## Lead and Copper Rule Revisions:

# Guidance for Developing and Maintaining a Service Line Inventory



Robert D. Edelman, PE October 13, 2022



## While we wait to begin...



Please type in the chat:

- Your organization
- Your position
- Your role in Service Line Inventory activities



## Lead and Copper Rule Revisions (LCRR)

- Purpose of presentation
  - Identify the regulatory requirements associated with the Lead Service Line (LSL) Inventory
  - Excerpts from the USEPA's "Guidance for Developing and Maintaining a Service Line Inventory"





# **Guidance Document Topics**

- Benefits of a service line materials inventory
- Summary of LCRR inventory requirements
- Inventory elements
- Inventory planning
- Historical records review
- Service line investigation methods
- Developing and updating the inventory
- Public accessibility
- Appendix featuring case studies and more



Guidance for Developing and Maintaining a Service Line Inventory

Office of Water (4606M) EPA 816-8-22-001 August 2022





#### **Key Points to Remember**

#### **LCRR Requirements**

- All CWSs and NTNCWSs must develop an inventory of service lines that meets the LCRR requirements, including service line materials classification, information sources, and public accessibility (40 CFR § 141.84(a)).
- Water systems must submit their initial inventories to their state by October 16, 2024 (40 CFR § 141.84(a)(1)) and 141.90(e)(1)).
- All CWSs and NTNCWSs must notify all persons served by the water system at the service connection with a lead, GRR, or lead status unknown service line within 30 days of completing their service line inventory (40 CFR § 141.85(e)).
- All LCRR requirements other than the initial inventory requirements are subject to change under the LCRI.

#### Recommendations (Not Required under the LCRR)

Water systems should not wait until their inventories are complete to begin conducting LSLR. Replacing LSLs while developing the inventory may create synergies or introduce opportunities for cost-savings.

Guidance for Developing and Maintaining a Service Line Inventory, Page 1-10





## The Benefits of a Comprehensive and Accurate Inventory (1.1)

#### Improved asset management

 Allows for management and planning for maintenance and replacement of service lines, meters, and associated utility-owned infrastructure

#### Facilitate LSL Replacement programs - Regulatory

- Facilitates required LSL Replacement Trigger level and Action Level exceedance
- Can be used in applications for external LSLR funding
- Increase LSLR programs efficiency, stretching the value of internal or external funding
- Enables prioritization of underserved communities for LSLR

#### Improve public health – Regulatory Public Notifications

- Allows for notification to customers about lead sources in drinking water infrastructure so they can take action to reduce their risk of exposure
- Allows for mitigation of exposure risk after disturbance of a known or potential lead service line (LSL) or galvanized requiring replacement (GRR) service line

#### **Engage the community**

- Builds customer transparency
- Showcase progress of LSLR program
- Opportunity to educate and involve customers, which can create opportunities for LSLR

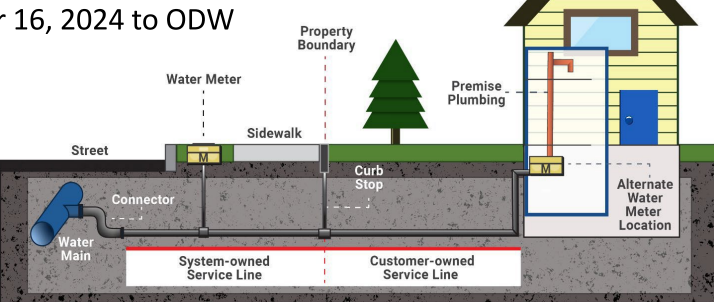




## Inventory Requirements Overview (1.3.1)

#### All Community and NTNC Waterworks must develop an inventory:

- Identify materials of service lines
- Include all service lines, regardless of the actual or intended use
- Classify as: Lead, Galvanized Requiring Replacement (GRR), Unknown, Non-Lead
- Include both the system- and customer-side where ownership is split
- Submit the inventory by October 16, 2024 to ODW

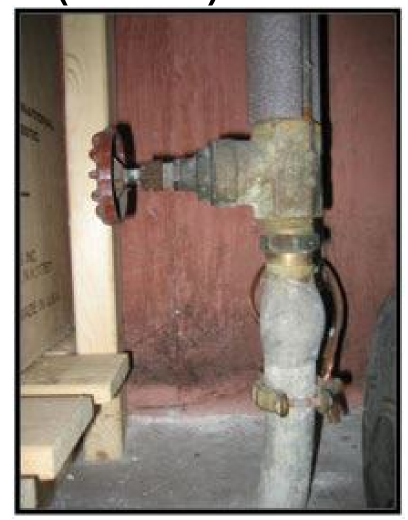




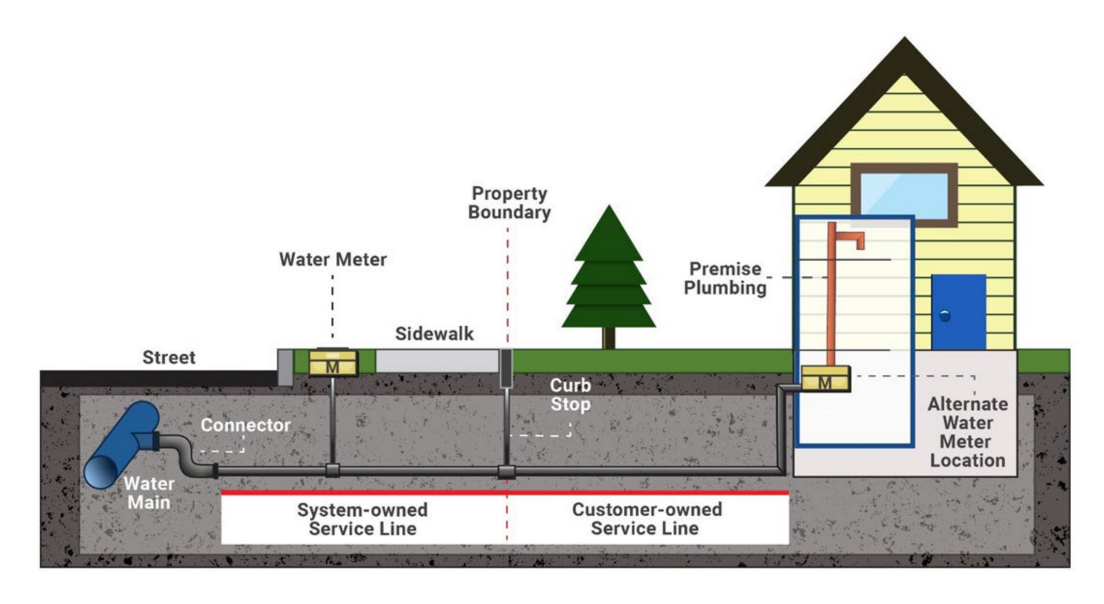
#### **LEAD**

The service line is made of lead (40 CFR §141.84(a)(4)(i)). **Keep in Mind**:

- The LCRR updates the definition of a lead service line (LSL) as "a portion of pipe that is made of lead, which connects the water main to the building inlet" (40 CFR §141.2).
- Lead-lined galvanized service line is considered a LSL.
- If the only lead pipe serving the building is a lead gooseneck, pigtail, or connector, the service line is **not** considered an LSL under the initial inventory requirements of the LCRR.
- EPA recommends that the system track the material of all components that potentially contain lead, including connectors







Guidance for Developing and Maintaining a Service Line Inventory, Page 2-4





#### Galvanized Requiring Replacement (GRR)

The galvanized service line is or ever was at any time downstream of an LSL or is currently downstream of a lead status unknown service line. If the water system is unable to demonstrate that the galvanized service line was never downstream of an LSL, it must presume there was an upstream LSL (40 CFR §141.84(a)(4)(ii)).

#### Why:

 Galvanized service lines that are or ever were downstream from an LSL can adsorb lead and contribute to lead in drinking water.

#### **Examples:**

- The customer-owned portion from the meter to the building is galvanized, and the system-owned portion from the water main to the meter was previously lead but has been replaced. The customer-owned portion of the service line would be GRR.
- A water system has no records for a service line. It finds copper on the systemowned side, which is a replacement of unknown service line. It finds galvanized on the customer-owned side. The customer-owned portion of the service line would be GRR.
- Lead gooseneck, pigtail or lead connector does not trigger a GRR.



#### Non-Lead

The service line is determined through an evidence-based record, method, or technique that it is not lead or GRR (40 CFR §141.84(a)(4)(iii)).

#### **Keep in Mind:**

- If a system can demonstrate that a galvanized service line was never downstream of an LSL, it may be classified as non-lead.
- The term "non-lead" refers to the service line material only and does not include other potential lead sources present in solder, connectors, and other plumbing materials.
- The water system may classify the actual material of the service line (for example, galvanized, plastic, or copper) as an alternative to classifying it as non-lead.
- Tracking actual materials improves the usefulness of the inventory as an asset management tool.









#### **Lead Status Unknown or Unknown**

The service line material is not known to be a lead, GRR, or non-LSL, such as where there is **no documented evidence supporting material classification** (40 CFR §141.84(a)(4)(iv)).

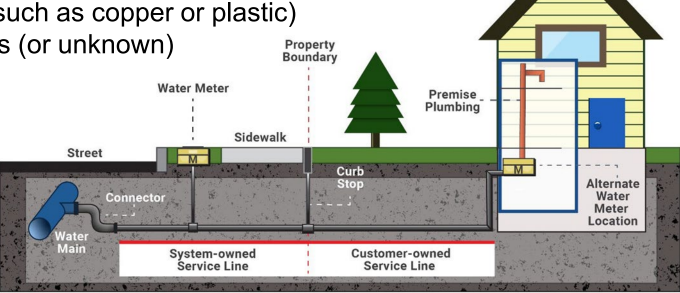
#### Keep in Mind:

- Installation date after the lead ban is documented evidence.
- Water systems may elect to provide more information regarding their unknown lines as long as the inventory clearly distinguishes unknown service lines from those where the material has been determined through records or inspections (40 CFR §141.84(a)(4)(iv)).



Must use one of the four classifications for the entire line considering:

- Water system-owned portion
- Customer-owned portion
  - 1. Lead
  - Galvanized requiring replacement (GRR)
  - 3. Non-lead (or the actual material, such as copper or plastic)
  - 4. Lead status unknown service lines (or unknown)





# Classifying Service Line Materials When Ownership is Split According to the LCRR (2.1.1)

System-Owned Portion	Customer-Owned Portion	Classification for Entire Service Line
Lead	Lead	Lead
Lead	Galvanized Requiring Replacement	Lead
Lead	Non-lead	Lead
Lead	Lead Status Unknown	Lead
Non-lead	Lead	Lead
Non-lead and never previously lead	Non-lead, specifically galvanized pipe material	Non-lead
Non-lead	Non-lead, material other than galvanized	Non-lead
Non-lead	Lead Status Unknown	Lead Status Unknown
Non-lead, but system is unable to demonstrate it was not previously Lead	Galvanized Requiring Replacement	Galvanized Requiring Replacement
Lead Status Unknown	Lead	Lead
Lead Status Unknown	Galvanized Requiring Replacement	Galvanized Requiring Replacement
Lead Status Unknown	Non-lead	Lead Status Unknown
Lead Status Unknown	Lead Status Unknown	Lead Status Unknown

Exhibit 2-3:Classifying Service Line Materials When Ownership is Split According to the LCRR 40 CFR §141.84(a)(4)



# Recommended Subclassification and Additional Information (2.1.2)

- Lead Status Unknown "LSL Likelihood" High, medium low – can used the following to assign likelihood:
  - Predictive model
  - Historical records

Tracking this information could be helpful to focus proactive inventory investigations and LSL replacement efforts.

- GRR subclassifications:
  - 1. Currently downstream of an LSL
  - 2. Previously downstream of an LSL
  - 3. Unable to demonstrate never downstream of an LSL





# Recommended Subclassification and Additional Information (2.1.2)

- Lead-lined galvanized pipe
  - Meets the definition of an LSL
  - Difficult to identify visually
  - Consider any available information that indicates if used
  - Service line sampling may be necessary
- Actual Materials for Non-Lead
  - Galvanized
  - Copper
  - Plastic
  - Track actual material internally and/or part of the publicly accessible inventory



## Material Classification

1. What are the four service line material classifications mandated by the LCRR?

Lead, Galvanized Requiring Replacement (GRR), Unknown, Non-Lead

2. What must be classified?

Water system-owned portion, Customer-owned portion, Entire service line (one classification)



# Other lead containing items (2.1.3)

### Recommended tracking in inventory:

- Goosenecks, Pigtails and Connectors materials and locations
- Lead Solder if used in service line
- Fittings and Equipment on SL Curb stops and meters before the Reduction of Lead in Drinking Water Act (January 4, 2014)

https://www.epa.gov/sites/production/files/2019-03/documents/lead\_fact\_sheet\_and\_case\_studies\_final.pdf

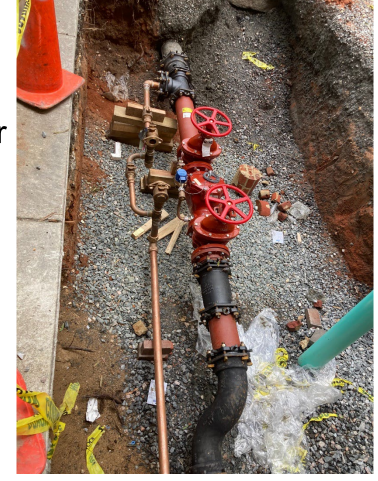




Include All Service Lines Regardless of Ownership and Intended Use (2.2)

- All service lines connected to the distribution system
- Regardless of ownership
- Where the ownership is shared, include both the water system and the customer owned portions
- Track the address location of each service line
- Track material classification
- Track regardless of use
- Include fire service lines, irrigation service lines
- Include SLs to vacant and abandoned buildings

# Customer Accounts # Fervice Connections

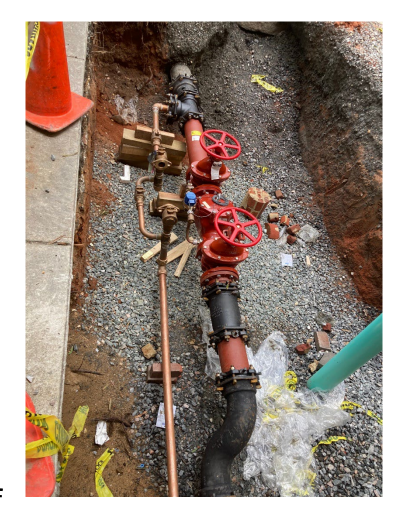






# Recommendations (2.2)

- Document Waterworks ownership and point where the customer responsibility begins
  - Will be helpful when discussing LSL replacements with customers
- Vacant or abandoned buildings
  - Turn off water
  - Prioritize occupied homes for SL investigation
  - Investigate if doing work in the area
  - Identify SL material before service is restored
  - Don't reuse or reconnect LSLs on previously vacant or teardown/reconstruction buildings
  - Trigger SL investigation and LSLR by transfer of property







# Location Identifiers (2.3)

#### Required:

- The water system must create and maintain an inventory that includes the exact address associated with each service line connected to the public water system. (40 CFR §141.84(a)).
- Publicly available inventory includes a location identifier for any lead or GRR service lines.
- Possible location identifiers:
  - Street address, intersection, landmark, block, GPS coordinates, etc.
  - Not overly broad (zip code, census tract)



# Location Identifiers (2.3.2) Publicly Available Inventories

#### Recommendations:

- Include a location identifier for all service line materials.
  - Publish locations of all service lines along with materials
- Consider publishing addresses
  - Street addresses give the most transparency and consumer awareness
- Additional descriptors when multiple service lines serve the same address



## Location Identifiers

 Inventory must include the exact address of all service lines. (True or False)

#### True

 Publicly available inventory must provide location identifier for all Lead and Galvanized Requiring Replacement service lines. (True or False)

#### True

3. What are possible location identifiers for the publicly available inventory?

Street address, intersection, landmark, block, GPS coordinates



## Service Line Characteristics (2.4)

#### Recommendations:

Service Line Inventory to include:

- Sources of information for each service line
- Pipe diameter
- Installation date





### □ Previous Materials Evaluation (4.1)

Water systems must use the information on lead and galvanized iron or steel that it identified under 40 CFR § 141.42(d) when conducting the inventory of service lines in its distribution system for the initial inventory (40 CFR §141.84(a)(3)).

- Special monitoring for corrosivity characteristics in the 1980s asked systems to identify lead, copper, ferrous and galvanized piping present in the distribution system.
- LCR material surveys





## □Construction and Plumbing Codes and Records (4.2)

All construction and plumbing codes, permits, and existing records or other documentation which indicates the service line materials used to connect structures to the distribution system (40 CFR §141.84(a)(3)(i)).

- Identify when LSLs were allowed/specified or banned from use.
- Identify service areas most likely to have LSLs by home/building construction date and service line size.
- Review construction and plumbing permits for identification of service line (customer and/or system-owned) plumbing materials.



## Virginia Lead Chronology

	K # . #
Effective Date	Description
September 1, 1973	Virginia Uniform Statewide Building Code (USBC) adopted. Some localities granted an extension to September 1, 1975. Allowed lead water service lines.
August 1, 1978	USBC: Lead water service pipe not allowed.
July 16, 1982	USBC included grace period language connecting permit date or design date to the USBC edition.
April 1, 1986	USBC: limits solder and flux to no more than 0.2% lead in water service or water distribution piping.
June 19, 1988	Federal Lead Ban prohibits use of pipes, solder or flux not "lead free". "Lead free" was defined as solder and flux with no more than 0.2% lead and pipes with no more than 8% lead. Enacted by Congress June 19, 1986. Enforcement began 24 months from enactment.
March 1, 1991	USBC limited water pipes to 8% lead. This included all water service pipe, water distribution pipe, fittings, valves and faucets.

- 1. USBC applies to service pipes and premise plumbing. Likely this applies only to the private portion of the service pipe.
- 2. USBC does not apply to or address goosenecks on the utility side.
- 3. Federal Lead Ban applies to waterworks, service pipes, and premise plumbing.
- 4. Dates in Appendix D of the Guidance are wrong.



## **☐** Water System Records (4.3)

All water system records, including distribution system maps and drawings, historical records on each service connection, meter installation records, historical capital improvement or master plans, and standard operating procedures (40 CFR §141.84(a)(3)(ii)).

• Identify service line material for systemowned and customer-owned sides.





### □ Water System Records (4.4)

All inspections and records of the distribution system that indicate material composition of the service connections that connect a structure to the distribution system (40 CFR §141.84(a)(3)(iii)).

- Identify service line material for system-owned and customerowned sides.
- Verify construction and water system records.



#### ☐ State Requirements (6.1.1)

Any resource, information, or identification method provided or required by the state to assess service line materials, to identify service line materials for the initial inventory (40 CFR §141.84(a)(3)(iv)).

 Identify service line material for system-owned and customer-owned sides.

#### **ODW** requires:

- Most recent approved LCR material survey
- Lead Ban Guidance and Chronology (posted on ODW's website)



# Ongoing Updating Required (3.4)

- Systems must identify and track information on service line material as they are encountered in the course of normal operations (e.g., checking service line materials when reading water meters or performing maintenance activities) (40 CFR §141.84(a)(5)).
- Systems must update the inventory based on all applicable sources and any lead service line replacements or service line material inspections that may have been conducted (40 CFR §141.84(a)(6)).



https://www.vwd.org/i-want-to/water-meters



# Developing an Inventory Recommended Approach

- Identify Staff and Resources (3.2)
  - Level of effort depends on system size, historical records, LSL investigation methods, etc.
  - Significant effort to digitize paper records
  - Significant effort to engage customers
  - Interview experienced staff, plumbers
    - Classification of service line materials based on interviews should not be used as a sole source of information
    - Neighboring water systems regional practices

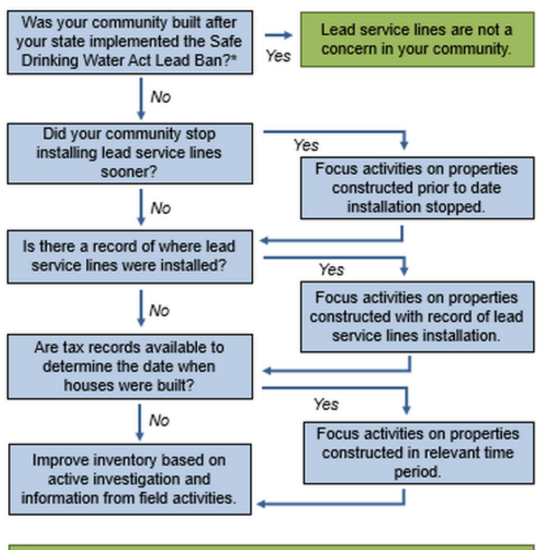


# Developing an Inventory: Selecting an Inventory Format (3.3)

### Keep in mind:

- EPA has no specific format requirement
- Updates are required
- Tracking information recommended as best practice
- ODW spreadsheet template required for reporting
- EPA Template
- Custom spreadsheet or database
- Data migration into the ODW template





LSLR Collaborative Website: <u>Preparing an</u> <u>Inventory: Where do we</u> Start?

Throughout process, focus activities where service lines less than 2 inches in diameter were installed.

\*The federal Lead Ban was effective June 19, 1986, but individual states may not have implemented state-specific regulations for 1 – 2 years.



#### **Starting Dataset**

Local lead ban, building type, year premise built

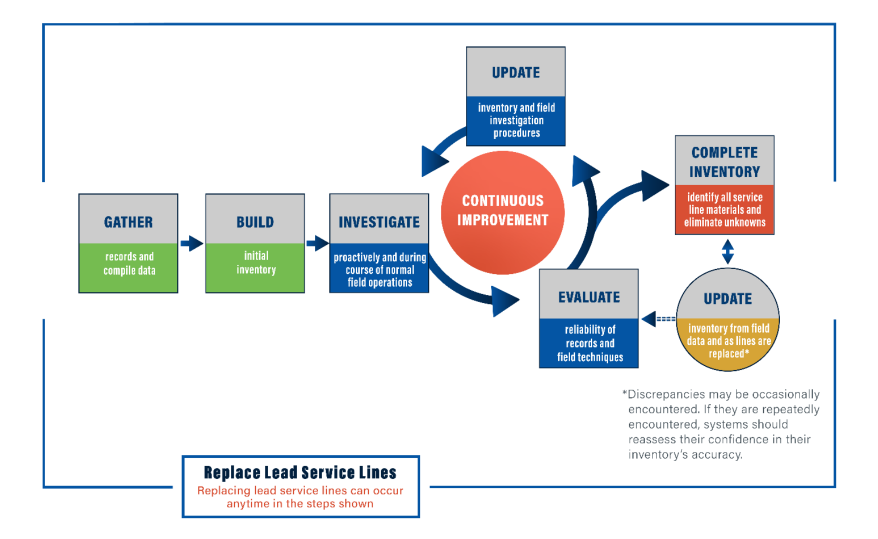
> Pipe Diameter

> > Data -set

Source: Liggett, 2021 (April 2021 webinar slides)



## Developing an Inventory







# Service Line Investigation (5)

Identification methods provided or required by their state under the LCRR (40 CFR §141.84(a)(3)(iv)).

#### VDH ODW is allowing the following identification methods:

- Visual inspection of service line material, including at meter setting and inside home/building, customer self-identification, CCTV inspection, scratch test, lead solder test kit
- Excavation Vacuum and Mechanical

VDH ODW will accept the following identification methods on a case by case basis (approval is required):

- Water quality sampling
- Predictive modeling
- Emerging methods
- Other methods



### Comparison of Service Line Identification Techniques (5.4)

	Utility cost			Disturbance		Impact on resident			Utility skills required		Overall	
LSL ID method	Financial	Onsite time	Pre-/ post-time	Service line	Traffic flow	Water service disruption	Property damage	Resident involvement (includes pre- /post-time)	Technical interpretation	Labor	Time	Accuracy
Community records review	L or M (if digitized)	NA	M to H (L if digitized)	None	None	None	None	None	L to M	None	M	L to H
Basic/visual observations (on private side)	L	L	L to M	None	None	None	None	L	L	L	L	M to H
Water quality sampling—flushed	L	L	M to H	None	None	None	None	L	M	L	M	L to M
Water quality sampling—sequential	M	L	M to H	None	None	M	None	M to H	M	L to M	M	L to H
Water quality sampling—targeted	L	L	M to H	None	None	M	None	M to H	M	L to M	M	M
Excavation—mechanical	H	H	M to H	Н	M to H	H	Н	L	L to M	H	H	H
Excavation—vacuum	M to H	L to M	M to H	M	L to M	M to H	M to H	L	M	M to H	M	M to H

L = Low

M = Medium

H = High

Hensley et al., 2021 (Table 2)





# Prioritizing Field Investigations (6.2)

#### Recommendations

Systems should investigate Unknown SLs:

- Before submitting the LSL Inventory
- To reduce the number of Unknowns
- To reduce regulatory burden related to Unknowns after October 16, 2024
- To reduce impact from customer notifications due to unknowns

#### Base extent of field investigations on:

- Completeness of historical records
- Confidence in the accuracy of historical records
- Other field work such as meter replacement
- Previous service line investigations
- Number of unknowns
- Vulnerable or environmental justice populations
- Disadvantaged community or neighborhood



### Submitting the Initial Service Line Inventory (6.4)

### Requirements:

- Submit by October 16, 2024
- System- and customer-owned portions of all service lines
- Classify each service line or portion of the service line
  - Lead, GRR, Non-lead, or Lead status unknown

Virginia is working on a method for electronic submittal of inventories – more to come.



### **Submitting the Initial Service Line Inventory (6.4)**

#### **EPA Identifies Best Practices:**

- Complete the following tabs in the Inventory Template and in Appendix A:
  - PWS Information
  - Inventory Methodology
  - Inventory Summary
  - Public Accessibility Documentation
- See Appendix A State Checklist for Initial Inventory Submittal

Virginia is working on procedures for submission of LSL Inventories – more to come



# Inventory Updates (6.6)

Waterworks will wish to update to reflect:

- Investigation of unknowns
- Confirm/update material classifications
- LSL Replacements

Update based on required elements and new information Waterworks must submit updates to the initial inventory:

- On the same schedule as LSL tap sampling
- No more frequently than annually
- Submit within 30 days of the end of the tap sampling monitoring period

Consider updating publicly accessible inventory in real-time



# Service Line Inventory

 Virginia will provide a method for electronic submission of Service Line Inventories, including a template. (True or False)

True

 Waterworks may submit a certification statement if they have no lead service lines instead of submitting a service line inventory. (True or False)

**False** 

3. The LCRR mandates tracking data and inventory updates, such as when LSLs are replaced or LSLs are discovered. (True or False)



### Systems with Only Non-Lead Service Lines (6.3)

### Requirements for Systems with no Lead, Galvanized Requiring Replacement or Unknown Service Lines:

- Develop an initial inventory
  - Include all service connections
  - Use all required sources of information
  - Investigate and classify all Unknowns
- Submit the initial inventory by October 16, 2024
- Instead of a publicly accessible inventory, provide a written statement that the system has no LSLs or GRRs and a general description of methods used to make the determination to meet inventory public accessibility requirements of the LCRR (40 CFR §141.84(a)(9)).
- Include language in the CCR explaining how customers can access the inventory or provide a statement with the description of methods used to make the determination (40 CFR §141.153(d)(4)(xi)).
- Notify the state within 30 days and prepare an updated inventory on a schedule established by the state if the system subsequently finds an LSL or GRR service line (40 CFR §141.90(e)(3)(ii)).



### Notification of LSL or Lead Status Unknown SLs (6.5)

After completing the initial inventory:

Notify customers served by LSLs, GRR and Unknown SLs within 30 days after completion of initial inventory

- Include:
  - Classification of service line material
  - Health effects of lead
  - Steps to minimize lead exposure in drinking water
- Notify new customers at the time of service initiation
- Repeat annually until no longer LSL, GRR or Unknown



### Notification of LSL or Lead Status Unknown SLs

- Confirmed LSLs, the notification must also include information about opportunities to replace the LSL, any available financing programs, and statement that the system must replace its portion if the property owners notify the system that they are replacing their portion.
- GRR, the notification must also include information about opportunities for service line replacement.
- Lead status unknown, the notification must also include a statement that the service line is unknown but may be lead and information about opportunities to verify the material of the service line.



EPA expects states to review the initial inventory for compliance with LCRR requirements:

- Include all service lines
- Use and review all required sources of information
- Identify and track service line materials as encountered in the course of normal operations
- Categorize SLs as lead, GRR, non-lead, or lead status unknown



- A publicly accessible inventory must include location identifiers for each lead and GRR service line
- PWS with lead, GRR, or unknown SL must complete Consumer Notification within 30 days of completion of the initial inventory



# Mismatch between Inventory requirements and review requirements

Required Inventory Submitted to States:

- Identify materials of service lines
- Include all service lines, regardless of the actual or intended use
- Classify as: Lead, Galvanized Requiring Replacement (GRR), Unknown, Non-Lead
- Include both the system- and customer-side where ownership is split
- Due by October 16, 2024

#### Review by States:

- Includes all service lines
- Use and review all required sources of information
- Identify and track service line materials as encountered in the course of normal operations
- Categorize SLs as lead, GRR, non-lead, or lead status unknown
- A publicly accessible inventory must include location identifiers for each lead and GRR service line
- PWS with lead, GRR, or unknown SL must complete
   Consumer Notification within 30 days of completion of the initial inventory

Mismatch between Inventory requirements and review requirements.

Conclusion: ODW will require PWS to provide information responsive to the checklist provided by EPA.

- PWS Information
- Inventory Methodology
- Inventory Summary
- Public Accessibility Documentation



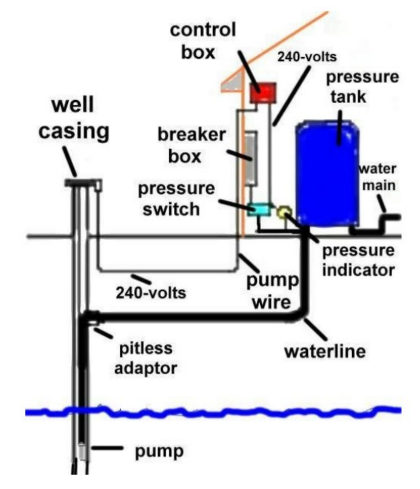
# Single Well - Single Building Systems

Direct connection from a well to a single building:

Report the material from the well to the building inlet for the inventory.

EPA intends to develop a separate guidance that is tailored to small CWSs and NTNCWSs.

Page 2-9 – Guidance for Developing and Maintaining a Service Line Inventory



https://www.pinterest.com/pin/374924737 700645156/?mt=login

# Inventory Public Accessibility (7)

### Required (7.1.1):

- Service line inventory must be publicly accessible.
- Include a location identifier for each LSL and GSR.
- Location identifier is optional for Unknown
- Waterworks serving > 50,000 persons publish online
- Waterworks with no LSL, GSR, and Unknown may use a written statement.
- CCR must include instructions to access the service line inventory.



# Inventory Public Accessibility (7)

### Recommendations (7.1.2):

- Include a location identifier for all service lines
- A street address as the location identifier
- Map or database searchable by street address or account
- Actual material for non-lead
- Summary of the total number of LSLs, GRRs, unknowns and non-lead
- Clear disclaimer language
- Instruction on how to read and interpret the inventory



# Inventory Public Accessibility (7)

### Recommendations (7.1.2):

- Information on steps that consumers with LSLs can take
- Lead sources may exist in premise plumbing
- Schedule for investigating unknowns
- Information on actions to reduce lead
- Information about tap sampling
- Waterworks contact information



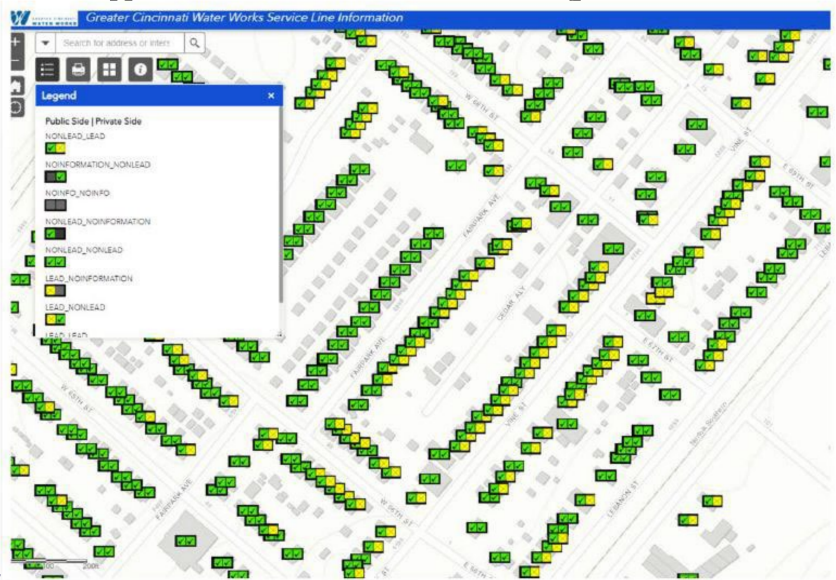
# Making the Data Publicly Available (7.2)

### Recommendations (7.2):

- Waterworks need to decide the best method
- Interactive online mapping application can be effective
  - Internet access, computer requirements, accessibility
- Printed service line or tabular data (non-web)
- Active community participating in inventory process
- Update inventory in real-time or as close as possible



# Making the Data Publicly Available (7.2)





# Inventory Accessibility

- All Community and NTNC waterworks must make the Service Line Inventory publicly accessible (True or False).
   True
- All service connections must be shown on the publicly accessible Service Line Inventory (True or False).
   False – only Lead and GSR are required.
- 3. All Community and NTNC waterworks must publish the Service Line Inventory on the internet (True or False)

  False only waterworks serving > 50,000 persons



# Consumer Confidence Report (7.4)

#### Requirements:

- Statement that waterworks has prepared a service line inventory
- Instructions to access the service line inventory
- Systems with no Lead, GRR, or unknown service lines can instead provide a statement that they have no LSLs or GRRs with the description of methods used to make that determination.

#### Recommendation:

 Systems provide inventory related information in their CCR, regardless of any LCRI changes or requirements.



### **Questions?**

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One Utility's LCRR Approach John Aulbach Aqua Virginia October 13, 2022

#### One Utility's LCRR and LSL Approach Across Multiple Public Water Systems

- Aqua Virginia owns and operates multiple public water systems with services in 37 counties across Virginia. Many of these are older smaller systems and like other Virginia systems with the challenges faced to comply with the LCRR and LSL inventory requirements.
- Aqua Virginia is a subsidiary of Essential Utilities, Inc. with water utilities located in a total of 8 states. We are preparing for LCCR and LSL inventory compliance through a comprehensive program utilizing physical observations, locally available records, as well as national engineering consultants to conduct site and document reviews. Use of GIS, tap cards, real estate and other data will prioritize our efforts for maximum efficiency and compliance.





### **AQUA Virginia's and Essential Utilities Approach**

• Local resources of all utilities are consumed with ongoing operations, regulatory compliance, O/M, and infrastructure rehabilitation construction projects. The LCRR requirements are vast and complex, requiring use of consultants with the specialization to complete the required tasks timely, efficiently, and accurately. Accuracy is key not only due to the investments and impacts on utility time and budgets, but most importantly public health protection.

• We are implementing inventories and LSL verifications simultaneously

across multiple water systems.

• Lead service line replacements are beginning in some states.



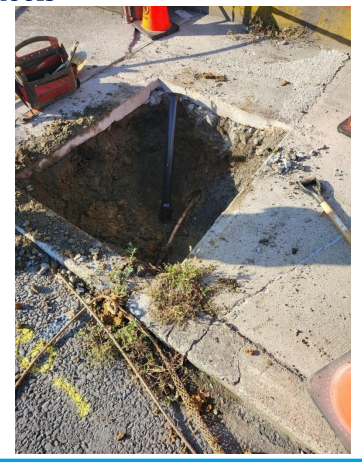


### **AQUA Virginia's and Essential Utilities Approach**

• Arcadis is assisting with data collection and analysis to meet inventorying requirements for the individual public water systems

• 120 Water will likely be used for management of rule requirements for tap water sampling at childcare facilities and schools

- Assembled a coordinated & focused team
- Consult and work with ODW resources
- Adapt to the uniqueness of each system





# Preparing for the LCRR and Improvements



#### **Priority - Manage Risks**

- Inventories for Systems with LSLs
- Corrosion Control Improvements
- 5<sup>th</sup> Liter Sample Evaluations
- Early LSLRs

#### Other Preparation

- Developing Corporate SOPs, Example Communications, Etc.
- Developing Timelines , Checklists, and Status Tracking
- Identifying Primary Schools and Licensed Daycares
- Modifying Sample Plans
- Preparing LSLR Plans



### **Determining Resource Requirements**

# Preparation for New Requirements

#### Ongoing LSLR

### Effort to Comply with LCRR

Estimated hours to prepare for LCRR (2022-2024)

- Revise sample plans
- Develop initial service inventory (to support contractor)
- Develop Initial LSL replacement plans
- Identify schools and childcare facilities

Estimated hours for LSL replacement activities (beginning 2022 and continuing)

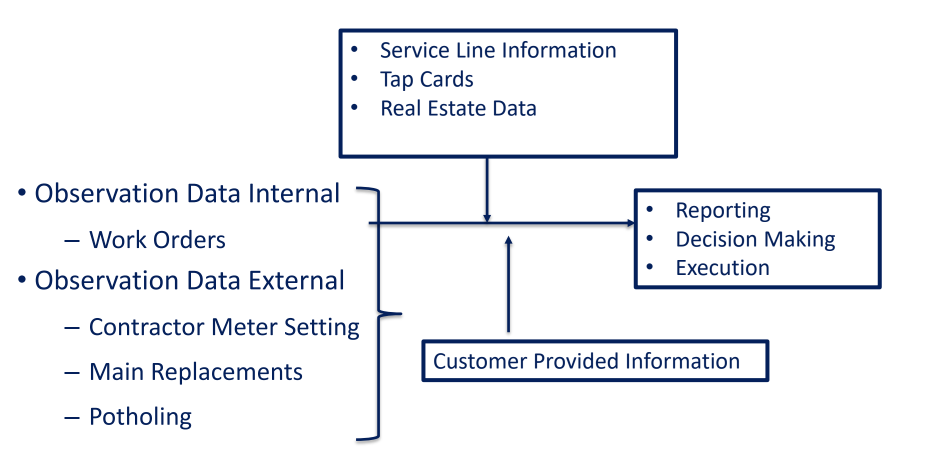
- Communication with customers
- Provision of pitcher filters
- Sampling and provision of results

Estimated hours to maintain compliance (beginning 2025 and continuing)

- Annual notifications to customers
- Public education
- School sampling at 20% per year



### **Service Line Material Inventory Workflow**



### **Managing Multiple Sources of Information**



### **Implementation**

- Determine the additional labor hours required per year
- Determine any additional FTE requirements
  - Short term or long-term hires
  - Part time or full-time status
  - Contract consultants' involvement
- Who are they
  - Compliance staff
  - Operations staff
  - Office staff
  - Engineers
  - Construction crews
- Determine Budget Impact
- Execute the plan
  - Evaluate
  - Coordinate
  - Review and Revise





# Available Funding Opportunities for Lead Service Line (LSL) Projects through VDH-ODW

#### **MAY FORNARI**

Project Manager – FCAP / Program Manager – LEAP
Financial and Construction Assistance Programs
Lead Elimination Assistance Program



### Overview of Available Funding for LSL projects in VA

# Drinking Water State Revolving Fund (DWSRF) Lead Elimination Assistance Program (LEAP)

- Base funding program = DWSRF
- LEAP = a subset of the DWSRF
- \$2M is reserved annually from the DWSRF to fund LEAP
- 100% principal forgiveness (grant) funding is available for a small number of projects
- Max amounts per applicant:
  - 250k for LSL inventory
  - 500k for LSL replacement

# Bipartisan Infrastructure Law (BIL) Lead Service Lines (LSL)

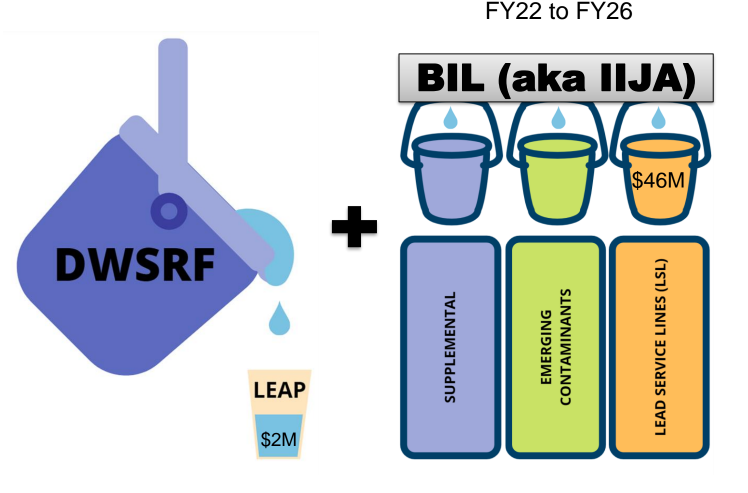
- Dedicated LSL funding under the BIL will be available to supplement the DWSRF-LEAP funding
- Available from FY22 through FY26
- Flat 1% interest rates:
  - 10-yr term for LSL inventory
  - 20-yr term for LSL replacement
- No cap on the requested funding amount portfolio financing may be an option

Community or non-profit non-community waterworks are eligible to apply



### **LEAP Funding Sources**

- LEAP is a subset of the base DWSRF program
- \$2M is reserved specifically for LSL projects annually
- LEAP is 100% principal forgiveness
- LEAP is supplemented by the BIL-LSL funds





### **DWSRF-LEAP Eligible Activities**

- Complete removal and replacement of lead service lines or galvanized service lines (currently or previously downstream of lead)
- Removal and replacement of lead or galvanized goosenecks, pigtails, and connectors
- Temporary ANSI certified pitcher filters or point-of use (POU) devices to reduce lead during or for a short time period after LSLR projects



LEAD ELIMINATION ASSISTANCE PROGRAM

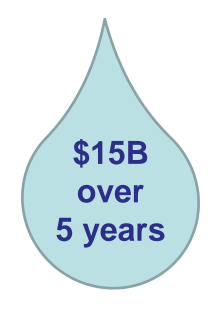
- Lead portion of cast iron mains (non-lead portion covered under base DWSRF funding)
- LSL outreach, education, & training
- LSL inventory development
- Planning and design for LSLR construction projects



### **BIL-LSL Eligible Activities**

49% of the funds that States receive from EPA must be provided as principal forgiveness ("grant") to disadvantaged communities

- Complete removal and replacement of lead service lines or galvanized service lines (currently or previously downstream of lead)
- Planning and design for LSLR construction projects
  - LSL inventory development
  - Removal and replacement of lead or galvanized goosenecks, pigtails, and connectors





### Non-Eligible Items

#### **DWSRF-LEAP**

- Installation or replacement of premise plumbing
- Routine, compliance-related sampling/testing of lead in drinking water
- Testing lead levels in blood
- Bottled water / trucked-in water
- Partial LSL replacement (unless it results in a complete replacement)



#### **BIL-LSL**

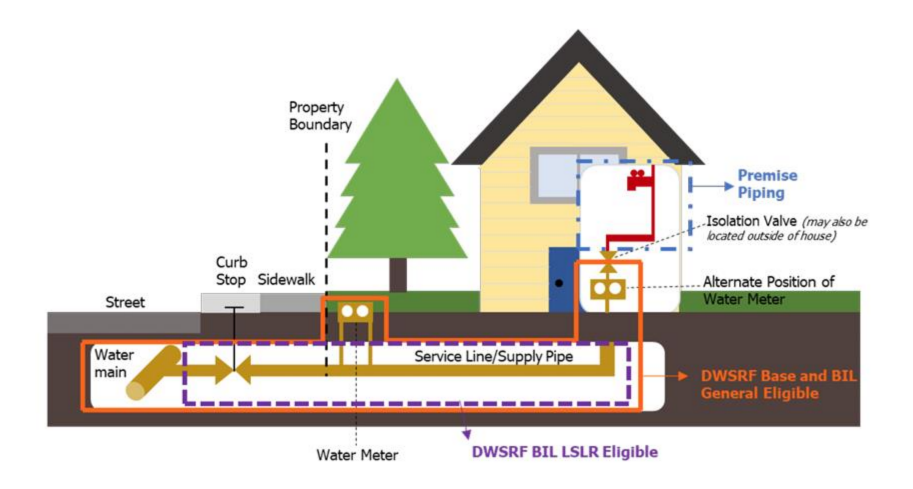
 Same non-eligible items as DWSRF - LEAP

#### Plus:

- Corrosion control studies/infrastructure
- Water mains
- Backflow preventers
- Water meters

These items are only eligible under the base **DSWRF** funding







Office of Water

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### LSL Inventory Best Practices

 Start with desktop exercise first – review historical records such as tap cards, plumbing permits, local building codes, etc.



- It is acceptable to do inventory and replacement work concurrently in fact, EPA encourages this in their guidance!
- Combine multiple investigative methods for greater confidence
- Discuss any alternative identification methods with VDH-ODW



### Further Items to Consider

- Will there be any related upcoming maintenance / projects?
  - Water main replacements
  - Meter replacements
  - Asset Management Plan (AMP)
- Will you be losing access to historical records / knowledge?
  - Purging of old hard copy files
  - Long-term employees retiring
- Do you have any vulnerable populations served by your system?
  - Schools and child care centers



### Additional Funding Opportunities Related to LSLs

## WIIN 2105 Reducing Lead in Drinking Water

- The objective is to further reduce lead exposure through lead service line replacement and treatment improvement projects for public water systems and remediation projects in schools and child care facilities
- Allows funding to cover replacement of publicly and privately-owned lead service lines and prioritizes disadvantaged communities

## WIIN 2107 Voluntary School & Child Care Lead Testing

- Assists in implementing <u>voluntary</u> sampling programs in schools and child care facilities to assist with testing for lead in drinking water
- The objective is to monitor and establish lead prevalence, reduce contamination, and increase consumer awareness and confidence
- Testing is consistent with <u>EPA's 3T's for Reducing</u> <u>Lead in Drinking Water in Schools and Child Care</u> <u>Facilities guidance</u>

Enrollment for the WIIN 2107 program is open and FREE!



### WIIN 2105 & WIIN 2107 Eligibility

### WIIN 2105 Reducing Lead in Drinking Water

Eligible applicants include the following:

- Community water systems
- Water systems located in an area governed by an Indian Tribe
- Non-transient non-community water systems
- Qualified nonprofit organizations servicing a public water system
- Municipalities
- State, interstate, or intermunicipal agencies

Individuals and for-profit organizations are **not** eligible to apply

### WIIN 2107 Voluntary School & Child Care Lead Testing

Eligible applicants include Public PreK-12 Schools and Licensed Child Care Programs

Selection of facilities will be prioritized according to the following criteria:

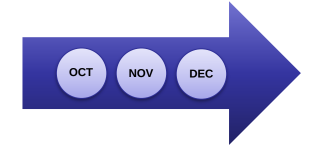
- Buildings constructed in or before 1988
- Serves children less than or equal to 6 years old
- 50% or more of children served receive food assistance
- Has not performed lead testing of drinking water taps

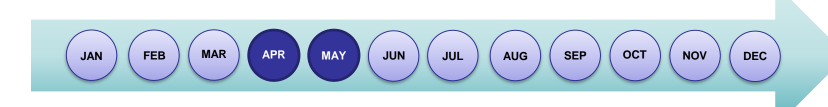


### Typical FCAP Application Solicitation Cycle

2022

### 2023 Calendar Year





Now is a great time to prepare your application!

**JANUARY** 

FCAP webpages updated – new cycle begins **APRIL/MAY** 

Deadline to submit application

**SUMMER** 

Applications scored and ranked

**FALL/WINTER** 

Funding Offer letters sent to applicants. Award letters sent after acceptance.

Applications are accepted year-round but are only reviewed once per solicitation cycle.



### What kind of information do I need to apply?

- PWSID number(s) and Federal UEI (Unique Entity Identifier)
- MHI (Median Household Income) of area served
- Current water rates and if any rate increases are planned
- Estimated age of system/service lines (or best guess)
- Pipe material of public and private sides (if known or best guess)
- History of ALEs (Action Level Exceedances)
- Supporting documentation of any ALEs or lead in system
- Proposed scope of work and estimated project budget
- Copy of budget vs. actual expenditures and most recent annual audits

You must schedule a Funding Application Discussion meeting with your local ODW Field Office at least 30 days prior to the application deadline.



### Where can I find the LEAP application?

Visit our website to download the LEAP application:

https://www.vdh.virginia.gov/drinking-water/fcap/leap/localities-waterworks/

The Lead Elimination Assistance Program (LEAP) Application and LEAP Application Instructions are available to download below. <u>Note</u>: If the scope of your potential project will include other construction work in addition to LSL work, you will be required to submit a separate Construction Funds Application in addition to the LEAP Application.

**LEAP Application - PDF** 

**LEAP Application - Word** 

**LEAP Application Instructions** 



### Questions

If you would like to learn more or need assistance, please contact:

May.Fornari@vdh.virginia.gov (804) 584-8412 Lead Elimination Assistance

Program (LEAP) Manager

Kendall.Scott@vdh.virginia.gov (804) 316-2136 Lead Testing Program Supervisor



