Drinking Water Section

DWS Circular Letter # 2016-09

To: Public Water Systems serving a population of more than 50,000

From: Lori Mathieu, Public Health Section Chief, Drinking Water Section

Date: March 14, 2016

Subject: Increasing Transparency in the Implementation of the Lead & Copper Rule & Enhancing Efforts to Notify Residents Promptly of Lead Results

Recently, the EPA Office of Groundwater & Drinking Water issued a letter to all Commissioners having regulatory authority for public water systems (PWS), which requested States to take near-term action to address risks from lead in drinking water.

Therefore, the Department of Public Health – Drinking Water Section (DPH DWS) requests all PWS to work together with DPH DWS to increase transparency in the implementation of the Lead & Copper Rule (LCR). The DPH DWS strongly recommends that PWS post the following information on your websites and submit a copy of this information to DPH DWS within 30 days of the date of this letter:

- The materials inventory that PWS were required to complete in accordance with the Regulations of Connecticut State Agencies (RCSA) Section 19-13-B102(e)(8)(A), including the locations of lead service lines, together with any more updated inventory or map of lead service lines and lead plumbing in the system; and
- At a minimum; the two most recent monitoring periods of lead compliance sampling results collected by the PWS in accordance with RCSA Section 19-13-B102(e)(8), should be kept updated regularly on your website, as well as justifications for invalidation of lead samples in accordance with RCSA Section 19-13-B102(e)(8)(F).

Additionally, DPH DWS requests PWSs to enhance efforts to notify residents promptly of lead results collected from their homes. PWSs should also provide clear information on lead risks and how to abate them. The general public should also receive prompt information on high lead levels in drinking water systems. These actions are essential to restoring public confidence in our shared work to ensure safe drinking water for consumers.

If you have any questions regarding this matter, please contact Lori Mathieu at (860) 509-7333.
CC: Ellen Blaschinski, Branch Chief – DPH Regulatory Services Branch
Local Health Directors
Certified Operators
Commissioner Raul Pino MD, MPH
Connecticut Department of Public Health
410 Capitol Ave., P.O. Box 340308
Hartford, CT 06134

Dear Commissioner Pino:

There is no higher priority for the U.S. Environmental Protection Agency than protecting public health and ensuring the safety of our nation’s drinking water. Under the Safe Drinking Water Act (SDWA), Connecticut and other states have the primary responsibility for the implementation and enforcement of drinking water regulations, while the EPA is tasked with oversight of state efforts. Recent events in Flint, Michigan, and other U.S. cities, have led to important discussions about the safety of our nation’s drinking water supplies. I am writing today to ask you to join in taking action to strengthen our safe drinking water programs, consistent with our shared recognition of the critical importance of safe drinking water for the health of all Americans.

First, with most states having primacy under SDWA, we need to work together to ensure that states are taking action to demonstrate that the Lead and Copper Rule (LCR) is being properly implemented. To this end, the EPA’s Office of Water is increasing oversight of state programs to identify and address any deficiencies in current implementation of the Lead and Copper Rule. EPA staff are meeting with every state drinking water program across the country to ensure that states are taking appropriate actions to address lead action level exceedances, including optimizing corrosion control, providing effective public health communication and outreach to residents on steps to reduce exposures to lead, and removing lead service lines where required by the LCR. I ask you to join us in giving these efforts the highest priority.

Second, to assure the public of our shared commitment to addressing lead risks, I ask for your leadership in taking near-term actions to assure the public that we are doing everything we can to work together to address risks from lead in drinking water. Specifically, I urge you to take near-term action in the following areas:

1. Confirm that the state’s protocols and procedures for implementing the LCR are fully consistent with the LCR and applicable EPA guidance;

2. Use relevant EPA guidance on LCR sampling protocols and procedures for optimizing corrosion control;

3. Post on your agency’s public website all state LCR sampling protocols and guidance for identification of Tier 1 sites (at which LCR sampling is required to be conducted);

4. Work with public water systems – with a priority emphasis on large systems – to increase transparency in implementation of the LCR by posting on their public website and/or on your agency’s website:
the materials inventory that systems were required to complete under the LCR, including the locations of lead service lines, together with any more updated inventory or map of lead service lines and lead plumbing in the system; and

LCR compliance sampling results collected by the system, as well as justifications for invalidation of LCR samples; and

(5) Enhance efforts to ensure that residents promptly receive lead sampling results from their homes, together with clear information on lead risks and how to abate them, and that the general public receives prompt information on high lead levels in drinking water systems.

These actions are essential to restoring public confidence in our shared work to ensure safe drinking water for the American people. I ask you for your leadership and partnership in this effort and request that you respond in writing, within the next 30 days, to provide information on your activities in these areas.

To support state efforts to properly implement the LCR, the EPA will be providing information to assist states in understanding steps needed to ensure optimal corrosion control treatment and on appropriate sampling techniques. I am attaching to this letter a memorandum from the EPA’s Office of Ground Water and Drinking Water summarizing EPA recommendations on sampling techniques. We will also be conducting training for state and public water systems staff to ensure that all water systems understand how to carry out the requirements of the LCR properly. Finally, we are working to revise and strengthen the LCR, but those revisions will take time to propose and finalize; our current expectation is that proposed revisions will be issued in 2017. The actions outlined above are not a substitute for needed revisions to the rule, but we can and should work together to take immediate steps to strengthen implementation of the existing rule.

While we have an immediate focus on lead in drinking water, we recognize that protection of the nation’s drinking water involves both legacy and emerging contaminants, and a much broader set of scientific, technical and resource challenges as well as opportunities. This is a shared responsibility involving state, tribal, local and federal governments, system owners and operators, consumers and other stakeholders. Accordingly, in the coming weeks and months, we will be working with states and other stakeholders to identify strategies and actions to improve the safety and sustainability of our drinking water systems, including:

- ensuring adequate and sustained investment in, and attention to, regulatory oversight at all levels of government;
- using information technology to enhance transparency and accountability with regard to reporting and public availability of drinking water compliance data;
- leveraging funding sources to finance maintenance, upgrading and replacement of aging infrastructure, especially for poor and overburdened communities; and
- identifying technology and infrastructure to address both existing and emerging contaminants.

As always, the EPA appreciates your leadership and engagement as a partner in our efforts to protect public health and the environment. Please do not hesitate to contact me, or your staff may contact Peter Grevatt, Director of the Office of Ground Water and Drinking Water at grevatt.peter@epa.gov or (202) 564-8954.
Thank you in advance for your support to ensure that we are fulfilling our joint responsibility for the protection of public health and to restore public confidence in our shared work to ensure safe drinking water for the American people.

Sincerely,

[Signature]

Joel Beauvais
Deputy Assistant Administrator

Enclosure