Regulations 1989, for total and faecal coliforms, although the water has at all times been, and remains safe to drink. Consequently the Secretary of State for the Environment has notified the Company that he will carry out his duty under section 19 of the Water Industry Act 1991 and if necessary, order the Company to take appropriate steps to ensure that the water supplied will in future meet the standards required for total and faecal coliforms.

The Company has given a legally binding agreement (called an undertaking) to carry out appropriate remedial work at Puncknowle Service Reservoir to be completed by 31st October 1994. The Secretary of State is satisfied that the Company is complying with this agreement and has informed the Company that he is satisfied by serving on them the notice printed below.

WATER INDUSTRY ACT 1991: SECTION 19(1)(b)

THE SECRETARY OF STATE FOR THE ENVIRONMENT

- is satisfied that Wessex Water Services Limited "the Company" in supplying water from its Puncknowle Service Reservoir has contravened and is likely to do so again its duty to supply wholesome water under section 68(1)(a) of the Water Industry Act 1991, and the requirement of Regulation 3(7) of the Water Supply (Water Quality) Regulations 1989, that water supplied should achieve compliance with the prescribed standard for total and faecal coliforms.
- has notified Wessex Water Services Limited on 17th May 1994 that he is considering making in relation to the Company an enforcement order under section 18 of the Water Industry Act 1991.
- notes that Wessex Water Services Limited has on 29th July 1994 given an undertaking under section 19(1)(b) of the Water Industry Act 1991 to take the following steps by the dates shown:
 - (a) Carry out weekly inspection of residual chlorine levels and maintain at 0.15mg/l. To continue for the duration of the undertaking.
 - (b) Appraise the problems at the Puncknowle reservoir and recommend solutions. To be completed by 30th September 1994.
 - (c) In the light of the appraisal, offer a further undertaking specifying the remedial action to be carried out. To be completed by 31st October 1994.
 - (d) If coliforms are detected in any sample, follow instructions given in sections 7.7 to 7.11 of "Guidance in Safeguarding the Quality of Public Water Supplies", as appropriate. To be done as soon as the analytical results are made available and not more than 30 hours after sampling.
- 4. is satisfied that Wessex Water Services Limited had given and is complying with an undertaking to take all such steps as appear to the Secretary of State for the time being to be appropriate to secure or facilitate compliance with the requirement of Regulation 3(7) of the Water Supply (Water Quality) Regulations 1989.

Authorised by the Secretary of State to sign in that behalf

M. Rouse, Chief Inspector

27th September 1994

Full details of the work being carried out are on the Company's public record which you may inspect at any of its offices open to the public during normal working hours.

You can find out about the work and whether your water supply is affected by telephoning the Water Company on 0272-290611, or writing to them at Wessex House, Passage Street, Bristol, Avon BS2 0JQ; and quoting DoE reference No. WS 076.

A copy of the undertaking can also be seen at the offices of the Director General of Water Services, City Centre Tower, 7 Hill Street, Birmingham B5 4UA. Ref. No. LG1/01/DWI.) (10 SI)

WATER INDUSTRY ACT 1991: SECTION 19(1)(B)

The purpose of this notice is to inform consumers in parts of Shepway who might be affected by improvement work being carried out by Folkestone and District Water Services Limited in its Farthing Common Water Supply Zone. The Company has found through its water quality monitoring programme that water supplied to this zone has on occasion not met the standard, as required by the Water Supply (Water Quality) Regulations 1989, for polycyclic aromatic hydrocarbons, although the water has at all times been, and remains safe to drink. Consequently the Secretary of State for the Environment notified the Company of his intention to carry out his duty under section 19 of the Water Industry Act 1991 and if necessary, order the Company to take appropriate steps to ensure that the water supplied will in future meet the standards required for polycyclic aromatic hydrocarbons.

The Company gave a legally binding agreement (called an undertaking) on 20th October 1992 to determine the most appropriate steps to take in the Farthing Common zone and, having done so, to provide a further agreement detailing this remedial work. The Company has fulfilled this obligation and submitted a further agreement detailing the remedial work to be completed by 31st March 1996. The Secretary of State is satisfied that the Company is complying with this further agreement and has informed the Company that he is satisfied by serving on them the notice printed below.

WATER INDUSTRY ACT 1991: SECTION 10(1)(B) THE SECRETARY OF STATE FOR THE ENVIRONMENT

- 1. is satisfied that Folkestone and Dover Water Services Limited "the Company" in supplying water to the Farthing Common Water Supply Zone has contravened and is likely to do so again its duty to supply wholesome water under section 68(1)(a) of the Water Industry Act 1991, and the requirement of Regulation 3(3)(c) of the Water Supply (Water Quality) Regulations 1989, that water supplied should not contain polycyclic aromatic hydrocarbons at a greater concentration than 0-2µg/l.
- has notified Folkestone and Dover Water Services Limited on 13th July 1992 that he is considering making in relation to the Company an Enforcement Order under section 18 of the Water Industry Act 1991.
- 3. notes that Folkestone and Dover Water Services Limited has on 26th August 1994 given an undertaking under section 19(1)(b) of the Water Industry Act 1991, in compliance with the requirements of the undertaking given on 20th October 1992, to take the following steps by the dates shown:
 - (a) Extend water quality supply zone (supplied by Skeete Water Treatment Works) and undertake other appropriate measures to increase demand and hence reduce retention times in distribution system. To be completed by 30th September 1994.
 - (b) Carry out further water quality sampling to confirm success of the above works. To be completed by 31st March 1995.
 - (c) Carry out appropriate pipe renovation or replacement if measures in (a) prove to be insufficient to achieve compliance. To be completed by 31st March 1996.
- 4. is satisfied that Folkestone and Dover Water Services Limited has given and is complying with an undertaking to take all such steps as appear to the Secretary of State for the time being to be appropriate to secure or facilitate compliance with the requirement of Regulation 3(3)(c) of the Water Supply (Water Quality) Regulations 1989.

Authorised by the Secretary of State to sign in that behalf 1st October 1994.

M. Rouse, Chief Inspector

Full details of the work being carried out are on the Company's public record which you may inspect at any of its offices open to the public during normal working hours.

You can find out about the work and whether your water supply is affected by telephoning the Water Company on 0303-276951, or writing to them at Cherry Garden Lane, Folkestone, Kent CT19 4QB; and quoting DoE reference No. FK 014.

Copy of the undertaking can also be seen at the offices of the Director General of Water Services, City Centre Tower, 7 Hill Street, Birmingham B5 4UA. (Ref. No. LG2/01/DWI). (11 SI)

WATER INDUSTRY ACT 1991, SECTION 19(1)(B)

The purpose of this notice is to inform consumers in parts of Dorking who might be affected by improvement work being carried out by East Surrey Water pic at its Dorking Water Treatment Works. The Company has found through its water monitoring programme that water supplied by this works has on occasion not met the standard, as required by the Water Supply (Water Quality) Regulations 1989, for nitrite, although the water has at all times been, and remains safe to drink. Consequently the Secretary of State for Wales has notified the Company that he will carry out his duty under section 19 of the Water Industry Act 1991 and if necessary, order the Company to take appropriate steps to ensure that the water supplied will in future meet the standards required for nitrite.

The Company has given a legally binding agreement (called an undertaking) to carry out appropriate remedia, work at Dorking Water Treatment Works to be completed by 31st January 1995. The Secretary of State is satisfied that the Company is complying with this agreement and has informed the Company that he is satisfied by serving on them the notice printed below.