had detectable levels of lead (see Table 2 in main body of report). Five wells had lead concentrations exceeding 100 µg/L (RW #42 at 373 µg/L; RW #38 at 303 µg/L; RW #49 at 218 µg/L; RW #86 at 212 µg/L; and RW #59 at 144 µg/L). Based on sampling data accumulated in response to the JKLM incident, the lead concentrations in these wells are highly variable, including, no detectable lead during some sampling events of these same wells.
**Lithium**

Lithium concentrations in Coudersport area wells assessed following the JKLM event ranged from non-detect to 110 μg/L. Two groundwater wells (well #84 - at 110 μg/L and RW #17 at 78.4 μg/L) had a lithium detection exceeding the PADEP MSC of 73 μg/L. Seven groundwater wells had lithium detections exceeding the regional screening level of 40 μg/L, including RWs #17, #32, #61, and source wells #81, #82, and #84.

The EPA Provisional Peer-Reviewed Toxicology Value (PPRTV) for lithium is 0.002 mg/kg/day (EPA 2008). By applying standard EPA risk assessment inputs for body weight (15-kg body weight for children and daily water consumption of 0.78 liters per day for children), the drinking water-specific screening level based on the PPRTV is 40 μg/L for children. The PADEP medium-specific concentration (MSC) for used groundwater is 73 μg/L (PADEP 2011).

**Manganese**

Manganese concentrations in Coudersport area wells ranged from non-detect up to 2,580 μg/L (2.58 mg/L). Six wells (See Table B2) exceeded the manganese health-based screening value of 300 μg/L (0.3 mg/L). Thirty-one groundwater wells, including the six wells assessed below, had manganese levels above the SMCL of 50 μg/L. Untreated water from these RWs (#1, 2, 3, 12, 13, 26, 27, 30, 33, 34, 35, 38, 42, 43, 44, 45, 53, 54, 55, 62, 66, 69, 71, 75, 95, 101 and 107) and source wells (Coudersport public supply wells #81 and #82, and public wells #85 and #91), may have unpalatable water at times and may cause staining of fixtures.

### Table B2

<table>
<thead>
<tr>
<th>Sampling Location (Residential Wells, RW)</th>
<th>Maximum Manganese Concentration in μg/L (sample date)</th>
<th>95UCL Manganese Concentration in μg/L (number of samples)</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Well #35</td>
<td>2,580 (10/1/2015)</td>
<td>Insufficient data (n=1)</td>
<td>Only 1 round of sampling data</td>
</tr>
<tr>
<td>Well #71</td>
<td>415 (10/4/2015)</td>
<td>Insufficient data (n=1)</td>
<td>Only 1 round of sampling data</td>
</tr>
<tr>
<td>Well #34</td>
<td>376 (9/28/2015)</td>
<td>Insufficient data (n=1)</td>
<td>Only 1 round of sampling data</td>
</tr>
<tr>
<td>Well #2</td>
<td>1,110 (9/21/2015)</td>
<td>167 (n=30)</td>
<td>ND in pre-drill and &lt;300 μg/L after 10/14/2015</td>
</tr>
<tr>
<td>Well #95</td>
<td>419 (9/30/2015)</td>
<td>168 (n=14)</td>
<td>&lt;300 μg/L after 10/22/2015</td>
</tr>
<tr>
<td>Well #38</td>
<td>381 (9/26/2015)</td>
<td>Insufficient data (n=2)</td>
<td>2 rounds of sampling, &lt;300 on 10/15/2015</td>
</tr>
</tbody>
</table>
Notes: * = non-detect values are quantified as the minimal detection limit divided by the square root of 2; μg/L = micrograms of manganese per liter of water; ND = manganese not detected above 0.003 µg/L; <300 µg/L = less than 300 µg/L; EPA drinking water advisory level is 300 µg/L; n = number of sampling rounds; 95UCL = 95th upper confidence limit of the geometric mean

**Sodium**

Twenty-eight wells in the Coudersport area had sodium levels in excess of the EPA drinking water advisory level (see Table B3). Twenty of these wells have only one round of sodium sampling and analyses data; therefore, chronic sodium exposure concentrations from these twenty wells are uncertain. All other wells had sodium levels below the health-based screening level of 20,000 µg/L (20 mg/L).

<table>
<thead>
<tr>
<th>Sample Identifier</th>
<th>Maximum Concentration</th>
<th>95UCL (n)</th>
</tr>
</thead>
<tbody>
<tr>
<td>well #84 (Hospital South)</td>
<td>146</td>
<td>129 (19)</td>
</tr>
<tr>
<td>well #69</td>
<td>82</td>
<td>79 (20)</td>
</tr>
<tr>
<td>well #82 (CWTP 2)</td>
<td>74.7</td>
<td>70 (20)</td>
</tr>
<tr>
<td>well #81 (CWTP 1E)</td>
<td>74</td>
<td>42 (20)</td>
</tr>
<tr>
<td>well #91</td>
<td>35.8</td>
<td>35 (19)</td>
</tr>
<tr>
<td>well #7</td>
<td>38.8</td>
<td>38 (4)</td>
</tr>
<tr>
<td>well #2</td>
<td>23.1</td>
<td>12 (25)</td>
</tr>
<tr>
<td>well #3</td>
<td>35.9</td>
<td>Insufficient data (n=2)</td>
</tr>
<tr>
<td>well #17</td>
<td>97.7</td>
<td>Insufficient data (n=1)</td>
</tr>
<tr>
<td>well #32</td>
<td>88.6</td>
<td>Insufficient data (n=1)</td>
</tr>
<tr>
<td>well #68</td>
<td>84.1</td>
<td>Insufficient data (n=1)</td>
</tr>
<tr>
<td>well #53</td>
<td>69.9</td>
<td>Insufficient data (n=1)</td>
</tr>
<tr>
<td>well #54</td>
<td>65</td>
<td>Insufficient data (n=1)</td>
</tr>
<tr>
<td>well #61</td>
<td>58.6</td>
<td>Insufficient data (n=1)</td>
</tr>
<tr>
<td>well #55</td>
<td>51.1</td>
<td>Insufficient data (n=1)</td>
</tr>
<tr>
<td>well #52</td>
<td>46.6</td>
<td>Insufficient data (n=1)</td>
</tr>
<tr>
<td>well #35</td>
<td>38.8</td>
<td>Insufficient data (n=1)</td>
</tr>
<tr>
<td>well #51</td>
<td>37.3</td>
<td>Insufficient data (n=1)</td>
</tr>
<tr>
<td>well #4</td>
<td>35.9</td>
<td>Insufficient data (n=1)</td>
</tr>
<tr>
<td>well #103</td>
<td>33.2</td>
<td>Insufficient data (n=1)</td>
</tr>
<tr>
<td>well #96</td>
<td>33.1</td>
<td>Insufficient data (n=1)</td>
</tr>
<tr>
<td>well #67</td>
<td>31.9</td>
<td>Insufficient data (n=1)</td>
</tr>
<tr>
<td>well #62</td>
<td>30.2</td>
<td>Insufficient data (n=1)</td>
</tr>
<tr>
<td>well #58</td>
<td>29.3</td>
<td>Insufficient data (n=1)</td>
</tr>
<tr>
<td>well #8</td>
<td>28.1</td>
<td>Insufficient data (n=1)</td>
</tr>
<tr>
<td>well #66</td>
<td>26.1</td>
<td>Insufficient data (n=1)</td>
</tr>
<tr>
<td>well #47</td>
<td>24.8</td>
<td>Insufficient data (n=1)</td>
</tr>
<tr>
<td>well #31</td>
<td>22.5</td>
<td>Insufficient data (n=1)</td>
</tr>
</tbody>
</table>

Notes: Concentrations in µg/L; n = number of samples analyzed for sodium from specific well; CWTP 1E = Coudersport Water Treatment Plant source well 1E; CWTP 2 = Coudersport Water Treatment Plant source well 2

**Coliform**

Thirty-one wells were positive for the presence of fecal coliform bacteria. Coudersport area wells with total coliform or fecal coliform contamination are listed in Table B4.
## Table B4
Fecal Coliform and Total Coliform Presence
Coudersport, PA

<table>
<thead>
<tr>
<th>Fecal Coliform or E. coli Present (Water source #)</th>
<th>Total Coliform Present (water source #)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1, 2, 7, 9, 11, 19, 27, 31, 35, 38, 39, 40, 42, 44, 46, 49, 57, 59, 65, 70, 72, 83, 88, 89, 90, 92, 93, 94, 101, 107, 108</td>
<td>1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 15, 16, 17, 18, 19, 20, 21, 23, 24, 25, 26, 28, 29, 30, 31, 35, 37, 38, 39, 40, 42, 44, 45, 50, 51, 52, 57, 59, 62, 63, 64, 65, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 85, 86, 87, 88, 89, 90, 92, 93, 94, 95, 97, 99, 100, 101, 103, 105</td>
</tr>
</tbody>
</table>

Notes: *= includes groundwater and springs sampled during JKLM response
Appendix C

Additional General Information on Contaminants of Potential Concern
**Acetone**

Acetone is a chemical that is found naturally in the environment and produced by industrial activities. Low levels of acetone are normally present in the body from the breakdown of fat; the body can use it in normal processes that make sugar and fat. Acetone is a colorless liquid with a distinct smell and taste (ATSDR 1994). Most people begin to detect the presence of acetone in water at 20,000 μg/L (20 mg/L). Acetone evaporates readily into the air and mixes well with water. Most acetone produced is used to make other chemicals that make plastics, fibers, and drugs. Acetone is also used to dissolve other substances (ATSDR 1994). At the JKLM Coudersport site, acetone was specifically assessed because it is an environmental degradation product of isopropanol, a chemical that was injected into the ground by JKLM at the Reese Hollow 118 well pad. Acetone is also the primary metabolite produced in the body following isopropanol exposures.

**Aluminum**

Aluminum is a naturally-occurring element that is a silvery-white, malleable and ductile metal. Aluminum is the most abundant metal in the earth's crust and it is widely distributed. Aluminum is a very reactive element and is never found as the free metal in nature. It is found combined with other elements, most commonly with oxygen, silicon, and fluorine. These chemical compounds are commonly found in soil, minerals (e.g., sapphires, rubies, turquoise), rocks (especially igneous rocks), and clays (ATSDR 2008).

**Barium**

Barium is present in a wide variety of food items including breads, peanut butter, cereals, pasta, fruits, vegetables, eggs, dairy products, and to a lesser extent in meats, poultry, and fish at levels from 10 μg/kg up to 3,000 μg/kg (ATSDR 2007). The highest concentrations of barium in food have been noted in peanut butter and peanuts (2,900 μg/kg) and Brazil nuts (3,000-4,000 μg/kg). Barium is present in many public drinking water supplies at an average level of 30 μg/L, but can be as high as 300 μg/L in some regions of the United Sates (ATSDR 2007). Barium is used as a filler in many paints and other industrial coatings, plastics, rubber products, brake linings, and in some sealants and adhesives (ATSDR 2007, WHO 2001).

In a 2009 study of Marcellus shale hydraulic fracturing flowback, total and dissolved barium was regularly detected in the flowback samples (Hayes 2009). Barite (a mineral composed primarily of barium sulfate with occasional traces of strontium and calcium) is used extensively in the oil industry as a constituent in drilling mud (ATSDR 2007, WHO 2001). Barium carbonate is often used as a rodenticide (ATSDR 2007). Barium sulfate is used extensively in the medical field as a contrast medium for diagnosing problems in the upper and lower GI tract (WHO 2001). As a medical contrast medium, it is often ingested in quantities of 400 grams or more. Since barium sulfate is virtually insoluble (only approximately 2,460 μg will dissolve in a liter of water at 25 °C), it generally causes no adverse effects upon ingestion (except for occasional constipation)
(ATSDR 2007, WHO 2001). However, some of the more soluble forms of barium, such as barium acetate, barium chloride, barium oxide, barium hydroxide, and barium carbonate can exhibit adverse effects after ingestion (ATSDR 2007).

**Benzene**

Benzene, also known as benzol, is a colorless liquid with a sweet odor. Benzene evaporates into air very quickly and dissolves slightly in water. Benzene is highly flammable. Most people can begin to smell benzene in air at approximately 60 parts of benzene per million parts of air (ppm) and recognize it as benzene at 100 ppm. Most people can begin to taste benzene in water at 500 to 4,500 µg/L (0.5–4.5 mg/L). One milligram per liter (1.0 mg/L) is approximately equal to one drop in 40 gallons. Benzene is found in air, water, and soil. Benzene comes from both industrial and natural sources. Because of its wide use, benzene ranks in the top 20 in production volume for chemicals produced in the United States. Natural sources of benzene, which include gas emissions from volcanoes and forest fires, also contribute to the presence of benzene in the environment. Benzene is also present in crude oil and gasoline and cigarette smoke (ATSDR 2007b).

**Bromide**

This discussion applies specifically to inorganic bromide ion and not to bromate or other organic bromine compounds, for which individual health-based guideline values have been developed. Bromide (Br\(^-\)) is the anion of the element bromine, which is a member of the common halogen element series that includes fluorine, chlorine, bromine and iodine. Bromide commonly exists as salts with sodium, potassium and other cations, which are usually very soluble in water. Bromide is commonly found in nature along with sodium chloride, owing to their similar physical and chemical properties, but in smaller quantities. Concentrations of bromide in fresh water typically range from trace amounts to about 500 µg/L (0.5 mg/L) (WHO 2010).

Bromide has been detected in hydraulic fracturing flowback (Hayes 2009). The typical daily dietary intake of bromide in the United States of America is 2–8 mg from grains, nuts and fish. Bromide and chloride are always present in body fluids in animals in steady state at levels dependent upon intake, and both are excreted readily. Increased chloride intake will increase the excretion of bromide (WHO 2010).

**Iron**

Iron is a mineral that is naturally present in many foods, added to some food products, and available as a dietary supplement. Iron is an essential component of hemoglobin, an erythrocyte protein that transfers oxygen from the lungs to the tissues. As a component of myoglobin, a protein that provides oxygen to muscles, iron supports metabolism. Iron is also necessary for growth, development, normal cellular functioning, and synthesis of some
hormones and connective tissue (NIH 2018). Iron in residential well water is typically under 300 μg/L (WHO 1996). The recommended adequate intakes (AI) for iron are: 8 mg/day for men and post-menopausal women, 18 mg/day for pre-menopausal women, 10 mg/day for adolescents and 27 mg/day for pregnant women. The upper acceptable daily intake (UL) is 45 mg/day (IOM 2001).


Isopropanol
Isopropanol is a clear, colorless liquid with a fruity odor and a mild bitter taste. Most commonly found domestically as rubbing alcohol, isopropanol is also found in numerous household and commercial products including cleaners, disinfectants, antifreezes, cosmetics, solvents, inks, and pharmaceuticals (Slaughter et al., 2014). The majority of isopropanol exposures are unintentional and occur in children less than 6 years of age. Although isopropanol poisoning appears to be a reasonably common occurrence, deaths are rare (Slaughter et al., 2014). Slaughter et al. (2014) note that severe isopropanol poisoning results in central nervous system and respiratory depression, and circulatory collapse; however, patients usually make a full recovery provided they receive prompt supportive care.

Isopropanol is listed as the primary toxic component on the material safety data sheet (MSDS) for the product F-485 (Bachman 2003). F-485 is the chemical mixture injected at the Reese Hollow 118 well pad. JKLM Energy reported using approximately 98 gallons of F-485 at the Reese Hollow 118 well pad, with 30 of those gallons returning to the surface and collected for proper disposal. Approximately 68 gallons of F-485 were injected and not recovered. Isopropanol is reported to be 10% by volume in the F-485 product injected into the ground at the well pad. Based on the maximum Coudersport residential well isopropanol detection of 15 mg/L (RW#1), the maximum isopropanol exposure concentrations from drinking water are expected to be lower than those reported in the examples discussed by Slaughter et al. (2014). Severe poisoning, such as those which occur from ingesting isopropanol consumer products (e.g.,
rubbing alcohol, which typically contains 70% isopropanol in water), as discussed above, is not expected to have occurred from Coudersport groundwater contamination. However, it is not certain whether transient health effects, such as nausea and gastro-intestinal upset are possible from the brief exposure encountered at the residence (RW#1).


**Lead**

Lead is a heavy, low-temperature-melting, bluish-gray metal that occurs naturally in the Earth's crust. However, it is rarely found naturally as a metal. It is usually found combined with two or more other elements to form lead compounds. Lead occurs naturally in the environment. However, most of the high levels found throughout the environment come from human activities. Environmental levels of lead have increased more than 1,000-fold over the past three centuries as a result of human activity.

Metallic lead is resistant to corrosion (i.e., not easily attacked by air or water). When exposed to air or water, thin films of lead compounds are formed that protect the metal from further attack. Lead is easily molded and shaped. Lead can be combined with other metals to form alloys. Lead and lead alloys are commonly found in pipes, storage batteries, weights, shot and ammunition, cable covers, and sheets used to shield us from radiation. The largest use for lead is in storage batteries in cars and other vehicles.

**Lithium**

The average daily lithium intake of a 70-kg American adult is between 0.65 and 3.1 milligrams per day (Schrauzer 2002). Major dietary sources of lithium are grains and vegetables (0.5–3.4mg Li/kg food), dairy products (0.50mg Li/kg food) and meat (0.012 mg Li/kg food) (Weiner, 1991). Lithium concentrations in groundwater are understood to be higher where lithium-rich brines and minerals occur (Aral and Vecchio-Sadu 2008). Lithium is not expected to bioaccumulate and its human and environmental toxicity are considered to be low. ATSDR evaluated available toxicological literature and concluded that acute exposures (less than 2 weeks) to lithium in drinking water at concentrations less than 1,500 μg/L are not expected to result in adverse health effects (ATSDR 2012). Doses of lithium (up to 10 mg/L in serum) are given to patients with bipolar disorder; at 10 mg/L of blood, a person is mildly lithium poisoned (Aral and Vecchio-Sadu 2008). At 15 mg/L they experience confusion and speech impairment, and at 20 mg/L Li there is a risk of death.
A wide range of estimates for daily dietary intake of lithium are reported. Some authors report estimated doses for the average daily dietary intake of lithium ranging from 0.24 to 1.5 μg/kg/day (0.00024 to 0.0015 mg/kg/day), while another reports an average of up to 33 to 80 μg/kg/day (0.033 to 0.080 mg/kg/day) (EPA 2008). Literature reports lithium salts have been used therapeutically at adult doses varying between 900,000 μg /day (900 mg/day) to 1,800,000 μg/day (1,800 mg/day). The pharmacological dose is selected for individual patients to achieve therapeutic serum concentrations ranging from 0.6 to 1.4 millimoles per liter (mmol/L). Serum concentrations between 0.8 and 1.0 mmol/L are generally accepted as the optimally therapeutic range. A 900,000 μg (900 mg) dose of lithium carbonate medication contains 170,000 μg (170 mg) lithium; therefore, 170,000 μg (170 mg) of lithium for a 70-kg adult equates to roughly 2,500 μg/kg/day (2.5 mg/kg/day). It should be noted that the therapeutic range for lithium treatment has been shown to produce adverse health effects for some of the population.

Elevated lithium levels were consistently detected in a hydraulic fracturing flowback study of Marcellus shale completions ranging from non-detect to 153,000 μg/L (153 mg/L) with a median concentration in flowback of 43,700 μg/L (43.7 mg/L) (Hayes 2009).

**Manganese**

Manganese is an essential mineral: a nutrient your body needs to function, but cannot produce on its own. However, regularly breathing in high concentrations of manganese is known to cause irreversible neurological effects similar to Parkinson’s disease, and studies have suggested the potential for similar toxicity through drinking water exposure to manganese.

Children are especially susceptible to any negative neurotoxic effects of manganese. Compared to adults, infants and children have higher intestinal absorption of manganese, as well as lower biliary excretion of manganese. Studies in children have suggested that extremely high levels of manganese exposure may produce undesirable effects on brain development, including changes in behavior and decreases in the ability to learn and remember. In some cases, these same manganese exposure levels have been suspected of causing severe symptoms of manganism disease (including difficulty with speech and walking). We do not know for certain that these changes were caused by manganese alone. We do not know if these changes are temporary or permanent. We do not know whether children are more sensitive than adults to the effects of manganese, but there is some indication from experiments in laboratory animals that they may be.

Concentrations of manganese in groundwater vary depending on the local geology and other local/regional activities and issues. The United States Geological Survey has reported manganese concentrations ranging from less than 0.13 μg/L to 1,710 μg/L (0.00013 - 1.7 mg/L) in a survey of 20 domestic wells in Sullivan County, Pennsylvania (Sloto 2013). Similarly, Chester County,
Pennsylvania reports manganese concentrations in 360 wells ranging from less than 1 µg/L to 3,200 µg/L (0.001 - 3.2 mg/L) (Ludlow and Loper 2013). The EPA drinking water health advisory (HA) for manganese is 300 µg/L (0.3 mg/L) (EPA 2004).

The HA is based on the EPA reference dose (RfD) of 0.14 milligrams of manganese per kilogram body weight per day (mg/kg/day) with modifying factors to account for uncertainties about the effects of manganese exposure from water versus food and to account for intake from both food and drinking water. The reference dose was developed from population dietary data and represents a general intake that is not likely to result in any adverse effects. For most people, the greatest exposure to manganese is from food (EPA 2004).

The Food and Nutrition Board of the National Research Council has established Estimated Safe and Adequate Daily Dietary Intake Levels (ESADDI) for manganese that range from 0.3 mg/day for infants to 5 mg/day for adults (IOM 2000). IOM has a tolerable upper intake level (UL) of 2-3 mg/day for 1-8 years old children; 6 mg/day for 9-13 years old children; 9 mg/day for children under 18 years of age; and, 11 mg/day for adults (Table C1). ULs include exposures to manganese from all sources, including food, water, and supplements. For most people, food is the primary source of manganese exposure. The EPA HA and ESADDI values are used for assessing chronic manganese exposures to children and adults.

Concentrations of manganese exceeding 50 µg/L can give drinking water an unpleasant taste and appearance and can result in black staining of household fixtures (EPA 2017). The EPA SMCL for manganese is set at 50 µg/L to avoid these adverse taste and staining problems. Water from wells with manganese exceeding 50 µg/L may not be palatable, but if levels remain below 300 µg/L, adverse health effects from these exposures are not expected to occur.

**Table C1**

**Food and Nutrition Board of the National Research Council’s Estimated Safe and Adequate Daily Dietary Intake Levels (ESADDIs) for Manganese**

<table>
<thead>
<tr>
<th>Age Range</th>
<th>Estimated Safe and Adequate Daily Dietary Intake Level</th>
</tr>
</thead>
<tbody>
<tr>
<td>Birth to 6 months</td>
<td>0.3 to 0.6 mg/day</td>
</tr>
<tr>
<td>1 to 3 years</td>
<td>1.0 to 1.5 mg/day</td>
</tr>
<tr>
<td>4 to 6 years</td>
<td>1.0 to 2.0 mg/day</td>
</tr>
<tr>
<td>7 to 10 years</td>
<td>1.0 to 2.0 mg/day</td>
</tr>
<tr>
<td>Adolescents older than 11 years and Adults</td>
<td>2.0 to 5.0 mg/day</td>
</tr>
</tbody>
</table>

Source: IOM, 2001; Notes: mg/day = milligrams manganese per day

**Sodium**

Sodium is an essential element used in the body for proper muscle and nerve function. High sodium intake can affect blood pressure, and some people with high blood pressure or kidney problems may be on sodium-restricted diets. EPA has a drinking water advisory of 20,000 µg/L.
for people on a sodium-restricted diet (EPA 2012). The tolerable upper intake level for sodium, the highest level of sodium that can be consumed daily that is unlikely to be harmful for healthy people, ranges from 1,500 milligrams per day (mg/day) for children to 2,300 mg/day for adults (EPA 2012).
Appendix D

Shower Model Information
Three residential drinking water wells in the Coudersport area were contaminated with isopropanol; only one well, RW#1, exceeded health-based screening values. The isopropanol-contaminated water was used for household purposes, including showering. Volatile organic compounds (VOCs) such as isopropanol can escape, or volatilize, from water used in the home. Breathing in (inhaling) the isopropanol vapors in air that occurs when using contaminated water for showering can be a significant source of exposure. Because inhalation and, to a lesser extent, skin absorption of isopropanol during showering can be significant, ATSDR evaluated isopropanol exposures during showering at the residence using RW#1 well water. To evaluate this exposure pathway (inhalation during showering), ATSDR computed both a central tendency, or typical, exposure scenario, and a worst case, or reasonable maximum, exposure scenario (RME), to identify concentrations for comparison with the California OEHHA health-based screening value of 3,200 µg/m³. There are several steps, discussed below, in estimating this equivalent 1-hour air concentration.

Note: We recognize that very young children (>1 year) are likely to take more baths than showers, therefore, we did not estimate showering exposures for this age group. While we recognize that bathing would not likely result in exposures as great as showering because showering has a high flow rate and more volatilization of VOCs, we still likely underestimated the total exposures to very young children. ATSDR used several equations and exposure assumptions to estimate how much isopropanol a person would inhale while showering.

<table>
<thead>
<tr>
<th>Table D1. Reasonable Maximum Exposure Assumptions for Inhalation of Isopropanol while Showering</th>
</tr>
</thead>
<tbody>
<tr>
<td>Age group</td>
</tr>
<tr>
<td>---------------------------------</td>
</tr>
<tr>
<td>1 to &lt;2 years</td>
</tr>
<tr>
<td>2 to &lt;6 years</td>
</tr>
<tr>
<td>6 to &lt;11 years</td>
</tr>
<tr>
<td>11 to &lt;16 years</td>
</tr>
<tr>
<td>16 to &lt;21 years</td>
</tr>
<tr>
<td>21 to &lt;65 years</td>
</tr>
<tr>
<td>&gt; 65 years</td>
</tr>
<tr>
<td>Pregnant women (16 to 45 years)</td>
</tr>
<tr>
<td>Nursing women (16-45 years)</td>
</tr>
</tbody>
</table>

Reasonable maximum exposure (RME) shower time and bathroom is 30 and 20 minutes, respectively. RME calculation also includes 95th percentiles for breathing rates. Inputs from Table 6-32: Time spent (minutes) Showering and in Shower Room Immediately After Showering, EPA Exposure Factors Handbook (2011) Table
Table D2. Central Tendency Exposure Assumptions for Inhalation of Isopropanol while Showering

<table>
<thead>
<tr>
<th>Age Group</th>
<th>Average Shower time (minutes)</th>
<th>Average Bathroom Stay after Shower (minutes)</th>
<th>Average Short-term Breathing Rates While Showering (m³/min)</th>
<th>Average Long-term Breathing Rates (m³/day)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 to &lt;2 years</td>
<td>8</td>
<td>5</td>
<td>0.0120</td>
<td>8.0</td>
</tr>
<tr>
<td>2 to &lt;6 years</td>
<td>8</td>
<td>5</td>
<td>0.0113</td>
<td>9.6</td>
</tr>
<tr>
<td>6 to &lt;11 years</td>
<td>8</td>
<td>5</td>
<td>0.0110</td>
<td>12.0</td>
</tr>
<tr>
<td>11 to &lt;16 years</td>
<td>8</td>
<td>5</td>
<td>0.0130</td>
<td>15.2</td>
</tr>
<tr>
<td>16 to &lt;21 years</td>
<td>8</td>
<td>5</td>
<td>0.0120</td>
<td>16.3</td>
</tr>
<tr>
<td>21 to &lt;65 years</td>
<td>8</td>
<td>5</td>
<td>0.0124</td>
<td>15.5</td>
</tr>
<tr>
<td>65+ years</td>
<td>8</td>
<td>5</td>
<td>0.0120</td>
<td>13.1</td>
</tr>
<tr>
<td>Pregnant Women (16 to 45 years)</td>
<td>8</td>
<td>5</td>
<td>0.0151</td>
<td>21.7</td>
</tr>
<tr>
<td>Nursing women (16-45 years)</td>
<td>8</td>
<td>5</td>
<td>0.01590</td>
<td>22.9</td>
</tr>
</tbody>
</table>

Average shower time and bathroom stay after shower derived using professional judgment with input from Table 6-32: Time spent (minutes) Showering and in Shower Room Immediately After Showering, EPA Exposure Factors Handbook (2011) Table 6-2: Recommended Short-Term Exposure Values for Inhalation (males and females combined), Light Intensity, EPA Exposure Factors Handbook (2011) Average represents the mean (50th percentile) value.

EXAMPLE OF INHALATION CALCULATION(S):

*Use the equations below and values in Table B1 to calculate the amount of isopropanol inhaled while showering*

Example using: Adult (21+ years old) showering for 30 minutes with maximum concentration of isopropanol (15,000 µg/L) in water

Estimating the inhalation exposure dose is a 2-step process:

1. **Calculate the isopropanol concentration in the bathroom**
2. **Calculate the amount of isopropanol inhaled**

ATSDR used a model developed by Andelman [1990] to estimate the isopropanol concentration occurring in the bathroom as a result of showering for 30 minutes and 20 minutes in bathroom following a shower (worst-case scenario). The equation for reasonable maximum (RME) and central tendency (CTE) of exposure is as follows:
Equation for concentration of isopropanol in air:

\[ C_a = k \times F_w \times T_s \times C_w \times CF \]

\[ \frac{V_a}{C_a} \]

Ca = air concentration in bathroom/shower, in milligrams per cubic meter (mg/m\(^3\)),
k = volatile mass transfer coefficient, unitless (0.3 used for isopropanol)
Fw = flow rate of water through shower, in liters per min, L/min (default is 8 L/min)
Ts = time shower is running, in minutes (See Table B1 – 30 minutes total is 95\(^{th}\) percentile for shower time; 8 minutes is median estimated shower time)
Cw = VOC concentration in water, in milligrams per liter (15 mg/L used as maximum)
CF = conversion factor (1,000)
Va = bathroom air volume, in liters, L (default is 10,000 L)

Step 1. Calculate the concentration of isopropanol in the bathroom for median and 95\(^{th}\) percentile time durations

<table>
<thead>
<tr>
<th>RME concentration of isopropanol in bathroom</th>
<th>[ 0.3 \times 8 \text{ L/min} \times 30 \text{ min} \times 15 \text{ mg/L} \times 1000 \text{ L/m}^3 \div 10,000 \text{ L} = 108 \text{ mg/m}^3 ]</th>
</tr>
</thead>
<tbody>
<tr>
<td>CTE concentration of isopropanol in bathroom</td>
<td>[ 0.3 \times 8 \text{ L/min} \times 8 \text{ min} \times 15 \text{ mg/L} \times 1000 \text{ L/m}^3 \div 10,000 \text{ L} = 29 \text{ mg/m}^3 ]</td>
</tr>
</tbody>
</table>

The isopropanol concentration in air will be breathed in during the shower and during any time stayed in the bathroom after the shower. Both the median and reasonable maximum exposure values were calculated in the formula boxes above.

To calculate a time-weighted-average concentration to compare to the California OEHHA one-hour health-based screening value of 3.2 mg/L, the RME and CTE exposure concentrations are adjusted to a one-hour exposure, as follows:

<table>
<thead>
<tr>
<th>RME one-hour exposure concentration:</th>
<th>[ 108 \text{ mg/L} \times 50 \text{ minutes} = 90 \text{ mg/L} \div 60 \text{ minutes} ]</th>
</tr>
</thead>
</table>
| CTE one-hour                        | \[ 29 \text{ mg/L} \times 13 \text{ minutes} = 6.3 \text{ mg/L} \div 60 \text{ minutes} \]
exposure concentration:

Using central tendency and reasonable maximum exposure assumptions for calculating typical and worst-case isopropanol exposures while showering, respectively, ATSDR concludes that isopropanol inhalation exposures exceed the acute, one-hour screening value and may result in adverse health effects for some individuals.
Appendix E

Community Concerns and Responses
The petitioner provided electronic files to ATSDR describing their environmental and health concerns. In these files, the petitioner expressed specific concerns. These concerns are identified below followed by ATSDR responses:

**Are there impacts to public water supplies, including any impacts to the recharge zone of two public water supplies, the Borough of Coudersport and the Charles Cole Memorial Hospital? Is the water in the aquifer potable; including after JKLM Reese Hollow 118 well pad activities?**

**Response:** The data made available to ATSDR includes many rounds of sampling data for both public supply wells, including the Borough of Coudersport and Charles Cole Memorial Hospital source wells. Data from these public water supply wells are included and evaluated in this health consultation.

Although this document cannot be used to evaluate the potability of an entire aquifer, ATSDR’s evaluation of the sampling and analyses of over 100 groundwater sources in the impacted area indicates the aquifer(s) accessed in the Coudersport area for drinking water continues to provide potable drinking water. Some of the residential wells have drinking water quality issues (e.g., bacterial contamination, metals, salts) and steps should be taken to address these issues. For additional information, refer to the conclusions and recommendations within this document.

**The use of F-485, which is a “surfactant containing 10% isopropanol. The composition of the remaining 90 percent is ‘proprietary’.” Should we be concerned about exposures to these proprietary chemicals?**

**Response:** It is accurate that the proprietary components of F-485 are not known to ATSDR. However, it is important to note that PADEP required well sampling and analyses for many more chemicals than those specifically identified as site-related chemicals. It is possible that proprietary chemicals may not have been identified in sample results. However, more than 200 chemical and water quality analyses were performed on multiple samples from many of wells that may have been impacted.

**The use of Rock Oil and the use of other chemicals not reported by JKLM. Should we be concerned about exposures to these other chemicals?**

**Response:** ATSDR has met with and discussed the JKLM event with PADEP oil and gas program staff, who have shared information with ATSDR. Detections of BTEX (benzene, toluene, ethylbenzene, and xylene) in groundwater samples suggest Rock Oil components were present in the groundwater following its improper use at the Reese Hollow 118 well pad. PADEP
has indicated that Rock Oil and F-485 were the chemicals used improperly at the well pad and has indicated that additional chemicals were not injected at the well pad.

**Why the positive chemical detections by PADEP when JKLM sampling indicated the chemical was not present (based on “non-detect” or “ND” in the laboratory results)?**

**Response:** The PADEP sample analyses had lower limits of detection (LOD) than those employed by JKLM. While both the JKLM-contracted and PADEP laboratory analyses had LODs that were below regulatory standards, PADEP’s were even lower than JKLM’s. Therefore, while JKLM provided accurate laboratory analytical reports, PADEP had more sensitive laboratory analyses and was able to report the presence of chemicals below those that could be detected by JKLM’s contracted laboratory.

**What about the presence of unregulated chemicals at trace concentrations in the aquifer due to use of water hauled in a “frack waste” tanker truck; and, the risks posed by exposure to components of the injected fluids that are not regulated by the Safe Drinking Water Act (SDWA).**

**Response:** As noted in the response to previous question, PADEP required well sampling and analyses for many more chemicals than those specifically identified as site-related chemicals. More than 200 chemical and water quality analyses were performed on water samples for this investigation. Many of these chemicals that were tested for are not regulated by the SDWA. However, it is possible that some chemicals related to natural gas activities were not included in the analyses, and that would represent a limitation of this evaluation.

ATSDR is a non-regulatory, federal public health agency. Regulatory programs and policies are best explained by those agencies responsible for enforcing regulations. In the case of natural gas drilling in Pennsylvania, the Pennsylvania Department of Environmental Protection (PADEP) and the U.S. Environmental Protection Agency have authority to take and order actions that protect public health and the environment.
Appendix F

Public Comments and Responses
Comment #1 - On several occasions, ATSDR references one residential water well (RW#1) where the concentrations of isopropanol was high enough in one sample collected on 9/18/2015 to potentially cause an inhalation risk while showering. It is unclear if the proposed exposure via showering occurred. Given the high turbidity of the sample (325 NTU), it is unlikely the homeowner ever bathed in the water. A water buffalo was installed on 9/21/2015 to provide temporary water. Samples collected on 10/1/2015 indicated that the Isopropanol was no longer present in the water supply.

Response to Comment #1 - While it is possible that the resident did not use the water for showering, it is not clear that residents using RW#1 well water were aware of contamination present in the aquifer their well accesses. Given the residents were not informed of the contamination before it affected their well, it is likely that they did use the contaminated water until they observed changes in it themselves, whether visually, by smell, or by taste. Our understanding of the early stage of this release was that residents became aware of the contamination after, and not before, it impacted their well.

The ATSDR shower model uses showering as a quantifiable activity to estimate indoor air concentrations; however, any use of water in the home will result in the release of volatile organic compounds in the water supply. In this health consultation, ATSDR used a very short exposure timeframe (i.e., hours) for evaluation of this irritant. ATSDR also notes in the report that (1) some individuals exposed may not have any adverse health effects from exposure, and (2) effects from exposure are expected to be temporary (not permanent) and will diminish when the individual is removed from exposure.

No changes in the text of the ATSDR health consultation (HC), based on this comment.

Comment #2 - Two comments were submitted that relate to the source of contamination. Both comments are provided here and followed by a response which responds to both comments.

Comment #2A: Six water supplies were determined to be impacted by the release. All observed concentrations of metals (e.g. lead, manganese, iron, etc.) that are referenced as being elevated in the non-impacted water supply are related to natural background conditions. Elevated metals in the impacted water supplies were primarily related to the temporary turbidity increases and quickly subsided. Remaining metal concentrations are related to background conditions. While the “Fact Sheet” appears to indicate these metals are “naturally occurring”, the “Health Consultation” is not clear that the metals are naturally occurring and not a result of the incident.

Comment #2B: Bromide, iron, lead, lithium, manganese and sodium? Are these contaminants all related to the JKLM incident.
Response to Comment #2 – ATSDR’s public health evaluations are designed to assess the health implications of exposures to detected contaminants, regardless of source. Naturally-occurring metals exposures at background concentrations can present a health risk from exposures, and some individual’s exposures to background concentrations can result in adverse health effects.

Turbidity is a change in water quality, specifically a loss of transparency due to suspended particulates. Suspended particulate can include added chemicals or naturally-occurring materials found in the aquifer, such as metals. As noted by the commenter, “Elevated metals in the impacted water supplies were primarily related to the temporary turbidity increases and quickly subsided.” If turbidity is due to drilling-related activities, then drilling-related activities may have caused increases in metal concentrations in the impacted water supplies, regardless of whether they are naturally occurring, or whether the change is temporary or permanent.

Regarding drilling and/or completion chemicals: it is known that a release of some types of chemicals (surfactants, acids, bases, alcohols) into an aquifer can cause water chemistry changes (note: isopropanol is an alcohol). Changes in water chemistry (e.g., corrosivity, pH) can result in enhanced mobilization of naturally-occurring contaminants, including metals. Given that this can occur, and given that JKLM released alcohol into the aquifer, ATSDR has identified the possible causes of increased levels of contaminants but has not concluded such. Determining why contaminants are present in resident’s water supplies following a hazardous material release is the responsibility of state and federal regulators.

No changes in the text of the ATSDR HC, based on these two comments.

Comment #3 - The document recommends that “drillers and state regulators develop site-specific procedures that protect the public from exposure to chemicals injected into open boreholes to recover drill bits and other ‘lost’ items.” This recommendation is unnecessary as §78a.83(c) of the Department’s regulations relating to oil and gas activities, states that “The surface hole shall be drilled using air, freshwater or freshwater based drilling fluid.” Additionally, the use of surfactants when drilling the surface hole location is addressed in the Department’s FAQ located here:
http://files.dep.state.pa.us/OilGas/BOGM/BOGMPortalFiles/OilGasReports/Construction_Standards_FAQ/FAQ’s/FAQ_78.83_(6).pdf. JKLM operated in violation of this regulation, resulting in enforcement action by the Department (see attached).

Response to Comment #3 - ATSDR is not commenting on specific rules and oversight of drilling and completion operations. ATSDR is providing a recommendation that companies and regulators develop procedures to prevent potentially unhealthy exposures to chemicals injected into open boreholes in the event that a similar situation may be encountered in the future. Our
recommendation is consistent with current emergency response planning and reporting rules in the state. ATSDR recommends that when a company injects chemicals into an aquifer that has the potential to result in exposures (i.e., a release to the environment), they also provide immediate notification of this activity to those residents that access the potentially impacted aquifer. In doing so, potentially unhealthy exposures can be mitigated. This type of notification is akin to reporting a spill of reportable quantities to the National Response Center, except that it includes a pre-determined process for notifying the most likely to be impacted, i.e., the neighbors living closest to the spill. For reference, ATSDR recommends including this call-down/notification to the local community in line with the PA code, accessible here: http://www.pacodeandbulletin.gov/Display/pabull?file=/secure/pabulletin/data/vol43/43-4/132.html. In part (5) Emergency response planning (i)(G), it states the emergency response plan include “A summary of the risks and hazards to the public within ½ mile of the well site and the associated planning assumptions.”

No changes in the text of the ATSDR HC, based on this comment.

Comment #4 - Under the data limitation section on Page 4 it states that “Due to variability in timing and frequency of sampling, we cannot be certain that we have samples from all impacted water sources from the beginning of the release until groundwater impacts were resolved.” The [commenter] does not understand this statement. ATSDR was provided the water quality data from the outset of the incident to a time when the data indicated the incident had subsided. ATSDR acknowledges this on page 23 where they state, “A limited number of drinking water wells and surface water bodies were directly impacted by the release for less than six months.”

Response to Comment #4 – ATSDR appreciates the efforts of the state regulator to have all potentially impacted homes sampled. According to the PADEP consent order and agreement (dated 21 October 2016) the exact date of the release is not known and may have occurred at some time over a three-day period from September 15 through September 18, 2015. While sampling of some homes began immediately after state regulators were notified on September 18, 2015, it is possible that sampling occurred after the plume of contamination passed by some residential wells. Without knowing the exact date of the chemical release ATSDR cannot be certain that samples exist from all impacted water sources from the beginning of the release. Timing of sampling is important; residents notified the PADEP of water quality changes on September 18, 2015. Residents called the PADEP to request sampling. If the sampling had not occurred within the time period that the plume of contamination passed by their residential well, impacts and maximum exposure concentrations of contaminants, if present, would not be observed. The absence of data does not prove impacts did not occur. Conversely, data can prove that impacts occurred.
Data Limitations
ATSDR recognizes the data available to assess exposures were limited in such a way as to affect our ability to fully assess the potential for health effects from groundwater exposures to chemicals in the Coudersport area water wells, including:

There are temporal and spatial data limitations – Due to variability in timing and frequency of sampling, we cannot be certain that we have samples from all impacted water sources from the beginning of the release until groundwater impacts were resolved. We do not have water quality measurements for these same groundwater wells and springs prior to the JKLM release, so we are not sure what contaminants and concentrations routinely exist in the groundwater wells and springs.

ATSDR cannot determine whether all JKLM-related contaminant exposures or longer-term groundwater quality issues were fully assessed. The JKLM-related contaminants were detected in samples for a period of less than six months (September 2015 through February 2016). However, it cannot be determined with the data set whether or for how long JKLM-related contaminants caused naturally-occurring chemicals to mobilize in the groundwater. It can also not be determined with the available data set whether naturally-occurring contaminants were already present at similar concentrations detected in these water sources before the JKLM release occurred.

Due to samples being collected over limited and varying time frames for each well and spring, ATSDR cannot determine exposure durations or chronic exposure concentrations for all exposure locations. Due to these sampling limitations, some contaminant exposure durations were assessed for both chronic (greater than one year) and intermediate (less than one year, more than two weeks) time frames, including aluminum, barium, lead, lithium, manganese, and sodium.

Proprietary chemical information was not provided – ATSDR has concluded that exposures to JKLM-injected products (i.e., isopropanol mixture) have occurred (see Conclusion 1); however, ATSDR does not have sufficient information to determine what other chemicals were in the injected mixtures that residents were exposed to. ATSDR also does not know the duration or concentration of exposure to these chemicals.

No changes in the text of the ATSDR HC, based on this comment.

Comment #5 - Several areas of the document state that water quality sampling was only conducted until February or March of 2016. This statement is not accurate. Additional sampling was conducted through the 4th quarter of 2016.

Response to Comment #5 – When conducting health consultations, ATSDR evaluates the data made available to the Agency. ATSDR appreciates PADEP’s sharing of data collected from the outset of the response through early 2016. ATSDR has not received additional data for water quality sampling past that timeframe. ATSDR has repeatedly requested private well water data from the PADEP and from the petitioner in the community. ATSDR did not receive from PADEP or other stakeholders any data for samples collected after March 2016. The ATSDR fact sheet which accompanied the public comment version of the JKLM HC requested specifically the following, “If community members would like to share any water sampling information
related to the JKLM release in 2015 that is not already included in the ATSDR HC, they are invited to share this information with ATSDR using the public comment process.”

ATSDR is open to receiving any additional environmental data relevant to this event and community exposures. If relevant data are provided to ATSDR for further evaluation, ATSDR will review these data to determine whether an update should be provided to the public or the existing review of the data are sufficient.

Comment #6 - Page 2 states that “sampling of private wells and other water sources began within days of the September 2015 incident.” This statement is not completely accurate, as at least one of the impacted residential water wells (RW #1) was sampled on the same day of the release.

Response to Comment #6 – ATSDR refers the commenter to the October 21, 2016 Consent Order and Agreement, bullet F, which states, “Between September 15 and 18, 2015, an estimated 100 gallons of unapproved drilling surfactant…into groundwater via subsurface fractures.” Given the statement in the PADEP consent order and agreement, PADEP acknowledged that the spill occurred sometime within those 3 days and that it entered the groundwater through fractures. Both are relevant to the exposure pathway assessment: (1) the release may have begun on September 15 and not September 18; this is not known or stated in the official PADEP document; and, (2) the surfactant migrated via subsurface fractures. It is also noted that in the Notice of Violation (dated September 30, 2015), the PADEP stated, “On September 21, 2015, the Department received notification of a complaint that JKLM Energy, LLC (JKLM) had received from a private resident of soap in their private water supply.”

If the release began on September 15, it is possible the contaminants migrated to the nearby wells in a very short timeframe, specifically because the pathway was through subsurface fractures. These points are noted in the PADEP consent order and agreement, and complaints were not received by the PADEP or JKLM until sometime between September 18 and 21, 2015. Therefore, the statement in the ATSDR HC, “sampling of private wells and other water sources began within days of the September 2015 incident,” is correct, based on available information.

No changes in the text of the ATSDR HC, based on this comment.

Comment #7 - Page 10 states that “the longest duration of bromide exposures to RW #2 water are less than six months (the period between pre-drill sampling in April and non-detect sample collection in October).” The Department does not understand the rationale behind this statement. If the bromide that was observed in the water supply was a result of the release that occurred on September 18, 2015 and had subsided by October 14, 2015, at most bromide was present in the water supply for 1 month. It is unclear why ATSDR chose
to use the pre-drill sampling date as the starting point to calculate the potential residence time of bromide in the water supply when the sample was collected 6 months prior to the release.

Response to Comment #7 – ATSDR uses the available data to assess exposures over acute (i.e., less than 2 week), intermediate (i.e., between 2 weeks and 364 days) and chronic (365 days or more) durations. The available data for well RW#2 are limited. To determine whether health effects are possible, all of the available data was used and a worst-case scenario was identified in order to be protective of human health. ATSDR notes that the exposure to bromide in this well was not detected at any other time (pre-drill and October 14, 2015). Except for the pre-drill non-detect result in April 2015, there are no additional data prior to the September 21, 2015 date for assessment; therefore, there is a data gap for bromide exposure assessment from April to September 2015. Therefore, in the absence of data, ATSDR assumes worst-case exposure and notes this in the document. ATSDR is clear in stating that bromide exposures from this well, “are of short duration” and are “less than six months.”

The absence of data does not indicate exposures to bromide did not occur before the JKLM September 2015 event. Therefore, ATSDR used the available data to identify an “estimated average concentration from the three rounds of sampling.” ATSDR used the average concentration to assess the potential for adverse health effects and not the maximum value, consistent with the use of all available data. ATSDR also used an acceptable daily intake (ADI) to compare to the exposures in Coudersport. Very short timeframe exposures (i.e., daily) may have caused health effects for the residents using these water sources for drinking. This is the conclusion that ATSDR has provided in the HC with the additional comment that the conclusion is “highly uncertain due to limitations in the toxicology literature.”

It is the responsibility of the regulator to determine what chemicals were released from a spill. ATSDR does not have enough information to conclude bromide was a released chemical; therefore, based on the data sets available, ATSDR used the longest possible duration of exposure between data sets. If not a released chemical, perhaps the released chemicals changed the aquifer water chemistry and mobilized or created this contaminant. The data provided to ATSDR from PADEP regarding released chemicals included F-485 (a foaming agent) and Gulf Rock Drill Oil 150 (a petroleum-based lubricant), neither of which identify bromides as a chemical constituent. The injection of bromides had not been conveyed to ATSDR following its data requests, which included a request for the chemical constituents in the injected chemicals. This data limitation (regarding proprietary chemicals) is also noted in the HC.

No changes in the text of the ATSDR HC, based on this comment.
Comment #8 – Several sections of the paper state that ATSDR is working with the Department to determine if additional contact information is available for residents in the area. All names and address associated with the samples were provided to ATSDR.

Response to Comment #8 – Comment noted: the available contact information was provided. Changes made to final document will include that ATSDR worked with the state Department of Environmental Protection to determine if additional contact information was available.

Comment #9 - Introduction and last paragraph, third sentence, of page 1: The text states that surface water samples were collected from ponds. While samples were collected from a pond, seven (7) surface water sampling points were established on streams in the area and routinely sampled.

Response to Comment #9 – Changes to final document will include the following, “and streams” where appropriate, including introduction and pages 1 and 24.

Comment #10 - Expanding on comment #5 about the time period of sampling being misstated in the report: Sampling of various wells continued into November 2016, not February 2016 as stated in the report. The report in several places, for instance the last sentence of the first paragraph of page 2, confuses the duration that an impact may have been found in the wells (thru February 2016) with the duration of sampling (thru November 2016).

Response to Comment #10 - The last sentence of the first paragraph of page 2 in the ATSDR HC states, “Well monitoring continued for approximately six months (September 2015 through February 2016), at which time PADEP determined all wells were restored and monitoring was concluded.” The preceding sentence in the HC states the PADEP rationale for determining impacts, “The PADEP considered the groundwater sources to no longer be impacted when contaminant concentrations were below PADEP’s levels of health/potability concern for multiple sampling events over time, or the water was restored to its original state of groundwater quality.”

When conducting health consultations, ATSDR evaluates the data made available to the Agency. ATSDR appreciates PADEP’s sharing of data collected from the outset of the response through early 2016. ATSDR has not received additional data for water quality sampling past that timeframe. Based on comments, ATSDR changed the document language (page 2 and page 4) to state the following, “The PADEP considered the groundwater sources to no longer be impacted when contaminant concentrations were below PADEP’s levels of health/potability concern for multiple sampling events over time, or the water was restored to its original state of groundwater quality. Well monitoring continued for approximately six months (September 2015 through February 2016), at which time PADEP determined all wells were restored. During the public
Comment period (January 2019), PADEP informed ATSDR that additional sampling was conducted in the impacted area; however, these data were not made available to ATSDR and are not included in this health consultation.

Comment #11 - Page 4. Table 1. Drinking Water Contaminants of Potential Concern, column labeled “Maximum 95UCL (n) (in ug/L)”: This column is the calculation of the 95% Upper Confidence Limit for the concentration of various compounds. For several of the data sets the sample size (n), as reported on this table, are way too small, as few as two (2) samples, to allow statistics to be run and have meaningful results. If the 95% UCL test was run on these small data sets, the results would not be accurate nor statistically valid.

Response to Comment #11 - ATSDR provided the calculated 95UCLs and the sample size (i.e., “n”) for each contaminant. Three contaminants had the 95UCL listed with a sample size that was too small to be statistically valid for health assessment: acetone, bromide, and manganese. Commenter is directed to the HC for the full exposure assessment and health implications discussion for these contaminants.

Acetone
In the final release of this health consultation, the acetone exposure evaluation has been adjusted to use of the maximum exposure concentration of 230 µg/L, in lieu of the 95UCL value due to limitations in the available sampling information; however, this likely overestimates actual exposures to acetone alone. Currently, use of the 95UCL approach by ATSDR is suggested when at least 8 samples are available and at least 4 of those samples have positive results and/or 20% of the samples are above non-detection (for larger data sets). EPA guidance for using upper confidence limits also notes the following, “Sample size is especially important when there is large variability in the underlying distribution of concentrations. However, defaulting to the maximum value of small data sets may still be the last resort when the UCL appears to exceed the range of concentrations detected”.  

Bromide and Manganese
ATSDR also specifically notes in both the bromide and manganese exposure evaluations that there are insufficient data for calculating (and using) a 95UCL for some wells:
- For bromide, ATSDR noted on page 10, “available well water data are not sufficient to calculate a 95UCL,” and,
- For manganese, ATSDR notes on page 19, “To assess chronic exposures, the 95UCL was calculated for each well with sufficient data. Wells RW#2 (167 µg/L) and RW#95 (168 µg/L) were not included in this calculation due to insufficient data.”

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µg/L) had estimated maximum chronic manganese exposures below the EPA HA of 300 µg/L. Well #38 had only two sampling results (381 µg/L and <0.002 µg/L), which is insufficient to calculate a 95UCL that is representative of chronic exposures from this well water. Therefore, the maximum value was used to assess worst-case exposure.”

Comment #12 - Page 5. Exposure Pathway Evaluation, first paragraph, Third Sentence: Alternative water supplies were offered to well owners the day contamination was reported. There was no delay. The sentence that “Exposures were mitigated within a few days for well owners…” could be read that JKLM and/or DEP waited several days after the contamination was known in a well to provide an alternative source.

Response to Comment #12
ATSDR again refers the commenter to bullet F of the PADEP Consent Order and Agreement, which notes, “Between September 15 and 18, 2015, an estimated 100 gallons of unapproved drilling surfactant, F-485, were introduced into the surface hole for drill cutting recovery and as part of the drill bit recovery operations. Subsequently, the surfactant, which had been diluted with fresh water, migrated into groundwater via subsurface fractures.” If the release occurred on the September 15, 2015, and travelled through fractures, it may have impacted wells before alternative water was provided to these homeowners. The first date that residents received assistance from PADEP and JKLM was September 18, 2015. Page 5 of the ATSDR HC Exposure Pathway Evaluation section (first paragraph, third sentence) reads, “Exposures were mitigated within a few days for well owners with confirmed JKLM-related contaminants.” Based on available information, this statement is accurate.

No changes in the text of the ATSDR HC, based on this comment.

Comment #13 - Your report was published in part by our local media, Endeavor last November, and noted, "The federal government’s Agency for Toxic Substances and Disease Registry (ATSDR) accepted a petition to review the water sampling data to determine if exposure could harm people’s health."3 http://www.endeavornews.com/news/2018-11-24/Front_Page/Feds_issue_report_on_JKLM_gas_well_blunder.html as referenced on your timeline; https://www.atsdr.cdc.gov/HAC/pha//JKLMNaturalGas/JKLM-HealthConsult-508.pdf "02/29/2016 ATSDR receives petition to assess environmental health concerns due to JKLM well incident.”

13a. Does this mean that an investigation by your agency was only initiated and undertaken at the request of petitioners?
13b. Who were the petitioners?
13c. Was this a group of individuals or another agency?
13d. Why would your agency not have been an immediate part of the initial response?

3
Response to 13a - ATSDR became involved with the JKLM Coudersport event due to a petition received by the Agency. ATSDR accepted this petition because it met the criteria for accepting petitions to conduct assessment activities.

Response to 13b and 13c – ATSDR does not release to the public any private identifying information about petitioners.

Response to 13d. – ATSDR is a federal Agency and its involvement, unless related to a proposed national priority list (NPL) site, must be requested. In this case, ATSDR’s involvement was requested through the petition process. In addition to petitioning the Agency, ATSDR recommends the commenter contact their local government and state programs, including the PADEP and the Pennsylvania Department of Health (PADOH), regarding environmental contaminant exposures and health assessment assistance.

Comment #14 - I feel a more accurate accounting of this incident which boldly identifies negligent response from JKLM officials and action from our local officials, Emergency Management team as well as, identifying particularly, according to your report, "Data Limitations ATSDR could not fully assess the potential health effects from exposures to chemicals in the Coudersport area drinking water sources and surface waters due to incomplete information regarding: How long water supplies were impacted, How long people were exposed, and, The specific chemicals in mixtures," is due. Perhaps when you’ve finished compiling your public comments you could request clarification be made to the Endeavor story or submit your own press release, Guest Editorial to be published, additionally to be distributed for display in public places throughout area: courthouse, library, post office, etc. and follow this by attending a Potter County Commissioner meeting.

Responses to Comment #14 – Response to comment #14 has been broken into two parts: (14a) Data limitations, and (14b) ATSDR’s public health action plan (PHAP).

Response to Comment #14a. (Data limitations) - ATSDR identifies data limitations that may have an impact on the evaluations. To overcome certain data limitations, ATSDR assumes exposures to the maximum detected concentrations, uses statistical tools to develop exposure point concentrations when possible, and uses conservative estimates of exposure durations based on the data available. In doing so, ATSDR’s conclusions may overestimate exposure and resulting health effects. Due to limitations in the data provided, uncertainties cannot be reduced.
Response to Comment #14b. (ATSDR PHAP) – ATSDR refers to the final section of the JKLM HC titled “Public Health Action Plan.” This section will be updated based on the release of the public comment HC and public comments received.

When the document was released in 2018, ATSDR provided the public comment version of the HC to the Coudersport library for public display and copies to Coudersport government and utilities office staff, distributed copies to all residents sampled for which an address was available, and conducted a site visit to hand deliver copies to residents whose mail was returned to ATSDR due to mailing address issues (“no mail receptacle,” unoccupied building, or other reasons for return of mail from the U.S. Postal Service). ATSDR also attempted to hand deliver copies to residents with no known mailing address. ATSDR staff met with community members including the petitioner, conducted a site tour, and continues to be available to the community via email or by phone, as listed in the public comment version HC and the original fact sheet distributed when the public comment version was released.

ATSDR will make the final version of this health consultation available to the public via the ATSDR website, by distributing copies to interested community members and agency representatives, and by providing copies to the local library and the Coudersport government office building.

ATSDR will remain available to discuss any public health questions or concerns related to the site with community members and local, state, and federal authorities.

If you have concerns about your health, contact your health care provider. For questions about ATSDR’s report, please contact Robert Helverson, Regional Representative, ATSDR Region 3 at 215-814-3139, gfu6@cdc.gov or Lora Werner, Regional Director, ATSDR Region 3 at 215-814-3141, lkw9@cdc.gov.

Comment #15 – In reference to the Introduction of the ATSDR HC, where the following statement was provided, “In September 2015, JKLM Energy, LLC, (JKLM) injected chemicals into an open wellbore at Reese Hollow 118 well pad,” commenter asked the following: The word “open” sounds like the well was open at the surface. A well could be cased with layers of cement and steel and still be open at the surface. An open well seems mostly harmless. Was the well open, cased or uncased?

Response to Comment #15 – The use of the term “open borehole” in the Introduction to the ATSDR HC refers to a commonly used term for a hole drilled into the ground that has not been lined (i.e., by casing, cementing, etc.) to isolate the injected or extracted materials from the surrounding soils, rock, aquifers, etc., or to isolate geologic zones from each other. As noted by the PADEP notice of violation (September 30, 2015) and subsequent Consent Order and
Agreement (October 21, 2015), this well, only an open borehole at the time of chemical injection, caused unhealthy exposures and environmental impacts, as it was the source location for a chemical release that impacted nearby private wells and the underlying aquifer.

Comment #16 - *Isopropanol, is the only known component of the F485, and they chose 3 labs that were not accredited for analyzing for isopropanol in drinking water. Q: Doesn’t this seem more like a stonewalling than an investigation? The report says over 100 drinking water sources were sampled. Sampled by whom? The ATSDR, DEP, JKLM’s labs? This seems confusing. Can this identify the number of individual sources sampled by the DEP & JKLM respectively?*

Response to Comment #16 – ATSDR used the available environmental data to assess exposures. To conduct our health assessment activities at the JKLM Coudersport site, ATSDR used the data provided by the PADEP. ATSDR’s understanding is that the data the PADEP provided is valid and representative of environmental conditions when sampling occurred and the PADEP provided these data because it also believes it to be reliable and representative. The PADEP shared the available data that it had in its possession at the time of the request and provided additional assistance to ATSDR health assessors with follow up questions. A portion of the drinking water wells were sampled by both the PADEP and JKLM; a majority of the data provided was from samples collected by JKLM and then provided to the PADEP. The PADEP then provided it to ATSDR in a spreadsheet.

Over 100 individual sample identifiers were provided to ATSDR with associated data and a cross reference table with address and contact information. ATSDR did not receive original laboratory analytical packages for drinking water sources, but instead received a spreadsheet of the private well data. Therefore, ATSDR cannot confirm whether the PADEP and JKLM used laboratories accredited in Pennsylvania for each of the analytes in drinking water. ATSDR did receive laboratory data packages from the PADEP for public waste water sample results, analyzed by Eurofins through Fairway Laboratories. Eurofins is accredited for isopropanol analysis by method SW846 8105B, a hazardous waste test method.

Based on the information provided to ATSDR, a statement will be added to this final version of the document, “ATSDR did not receive the original laboratory data packages. Drinking water data were received by ATSDR from PADEP in an electronic database developed by JKLM; therefore, information regarding laboratory accreditation and analytical procedures were not reviewed by ATSDR.”

Comment #17 - *Was butanol and bis(2-ethylhexyl) adipate among the other chemicals assessed? Are there health effects associated with Butanol and Bis (2-Ethylhexyl) Adipate?*
Response to Comment #17 – Based on the data sets received by ATSDR, sampling for t-butyl alcohol appears to have begun in public wells at the end of September (approximately 12-15 days after release identified) and in private wells in October 2015 (approximately one month after release identified).

Based on the data sets received, sampling for bis(2-ethylhexyl) adipate in private water supplies did not begin until October 14-15, 2015, one month after the release was identified. In public water supplies, the first date of sampling for this compound was September 29, 2015, based on the data received by ATSDR. Four water supplies had positive detections of bis(2-ethylhexyl) adipate: RW#1, RW#2, RW#38, and RW#40. Based on this comment, the following text (indented, italics) is added to the data limitations for this final health consultation:

**Laboratory Analyses Were Limited** – When maximum concentrations of injected chemicals (in the data set received) were detected in impacted wells, other man-made chemicals were not included in the drinking water sample analyses. When laboratory analyses were expanded (approximately two weeks to one month following initial detection of impacts to water supplies), other chemicals (e.g., bis(2-ethylhexyl) adipate, bis(2-ethylhexyl) phthalate, butylbenzyl phthalate) were detected in the impacted wells. Results letters provided to residents noted that these organic contaminants were also detected in laboratory quality control (QC) samples; however, these QC data were not provided to ATSDR. Therefore, it is not known what maximum exposure concentrations were for all chemicals in impacted water supplies.

**bis(2-ethylhexyl) adipate** - Environmental data received by ATSDR includes analytical results for bis(2-ethylhexyl) adipate. In the public comment draft of the ATSDR Health Consultation, the maximum detected value in the data set (4.59 µg/L) and the lowest health-based screening value (6,000 µg/L, based on EPA reference concentration) is provided in Table A1, Maximum Concentration Screening Table. Because the concentrations of bis(2-ethylhexyl) adipate were below levels of health concern at the time of sampling, these contaminants were not further assessed in the ATSDR Health Consultation. ATSDR assesses the data available in health consultations, and if important data are not available for human health exposure assessment, these limitations are noted in the “data limitations” section.

**Butanol** – Environmental data received by ATSDR did not include specific analyses for butanol; however, tert-butyl alcohol (t-butyl alcohol), a structural isomer of butanol, was assessed (other isomers were not). T-butyl alcohol was detected in sampling at a maximum concentration of 8.42 µg/L (Well#81). ATSDR and the EPA do not have health-based screening values and PADEP does not have a medium-specific concentration (MSC) for this compound in used aquifers. ATSDR used a health-based state screening value of 120 µg/L, identified by the State of
Massachusetts Office of Research and Standards as the health-based screening guideline. This specific information was also provided in Table A1 of the ATSDR Health Consultation.

**Health Effects Associated with bis(2-ethylhexyl) adipate and butanol** – At the levels detected, no health effects from continuous chronic exposure (i.e., daily drinking of the water with the contaminants at the detected levels) are expected. It is not known if higher concentrations may have been present in wells before sampling and analyses for these contaminants occurred.

At higher concentrations than those detected, health effects from exposure to butanol are possible; however, limited research on the human health effects of exposure to bis(2-ethylhexyl) adipate suggest low toxicity for humans.

As noted above, there is limited information on health effects in humans following exposure to bis(2-ethylhexyl) adipate, also known as DEHA, whether from inhalation or ingestion pathways, or in occupational or non-occupational settings. The Organisation for Economic Co-operation and Development (OECD) has developed a screening information dataset (SIDS) initial assessment profile for bis(2-ethylhexyl) adipate, which offers a summary for health effects from exposures to this chemical. To access this information, go to: [https://hpvchemicals.oecd.org/UI/handler.axd?id=5738b7ae-0aa3-4fd2-8929-f4959d7df59c](https://hpvchemicals.oecd.org/UI/handler.axd?id=5738b7ae-0aa3-4fd2-8929-f4959d7df59c).

The national Library of Medicine’s TOXNET website provides information on the toxic effects of exposures to butanol. For more information, go to: [https://toxnet.nlm.nih.gov/cgi-bin/sis/search/a?dbs+hsdb:@term+@DOCNO+50](https://toxnet.nlm.nih.gov/cgi-bin/sis/search/a?dbs+hsdb:@term+@DOCNO+50).