

**For more information on the partnership and how to get support tackling LCRR, contact:**

**Rick Howlett**

New Jersey Water Association

[rick@njwater.org](mailto:rick@njwater.org)

(609) 242-7111



**Jeff Biberdorf**

120Water

[jeff@120water.com](mailto:jeff@120water.com)

(317) 417-6679



**120Water™**



# Foundations of LCRR Compliance



## Lead Service Line Inventory

- Utilities must compile and manage an inventory of both public and private owned service lines within their service area by 2024.
- Submission recurrence is now based on a system's monitoring compliance schedule and the first inventory must be submitted within three years (or prove they don't have LSLs).
- Inventories must be made publicly available and each customer serviced by an LSL or a line with an unknown material must be notified annually.

## Public Communication and Education

- Any customer with an individual lead sample result  $> 15 \text{ ug/L}$  must be notified within three days.
- After all monitoring round samples are in, customers must be notified within 24 hours if the 90th percentile level are  $> 15 \text{ ppb}$ .
- LSLI information must be made public and included in the CCR
- Systems must provide public education materials when doing mandatory LSLR.

## Sampling Requirements

- A 1st- and 5th-liter draw and analysis for any Tier 1 and Tier 2 properties served by an LSL is now required.
- The Tier List will be based on the LSL inventory and all Tier 1 samples must be collected from any property served by an LSL.
- A new "find and fix" provision requires a second look at properties with high lead levels.

## Testing in School and Daycare Facilities

- Utilities must sample 20% of elementary schools and certified childcare facilities in the service area each year.
- Secondary school sampling must be provided when requested.
- Results and public education must be provided to each sampled facility, primary agency, and health department.