1. Purpose
Carnegie Mellon University has developed this program for the sampling of lead in sources of drinking water throughout CMU-owned academic buildings, residence halls, and other CMU facilities.

2. Scope
This program provides instruction for determination of sampling locations, notification to building occupants, sampling protocol, interpretation of results, and remedial actions. Applicability falls under all CMU-owned spaces, including but not limited to academic buildings, faculty and staff offices, residence halls, and apartments.

3. Background
Exposure to lead is a significant health concern that, although most significantly affects young children and infants, can affect anyone who is exposed. Health problems include cardiovascular effects, decreased kidney function, and reproductive problems in adults and lower IQ, hyperactivity, slowed growth, hearing problems, and anemia in children.

Lead can enter drinking water when service pipes that contain lead corrode due to the high acidity or low mineral content of the water that flows through them. Structures built prior to 1986 are more likely to have lead pipes; however, water may still have lead in it even if built after 1986 because of old public utility lines. Sampling for lead in drinking water sources can aid in identifying fixtures with lead pipes so that they may be appropriately replaced. Any outlet for potable water is a potential source of drinking water, e.g. water fountains, kitchen sinks, bathroom faucets, bottle fillers, etc. However, certain sources are more likely to be used for consumption than others. Sampling locations should be chosen based on potential for use and risk of the sampling location to contain lead. High priority locations include drinking fountains, bottle fillers, kitchen sinks, office lounge sinks, and any other fixture known to be used for consumption. Medium priority locations include bathroom faucets and classroom/laboratory sinks. Low priority locations include utility sinks and hot water outlets.

4. Sampling Protocol
   a. Notification to Building Occupants and CMU Representatives
Building occupants shall be notified of sampling by their respective facility coordinators, managers, or other CMU representatives. EHS will notify the appropriate representative and also request Facilities Management and Campus Services (FMCS) to send a message through their “FMS Announce” system.

The following is an example of an e-mail message sent through FMS Announce:

“EHS will be conducting routine drinking water sampling in all CMU residence halls and apartments throughout this summer, prior to the start of the upcoming semester. Fixtures to be sampled, including water fountains, bottle fillers, and kitchen and bathroom sinks. These locations will be removed from service for at least 8 hours, and up to 18 hours, prior to sampling (ideally overnight). Removing a water source from service simply requires that the fixture not be used/turned on during the stagnation period (water service will not be shut off entirely). To ensure discontinued use, the fixtures will be covered with a black, plastic bag and affixed with a sign identifying that it is out of service and not to be used. As soon as sampling is complete, the fixture will be put back in to service. Fixtures will be sampled on a rotating basis for minimal disturbance to residents; the summer housing schedule will also be taken in to account to avoid periods of occupancy to the greatest extent possible.”

b. Housing Services Communication

Coordination with Housing Communication staff must be completed when sampling at University-owned dorms and apartments. A sampling schedule for the entire summer, including personnel who require access, should be sent to and approved by Housing prior to commencing sampling. The schedule should identify when access is required for specific spaces on a week-by-week basis (for spaces that are occupied, Housing will need to know the exact dates so that they can notify occupants). In the event of a change in scheduling, notice must be given to Housing at least 24 hours prior to the date access is needed. Escorts may be provided by Housing in the event that the space is occupied by minors. The appropriate background and child abuse clearances may also be obtained by EHS personnel in lieu of an escort from Housing; however, this must be paid for and completed in advance.

The following Housing personnel must be notified of the sampling schedule and will also assist in obtaining the summer housing schedule, ID card access to buildings, lists of occupied rooms, and escorts:

i. Director of Facilities for Housing Services
ii. Executive Director of Housing
iii. Director, Conference and Event Services and Pre-College Studies
iv. Assistant Director of Housing Operations
v. Assistant Director of Facilities, Greek Housing
c. **Identify fixtures to be sampled.** High and medium priority fixtures located in student housing and high priority fixtures located in administrative/academic buildings will be sampled on a 2-year rotating schedule (approximately 50% each year), except for those fixtures that are serviced by a known lead line, which shall be sampled annually. A sampling schedule should be generated in the spring each year based on the dates the fixtures were last sampled. The schedule should be adhered to as closely as possible to ensure all appropriate fixtures are sampled. Some high priority fixtures, i.e. those located in the child day-care facilities and those supplied by lead lines, will be sampled on an annual basis.

d. **Sample Identification/Naming.** Generate a unique sample ID for new fixtures or for fixtures that do not already have one. An Excel spreadsheet of previously sampled fixtures and their corresponding IDs, location description, sampling date, and analytical results can be found in:
   i. Box>EHS>Workplace Safety>Water Quality Management, titled *Sampling Location and Lab Results.*
   ii. All subsequent sampling data should be placed on this spreadsheet under a new column for the current year. Care should be taken to utilize the same sample ID for each fixture’s 2-year resample for efficient tracking and trending.
   iii. New sample ID’s should be created based on the following information:
      1. Building name/abbreviation
      2. Floor number corresponding to building floor plan (F#)/room number, if applicable (R#)
      3. Type of fixture—identify what the fixture is (see below for labeling examples). If there are multiple fixtures in same room identify each with a number (1, 2, 3, etc.) starting from the entry door and ending at the far wall or starting from the right side and ending on the left side.
         a. Water fountain (WF)
         b. Bottle filler (BF)
         c. Bathroom sink (BS)
         d. Kitchen sink (KS)
         e. Lab sink (LS)
      4. Sample type
         a. Primary/first draw sample (P)
         b. Secondary/flush sample (S)
      5. Sample number
         a. First sample (01)
         b. Second sample (02)
Example: Initial first draw sample collected from a bathroom sink (third from the entry door) on the third floor of Boss House.
Sample ID: Boss-F3-B3-P01

e. **Record sample ID and other details.** It is important to record all relevant information pertaining to a sample in the *Sampling Location and Lab Results* spreadsheet. Information that must be recorded includes the building name/address, sample ID, detailed description of the fixture’s location, sample date, and laboratory analytical result. Particular attention and detail should be paid to the sampling location descriptions to prevent confusion and error during sampling in subsequent years.

f. **Place bags and signage on fixture.** Signage should include simple language that the water fixture is not to be used for the purpose of routine sampling. Contact information for the EHS individual in charge should also be provided. When sampling is conducted in occupied buildings, it is beneficial to identify on the sign when the fixture will be back in service. See **Appendix A** for sample signs. After bags and signage have been placed, allow the sink to sit unused for approximately 8-18 hours (overnight is ideal).

g. **Collect the sample.**
   i. Obtain a 250 mL plastic, unpreserved sample bottle that is approved for lead in drinking water analysis from an accredited and approved laboratory. Label the sample bottle with sample ID, sample date, and sample time utilizing the sticker provided by lab (also label the sample bottle’s lid with the sample ID). Utilize a permanent marker for labeling.
   ii. Inspect the aerators for debris and clean, if necessary.
   iii. Collect sample based on type, either first draw or flush. For a first-draw sample, the sampled water is the water to first come out of the tap following the period of inactivity. For a flush sample, the water is allowed to run for at least two minutes following the period of inactivity. A flush sample will be collected if it is suspected that lead is in the service line or if analytical results from the first-draw sample are above the US Environmental Protection Agency’s (EPA) action level (see Section d, Interpretation of Laboratory Results). Reference US EPA guidance document *3T's for Reducing Lead in Drinking Water*, provided in **Appendix B**, for additional sampling information.
   iv. Fill out the laboratory’s chain of custody (COC) with sample ID, sample date, sample time, sampler’s name, analytical method, and sign/relinquish. A sample chain of custody is provided in **Appendix C**.

Send samples to Microbac Laboratories located in Erie, PA (or another accredited laboratory) within 7 days. Contact the lab to determine if sample pick-up is available via their courier service. If a courier is unavailable, the samples bottle must be mailed via UPS or FedEx (contact the mail carrier for shipping restriction). Ensure that boxes...
used to mail samples are sturdy enough to support the weight of the bottles. Samples are not required to be sent on ice.

h. **Record the laboratory results and interpret.** Laboratory analytical results should be compared to US EPA’s Action Level of 15 ppb. Laboratory results should be transcribed into the *Sampling Location and Lab Results* spreadsheet, highlighting any exceedances of 15 ppb.

i. **Report results to building occupants and/or CMU representatives.** A summary of laboratory analytical results will be provided to building occupants and/or CMU representatives via e-mail for disbursement. Laboratory reports will be provided upon request. If a sample result exceeds the EPA Action Level, the steps in Section 5 will be followed.

5. Remedial Action for Fixtures with Elevated Laboratory Results

a. **Remove fixture from service.** All fixtures that exceed 15 ppb will be removed from service as soon as it has been determined that an exceedance has occurred. Removal from service will include posting signage identifying either that its use is discontinued until further notice or that the water is not potable and should not be consumed. If the fixture is to be discontinued from use, then a bag should also be placed over top of it as an additional barrier to prevent use. If it is deemed necessary, the fixture’s water should be turned off.

b. **Notify occupants of exceedance.** A notification to occupants will be communicated to the appropriate CMU faculty/staff representative for disbursement. The notification should detail the reason for removing the fixture from service and what is being done to correct the issue. Information to provide occupants about lead in drinking water can be found on the [US EPAs website](https://www.epa.gov).

c. **Collect follow-up samples.** A secondary first-draw sample will be collected from the fixture along with a flush sample to determine if elevated lead concentrations are a result of the fixture’s piping, piping integral to the building, or potentially from the supplier’s lines.

d. **Review re-sample results and determine next steps.** If all sample results decline below 15 ppb after the re-sample, the fixture will be put back into service for use and will be placed in the sampling queue for the following year. As long as the sample result for the following year is below the EPA Action Level, the fixture will be placed back into the 2-year sampling rotation. If the result is above the Action Level the following year, the fixture should be removed from service, re-sampled, and repaired if necessary.
If the sample results remain elevated after the following year’s re-sample, the fixture should remain out of service until a repair can be made by the responsible party, i.e. CMU FMCS and/or Housing Services or the public water utility provider.

6. Revisions

<table>
<thead>
<tr>
<th>Date</th>
<th>Documented Changes</th>
<th>Initials</th>
</tr>
</thead>
<tbody>
<tr>
<td>3/19/2021</td>
<td>Updated Format and Accessibility Update</td>
<td>MAS</td>
</tr>
</tbody>
</table>
Appendix A
Sample Signage
Out of service for routine water quality sampling
Please do NOT use

For questions or concerns, contact Christina Goyda, Industrial Hygienist—CMU EH&S at 412-268-4844
Appendix B
US EPA 3T’s Manual
3Ts for Reducing Lead in Drinking Water in Schools and Child Care Facilities

A Training, Testing, and Taking Action Approach

Revised Manual
This 2018 version of 3Ts for Reducing Lead in Drinking Water in Schools and Child Care Facilities is a revision of the October 2006 version. The U.S. Environmental Protection Agency (EPA) is in the process of revising the Lead and Copper Rule (LCR). The requirements discussed in this document are based on the current LCR.

Please visit https://epa.gov/safewater/3Ts for additional information.

Disclaimer

This manual contains recommendations on how to address lead drinking water in schools and child care facilities; these recommendations are suggestions only and are not requirements. This manual does, however, also contain an overview of federal regulatory requirements concerning lead in drinking water that apply to public water systems. Some schools and child care facilities are regulated as “public water systems” but many schools and child care facilities receive water from a public water system and are not regulated under the Safe Drinking Water Act. The statutory provisions and regulations described in this document contain binding requirements that may apply to the school or child care facility if they are a public water system. In addition, this document describes federal statutory requirements that apply to all repairs and new installations of pipes, fittings, and fixtures in facilities providing water for human consumption. The general description here does not substitute for those laws or regulations; nor is this document a regulation itself. Also, many states (or tribes) and localities have different, more stringent requirements than EPA’s, some of which may apply to schools and child care facilities even if they are not a public water system. Therefore, schools and child care facilities should not rely solely on this guidance for compliance information.
# Contents

<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Introduction</td>
<td>4</td>
</tr>
<tr>
<td>Establishing a Lead Testing Program – 3Ts Checklist</td>
<td>6</td>
</tr>
<tr>
<td>Module 1: Communicating the 3Ts</td>
<td>7</td>
</tr>
<tr>
<td>Developing a Communication Plan</td>
<td>7</td>
</tr>
<tr>
<td>Module 2: Learning About Lead in Drinking Water</td>
<td>13</td>
</tr>
<tr>
<td>Health Effects of Lead</td>
<td>13</td>
</tr>
<tr>
<td>Sources of Lead</td>
<td>14</td>
</tr>
<tr>
<td>How Lead Gets in Drinking Water</td>
<td>15</td>
</tr>
<tr>
<td>Your Facility and the Public Water System Relationship</td>
<td>16</td>
</tr>
<tr>
<td>How Lead in Drinking Water is Related</td>
<td>17</td>
</tr>
<tr>
<td>Module 3: Planning your 3Ts Program</td>
<td>19</td>
</tr>
<tr>
<td>Review Your Records</td>
<td>19</td>
</tr>
<tr>
<td>Establish Partnerships</td>
<td>20</td>
</tr>
<tr>
<td>Assigning Roles</td>
<td>25</td>
</tr>
<tr>
<td>Module 4: Developing a Sampling Plan</td>
<td>29</td>
</tr>
<tr>
<td>Conduct a Walkthrough</td>
<td>29</td>
</tr>
<tr>
<td>Determine Sampling Locations</td>
<td>31</td>
</tr>
<tr>
<td>Selecting a Laboratory for Sample Analysis</td>
<td>32</td>
</tr>
<tr>
<td>Determine Your Sampling Frequency</td>
<td>33</td>
</tr>
<tr>
<td>Understanding the Sampling Procedures</td>
<td>34</td>
</tr>
<tr>
<td>Module 5: Conducting Sampling and Interpreting Results</td>
<td>37</td>
</tr>
<tr>
<td>2-Step Sampling at the Tap</td>
<td>37</td>
</tr>
<tr>
<td>Sampling Dos and Don’ts</td>
<td>41</td>
</tr>
<tr>
<td>Module 6: Remediation and Establishing Routine Practices</td>
<td>42</td>
</tr>
<tr>
<td>Immediate Response</td>
<td>42</td>
</tr>
<tr>
<td>Short-Term Control Measures</td>
<td>43</td>
</tr>
<tr>
<td>Permanent Control Measures</td>
<td>45</td>
</tr>
<tr>
<td>Follow-Up Sampling</td>
<td>46</td>
</tr>
<tr>
<td>Considerations for Replacement Activities</td>
<td>47</td>
</tr>
<tr>
<td>Establishing Routine Practices</td>
<td>48</td>
</tr>
<tr>
<td>Module 7: Recordkeeping</td>
<td>51</td>
</tr>
<tr>
<td>Keep Records</td>
<td>51</td>
</tr>
<tr>
<td>Appendix A: Glossary of Terms</td>
<td>52</td>
</tr>
<tr>
<td>Appendix B: Lead Water Coolers Banned in 1988</td>
<td>55</td>
</tr>
<tr>
<td>Appendix C: Develop a Code System for Samples</td>
<td>58</td>
</tr>
<tr>
<td>Appendix D: Detailed Fixture Evaluation</td>
<td>59</td>
</tr>
<tr>
<td>Appendix E: Preservation of Samples</td>
<td>70</td>
</tr>
<tr>
<td>Appendix F: Example Sampling Field Form</td>
<td>72</td>
</tr>
<tr>
<td>Appendix G: Plumbing Profile</td>
<td>73</td>
</tr>
</tbody>
</table>
Introduction

This document is intended to serve as a resource to help schools and child care facilities implement a voluntary program for reducing lead in drinking water. The approach is focused on three key steps:

- **TRAINING** school and child care officials to raise awareness of the 3Ts program and summarize the potential causes and health effects of lead in drinking water.
- **TESTING** drinking water in schools and child care facilities to identify potential lead problems.
- **TAKING ACTION** to reduce lead in drinking water.

Children are most susceptible to the effects of lead because their bodies are still undergoing development and they tend to absorb more lead from the environment. The adverse health effects of lead exposure include reduced IQ and attention span, learning disabilities, poor classroom performance, hyperactivity, behavioral problems, impaired growth, and hearing loss. **The only way to know if there is lead in drinking water is to test.**

There is no federal law requiring testing of drinking water in schools and child care facilities, except for schools and child care facilities that own and/or operate their own public water supply and are thus regulated under the Safe Drinking Water Act (SDWA). Some states, tribes, and local jurisdictions have established their own laws, regulations, drinking water lead levels in schools and/or child care facilities. School and child care facilities should reach out to their state to find out what laws or regulations may apply to them. EPA suggests that school and child care facilities implement programs for reducing lead in drinking water as part of their overall plans for maintaining healthy learning environments. Safe and healthy environments foster healthy children and may improve student performance.

Even when water entering a facility meets all federal and state public health standards for lead, older plumbing materials in schools and child care facilities may contribute to elevated levels lead in their drinking water. The potential for lead to leach into water increases the longer the water remains in contact with leaded plumbing materials. As a result, facilities with

---

**WHAT IS YOUR WATER SOURCE?**

It is important to be familiar with the source of your drinking water. Some schools and child care facilities are served by nearby public or private water systems, while others operate their own water systems and are regulated under the Safe Drinking Water Act. Facilities that operate their own drinking water systems are required to comply with regulations under the Safe Drinking Water Act, including regulations pertaining to lead in drinking water.

Whether or not your facility is classified as a public water system, it is important to establish a program that includes routine testing and evaluations to limit lead contamination, as well as routine practices to ensure the you are providing safe drinking water to students and staff.
intermittent water use patterns, such as schools, are more likely to have elevated lead concentrations in drinking water. Implementing the 3Ts will help schools and child care facilities to identify potential problems with plumbing systems and materials so that targeted remediation efforts can be taken. This document will also assist you in communicating with parents, teachers, and the public. Transparency and communication are key to developing a successful program for reducing lead in drinking water.

In addition to this document, there are a number of supplemental resources included as appendices, which contain information and tools to support 3Ts programs.

Access the full toolkit here: https://epa.gov/safewater/3Ts

- **Appendix A**: Glossary of Terms
- **Appendix B**: Lead Water Coolers Banned in 1988
- **Appendix C**: Develop a Code System for Samples
- **Appendix D**: Detailed Fixture Evaluation
- **Appendix E**: Preservation of Samples
- **Appendix F**: Example Sampling Field Form
- **Appendix G**: Plumbing Profile

---

**3Ts Toolkit**

https://epa.gov/safewater/3Ts

Build a team and make a plan! Protecting school and child care facility drinking water is a group effort and you will need to have a plan for who you will work with, how you will test, and how you will address elevated lead that may be found. Make sure you are transparent in your communications with your community.

The 3Ts toolkit includes modules and helpful resources you can use to implement a successful program!
Establishing a Lead Testing Program – 3Ts Checklist

The 3Ts toolkit assists you with the steps needed to create a program to reduce children’s exposure to lead in drinking water. Utilizing the 3Ts toolkit along with clear communication will help ensure a successful 3Ts Program.

Before sampling, facilities should establish a plan on how they will respond to their sample results to protect the school or child care facility population from lead in drinking water. You should consider potential partners, funding options, and how frequent testing will occur.

**Communication Plan:** Telling parents and staff about your lead monitoring program will demonstrate your commitment to protecting children and staff health.

Communicating early and often about your testing plans, results, and next steps will build confidence in your facility’s ability to provide a safe environment for students and staff.

The steps in the checklist are intended to help you learn about lead in drinking water, develop a program, test for lead, communicate the results, and take remediation actions where needed. The checklist includes things to consider in the TRAINING, TESTING, and TAKING ACTION sections of the 3Ts, as well as important COMMUNICATION and RECORDKEEPING items. This checklist is designed to provide easy-to-follow steps. You may not have to complete all the steps or follow the steps in the exact order presented to have an effective program. Your 3Ts program should be tailored for your school or child care facility.

**Find the 3Ts Checklist here:**
[https://epa.gov/safewater/3Ts](https://epa.gov/safewater/3Ts)
Developing a Communication Plan

At the heart of an effective communication plan is preparation and coordination to deliver information swiftly, professionally and consistently. Telling parents and staff about your 3Ts Program will demonstrate your commitment to protecting children and staff health. Communicating early and often about your testing plans, results, and next steps will build confidence in your ability to provide a safe environment.

When developing your communication plan:

• Take the initiative to communicate with your community
• Make sure your information is honest, accurate, and comprehensive
• Speak with one consistent voice
• Anticipate questions and concerns and address them proactively
• Be positive and forthcoming
• Keep your audiences up-to-date as new information becomes available

Follow these recommended steps and utilize the templates in 3Ts Toolkit to develop a successful and proactive communication plan.

STEP 1: Get Your Team Together

Assemble a team with technical and communications expertise. Draw from internal resources as well as professionals and leaders in your community. Designate a spokesperson to make announcements, respond to questions, and conduct interviews in order to ensure the accuracy and consistency of public information.

You can learn more about other roles in your lead testing program in the Assigning Roles Section.
Fill out the chart below to get started building your team. Note, some people may have more than one role.

<table>
<thead>
<tr>
<th>Description</th>
<th>Lead</th>
<th>Back-Up</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>3Ts Program Communication Contact:</strong> This person will act as the point of contact for your 3Ts Program and help coordinate the communication efforts.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Partner Liaison Contact:</strong> This person will communicate with partners as the 3Ts Program progresses to ensure everyone is kept in the loop.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Website and Social Media Contact:</strong> This person will make sure websites and social media stay up to date with the latest information.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Public Hotline:</strong> Will you have a website or hotline for people to use to get more information? This person can monitor this to ensure questions and concerns are being responded to.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Communication of Lead Health Risks:</strong> You should work with your health department to communicate lead health risks and information about blood lead testing for children.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**STEP 2: Create a Contact List**

Having names, phone numbers, and email addresses at your fingertips is vital, especially when a quick response is necessary. Create a contact list and update it regularly. It should include task force members as well as fact-finding and communications contacts, including:

- School Superintendent
- School Board Members
- Civic Leaders
- Local Public Health
- Utility/Water Supplier
- Head of Building Maintenance/Custodial Services
- State Department of Education
- State Department of Health
- State Drinking Water Program
- EPA Regional Office Officials
- Media (Newspaper, TV, Radio, Web, and Newswire Outlets)
STEP 3: Identify Your Target Audiences

Generally, there are six primary audiences or interested parties involved in the control of lead in drinking water.

1. **School or Child Care Facility Community**: Employees, students, and parents should be informed and involved from the beginning of the process.

2. **Building Community**: The building community includes people other than those included in the school or child care facility community who may use the building for other functions (e.g., local community groups, school board members). Members of the building community probably do not utilize the building as frequently as the members of the school or child care facilities community, but they should still be kept informed and up-to-date regarding lead in the drinking water.

3. **Larger Community**: The larger community may consist of local residents and businesses in the school or child care facility’s district or town. The local and regional media can serve as a conduit for information for the larger local community. It is important that you be prepared to generate accurate news releases. The spokesperson or task force should be prepared to respond to interview requests with accurate and consistent information.

4. **Local Community Organizations**: Local health officials, such as health officers, environmental health specialists, doctors, and nurses, can help you and your community understand health risks associated with elevated lead levels in drinking water. Local environmental community organizations may have an interest and potential assistance or resources for schools and child care facilities. The same may apply for the Lead Poisoning Prevention Program.

5. **State Drinking Water Programs**: State drinking water programs are responsible for ensuring that public water systems comply with the state and federal regulations regarding lead in drinking water. States may be able to provide guidance on or technical assistance with communication plan, health risks, and identifying other lead sources.

6. **Drinking Water Community**: Public water systems comprise the regulated drinking water community, and they are responsible for complying with all national and state drinking water standards. The public water system that serves your facility can provide technical information to support your program and can provide information to the community about what the system is doing to minimize lead in drinking water.
## Step 4: Know Your Methods of Communication

The public notification methods described below can be applied independently or in combination to communicate about drinking water issues and the meaning of sampling program results.

**Important note:** You should also plan how you will provide information in other languages, as appropriate, or provide a contact name for non-English speakers to get more information.

<table>
<thead>
<tr>
<th>Methods of Communication</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Press Release:</strong> A press release in the local newspaper or on local TV and radio stations can potentially reach a broad range of people. It is important that the release inform readers of how to obtain the sampling results and other lead information (as it pertains to drinking water) and include the phone number of the point(s) of contact.</td>
<td></td>
</tr>
<tr>
<td><strong>Letters/Fliers:</strong> Letters or fliers represent a direct and effective method of communicating 3Ts Program activities to parents/guardians and other members of a school, child care facility, or building community.</td>
<td></td>
</tr>
<tr>
<td><strong>Mailbox or Paycheck Stuffers:</strong> Mailbox and paycheck stuffers represent a direct and effective method of communicating 3Ts Program activities to your employees. Stuffers would contain information similar to that contained in a press release or letter/flier.</td>
<td></td>
</tr>
<tr>
<td><strong>Staff Newsletter:</strong> A notice contained in a staff newsletter is another option for directly and effectively communicating information about the 3Ts Program to employees.</td>
<td></td>
</tr>
<tr>
<td><strong>Presentations:</strong> Providing presentations at facility-related meetings can also serve as an effective means of communication. Relevant events include meetings of PTAs, faculty, and the school board.</td>
<td></td>
</tr>
<tr>
<td><strong>Email and Websites:</strong> Electronic communications are convenient for many parents. Websites can be updated frequently to quickly convey new information. Consider creating a separate email address for the 3Ts Program and providing it on the website and outreach materials. Email provides a quick, easy method for parents to ask questions, but responses must be timely to be effective.</td>
<td></td>
</tr>
<tr>
<td><strong>Social Media:</strong> Updates on the status of the 3Ts Program and information on regular activities can be provided to the public with ease via official social media accounts (e.g., Facebook, Twitter).</td>
<td></td>
</tr>
</tbody>
</table>
**STEP 5: Identify Times for Communicating**

Timely dissemination of communication materials is of the utmost importance. Public communication efforts are less complicated and generate less conflict if those potentially affected are notified in advance of important issues and events.

At a minimum, EPA recommends that schools and child care facilities provide information to members of the local community, building community, and the larger community (if appropriate) at the following times:

- Before the lead in drinking water sampling program begins
- After obtaining the results of testing:
  - As soon as the results are available
  - When/if corrective measures are decided upon
  - If no corrective measures are appropriate because the lead levels are low
- In response to periodic interest in the program

**STEP 6: Start Communicating!**

Remember to communicate throughout your 3Ts Program, and work with partners and your communication team to be proactive and transparent. Recommended steps to help make your program a success:

- Launch an ongoing campaign of education and awareness, capitalizing on a variety of communication vehicles
- Prepare a fact sheet so that your spokesperson has accurate, up-to-date information about the status of your plumbing system and program.
- Post information on your website in a central location
- Make sure your communication materials include:
  - Details about the nature of the 3Ts Program
  - The results of the sampling program and plans for correcting any identified problems
  - Information on the public health effects and risks posed by lead in drinking water and the significance of lead other sources of lead such as food, air, dust, and soil
  - How and where individuals may seek blood-lead level testing if they are concerned
  - How families can increase their awareness of potential lead exposure in their homes and elsewhere
  - Information about state-certified laboratories that can test home water for lead and other contaminants
Don’t forget to maintain a record!

It is important to keep an ongoing record of public outreach and communication activities. By documenting outreach and the public’s response, you can learn how to improve upon your public communication plan. For example, it might be helpful to keep a running log of questions received from the community that could be addressed in future communications.

Keep copies of past communication materials and dates they were sent out. Strong recordkeeping can prove to be helpful in illustrating what steps you have taken to notify the public of testing efforts and results.

Additional Resources

View the 3Ts toolkit page for more resource to help you:

- Get your team together
- Create a contact list
- Identify your target area
- Know your methods of communication
- Identify timing for communication
- Start communicating!

All materials can be found here: https://www.epa.gov/safewater/3Ts
Health Effects of Lead

Lead is a toxic metal that is harmful to human health. There is no safe blood lead level for children. In the human body, toxic lead can substitute for healthy calcium, which is a mineral that strengthens the bones. Lead is carried in the bloodstream and can harm the nervous system and brain. What is not excreted is absorbed into the bones, where it can collect for a lifetime.

Young children are especially susceptible to lead exposure, because of their frequent hand-to-mouth activity, and their metabolism—their bodies absorb metals at a higher rate than the average adult does. Children’s nervous systems are still undergoing development and thus are more vulnerable to the effects of toxic agents.

Pregnant and nursing staff should also be aware of the harmful risks of lead exposure to nursing infants and the developing fetuses of pregnant women. Mothers who have had exposure to lead in the past may store lead in their bones. Lead may be released from bones during pregnancy and lactation. Lead in drinking water can be a significant contributor to overall exposure to lead, particularly for infants whose diet consists of liquids made with water, such as baby food, juice, or formula.

Lead can affect almost every organ and system in the body. The central nervous system is particularly sensitive to lead, especially in children. Lead also damages the kidneys and the reproductive system. Even low blood levels of lead (those below 5 micrograms per deciliter (µg/dL)) have been associated with reduced IQ and attention span, learning disabilities, poor classroom performance, hyperactivity, behavioral problems, impaired growth, and hearing loss. Because childhood lead exposure often occurs with no immediate symptoms, it frequently goes unrecognized. The degree of harm from lead exposure depends on a number of factors including the frequency, duration and level of the exposure(s) and individual susceptibility factors (e.g., age, previous exposure history, nutrition, and health). In addition, the degree of harm depends on one’s total exposure to lead from all sources in the environment—air, soil, dust, food, paint, consumer products, and water.
Sources of Lead

Lead is distributed in the environment through both natural and man-made means. Sources of lead exposure include the following:

- **Lead-based paint.** The most common sources of lead exposure for children are chips and particles of deteriorated lead paint. Although children may be exposed to lead from paint directly by swallowing paint chips, they are more often exposed to lead in house dust or soil contaminated by leaded paint. Lead paint chips can be ground into tiny pieces that become part of the dust and soil in and around homes. This usually occurs when leaded paint deteriorates or is subject to friction or abrasion (as on doors, windowsills, and window wells). In addition, lead can be dispersed when paint is disturbed during demolition, remodeling, paint removal or preparation of painted surfaces for repainting.

- **Lead in water.** Typically, lead in water occurs through corrosion of plumbing products containing lead.

- **Lead in the air** typically comes from industrial activities.

- **Lead in soil.** In most cases, lead deposits in soils around roadways and streets and homes come from past emissions from automobiles using leaded gas, together with lead paint chips and dust.

- **Lead from industrial activities.** Industrial workers can bring lead home on their clothes and shoes.

- **Lead in consumer products and food.** Lead may be found in some imported candies, medicines, dishes, toys, jewelry, and plastics.
The U.S. government has taken important steps over the past several decades to dramatically reduce new sources of lead in the environment:

- Banning the manufacture and sale of leaded paint.
- Phasing out lead additives in gasoline.
- Encouraging the phase-out of lead seams in food cans.
- Banning the sale of plumbing for drinking water that are not “lead-free.”
- Limiting lead content in children’s products.
- Banning lead-lined water coolers.
- Regulating lead in the nation’s drinking water systems

How Lead Gets in Drinking Water

Source Water

Lead is rarely present in the source water for the nation’s drinking water supplies (i.e., untreated water from streams, rivers, lakes, or underground aquifers that is used to supply private wells and public drinking water). While lead can enter source water from contaminated runoff or water pollution, treatment plant technologies can remove lead from these sources.

Through Corrosion

Corrosion can release lead from pipes, solder, fixtures, and other plumbing materials that the water comes in contact with on its way from the water treatment system to the tap. The extent to which corrosion of plumbing materials occurs can affect the amount of lead that is present in the drinking water. Most lead in school and child care facility drinking water results from corrosion of older plumbing materials containing lead. Interior lead solder (commonly used until 1988) and lead pipe and lead solder, leaded brass fittings, valves, and various drinking water outlets (e.g., water fountains and faucets) that contain lead materials are the primary contributors. It is also important to note that brass plumbing components can contain lead.

The occurrence and rate of corrosion depend on the nature of the source water, the corrosion control practices at the water system, and the age of the plumbing materials in the building. For information on how chemical and physical conditions can be controlled to reduce lead in drinking water, contact the state drinking water program, which is typically housed in the state department of health or the department of environmental protection.
Particulate Lead

Particles of lead in drinking water, may result from physical corrosion of lead distribution system and interior plumbing components. Physical disturbances (e.g., construction), pipe replacement, and connection of new fixtures can cause the release of lead particles from system and plumbing components. This release can result in temporary, but significant, increases of lead levels in the water. Lead particles may also collect in the low-lying sections of pipe or behind faucet and fixture screens, increasing risk of exposure. Not all analysis methods account for particulate lead. For example, some field analyzer methods are not designed to account for particulate lead. See Selecting a Laboratory for Sample Analysis for more information on laboratory analysis of lead in water.

Your Facility and the Public Water System Relationship

As illustrated in Exhibit 1 below, once the water enters the distribution system – the network of pipes that carry water to homes, businesses, schools, and child care facilities in the community – the water may come into contact with lead. Some communities have lead components in their distribution systems, such as lead joints in cast iron mains, service connections (or service lines), and goosenecks or pigtails, which connect the water main to service lines. These components may be owned by the water supplier, or they may be owned by the school or child care facility. In addition, the drinking water may come into contact with plumbing materials that contain lead once the water enters the building.

Exhibit 1. Potential Sources of Lead in Schools
If the public water system finds unacceptable levels of lead during sampling under the Lead and Copper Rule (LCR), the public water system may have to provide centralized treatment or take other actions to minimize the corrosion of lead into the water (see How Lead in Drinking Water is Regulated below). However, centralized treatment by a public water system does not guarantee that corrosion of lead from plumbing will not occur within buildings served by the public water system, such as schools. It is important to note that the lead testing protocol used by public water systems is aimed at identifying system-wide problems rather than problems at outlets in individual buildings.

How Lead in Drinking Water is Regulated

Lead is regulated in public drinking water systems under a federal regulation known as the Lead and Copper Rule. This regulation was initially issued in 1991 and, in part, requires water systems to test for lead and copper and to take actions that reduce corrosivity and protect public health.

Nearly all states have a drinking water office that implements the Safe Drinking Water Act (SDWA). Questions regarding the regulation of drinking water may be directed to the appropriate state drinking water program office or state licensing agency.

Requirements addressing lead in water include specific provisions in:

- **THE SDWA LEAD BAN (1986):** A requirement that only “lead-free” materials be used in new plumbing and in plumbing repairs. In the 1986 ban, “lead-free” meant that solders and flux may not contain more than 0.2 percent lead, and pipes and pipe fittings may not contain more than 8.0 percent lead. It is likely that lead pipes and high-lead solder and fluxes continued to be used until 1988 in several states and territories, and until 1989 or 1990 in a few states, but other state or local governments may have imposed related lead-ban standards prior to 1988.

- **THE LEAD CONTAMINATION CONTROL ACT (LCCA) (1988):** The LCCA is aimed at the identification and reduction of lead in drinking water at schools and child care facilities, including the recall of drinking water coolers with lead lined tanks and the publication of a list of drinking water coolers that were not “lead
free” as defined by the LCCA (no more than 8% lead for components that come into contact with water and no more than 0.2% percent lead for solder, flux, or storage tank interior that comes into contact with water).

• **THE LEAD AND COPPER RULE (1991):** A regulation by EPA to control the amount of lead and copper in water supplied by public water systems through corrosion control treatment, and other measures. Modifications were made to the Lead and Copper Rule in 2000 and 2007 to include revised requirements on demonstrating optimal corrosion control, monitoring, and reporting, treatment processes, public education, customer awareness, and lead service line replacement.

• **THE REDUCTION OF LEAD IN DRINKING WATER ACT (2011):** This act further reduced lead in pipes, pipe fittings, plumbing fittings, and fixtures to a weighted average of 0.25 percent. The act also redefined “lead-free” under the SDWA as not containing more than 0.2 percent lead when used with respect to solder and flux and not more than a weighted average of 0.25 percent lead when used with respect to the wetted surfaces of pipes, pipe fittings, plumbing fittings, and fixtures.
Module 3: Planning Your 3Ts Program

When planning your 3Ts Program, it is important to reach out to the public water system, state and local offices, parents, teaching staff, and other impacted stakeholders to establish partnerships. These partnerships will:

- Provide a better understanding of current lead control resources in the area.
- Offer partners who may be able to provide guidance to a new program.
- Create a platform for communicating any program updates to local and state offices and the community.

After you have a better understanding of how the program will operate in relation to current state and local efforts and what resources are available from internal and external stakeholders, it will be easier to identify individuals who can fill particular roles and make the program a success.

Use the 3Ts Checklist to understand the recommended steps to implement a testing program for lead in school or child care drinking water.

Review Your Records

Identify and review records to determine if monitoring has previously been conducted at the school or child care facility. Some schools and child care facilities conducted voluntary monitoring in cooperation with state or local officials in response to the 1988 LCCA. Other schools and child care facilities may have sampled for lead in response to state requirements or local concerns. This information will be useful in filling out the plumbing profile questionnaire (provided in Appendix G), a tool that may be used to help determine whether lead is likely to be a problem in a school or child care facility. Records should also be reviewed to determine whether remediation actions have already been taken. For example, have water fountains with lead-lined coolers been replaced? See Appendix B for a listing of banned water coolers. While these records may not make additional testing or remediation unnecessary, they will help to prioritize efforts and make them more efficient.

If testing or remediation was conducted in response to the 1988 LCCA, it may have taken place 30 years ago or more. If current staff are not familiar with what activities may have taken place at the school or child care facility and records are incomplete or absent, consider contacting individuals who may have been involved in the past. Personnel that were involved may remember activities that were not well documented. They may also remember whether other agencies or the local public water system were involved, which may mean that additional records are available.
Throughout this manual, recommendations are provided on when and how to set up a robust recordkeeping process for current and future efforts.

**Communication Plan:** Include your partners in your communication with the parents, staff, and the school or child care community. Also remember to communicate to partners as new information becomes available.

### Establishing Partnerships

Entities like the public water system, local health offices, state drinking water programs, certified laboratories, and local community organizations may be able to provide assistance in testing the drinking water for lead. The information below can be used to:

- Initiate communications with potential partners
- Identify ways these organizations could help the program
- Develop the right questions to ask each type of partner

In addition to contacting the public water system, schools and child care facilities may consider exploring partnership opportunities with private foundations, private businesses, and corporations, who may be able to provide funding, and local construction professionals, who may be able to provide technical expertise.

**Assistance from Local Health Offices**

Many local governments have established programs that are responsible for a wide variety of public health protection activities, such as Lead Poisoning Prevention Programs. Consider contacting the local health office to discuss particular needs or questions. Although resources may be limited, the health office may be able to provide assistance in a variety of ways. For example, a representative may be able to attend parent and teacher association (PTA) meetings to discuss potential health effects, as well as to act as a liaison with state programs to obtain information and assistance.

**Assistance from the State Drinking Water, Health and Education Programs**

Contact state program managers to determine whether training and/or technical assistance is available and whether any other requirements may apply. The state drinking water program may be housed in the department of health or the department of the environment. When discussing issues with the state program, consider requesting assistance and referring to the Lead Contamination Control Act (LCCA) or this 3Ts toolkit to help to clarify the request. A representative may even be able to
assist in working through the plumbing profile, conducting sampling, or taking followup action.

Many states have programs related to reducing lead in drinking water in schools and/or child care facilities. These programs may be in the state’s environment, education and/or health departments. The state health and education departments may also be able to provide expertise and other information to support you in developing and maintaining their programs.

The Association of State Drinking Water Administrators website contains links to many state drinking water programs: https://www.asdwa.org/about-asdwa/.

### Why Contact State Drinking Water Programs?
- For more information about lead in drinking water and drinking water regulations pertaining to lead.
- To inquire about training or available technical assistance on lead sampling.
- For advice in identifying a qualified consultant to assist with developing the 3Ts Program.
- For a list of certified laboratories in the area where samples can be analyzed for lead.

### Assistance from Certified Laboratories

The state drinking water office should be able to provide a list of certified laboratories that you can use when testing for lead in drinking water. You should only use a laboratory that is certified by the state or EPA for testing lead in drinking water for public water systems.

Some laboratories will provide assistance in addressing the activities described in this manual. For example, some laboratories will collect samples for clients to ensure proper sampling technique and sample preservation. However, costs for services will vary and you may wish to contact several certified labs.

### Assistance from Local Community Organizations

There are a variety of local organizations within communities that can help; for example, community volunteer groups, senior citizens’ groups, the PTAs, and local environmental groups. Another useful resource is the region’s pediatric environmental health specialty
unit (PEHSU). The region’s PEHSU may be able to provide risk communication support to districts; for more information, please visit http://www.pehsu.net/.

Contacting these groups is another way for you to foster support. These groups might be willing to volunteer time to collect samples and train others to collect samples. Local nonprofit and community-based organizations may also have monetary or inkind resources available to support testing and/or remediation.

**Working with Your Water System**

A critical partner in any program to reduce lead in drinking water is the local water system. Before contacting community-based organizations and certified laboratories, EPA recommends contacting public water systems or local government offices for assistance. Water systems can help:

- Provide information that may be helpful
- Assist with determining if lead is present
- Support the you in developing your sampling plan
- Collect and analyze samples
- Help interpret results and determine potential lead sources
- Communicate with the school and child care facility, and the public

Contact the public water system to determine whether assistance or information on previous efforts is available. Some public water systems have devoted resources to helping you conduct testing for lead. Although utilities may not be under a legal obligation to do so, assistance may be available through technical guidance, sampling or sharing in sampling or laboratory costs. Some utilities may be willing to help develop sampling plans and plumbing profiles (see Testing Section).

You can obtain the results of the water supplier’s required monitoring under the Lead and Copper Rule to determine whether the supplier is in compliance with the requirements of the Rule. Public water systems should be able to tell you whether lead monitoring is current, whether the monitoring results are below the lead action level, and whether corrosion control treatment is provided. Your water supplier should also
be able to tell you whether the supplier has conducted lead monitoring at the school or child care facility and may be able to provide some indication of whether lead could be a problem within your building(s).

In addition, EPA maintains a data warehouse of drinking water information. Also, many states make comprehensive drinking water system data available in online databases. Data can be searched by state (i.e., primacy agency), city, and/or county to find public water system information. Some public water systems are required to produce and distribute an annual report about the public water system including system-wide monitoring results. These reports are often called consumer confidence reports or annual water quality reports. Contact your public water system to obtain a copy of the latest consumer confidence reports or water quality report or visit EPA’s Where You Live: Your Drinking Water Quality Reports Online website to check if it is available online.
Questions to Ask Drinking Water Systems

It is important to know who supplies your drinking water, and how the water is treated. The following are some questions to consider asking the public water system providing your drinking water:

- What information can the water system provide regarding its compliance with federal and state standards for lead monitoring and treatment?
- What steps have been taken to maintain compliance with the Lead and Copper Rule and reduce lead levels?
- Has the water system had a lead action level exceedance in its most recent compliance period?
- Does the water system have sample results for the school or child care facility?
- Does (or could) the water system take any LCR samples at schools or child care centers?
- Is the water corrosive? If so, what is the system doing to minimize corrosion?
- Does the water system add a corrosion control chemical to the water?
- Is there construction or water main maintenance planned in the area?
- Does the water distribution system have any lead piping (for example, lead service lines or lead gooseneck at service connections), and does the system plan to remove these sources of lead?

Don’t forget to maintain a record!

Ensure that communications with partners are documented and kept in a centrally accessible repository, either online or at the facility. Documenting who you are working with and how partners are supporting the program will provide staff with additional points of contact if additional information is needed.
Assigning Roles

You should assign responsibility to a key individual(s) to ensure that testing and follow-up actions are completed. Identify individuals who will likely implement and document the 3Ts Program and who will build a new program at the school or child care facility. A person should also be appointed to serve as the contact person for communication with interested parties (civic groups, the media, etc.). One person or more may be involved in these activities, but it is important to clearly define responsibilities and to support those people in their roles. An effective 3Ts Program will require a team effort. Identifying specific roles and responsibilities before initiating a program will give the program accountability.

Furthermore, by developing team dynamics that include internal communications, you can ensure that the program is successful and that staff turnover will not leave the program without direction or documentation. Whenever possible, get the school and child care administration involved. The superintendent, principal or school or child care facility director can give the 3Ts Program validity and support the individuals involved, improving the likelihood that their role in the 3Ts Program is integrated with their other job functions.

If you decide to use consultants or certified lab personnel, their roles should be defined and documented with respect to the responsible person(s) at your facility. Contact the state drinking water program or local health department if additional advice is needed on how to identify a qualified consultant.

Identify Key Individuals

The most important people to involve in the planning process for the school’s 3Ts Program are those who will be required to approve, support or fund aspects of the program and those who have current job roles and responsibilities that align with protecting the health of the school or child care facility population. Key stakeholders both within and outside of the school and child care facility system include:

- **Principal/Director.** Include the superintendent if this is a multifacility initiative.
• **Custodial and facilities staff.** These individuals will have in-depth knowledge about plumbing and history and assist in implementing the program (e.g., take water samples).

• **School board.** Those responsible for developing budgets and recommending district-wide initiatives.

• **School nurse.** This individual will have knowledge of overall student health, as well as an awareness of the dangers of lead poisoning and the importance of safe drinking water. This individual may already work with the local health department, be able to identify local laboratories for testing samples and can also advise parents on how to get their children’s blood lead levels tested.

• **Cafeteria staff.** These individuals are aware of water use in food preparation. They can identify the faucets that are regularly used in food or drink preparation, as well as any unused faucets.

• **Athletics staff.** These individuals will know the sources of water used to fill water jugs or those used when teams are practicing or playing games.

• **Students.** Should feel informed and educated on drinking water and know who to go to if they notice an issue.

• **Teachers.** Those affected by lead in drinking water and able to assist with the program. Teachers also might be sources of information on water use (e.g., knowing which fountains are most used). Math and science faculty will have knowledge of volume equations and water quality and could provide assistance during the testing process.

• **Parents.** Advocates for the children in schools and child care facilities.

• **School district wellness committees.** Congressional legislation mandated that schools participating in the National School Lunch Program or other child nutrition programs create school wellness policies (USDA Team Nutrition).

• **Parent Teacher Associations (PTAs).** Student advocacy groups made up of parents and teachers.

• **Local plumbing and construction contractors/suppliers.** Those working on facilities; they should use “lead free” materials and plumbing products certified to be lead free.
Programmatic Questions

Who should create the sampling plan?

It is important to designate a person(s) to serve as a project lead of the sampling program and follow-up activities, even if someone else is hired to conduct testing. You may want to involve consultants, laboratories, or other knowledgeable partners to help develop the plan. You can contact the state, local health department or drinking water program, or water system, to get advice on how to identify a qualified consultant.

Who should collect the samples?

Deciding who will collect samples may be based, in part, on whether the certified laboratory chosen to analyze samples also provides specialists to assist with sample collection. Choosing an individual who is adequately trained (e.g., a consultant or someone from the laboratory) to collect samples may help avoid sampling errors. Ask for references to confirm that individuals are qualified to test for lead in drinking water in schools and child care facilities. Some state drinking water programs or public water systems may provide both services, although there is no federal requirement that they do so.

Will the laboratory take samples or will it provide training and sample containers for collectors designated by the school or child care facility?

If certified laboratory representatives or consultants are used to conduct testing, ensure that they have experience in conducting lead testing for drinking water at schools and child care facilities. You may wish to ask the laboratory or consultant for references for work they have completed at other schools and child care facilities. Regardless of who is collecting samples, you should ensure the sampler is familiar with the procedures outlined in the Testing Section. You should send the sampler a copy of this document, and any specific testing procedure documents, before sampling is conducted. Testing activities can be misrepresentative if sample collectors do not follow proper sampling procedures. Also, make sure that laboratories or consultants do not confuse the sampling protocol with the lead testing protocol used by public water systems. The two protocols are different.

Who should ensure proper remediation?

If testing results show elevated levels of lead in drinking water, then you should implement remediation measures. Some State programs have additional requirements, such as notification and remediation, if testing results show lead in drinking water above specified levels. If remediation is needed, you should assign a project manager to lead the development of a remediation plan by a qualified consultant.
professional and to ensure that remediation is properly completed. The Taking Action Section, has more information on solutions that you can implement.

Who is in charge of recordkeeping?
Selecting a team member to ensure methods and results are documented is key to building a sustainable program that is not impacted by staff resignation, retirement, or transfer. The person responsible for recordkeeping should work with all other team members to gather information and store it in a centrally accessible place.

Don’t forget to maintain a record!
Document your 3Ts Program contacts and the steps your team will take to accomplish the goals set out in your 3Ts Program.

Use the 3Ts Toolkit to identify and record contact information for partners from various organizations and groups described in this section.
Module 4: Developing a Sampling Plan

This section includes recommended steps for developing and implementing a plan for testing drinking water in schools and child care facilities. Each section includes recommendations and explanations to help you understand your plumbing materials and sampling plan, evaluate your service connection (service lines), take samples, and interpret the results. The Taking Action Section provides short-term and longer-term control measures, examples of remedies for plumbing fixtures, and appropriate followup procedures that you should perform. Throughout the testing process, remember to document the methodology, any implemented procedures or protocols, and testing results.

Conduct a Walkthrough

Conduct a walkthrough of the facility and create an inventory. Take note of all sinks and fountains used for human consumption. If a floor plan is available, mark each tap and water filler on the floor plan and assign a unique identification. It may be helpful to take pictures when conducting this walkthrough. A plumbing profile can be created by answering a series of questions about the building’s plumbing. The plumbing profile questionnaire in Appendix G can be used as a worksheet and recordkeeping tool. It may also be helpful to interview custodial staff and the teachers about water use.

Take note of the visible plumbing for these outlets. Staff creating the inventory may need to look under sinks or behind cabinets. Document whether faucets have aerators or filters in place to understand all possible sources of lead and any current remediation efforts at each fixture. Aerators should not be removed while conducting sampling for lead. If your facility has additions, wings or multiple buildings built during different years, a separate plumbing profile is recommended for each. Examples of plumbing configurations for a single-level building and a multilevel building are illustrated in Exhibit 2 and Exhibit 3, respectively.

Make sure to note any lead-lined storage tanks or lead parts such as those noted in Appendix B. Water coolers identified by EPA as having lead-lined storage tanks or lead parts should be removed.

---

1 For schools that are public water systems, there are regulatory requirements for sampling that must be followed to comply with the Lead and Copper Rule (LCR). The recommendations in this module could still be useful for those schools in addition to the monitoring required by the LCR.
Conducting this survey of the building’s plumbing will enable you to:

- Understand how water enters and flows through building(s).
- Identify and prioritize samples.
- Identify additional sites staff or students may be using for drinking water, such as bathroom faucets, locker room showerheads, and non-traditional drinking water outlets that might be used to fill water jugs.

**Exhibit 2. Plumbing Configuration for a Single-Level Building**

**Exhibit 3. Plumbina Configuration for a Multilevel Buildina**

**Header:** The main pipe in the internal plumbing system of a building. The header supplies water to lateral pipes.

**Lateral:** A plumbing branch between a header or riser pipe and a fixture or group of fixtures. A lateral may or may not be looped. Where more than one fixture is served by a lateral, connecting pipes are provided between the fixtures and the lateral.

See [Appendix A](#) for additional definitions.
As shown in Exhibit 2, in single-story buildings, the water comes from the service connection via main plumbing branches, often called headers. These, in turn, supply water to laterals. Smaller plumbing connections from the laterals and loops supply water to the faucets, drinking water fountains and other outlets. In multilevel buildings (Exhibit 3), water is carried to the different floors by one or more riser pipes. In addition, in some buildings, water may be stored in a tank prior to being distributed to the drinking water outlets and fixtures. Remember, for sampling purposes, that water within a plumbing system moves from the water main in the street through the service connection and through the building. Sample collection should typically start on the bottom floor then continue up. However, the water main can enter the building from the first floor and splits to the riser running up to the second, third floors, etc., and the riser can lead to the basement. This configuration may also be different if the water tank is on the roof. Try to learn more about how water flows in your facility to better inform your sampling plan.

**Determine Sampling Locations**

Decide where to take samples and how to prioritize the sample sites based on responses to the plumbing profile questionnaire and knowledge of the building(s). This should include drinking fountains, kitchen sinks, kitchen kettle filler outlets, classroom combination sinks and drinking fountains, home economics room sinks, teachers’ lounge sinks, nurse’s office sinks, and any other sink known to be or visibly used for consumption (e.g., coffeemaker or cups are nearby). Faucets that are not used for human consumption, such as sinks in janitor’s closets or outdoor hoses, should not be sampled. If there is potential that these may be used (e.g., janitor closet is close to kitchen and is used for cleaning appliances or the outdoor hoses are used to fill water jugs for sports activities), use clear signage to notify people that the faucet should not be used for drinking or cooking, or include the fixture in your sampling plan.

**Helpful Tip…**

Don’t forget to include kitchen kettles in your sampling plan. Kitchen kettles are large containers of water that are then heated to steam or cook things like vegetables, sauces, pastas, rice, etc. They are used in larger kitchens, like some school kitchens, and sample results taken from these have found to contain elevated lead.

**Important:** schools and child care facilities should not use sample results from one outlet to characterize potential lead exposure from all other outlets in their facility. This approach could miss localized lead problems that would not be identified.
3Ts for Reducing Lead in Drinking Water

Make sure to prioritize outlets that are used by children under the age of 6 years or pregnant women (e.g., drinking fountains, nurses’ office sinks, classrooms used for early childhood education, kitchen sinks, teachers’ lounges).

During the process of determining sample locations, it will be helpful to code each outlet using a system that will allow each unique outlet to be identified by location, type and other relevant characteristics. Appendix C provides examples.

Do You Have a Lead Service Line?

Lead pipes were used for service connections, or service lines, in some locations. Other materials used for service lines include copper, galvanized steel, plastic, and iron. In larger schools, the service line is probably not lead because lead is impractical for the many child care facilities reside in small buildings and are at a higher likelihood of being served by lead lines.

Regardless of building size, make sure to check the service line. The water system may be able to provide information about whether there is a lead service line or can help identify the service line for your facility.

Lead service lines may be visible and are generally a dull gray color and very soft. They can be identified easily by carefully scratching with a key. If the pipe is made of lead, the scratched area will turn a bright silver color. Do not use a knife or other sharp instruments and take care not to puncture the pipe.

Selecting a Laboratory for Sample Analysis

Regardless of who collects the samples, you should employ a certified laboratory approved by the state or EPA for testing lead in drinking water. Contact the state drinking water program or the public water system, or visit EPA’s website: Contact Information for Certification Programs and Certified Laboratories for Drinking Water for a list of certified laboratories in the area. Consider the following issues prior to making a selection:
Testing Considerations When Choosing a Laboratory

- Will the laboratory conduct sampling as well as analyses? Be sure to let the laboratory know that samples will most likely be taken between 5:30 a.m. and 7:30 a.m. Sampling outside of business hours may influence the cost.

- What is the cost of the laboratory’s services, and what is included in that cost? Costs will vary, depending upon the extent of the services to be provided (e.g., if only analyses are conducted or if other services such as sample collection are provided), and some laboratories may have bulk analysis rates for a large number of samples.

- You may want to contact several laboratories to compare prices and services, and they may wish to combine sampling with another school or child care facility to reduce the cost per sample.

- What other testing could the laboratory conduct for your facility? See Appendix D for more information.

- What is the laboratory’s time frame for providing sample results?

- Establish a written agreement or contract with the laboratory for all of the services to be provided.

Determine Your Sampling Frequency

How frequently your facility can and should test for lead in drinking water is dependent on a variety of factors (e.g., plumbing, water quality, lead results, budget, and competing priorities). Regardless of the frequency set by your facility, EPA recommends that the sampling frequency be documented so that it does not go overlooked for extended periods of time.

EPA suggests schools and child care facilities make testing drinking water a part of their regular building operations. Annual monitoring provides information on changes in the lead levels and the effectiveness of remediation or treatment efforts as well timely notice of lead levels that need to be addressed.

**Communication Plan:** Before you begin sampling, it is important to engage with the community and develop a plan for how to communicate throughout the sampling process.
Understanding the Sampling Procedures

Who should collect 3Ts Samples?

It is important that water samples be collected properly. Certified laboratories chosen to analyze samples may provide specialists to assist with sample collection. If the laboratory is not supplying someone to sample, be sure to identify an individual who is adequately trained to collect lead samples to help avoid sampling errors. It is useful to ask for references to confirm that individuals are qualified to test for lead in schools and child care facilities. Some state drinking water programs or public water systems may provide both services, although there is no federal requirement that they do so.

What is the recommended sample volume?

EPA recommends the use of small samples (e.g., 250 mL) because a smaller sample represents a smaller section of plumbing, which can help you to identify the sources of lead at an outlet (e.g., fixture, interior plumbing, or water entering the school). A smaller sample is also more representative of the amount of water consumed per serving.
What are the recommended types of samples?

**First-draw samples**
First-draw samples are typically collected in the morning at outlets that are used for drinking or cooking, after the water has been sitting still the night before. Begin collecting the sample immediately after turning on the faucet or valve, not allowing any water to spill. EPA strongly recommends that schools collect first-draw samples from all fixtures used for consumption and prioritize sampling from high-risk fixtures.

**Flush samples**
Flush samples are taken after water has been running from the fixture for a predetermined length of time. These types of samples are used in Step 2 (described in the 2-Step Sampling Section of the 3Ts). Flush samples can be used to determine if lead is coming from the fixture itself or from interior plumbing.

**Sequential samples**
Sequential samples involve collecting a series of water samples at a single fixture, without flushing beforehand or running the water between samples. This sampling procedure is another method used in a Detailed Fixture Evaluation described in Appendix D, to sample multiple sections of plumbing.

When should samples be collected?
Collect all water samples before the facility opens and before any water is used. Ideally, the water should sit in the pipes unused for at least 8 hours but not more than 18 hours before a sample is taken. However, water may be more than 18 hours old at some outlets that are infrequently used. If this is typical of normal use patterns, then these outlets should still be sampled. Make sure that no water is withdrawn from the outlets prior to their sampling. Remember not to use the facilities’ restrooms or sinks that morning prior to sampling.

Unless specifically directed to do so, do not collect samples in the morning after vacations, weekends or holidays because the water will have remained stagnant for too long and will not represent the water used for drinking during most of the days of the week. See Establishing Routine Practices to learn ways to improve water quality throughout the year and after long breaks.
When should I take action?

There is no safe level of lead for children. EPA encourages schools to prioritize remediation efforts based on lead sample results and to use the steps in the toolkit to pinpoint potential lead sources to reduce their lead levels to the lowest possible concentrations.

Before sampling, facilities should establish a plan on how they will respond to their sample results to protect the school and child care facility population from lead in drinking water. This may be dependent on a variety of factors (e.g., age of plumbing, population, water corrosivity, available resources, and other school and child care program priorities). EPA recommends that you prioritize remediation of drinking water outlets with the highest lead levels.

Make sure to also check with your state and local health department. They may have guidance or even requirements that include a lead remediation trigger.

**Note:** EPA’s Lead and Copper Rule (LCR) establishes a lead action level of 15 parts per billion (ppb) for water systems and facilities that have and/or operate their water source (e.g., own their own well). If the 90th percentile lead level concentration of tap samples exceeds the 15 ppb action level, water systems must take additional actions, such as optimizing corrosion control, public education, and lead service line replacement. The action level for lead is not a health-based standard and is based upon EPA’s evaluation of available data on the ability of corrosion control to reduce lead levels at the tap. The action level is a screening tool for determining when certain treatment technique actions are needed.
Module 5: Conducting Sampling and Interpreting Results

Communication Plan: Don’t forget to communicate your plans to test your facility, and to prepare for communicating results. Results should be shared regardless of the lead level detected.

2-Step Sampling at the Tap

EPA recommends that schools and child care facilities conduct a 2-step sampling procedure to identify if there is lead in the outlet (e.g., faucet, fixture, or water fountain) or behind the wall (e.g., in the interior plumbing). These samples should be taken after an 8 to 18-hour stagnation period.

Please note that this section contains recommendations that are generalized for typical plumbing configurations. Appendix D contains details on types of fixtures and targeted sampling.

STEP 1
250-mL First-Draw Sample
Take a 250-mL first-draw sample at all taps used for consumption to identify potential lead in the fixture.

STEP 2
250-mL Flush Sample
If the result of Step 1 is high, take a 30-second flush sample to identify lead in the plumbing behind the fixture.

Helpful Tip...

For further potential cost savings, you or lab can collect, preserve, and hold (but not analyze) the second sample at the same time the first sample is collected, then analyze only selected Step 2 samples based on review of the Step 1 results. Most commercial labs will “Hold” samples until the client advises to dispose (at nominal cost) or analyze those samples.

These samples can be taken in the same sampling event, which can reduce cost, and provide you with more information on lead levels. If not taking these samples at the same time, and elevated lead levels have been found in Step 1, the water should not be consumed while preparing to take the follow-up flush sample. More information on immediate steps is in the Taking Action Section.
Step 1: Initial First-Draw Samples

Take first-draw samples from fixtures throughout the building that are used for human consumption. EPA strongly recommends that you collect these samples from all outlets used for drinking or cooking, prioritizing the high-risk outlets (i.e., fixtures that are known to or potentially contain lead and fixtures that are used most frequently). The plumbing profile will help pinpoint those high-risk fixtures and to prioritize sample collection.

**Important:** schools and child care facilities should not use sample results from one outlet to characterize potential lead exposure from all other outlets in their facility. This approach could miss localized lead problems that would not be identified.

The first-draw sample identified in Step 1 is representative of the water that may be consumed at the beginning of the day or after infrequent use. This protocol maximizes the likelihood that the highest concentrations of lead will be found because the first 250-mL sample is collected after overnight stagnation (the water sat in the pipes for at least 8 hours).

Procedures for initial outlet samples are shown below:

- All samples should be collected before the facility opens and before the fixtures have been used (EPA recommends an 8-18 hour stagnation period).
- One 250-mL sample should be taken at each fixture. Note this is a first-draw sample. Therefore, collect the sample immediately after opening the faucet or valve.
- Compare all sample results to prioritize follow-up sampling and remediation. Outlets with elevated lead levels should not be made available for consumption.

250-mL First-Draw Sample

Take a 250-mL first-draw sample at all taps used for consumption to identify potential lead in the fixture.
Module 1

Module 2

Module 3

Module 4

Module 5

Module 6

Module 7

High Levels Due to Particulate Lead

If initial first-draw sampling results reveal high lead levels in the 250-mL sample for a given outlet, a contributing source of the elevated lead levels could be the debris in the aerator or screen of the outlet. By cleaning the aerator or screen and retesting the water following the initial first-draw sampling procedures, you can identify whether or not the debris is contributing to elevated lead levels.

Determining aerator/screen debris contribution:

**Scenario 1:** The initial sample result is 19 ppb; you decide to see if the aerator is contributing to lead in the water. After cleaning out the aerator, you take another first-draw sample. The results come back less than or close to the detection level (e.g., 1ppb). This result indicates that the debris in the aerator was likely contributing to elevated levels in the fixture. Continue to clean the aerator on a regular basis; continued use of the outlet should be acceptable. However, please note that without regular maintenance, this outlet may serve water with elevated lead levels.

**Scenario 2:** The initial sample result is 22 ppb; you decide to see if the aerator is contributing to lead in the water. After cleaning out the aerator, you take another first-draw sample. The second sample result is very close or equivalent to the 22 ppb sample. Since the initial sample and post-cleaning first-draw sample results are similar, the problem is likely not the aerator.

**Scenario 3:** The initial first-draw sample result is 60 ppb; you decide to see if the aerator is contributing to lead in the water. After cleaning the aerator, you take another first-draw sample. The post-cleaning sample result is 25 ppb. Although the results are lower, they are still high; this indicates that the aerator is likely a contributing source and that the outlet itself and/or the plumbing upstream of the aerator are contributing as well. If this situation occurs, the school should take this fixture offline, and continue with 2-step sampling, or consider the Detailed Fixture Evaluation in Appendix D to target the additional contributing sources.

*When taking a second first-draw sample, please remember to follow the same sampling procedure as the initial first-draw sample. Ensure that fixtures and outlets have been out of use for 8-18 hours, sampling before students arrive at the facility.*

*Picture of an aerator with particulate*
**Step 2: Follow-Up Flush Samples**

If initial test results reveal elevated lead, follow-up flush testing described in Step 2 is recommended to determine if the lead contamination results are from the fixture or from interior plumbing components. Follow-up flush samples generally involve the collection of water from an outlet where the water has run for 30 seconds.

The purpose of Step 2 is to pinpoint where lead is getting into drinking water (i.e., fixtures versus interior plumbing) so that appropriate corrective measures can be taken.

Procedures for initial outlet samples are shown below:

- As with initial first-draw samples, follow-up flush samples are to be taken before a facility opens and before any water is used. For best results, flush samples from different outlets that are in close proximity should be collected on different days. For drinking fountains or other fixtures that are manifolded closely together, a single flush sample may be representative of the shared interior plumbing.

- The sampler should be careful to maintain a consistent rate of flow when collecting flush samples.

- Open up the tap and let the water run for 30 seconds. Then, take a 250mL sample. Make sure to label this sample bottle as the flush sample.

**STEP 2**

**250-mL Flush Sample**

If the result of Step 1 is high, take a 30-second flush sample to identify lead in the plumbing behind the fixture.
Sampling Dos and Don’ts

**Do:**
- Follow the instructions provided by the laboratory for handling sample containers to ensure accurate results.
- Assign a unique sample identification number to each sample collected. Use a coding scheme to help differentiate samples, and don’t forget to label each sample bottle.
- Collect all water samples before the facility opens and before any water is used. The water should sit in the pipes unused for at least 8 hours but not more than 18 hours before a sample is taken.
- Learn how water flows in your facility. If there are multiple floors, it is typically recommended to sample from the bottom floor and continue up. Start sampling closest to the main and work away.

**Don’t:**
- Remove aerators prior to sampling. Potential sources of lead may be missed if aerators are removed, since debris could be contributing to the lead in drinking water if particles containing lead are trapped behind aerator screens.
- Flush water prior to sampling, unless instructed to do so. Flushing can be a tool to improve water quality, especially after long holidays or weekends. However, flushing prior to sampling may cause results showing lower-than-representative lead levels in the water. See [Flushing Best Practices Factsheet](#) for more information.
- Close the shut-off valves to prevent their use prior to sample collection. Minute amounts of scrapings from the valves can produce results showing higher-than-representative lead levels in the water.

Don’t forget to maintain a record!

Recording sample information is critical to tracking and managing water quality year-over-year. Record sampling procedures, locations, and results.
Module 6: Remediation and Establishing Routine Practices

Solutions to lead problems typically should be addressed on both a short-term and a long-term basis. Measures can be taken while you wait for your test results or until a permanent solution has been put in place. It is helpful to become familiar with potential remediation options before sampling has occurred. You should work closely with maintenance staff and plumbers who may make repairs to ensure that the chosen remediation options will remove lead from the water and to understand the benefits and considerations associated with each option. It is also important to ensure that your school and/or child care facility population are familiar with the use of new fixtures or technology that may be installed.

When selecting a remediation provider, engage the local health department, public water system, and other available resources to ensure the organization performing remediation is qualified and reputable. Ask vendors for information on the schedule, health precautions that must be taken during and following remediation and request regular status updates on their progress prior to agreeing to work with any particular organization. The internal team should identify an individual that is responsible for working with the remediation contractors. This person should regularly communicate the schedule, activities, and hazards to the 3Ts Program team.

Immediate Response

Below are some immediate actions to consider following the receipt of results indicating elevated lead in drinking water.

**Shut Off Problem Outlets**

If initial sample results from an outlet exceed the remediation level, the outlet can be shut off or disconnected until the problem is resolved. Shutting off problem outlets can also provide a permanent solution. If the outlet is not used regularly, this may be a viable option; however, if the outlet is frequently used, this is probably not a practical long-term solution.
Share Test Results

Post test results in your facility (i.e., in the administrative offices), and on a public website. Notify staff, parents, and students of test results and actions you are taking. Also, reach out to the public water system to share results and discuss potential remediation measures.

Post “Not for Drinking/Cooking” at Problem Outlets

If initial sample results from an outlet exceed the remediation trigger level, but the problem outlet is routinely used for purposes other than human ingestion (e.g., handwashing), clear signage can be posted to notify people that the outlet is not to be used for drinking or cooking until the problem is resolved.

Increase Awareness and Public Education

Take the initiative in providing information to your community. Be a good and reliable source of information on your program for reducing lead in drinking water. Be positive, proactive, and forthcoming when working with the media, members of the community, parents, students, and staff.

Short-Term Control Measures

Below are short-term measures facilities can take as they consider long-term or permanent control measures. You should consider the pros and cons of each before choosing what steps are most appropriate. As you implement short-term measures, you should also consider the benefit of remediation that removes the risk of lead contamination (noted in the Permanent Control Measures Section).

Provide Filters at Problem Taps

Point-of-use (POU) units are commercially available and can be effective in removing lead. There are a number of POU cartridge filter units on the market that effectively remove lead. They can be relatively inexpensive ($65 to $250) or more expensive ($250 to $500), their effectiveness varies, and they may be vulnerable to vandalism. Filters need routine maintenance (e.g., cartridge filter units need to be replaced periodically) to remain effective.
To select a lead-reducing POU filter, check with the manufacturer or a third-party website (such as nsf.org or wqa.org) to verify the product was tested and certified against NSF/ANSI Standard 53 (for lead removal). For additional protection for particulate lead, look for a POU filter that is also certified against NSF/ANSI Standard 42 (for class I particulate reduction, 0.5 µm to <1 µm).

**POE vs POU:** Point-of-entry (POE) and POU devices are different types of treatment options. A POU is installed at each outlet, while a POE is installed where the water enters the building. If you are considering installing a device to treat water entering their buildings, you should first consult with your state drinking water office. Installation of a POE device could lead to your facility being identified as a public water system under SDWA, and your facility could be required to meet the federal and state regulations for drinking water, including additional water quality monitoring. In addition, POE devices are not effective in remove lead that comes from plumbing materials within the school or child care facility.

**Flush Taps Prior to Use**
Flushing individual problem water outlets or all outlets within the school or child care facility may also represent a short-term solution. However, unless you can ensure lead levels remain low throughout the day, flushing just once a day or once a week is not recommended. If follow-up flush samples indicated no or low lead levels, facilities could use signage that notifies staff and students to flush for 30 seconds prior to each use. It is important to create schedules and ensure implementation of these practices until permanent control measures have been completed. See the [Flushing Best Practices](#) factsheet for additional information on outlet flushing instructions.

**Provide Bottled Water**
This can be an expensive alternative but might be warranted if you are aware of widespread contamination and other remediation is not a near-term option. If you use bottled water, be aware that it is not regulated by EPA but rather by the Food and Drug Administration (FDA). States may also regulate bottled water, and in some instances, these standards may be more stringent than the federal requirements. EPA recommends that you request a written statement from the bottled water distributor guaranteeing that the bottled water meets FDA and state standards. A copy of this letter should be recorded.
Permanent Control Measures

You can take a number of actions to permanently reduce or eliminate the sources of lead that originate in building plumbing. After obtaining an understanding of the water supply and the lead conditions in their facilities through testing, you should examine the permanent remediation options and select those most appropriate to their situation. The decision will be based on such factors as cost, likelihood of success, availability of water, and staffing requirements.

Replacement of Problem Outlets

After identifying the sources of lead contamination, replacing these identified outlets and any identified upstream plumbing components (e.g., valves, leaded solder) permanently address the problem, compared with other solutions that have long-term costs and risks. If the sources of lead contamination are localized and limited to a few outlets, replacement may also be the most cost-effective option in the short-term. EPA's revised March 2015 guidance, How to Identify Lead-Free Certification Marks for Drinking Water System & Plumbing Products, can be a useful resource selecting leadfree plumbing. Follow-up testing is also recommended, as with the other remedies, to ensure that the efforts result in reduced lead levels at the fixture outlets.

Helpful Tip...

If multiple replacements of one type of component (for example, fountain valves) are needed, you may wish to purchase only one or two initially. Take follow-up water samples after installing the new component(s) to verify that lead levels are reduced to acceptable levels. If follow-up testing is satisfactory, you can be reasonably certain that the product would perform well at other locations in your facilities.

Pipe Replacement

Lead pipes within your property and portions of a lead service lines under your and/or public water system’s jurisdiction can be replaced. Contact the public water system regarding jurisdiction. you may be responsible for replacing the portion of a lead service line that is on school or childcare property, rather than under the jurisdiction of the public water system.
Provide Filters at Problem Taps

Some facilities may also choose to use certified lead-reducing filters, also called Point of use (POU) units as a long-term or permanent control measure. When doing this, facilities should be sure to create maintenance schedules and identify a point of contact to be in charge of making sure they are properly maintained.

Reconfigure Plumbing

Ongoing renovation of school or childcare buildings may provide an opportunity to modify the plumbing system to redirect water supplied for drinking or cooking to bypass sources of lead contamination. Before undertaking such an alternative, be certain that you have properly identified all of the sources of lead contamination in drinking water. Follow-up testing is also necessary, to ensure that the efforts result in reduced lead levels at the drinking water outlets.

Follow-Up Sampling

Once a remediation option has been selected and implemented, there are additional follow-up procedures that should be taken. Work with plumbers and maintenance staff to ensure that additional samples are taken from any outlets that were impacted by replacement of fixtures, reconfiguration of plumbing, or other remediation actions.

Ensure that additional samples are taken before a facility opens and before any water is used. Additional samples should follow the same testing process as the initial samples. Sample any replaced or reconfigured components using the recommended procedures for first-draw and/or flush samples. Be sure to document (e.g., in sample labeling) the conditions that follow-up samples were collected, such as after fixture replacement or after POU installation.

A comparison of original and additional samples will help to assess whether the remediation has been successful in reducing lead in drinking water. Additional samples may be required to further pinpoint sources of lead contamination, if lead levels are still elevated.

Follow-up sampling when flushing is being used

If flushing is selected as a remedy, follow-up testing procedures should include sampling to verify the effectiveness of flushing procedures at each problem outlet. If the 30-second flush sample (in Step 2) is low, flushing for 30 seconds may be sufficient.
In other cases, a longer flushing duration may need to be determined. See the Flushing Best Practices factsheet for additional information on outlet flushing instructions.

After determining the required flushing duration, repeat sampling should be collected after flushing, followed by a period of normal water use at the fixture, to determine whether flushing daily, twice daily, or at a different frequency is needed to ensure lead levels remain low throughout each day. For determining if once-daily flushing is sufficient, flush the outlet at the routine time and duration (e.g., 30 seconds) and then collect one 250-mL sample near the end of the day (e.g., after 10 hours of representative water usage following morning flushing). If the sample collected at the end of the day contains high levels of lead, more frequent flushing (e.g., every 4 hours or every time the outlet is used) or a different remedy should be evaluated.

Considerations for Replacement Activities

When making any repairs, ensure that “lead-free” materials are used. Make sure that any plumber who does repair or replacement work on the facility’s plumbing system uses only “lead-free” solders and other materials. The 1986 Safe Drinking Water Act Amendments and the 2011 Reduction of Lead in Drinking Water Act require that only “lead-free” materials be used in new plumbing and plumbing repairs. Make sure all plumbers and other workers adhere to these requirements. These actions will prevent or minimize new lead from being introduced into the facility’s plumbing system. Report any violations of the “lead-free” requirements to the local plumbing inspector, the state drinking water program or EPA.

Electrical current may accelerate the corrosion of lead in piping materials, so also consider checking grounding wires. Existing wires already grounded to the water pipes can in some cases be removed by a qualified electrician and replaced by an alternative grounding system. If local or state building codes allow, consider finding an alternative grounding system and having a qualified electrician make the change. Be aware that the removal of grounding from water pipes may create a shock hazard unless an acceptable, alternative ground is provided.

Communication Plan: Share your plans to remediate if elevated lead is found. This may include short-term or permanent measures.

Don’t forget to maintain a record!
Record remediation efforts, schedules for upkeep and maintenance, and partners and contacts that assisted in your efforts.
Establishing Routine Practices

Schools and child care facilities should establish routine practices to reduce exposure to elevated lead levels and other environmental hazards (e.g., bacteria). These activities should not be conducted immediately prior to collecting a water sample but should be planned as part of the school’s or child care facility’s overall water management program to improve drinking water quality. Below are examples of routine activities that should be conducted to prevent exposure to drinking water contaminants:

Cleaning

- Clean drinking water fountains regularly. Consider posting a cleaning time card by the water fountains to allow the cleaning times to be recorded.

- Create an aerator (faucet screen) and water fountain strainer cleaning maintenance schedule and clean debris from all accessible aerators and strainers frequently. Establish a recordkeeping procedure to record when the aerators and strainers are cleaned.

- Consider setting a reminder on the calendar to notify the maintenance staff when it is time to clean the aerators and water fountain strainers.

Temperature Control

- Use only cold water for food and beverage preparation. Hot water will dissolve lead more quickly than cold water and may contain increased lead levels.

- If hot water is needed, it should be taken from the cold water faucet and heated on a stove or in a microwave oven. Consider creating notices that can be posted in the food and beverage preparation areas to remind students and staff to use cold water.

Point-of-Use Filter Maintenance

- If POU devices have been installed, make sure they are maintained. An example of a POU device is a filter on a faucet or within a drinking water fountain or water bottle filler.

- Ensure that the selected POU device is certified to remove lead (or any other contaminants of concern). To select a lead-reducing POU filter, check with the manufacturer or a third-party website (such as nsf.org or wqa.org) to verify the product was tested and certified against NSF/ANSI Standard 53 (for lead removal). For additional protection for particulate lead, look for a POU filter.
that is also certified against NSF/ANSI Standard 42 (for class I particulate reduction, 0.5 µm to <1 µm).

- Consider setting a reminder on the calendar when it is time to change the filter.

**Cross-Connections Control**

- Evaluate the facility for the presence of cross-connections (e.g., connections of nonpotable water to potable sources) and address any issues.

**Communication**

- Create and post placards near bathroom sinks with notices that water should not be consumed. As an example, indicate that a sink is a hand-washing only sink to prevent students and staff from misunderstanding and utilizing sinks for brushing teeth, washing food or other activities that ultimately result in water being consumed.

- Use pictures if there are small children using bathrooms.

- Consider organizing an event for the community to explain how everyone can help.

**Routine Flushing Practices**

- Regularly flush all water outlets used for drinking or food preparation, particularly after weekends and long vacations when water may have been stagnant for a long period of time.

- Flushing involves opening valves and faucets and letting the water run to remove water that has been standing in the interior pipes and/or the outlets. The flushing time varies by the type of outlet being cleared.

- Be careful not to flush too many outlets at once. This could dislodge sediments that might create further lead problems, or it could reduce pressure in the system below safe levels. If the flow from outlets is reduced noticeably during flushing, too many outlets have likely been turned on at once.
### Flushing Directions by Outlet Type

Remember that each drinking water outlet should be flushed individually; flushing a toilet will not flush the water fountains. All flushing should be recorded in a log submitted to the individual in charge of this program.

Locate the faucet furthest away from the service line on each wing and floor of the building, open the faucets wide, and let the water run for 10 minutes. For best results, calculate the volume of the plumbing and the flow rate at the tap and adjust the flushing time accordingly. This 10-minute time-frame is considered adequate for most buildings.

Open valves at all drinking water fountains without refrigeration units and let the water run for roughly 30 seconds to one minute, or until cold.

Let the water run on all refrigerated water fountains for 15 minutes. Because of the long time period required, routinely flushing refrigerated fountains may not be feasible. It may therefore be necessary, and more economical, to replace these outlets with “lead-free” NSF-approved devices.

Open all kitchen faucets (and other faucets where water will be used for drinking and/or cooking) and let the water run for 30 seconds to one minute, or until cold.

Flushing is not recommended as a practical remedy for water coolers.

---

**Communication Plan:** Your continual effort to improve water quality in your facility will be of interest to parents, staff, and the community. Consider sending updates in newsletters.

Don’t forget to maintain a record!

Record schedules for upkeep and maintenance and set calendar reminders to help you keep on schedule.
Module 7: Recordkeeping

Keep Records

Finally, it is important to keep an ongoing record of partners, team contacts, testing efforts, remediation efforts, public outreach, and communication activities. Keep copies of past communication materials and dates they were sent out. It is imperative to be able to prove steps were taken to inform the public on lead issues. Strong recordkeeping can also prove to be helpful in illustrating what steps you have taken to notify the public of testing efforts and results.

Furthermore, recordkeeping is important for the “Taking Action” portion of the program—by documenting their outreach and the public’s response, you can learn how to improve upon their public communication plan. For example, it might be helpful to keep a running log of questions received from the community that could be addressed in future communications. As mentioned previously, you could create a separate email address for the lead program so that questions are sent to a single point of contact.

See the 3Ts Toolkit for recordkeeping templates and customizable forms.
Appendix A: Glossary of Terms

Aerator: Also called a “screen” is typically located on the fixture valve (e.g., where the water comes out) to improve water flow out of a tap or drinking water fountain. These aerators can collect sediment and lead particulate and should be cleaned regularly. See the Establishing Routine Practices Section for more detail.

Chiller: A central refrigeration unit providing cold water to some types of drinking water fountains.

Corrosion: A dissolving and wearing away of metal caused by a chemical reaction (e.g., between water and the piping that the water contacts).

Cross-connection: A cross-connection is a point in a plumbing system where it is possible for a nonpotable substance to come into contact with the potable drinking water supply.

Detailed Fixture Evaluation: A sampling process designed to pinpoint where (i.e., fixtures or interior plumbing) lead is getting into drinking water so that appropriate corrective measures can be taken.

Drinking Water Fountain: A fixture connected to the water supply that provides water as needed. There are different types of drinking water fountains: fountains without central chillers, fountains with central chillers, water coolers, bottled water fillers, etc.

Faucet: A valved outlet device attached to a pipe that normally serves a sink or tub fixture. A faucet discharges hot and/or cold water for a variety of consumptive uses, including drinking, cooking, and washing. The term “faucet” is used interchangeably with the term “tap.”

First-Draw Samples: These are the samples taken immediately after turning on the faucet or valve, without spilling, if possible. These samples represent the lead content of water sitting in water outlets that are used for drinking or cooking within the building(s).

Fittings: These are generally static parts that are used to join sections of pipe, or to join pipe to outlet fixtures.

Flush Samples: These samples are taken after water has been running from the fixture for some predetermined length of time. They can be used to determine if lead is coming from the fixture itself or from interior plumbing.

Flux: A substance applied during soldering to facilitate the flow of solder. Flux often contains lead and can itself be a source of lead contamination in water. The “lead-free” requirements of the 1986 Safe Drinking Water Act Amendments require that solders and flux not contain more than 0.2 percent lead.

Fountain Valve: The valve and discharge device that mounts on top of the bubbler fixture and discharges water for consumption. This document does not distinguish bubbler drinking water
fountains from other types of fountains. Therefore, the term “fountain valve” is used interchangeably with bubbler valve.

**Header:** The main pipe in the internal plumbing system of a building (see Interior Plumbing definition below for context within this document). The header supplies water to lateral pipes.

**Inlet:** A location where the water enters a plumbing component, such as where the water from the pipes enters a central chiller (defined above).

**Interior Plumbing:** For the sake of this document, interior plumbing is the plumbing within the wall and upstream of the fixture.

**Lateral:** A plumbing branch between a header or riser pipe and a fixture or group of fixtures. A lateral may or may not be looped. Where more than one fixture is served by a lateral, connecting pipes are provided between the fixtures and the lateral.

**Lead-free:** Per the Reduction in Lead Drinking Water Act of 2011: not containing more than 0.2 percent lead when used with respect to solder and flux; and not more than a weighted average of 0.25 percent lead when used with respect to the wetted surfaces of pipes, pipe fittings, plumbing fittings, and fixtures.

**Outlet:** A location where water may be accessed for consumption, such as a drinking fountain, water faucet or tap.

**Potable Water Pipe:** The pipe in a distribution system and in a building which carries water intended for human consumption.

**Public Water System:** Any system for the provision of water for human consumption through pipes or other constructed conveyances if the system has 15 or more service connections, or regularly serves an average of at least 25 persons daily at least 60 days per year.

**Riser:** The vertical pipe that carries water from one floor to another.

**Sediment:** Matter from piping or other water conveyance device that settles to the bottom of the water in the apparatus. If lead components are used in plumbing materials, lead sediments may form and result in elevated water lead levels.

**Sequential Samples:** Water samples collected at the fixture, one after another, without flushing beforehand or wasting water in between samples.

**Service Line:** Also called a connection line. The pipe that carries tap water from the public water main to a building. Service lines were often composed of lead materials, particularly those installed prior to 1986.

**Source Water:** Untreated water from streams, rivers, lakes or underground aquifers that is used to supply private wells and public drinking water.
**Solder:** A metallic compound used to seal the joints between pipes. Until 1986, solder containing up to 50 percent lead was legally used in potable water plumbing and the law prohibiting that may not have been enforced in your state until 1990. “Lead-free” solders, which can contain up to 0.2 percent lead, often contain one or more of the following metals: antimony, tin, copper or silver. Several alloys are available that melt and flow in a manner similar to lead solder.

**Strainers:** Are typically located within the fixture itself (e.g., at the inlet to a water fountain or cooler) and collect debris and/or sediment. These strainers should be checked and regularly cleaned since they can be a contributing source of elevated lead levels.

**Valve:** A mechanical device by which the flow of water may be started, stopped or regulated by a movable part that opens, shuts or partially obstructs one or more ports of passageway.

**Water Cooler:** A mechanical device affixed to drinking water supply plumbing that actively cools water for human consumption. The reservoir can consist of a small tank or a pipe coil.
Appendix B: Lead Water Coolers Banned in 1988

Lead Water Coolers Banned in 1988

The Lead Contamination Control Act (LCCA), which amended the Safe Drinking Water Act (SDWA), was signed into law on October 31, 1988 (P.L. 100-572). The potential of water coolers to contribute lead to drinking water in schools and child care centers was a principal focus of this legislation. Specifically, the LCCA mandated that the Consumer Product Safety Commission (CPSC) order the repair, replacement, or recall and refund of drinking water coolers with lead-lined water tanks. In addition, the LCCA called for a ban on the manufacture or sale in interstate commerce of drinking water coolers that are not “lead-free.” Civil and criminal penalties were established under the law for violations of this ban. With respect to a water cooler that may come in contact with drinking water, the LCCA (Section 1461 of SDWA) defines the term “leadfree” to mean:

not more than 8 percent lead, except that no drinking water cooler which contains any solder, flux, or storage tank interior surface which may come in contact with drinking water shall be considered “leadfree” if the solder, flux, or storage tank interior surface contains more than 0.2 percent lead.

Another component of the LCCA was the requirement that EPA publish and make available to the states a list of drinking water coolers, by brand and model, that are not “lead-free.” In addition, EPA was to publish and make available to the states a separate list of the brand and model of water coolers with a lead-lined tank. EPA is required to revise and republish these lists as new information or analyses become available.

Based on responses to a Congressional survey in the winter of 1988, three major manufacturers (the Halsey Taylor Company, EBCO Manufacturing Corporation, and Sunroc Corporation) indicated that lead solder had been used in at least some models of their drinking water coolers. On April 10, 1988, EPA proposed in the Federal Register (54 FR 14320) lists of drinking water coolers with lead-lined tanks and coolers that are not “lead-free.” Public comments were received on the notice, and the list was revised and published on January 18, 1990 (Part III, 55 FR 1772). See the following page for a list of water coolers and lead components included on that list.

Important Note: The 1990 list is based on a definition of “lead free” in SDWA applicable to drinking water coolers only (SDWA Section 1461). At the time it was enacted, the 8% standard of the definition was the same as the definition of lead free in another section of SDWA applicable to pipes, pipe fittings, plumbing fittings and fixtures, solder, and flux (SDWA Section 1417). Since then, however, the definition of “lead free” for pipes, fittings, and fixtures in Section 1417 was changed as a result of the 2011, THE REDUCTION OF LEAD IN DRINKING WATER ACT to a weighted average of 0.25 percent of the wetted surface. It is still important to test fixtures that are not on this list; especially if they were installed prior to 2014, the year THE REDUCTION OF LEAD IN DRINKING WATER ACT became effective.
List of Water Coolers and Lead Components

**EBCO Manufacturing**

All pressure bubbler water coolers with shipping dated from 1962 through 1977 have a bubbler valve containing lead. The units contain a single 50-50 tin-lead solder joint on the bubbler valve. Model numbers for coolers in this category are not available.

The following models of pressure bubbler coolers produced from 1978 through 1981 contain one 50-50 tin lead solder joint each:

<table>
<thead>
<tr>
<th>Model</th>
<th>Model</th>
<th>Model</th>
<th>Model</th>
<th>Model</th>
<th>Model</th>
<th>Model</th>
<th>Model</th>
</tr>
</thead>
<tbody>
<tr>
<td>CP3</td>
<td>DP15W</td>
<td>DPM8</td>
<td>7P</td>
<td>13P</td>
<td>DPM8H</td>
<td>DP15M</td>
<td>DP3R</td>
</tr>
<tr>
<td>DP16M</td>
<td>DP5S</td>
<td>C10E</td>
<td>PX-10</td>
<td>DP7S</td>
<td>DP13SM</td>
<td>DP7M</td>
<td>DP7MH</td>
</tr>
<tr>
<td>WTC10</td>
<td>DP13M-60</td>
<td>DP14M</td>
<td>CP10-50</td>
<td>CP5</td>
<td>CP5M</td>
<td>DP15MW</td>
<td>DP3R</td>
</tr>
<tr>
<td>DP20-50</td>
<td>DP7SM</td>
<td>DP10X</td>
<td>DP13A</td>
<td>DP13A-50</td>
<td>EP10F</td>
<td>DP5M</td>
<td>DP10F</td>
</tr>
<tr>
<td>CP3-50</td>
<td>DP13M</td>
<td>DP3RH</td>
<td>DP5F</td>
<td>CP3M</td>
<td>EP5F</td>
<td>13PL</td>
<td>DP8AH</td>
</tr>
<tr>
<td>CP10</td>
<td>DP20</td>
<td>DP12N</td>
<td>DP7WM</td>
<td>DP14A-50/60</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Halsey Taylor**

Lead solder was used in these models of water coolers manufactured between 1978 and the last week of 1987:

<table>
<thead>
<tr>
<th>Model</th>
<th>Model</th>
<th>Model</th>
<th>Model</th>
<th>Model</th>
<th>Model</th>
<th>Model</th>
</tr>
</thead>
<tbody>
<tr>
<td>WMA-1</td>
<td>SCWT/SCWT-a</td>
<td>SWA-1</td>
<td>DC/DHC-1</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>S3/5/10D</td>
<td>BFC-4F/7F/4FS/7FS</td>
<td>S300/500/100D</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

The following coolers manufactured for Haws Drinking Faucet Company (Haws) by Halsey Taylor from November 1984 through December 18, 1987, are not lead-free because they contain 2 tin-lead solder joints. The model designation for these units are as follows:

<table>
<thead>
<tr>
<th>Model</th>
<th>Model</th>
<th>Model</th>
<th>Model</th>
<th>Model</th>
<th>Model</th>
<th>Model</th>
</tr>
</thead>
<tbody>
<tr>
<td>HC8WT</td>
<td>HC14F</td>
<td>HC6W</td>
<td>HWC7D</td>
<td>HC8WTH</td>
<td>HC14FH</td>
<td>HC8W</td>
</tr>
<tr>
<td>HC14FL</td>
<td>HC14W</td>
<td>HC2FH</td>
<td>HC14WTH</td>
<td>HC8FL</td>
<td>HC4F</td>
<td>HC5F</td>
</tr>
<tr>
<td>HC4FH</td>
<td>HC10F</td>
<td>HC16WT</td>
<td>HCBF7HO</td>
<td>HC8F</td>
<td>HC8FH</td>
<td>HC4W</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>HWCZ</td>
</tr>
</tbody>
</table>
Lead Lined Tanks

Prior to publication of the January 1990 list, EPA determined that Halsey Taylor was the only manufacturer of water coolers with lead-lined tanks. Below provides a listing of model numbers of the Halsey Taylor drinking water coolers with lead-lined tanks that had been identified by EPA as of January 18, 1990.

Based upon an analysis of 22 water coolers at a U.S. Navy facility and subsequent data obtained by EPA, EPA believes the most serious cooler contamination problems are associated with water coolers that have lead-lined tanks.

Since the LCCA required the CPSC to order manufacturers of coolers with lead-lined tanks to repair, replace, or recall and provide a refund of such coolers, the CPSC negotiated such an agreement with Halsey Taylor through a consent order published on June 1, 1990 (at 55 FR 22387). The consent agreement calls on Halsey Taylor to provide a replacement or refund program that addresses all the water coolers listed below as well as “all tank-type models of drinking water coolers manufactured by Halsey Taylor, whether or not those models are included on the present or on a future EPA list.” Under the consent order, Halsey Taylor agreed to notify the public of the replacement and refund program for all tank type models.

Currently, a company formerly associated with Halsey Taylor, Scotsman Ice Systems, has assumed responsibility for replacement of lead-lined coolers previously marketed by Halsey Taylor. If a school or child care facility has one of the Halsey Taylor water coolers noted below, contact Scotsman Ice Systems to learn more about the requirements surrounding its replacement and rebate program.

Scotsman Ice Systems
775 Corporate Woods Parkway Vernon Hills, IL 60061

PH: (800) SCOTSMAN or 800-726-8762
PH: (847) 215-4500

Halsey Taylor Water Coolers with Lead-Lined Tanks

The following six model numbers have one or more units in the model series with lead-lined tanks:

<table>
<thead>
<tr>
<th>WM8A</th>
<th>WT8A</th>
<th>GC10ACR</th>
<th>GC10A</th>
<th>GC5A</th>
<th>RWM13A</th>
</tr>
</thead>
</table>

The following models and serial numbers contain lead-lined tanks:

<table>
<thead>
<tr>
<th>WM14A Serial No. 843034</th>
<th>WM14A Serial No. 843006</th>
<th>WT11A Serial No. 222650</th>
</tr>
</thead>
<tbody>
<tr>
<td>WT21A Serial No. 64309550</td>
<td>WT21A Serial No. 64309642</td>
<td>LL14A Serial No. 64346908</td>
</tr>
</tbody>
</table>
Appendix C: Develop a Code System for Samples

Develop a Code System for Samples

Code each outlet using a system that will allow each unique outlet to be identified by location, type and other relevant characteristics. The text below provides examples for coding by fixture type and sample type. The following is an example template that can be used to designate unique samples in single-building schools and child care facilities.

**Floor-Room Number-Outlet Type-Sample Number**

The following is an example that uses the structure above and the example codes to the right. An initial sample (P) was taken at a drinking water fountain (DW) on the 3rd floor (003) outside of room 312 (312) and is the 15th outlet counted (015). This sample would be coded as:

| 003-312-DW-P-015 |

If multiple buildings are being sampled, include the building number as well.

**Building Number-Floor-Room Number-Outlet Type-Sample Number**

Thus, if that same drinking water fountain was located in building 1 (01), it would be coded as:

| 01-003-312-DW-P-015 |

Important Note: when taking sequential samples, be sure to add a number to the sample to indicate the order the samples were taken in.

- **1SS** = First sequential sample
- **2SS** = Second sequential sample

For example, the first 125-mL sequential sample taken at that same drinking water fountain, would be coded as:

| 003-312-DW-1SS-015 |

The coding should be identified on a site map, accompanied by a narrative that describes the observable conditions of each sampling location. It is also important to document any special conditions for the sampling, such as whether it was conducted after a remedy was implemented (e.g., after fixture/plumbing replacement, after POU filter installation), during a flushing evaluation (e.g., XX hours after morning flushing), or after aerator or inlet strainer cleaning so that results can be interpreted in the future.

Coding examples can include:

- **DW** = drinking water fountain
- **WC** = water cooler (chiller unit)
- **CF** = classroom faucet
- **KF** = kitchen faucet
- **BF** = bathroom faucet
- **NS** = nurse’s office sink
- **SC** = service connector

As well as the type of sample taken:

- **P** = primary or initial sample
- **F** = flush
- **SS** = sequential sample
Appendix D: Detailed Fixture Evaluation

The purpose of the detailed fixture evaluation is to pinpoint where (i.e., fixtures, cooler, interior plumbing) lead is getting into drinking water so that appropriate corrective measures can be taken.

Because the composition and dimensions of these fixtures vary, there are different sample collection procedures for each fixture. Using the partnerships established with the 3Ts Program, you may choose to request assistance with sampling from entities like public water systems, state drinking water programs or certified laboratories.

The following pages break down the sampling for five types of fixtures and explain how to interpret results:

- Drinking Water Fountains
- Cold Water Faucet
- Drinking Water Fountains with Coolers
- Ice-Making Machine
- Central Chiller Unit

Note: The graphics in this factsheet are meant to provide a general depiction of the plumbing being sampled. Each outlet is a little bit different; there may be instances where more or less of the plumbing is covered in the sample than is shown in the graphics.
Drinking Water Fountains

You will want to collect water so that the sample water has been in contact with the fixture and has been in contact with the connecting pipes (Exhibit 4). If the fountain has a chiller unit, see the Central Chiller Unit Section for additional sampling.

Helpful hint: Read the full instructions before sampling.

Sample 1A: Sampling the Outlet
Take this sample before the facility opens and before any water is used. Try to predict the arc of the water and take a 125-mL sample. Note this is a sequential sample. This sample is representative of the water that may be consumed at the beginning of the day or after infrequent use. It consists of water that has been in contact with the fountain or bubbler valve, shut-off valve and connecting pipe.

Sample 2A: Sampling the Connecting Pipe
Without shutting off the water, take another 125-mL sample, trying not to spill. Be sure to record which sample was the first and which was the second sample. This is also a sequential sample.

This sample consists of water that has been in contact with the plumbing upstream of the outlet and the lateral pipe.

Sample 3A: Sampling the Interior Plumbing
Again, without shutting off the water, take a final 250-mL sample trying not to spill any water in between samples. This is also a sequential sample. This sample is representative of the water that is in the plumbing upstream from the fountain.

Interpreting Results: Drinking Water Fountains
To determine the source of lead in the water, compare the test results of samples 1A, 2A and 3A.

- IF the lead level in the first 125-mL sample (1A) is higher than that of the second-125 mL sample (2A), THEN the fixture may be contributing lead and might need to be replaced.
- IF the lead level in the second 125-mL sample (2A) is higher than that of the first sample (1A), THEN the lateral pipe or shut-off valve may be contributing lead.
• **IF** the lead level in the 250-mL sample (3A) is lower (below 5 ppb), **THEN** very little lead is being picked up from the plumbing upstream from the outlet. The majority or all of the lead in the water is likely contributed from the drinking water fountain.

• **IF** the lead level in the 250-mL sample (3A) significantly exceeds 5 ppb (for example, 10 ppb), **THEN** lead in the drinking water could also be contributed by the plumbing upstream of the drinking water fountain. Compare all sample results to prioritize followup sampling and remediation. Outlets with elevated lead levels should not be made available for consumption.

**Cold Water Faucet (i.e., Water Faucet, Water Tap, Kitchen Sink)**

Water in this sample should consist of water that has been in contact with the faucet fixture and the lateral pipe (Exhibit 5).

**Sample 1B: Sampling the Faucet**

Take a 250-mL sample before the facility opens and before any water is used. **Note this is a sequential sample.**

Sample 1B is representative of the water that may be consumed at the beginning of the day or after infrequent use. It consists of water that has been in contact with the fixture and the plumbing connecting the faucet to the lateral pipes. See Exhibit 5.

**Sample 2B: Sampling the Interior Plumbing**

Without shutting off the water, take a second 250-mL sample, trying not to spill. Note this is also a sequential sample.

This sample is representative of the water that is in the plumbing upstream from the faucet.

**Interpreting Results: Cold Water Faucets**

To determine the source of lead in the water, compare the results of samples 1B and 2B.

• **IF** the lead level in sample 1B is higher than that in sample 2B, **THEN** the source of lead could be the water faucet and/or the plumbing upstream from the faucet.
• **IF** the lead level in sample **2B** is lower, close to 5 ppb, **THEN** very little lead is coming from the plumbing upstream from the faucet. The majority or all of the lead in the water is likely from the faucet and/or the plumbing connecting the faucet to the lateral.

• **IF** the lead level in sample **2B** significantly exceeds 5 ppb (for example, the level is 10 ppb), **THEN** lead may be coming from the plumbing upstream from the faucet.

**Drinking Water Fountains with Coolers**

Two types of water coolers are used in drinking water fountains: the wall-mounted and the free-standing types. Water in these coolers is stored in a pipe coil or in a reservoir. Refrigerant coils in contact with either of these storage units cool the water. Sources of lead in the water may be the internal components of the cooler, including a lead-lined storage unit; the section of the pipe connecting the cooler to the lateral pipe; and/or the interior plumbing of the building (Exhibit 6).

**Flushing the Afternoon Before**

In order to sample this outlet, you need to flush the outlet the afternoon before sampling. Flushing times will be dependent on the cooler tank size, but a 15-minute flush should get to the piping upstream of the cooler and ensure that no stagnant water is left in the storage unit.

**Sample 1C: Sampling the Outlet**

Take a 125-mL sample before the facility opens and before any water is used. Collect the water immediately after opening the fountain or bubbler valve without allowing water to run. **Note this is a sequential sample.**

The sample consists of water that has been in contact with the fountain or bubbler valve and the plumbing inside the outlet.

**Sample 2C: Sampling the Water Cooler**

Without shutting off the valve, take a 250-mL sample immediately after sample **1C**, trying not to spill any water. **This is also a sequential sample.**

Because the water in the cooler was flushed the previous afternoon, this sample is representative of the water that was in contact with the cooler overnight, not in extended contact with the plumbing upstream.
Interpreting Results: Drinking Water Fountain Coolers

To determine the source of lead in the water, compare the test results of samples 1C, 2C, and 3C.

- **IF** the lead level concentration in the first 250-mL sample (2C) is high AND is greater than or equal to the lead level concentration of sample 1C, **THEN** the source of the lead may be sediments contained in the cooler storage tank, screens or the plumbing upstream from the cooler.

- **IF** the lead level concentration in the first 125-mL sample (1C) is greater than the sample 2C concentration, **THEN** bubbler valve may be contributing lead.

*Exhibit 6. Targeted Locations of Water in Plumbing for Water Fountains with Coolers*
### Eliminating Particulate Lead as a Source

If the detailed fixture results reveal there are high lead levels of lead in the cooler sample, a contributing source of the elevated levels could be the debris in the aerator or screen of the fixture. By cleaning the aerator or screen and retesting, you can determine whether the debris is a contributing source to elevated lead levels in their facilities.

**Determining aerator/screen debris contribution:**

Turn off the valve leading to the cooler. Disconnect the cooler from the plumbing and look for a screen at the inlet. Remove the screen. Some coolers also have a screen installed at their bubbler or fountain valve. Carefully remove the valve by unscrewing it. Some coolers are equipped with a drain valve at the bottom of the water reservoir that may also catch debris. Clean it all. Then take a 250-mL sample (3C).

**Interpreting Results: Cooler**

- **IF** the concentration of sample 3C is less than 5 ppb **THEN** the lead could be coming from debris in the cooler or the screen.

- **IF** the concentration of sample 3C is much greater than 5 ppb **THEN** the lead is likely coming from debris in the cooler or on the screen.

- **IF** the concentration of sample 3C is much greater than 5 ppb AND less than sample 1C **THEN** the source of lead may be sediments contained in the cooler, screens, and/or the upstream plumbing. Routine flushing practices should be implemented to reduce exposure from lead particulates.
Ice-Making Machine

You will want to collect water so that the sample water has been in contact with the ice making machine and with the plumbing upstream (Exhibit 7).

**Sample 1D: Sampling the Ice**

Fill a suitable container (250-mL or larger, wide-mouthed bottle or other container) provided by the laboratory at least three-quarters full with ice. Do not touch the ice with bare hands. Use the non-metal scoop or disposable plastic gloves provided by the laboratory to place the ice in the container. The results of 1D can be used to determine if sample 2D is needed.

**Note:** If there are high lead levels in the initial sample (1D), then collect sample 2D to determine if the source of the lead is the plumbing or the ice making machine itself.

**Sample 2D: Sampling the Plumbing**

Disconnect the ice maker from the plumbing and look for a screen at the inlet. Remove the screen. Clean out the debris, if debris is present. Clean the screen routinely to avoid accumulations of debris.

Collect the sample from the disconnected plumbing as close to the ice maker as possible. Fill the sample container with 250-mL of water immediately after opening the faucet or valve. If no faucet is available, contact the ice machine manufacturer for recommendations that will minimize disruption of existing plumbing.

**Interpreting Results: Ice-Making Machine**

- **IF** the lead level in sample 2D is lower (below 5 ppb), **THEN** the source of the lead may be in the ice maker.

- **IF** the lead level in sample 2D significantly exceeds 5 ppb (for example, the level is 10 ppb), **THEN** lead could also be contributed from the plumbing upstream from the ice maker.

- Follow-up samples from the supplying system may also need to be taken to identify the source of lead.
Central Chill Unit

Sample 1E: Sampling the Plumbing Supplying the Chiller
Take a 250-mL sample from a faucet or valve as close to the inlet of the chiller as possible. If no outlet is available, contact the chiller manufacturer for recommendations that will minimize disruption of existing plumbing. If a sample faucet or valve is available, collect the sample immediately after opening the outlet, without allowing any water to go to waste.

This sample is representative of water that has been in contact with the plumbing supplying water to the chiller.

Sample 2E: Sampling the Connecting Pipe
Take a 250-mL sample from a faucet or valve as close to the outlet of the chiller as possible. If no outlet is available, contact the chiller manufacturer for recommendations that will minimize disruption of existing plumbing.

This water sample consists of water that has been in contact with the chiller unit and the plumbing upstream, which supplies water to the chiller. Often, water supplied to the fountains is recirculated to the chiller unit. In this instance, sample 2E consists of a mixture of water from the water supply and any water that may be recirculated from the plumbing supplying water to the fountains.

Interpreting Results: Central Chiller Unit

Note: You will need the results from samples collected at the drinking water fountain (Exhibit 4) covered earlier in this section.

• IF the lead level in sample 3A (the drinking water fountain sample) is higher than that in sample 2E (the second 250-mL central chiller sample), THEN lead could be contributed by the plumbing supplying the water from the chiller to the fountain.

• IF the lead level in sample 2E is higher than in sample 1E, THEN a portion of the lead may be coming from the chiller.
  o Note: Sludge and sediments containing high levels of lead may accumulate in chiller tanks. If the test results indicate that lead is coming from the chiller unit, check for the presence of debris and sludge. Remove any of these materials from the chiller, flush the chiller unit, and resample the water.

• IF the lead level in sample 1E is lower (close to 5 ppb), THEN very little lead is being picked up from the plumbing upstream from the chiller. The majority of the lead in the water may be attributed to the chiller and the plumbing downstream from the chiller.
• IF the lead level in sample 1E is very high (above 20 ppb), THEN there could be lead sources upstream from the chiller and you may need to contact a plumber to further diagnose.

*Exhibit 8: Targeted Locations for Water in Plumbing for Central Chillers*
Additional Sampling Information

Sample Documentation

Record the unique sample identification number on each sample bottle and on the recordkeeping form. An example form is provided in Appendix F. The information recorded will include:

- Type of sample taken (e.g., initial first-draw)
- Date and time of collection
- Name of the sample collector
- Location of the sample site
- Name of the outlet manufacturer, and the outlet’s model number, if known
- Model number of faucets, valves, and other visible fixtures; include digital photos in sampling records, if possible
- Water treatment already in place in the building (i.e., point-of-entry (POE) devices) or filters (point-of-use (POU) devices).

Additional Interior Plumbing Samples

In general, if lead levels remain high in samples taken from drinking water outlets, and the source cannot be determined, additional samples from upstream sample sites in the interior plumbing should be collected. The Detailed Fixture Evaluation can further help in determining potential lead sources.

The configuration of interior plumbing will vary depending on the layout of a given building and type of outlet. Construction materials may also vary, especially in larger buildings where additions and repairs have been made to the original structure.

At this point, if not done already, you may also want to contact a professional to assist in collecting interior plumbing samples. You should also consider the installation of filters.

Sampling for Other Parameters

In addition to monitoring for lead, you may wish to monitor for other parameters that may provide an indication of problems in your plumbing. However, note that analysis costs will increase as the number of parameters increases. Some other parameters include bacteria, cadmium, color, copper, iron, turbidity, and zinc. See Table below.
### Contaminant Limit Concern

<table>
<thead>
<tr>
<th>Contaminant</th>
<th>Limit</th>
<th>Concern</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bacteria</td>
<td>Absent</td>
<td>Bacteria are present throughout our environment. They have adapted to live and reproduce in a variety of environments, including inside animals and humans, and in water, soil, and food. If bacteria are present in drinking water sources, most are removed during the disinfection process. However, some may survive and enter the distribution system (the building’s pipes and plumbing). Bacteria can also grow within the plumbing system, water fountains, and faucets.</td>
</tr>
<tr>
<td>Cadmium</td>
<td>5 ppb</td>
<td>A regulated toxic metal found in low levels in galvanized pipe. The maximum allowable level at the water treatment plant is 5 ppb. However, the presence of cadmium at any level indicates that corrosive conditions may exist in the plumbing.</td>
</tr>
<tr>
<td>Color</td>
<td>15 color units</td>
<td>An aesthetic parameter that may indicate the presence of iron oxides. Iron oxides are often present in iron or steel pipe as a result of corrosive conditions.</td>
</tr>
<tr>
<td>Copper</td>
<td>1300 ppb</td>
<td>A regulated metal used to make copper piping. The presence of copper in water samples taken from copper piping is not unusual, but higher levels indicate that corrosive conditions may be a concern.</td>
</tr>
<tr>
<td>Iron</td>
<td>300 ppb</td>
<td>An aesthetic parameter that is indicative of corrosive conditions at higher levels. See also color and turbidity. (Galvanized pipe is made of iron.)</td>
</tr>
<tr>
<td>Turbidity</td>
<td>1 turbidity unit</td>
<td>A measurement of the clarity of water. Higher turbidity values may indicate the presence of iron oxides. Iron oxides are often present in iron or steel pipe as a result of corrosive conditions.</td>
</tr>
<tr>
<td>Zinc</td>
<td>5000 ppb</td>
<td>An aesthetic parameter that is indicative of corrosive conditions at higher levels. Zinc is used in making galvanized piping products. The presence of zinc in water samples taken from galvanized piping is not unusual, but higher levels indicate that corrosive conditions may be a concern.</td>
</tr>
</tbody>
</table>
Appendix E: Preservation of Samples

In order to avoid analytical errors, pay particular attention to proper collection and handling of the sample before analysis. Sample containers (250-mL) should be obtained from a certified laboratory. The containers should have wide openings for easier sample collection and to allow samples to be collected with the water flowing at normal flow rates (i.e., A container with a narrow opening would make it difficult to collect water from a faucet that is turned on at the normal flow rate. Water collected from a faucet that is turned on “low” may not be representative of normal usage.) Other containers such as used jars or water bottles should not be used.

Make sure the containers are kept sealed between the time of their preparation by the lab and the collection of the sample. This will assure that no contaminants from the outside are introduced. If also taking bacteria samples, preserve the samples by icing, and promptly ship or deliver it to the laboratory. Most laboratories will provide the necessary shipping containers and cold packs. Upon receipt, the laboratory will acidify the sample. The sample can be held up to 14 days prior to acidification without loss of lead through absorption, but EPA recommends that you ship your samples as soon as possible.

It is best to have water samples analyzed for “total lead” rather than “dissolved lead.” Many laboratories may recommend the dissolved lead test because it is cheaper, but this test does not analyze for particulate lead, which can only be measured using the “total lead” test. However, both tests can also be conducted in order to determine if particulate lead is a problem. The difference in value of lead between the two results can be used to calculate particulate lead.

A certified drinking water laboratory should be aware of these requirements. In addition, the laboratory may provide qualified individuals to collect samples or sample containers and instructions. The sample containers may have been prepared prior to reaching the school or child care facility. The laboratory will also specify how to handle the sample containers and when to submit them after taking the samples.
When the laboratory returns the test results, the concentrations of lead in the drinking water samples will be reported in metric form such as milligrams per liter (mg/L) or micrograms per liter (µg/L), or they will be reported as a concentration such as parts per million (ppm) or parts per billion (ppb), respectively.

Milligrams per liter (mg/L) is the same as parts per million (ppm).

Micrograms per liter (µg/L) is the same as parts per billion (ppb).

Examples:

- 1 mg/L = 1000 µg/L = 1 ppm = 1000 ppb
- 0.020 mg/L = 20 µg/L = 0.02 ppm = 20 ppb

For more detailed information, refer to the following documents:


### Appendix F: Example Sampling Field Form

<table>
<thead>
<tr>
<th>Building Name:</th>
<th>Sample Date (MM/DD/YYYY):</th>
<th>Sampler’s Email:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Building Number:</td>
<td>Sampler’s Name:</td>
<td>Sampler’s Phone:</td>
</tr>
</tbody>
</table>

Sample Id = Building Number-Floor-Room Number-Outlet Type-Sample Number (e.g., 01-03-312-DW-P-015)

**Outlet Type Codes**

- DW = drinking water fountain
- KF = kitchen faucet
- WC = water cooler (chiller unit)
- BF = bathroom faucet
- CF = classroom faucet
- NS = nurse’s office sink

<table>
<thead>
<tr>
<th>Sample ID</th>
<th>Model #</th>
<th>Time</th>
<th>Color (describe)</th>
<th>Filter</th>
<th>Filter Date (MM/DD/YYYY)</th>
<th>Location Notes</th>
<th>Lab Sample ID (Lab use only)</th>
</tr>
</thead>
<tbody>
<tr>
<td>01-03-312-DW-P-015</td>
<td>SF – 7080</td>
<td>5:30am</td>
<td></td>
<td>Yes</td>
<td>10/14/2016</td>
<td>DW in next to room 312</td>
<td></td>
</tr>
</tbody>
</table>

**Chain of Custody:**

1. Released By: | Received By: | Date/Time: | #of Samples: |
2. Released By: | Received By: | Date/Time: | #of Samples: |
3. Released By: | Received By: | Date/Time: | #of Samples: |

**General Notes:**
Appendix G: Plumbing Profile

This questionnaire is designed to assist with determining whether lead is likely to be a problem in a facility. A separate plumbing profile may be needed for each building, addition or wing of the facility, especially if the construction of each took place at different times. The questions in the left column will help to determine whether lead is likely to be a problem in a facility and will enable sampling effort prioritization. The middle column is where questions should be answered. Use the right column as a guide to interpret the answers and gain a better understanding of the significance of possible answers. Some of the questions in this questionnaire may not apply to a facility for various reasons. Skip those questions that do not apply.

<table>
<thead>
<tr>
<th>Plumbing Profile Question</th>
<th>What Answers to the Plumbing Profile Questions Mean</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. When was the original building constructed?</td>
<td><strong>Older Buildings</strong> – Through the early 1900s, lead pipes were commonly used for interior plumbing in certain parts of the country. Plumbing installed before 1930 is more likely to contain lead than newer pipes. After 1930, copper generally replaced lead as the most commonly used for water pipes. Up until the mid- to late-1980s (until the “lead-free” requirements of the 1986 Safe Drinking Water Act Amendments took effect), lead solder was typically used to join these copper pipes. The efforts of a public water system over the years to minimize the corrosiveness of the water may have resulted in a protective coating of mineral deposits forming on the inside of the water pipes (passivation). This coating insulates the water from the plumbing and generally results in decreased lead levels in water. If the coating does not exist or is disturbed, the water is in direct contact with any lead in the plumbing system.</td>
</tr>
<tr>
<td>Were any buildings or additions added to the original facility? If so, complete a separate plumbing profile for each building, addition or wing.</td>
<td><strong>Newer Buildings</strong> – New buildings are not likely to have lead pipes in their plumbing systems, but they are very likely to have copper pipes with solder joints. Buildings constructed prior to the late 1980s, before the “lead-free” requirements of the 1986 Safe Drinking Water Act Amendments, may have joints made of lead solder. Buildings constructed after this period should have joints made of “lead-free”</td>
</tr>
<tr>
<td>Plumbing Profile Question</td>
<td>What Answers to the Plumbing Profile Questions Mean</td>
</tr>
<tr>
<td>--------------------------</td>
<td>--------------------------------------------------</td>
</tr>
<tr>
<td></td>
<td>solders. In addition, “lead-free” brass fixtures or plumbing components purchased or installed prior to 2014, the Reduction of Lead in Drinking Water Act effective date, were allowed to contain higher levels of lead. Even if “lead-free” materials were used in new construction and/or plumbing repairs, lead leaching may occur. See the <a href="#">Training Section</a> for more information on the “lead-free” requirements.</td>
</tr>
<tr>
<td>2. If built or repaired since 1986, were “lead-free” plumbing and solder used in accordance with the “lead-free” requirements of the 1986 Safe Drinking Water Act Amendments? What type of solder has been used?</td>
<td>The 1986 Safe Drinking Water Act Amendments banned plumbing components that contained elevated levels of lead. The Reduction of Lead in Drinking Water Act further reduces lead in pipes, pipe fittings, plumbing fittings, and fixtures to a weighted average of 0.25 percent. The Act also redefines “lead-free” under the SDWA to mean: not containing more than 0.2 percent lead when used with respect to solder and flux and not more than a weighted average of 0.25 percent lead when used with respect to the wetted surfaces of pipes, pipe fittings, plumbing fittings, and fixtures. These provisions went into effect in January 2014.</td>
</tr>
<tr>
<td></td>
<td>In some areas of the country, it is possible that high-lead materials were used until 1988 or perhaps even later. The local plumbing code authority or building inspector may be able to provide guidance regarding when high-lead materials were last used on a regular basis in the area.</td>
</tr>
<tr>
<td></td>
<td>If “lead-free” materials were not used in new construction and/or plumbing repairs, elevated lead levels can be produced. If the film resulting from passivation does not exist or has not yet adequately formed, any lead that is present is in direct contact with the water.</td>
</tr>
<tr>
<td>Plumbing Profile Question</td>
<td>What Answers to the Plumbing Profile Questions Mean</td>
</tr>
<tr>
<td>----------------------------------------------------------------------------------------</td>
<td>---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>3. When were the most recent plumbing repairs made? Note the locations.</td>
<td>If the building (or an addition, new plumbing, or repair) is less than 5 years old and lead solder or other leaded materials were used (e.g., brass fixtures containing lead alloys, especially those purchased or installed prior to 2014 when the Reduction of Lead in Drinking Water Act took effect), elevated lead levels may occur. If water supplied to the building is corrosive, lead can remain a problem regardless of the plumbing’s age.</td>
</tr>
<tr>
<td>4. Of what materials is the service connection (the pipe that carries water to the school or child care facility from the public water system’s main in the street) made? Note the locations where the service line enters the building and connects to the interior plumbing.</td>
<td>Lead piping was often used for the service connections that join buildings to public water systems. In larger schools, the service line is probably not lead because lead is impractical for the larger service lines typically used in these facilities; however, many child care facilities reside in small buildings and are at a higher likelihood of being served by lead lines. Some localities required the use of lead service connections up until the “lead-free” requirements of the 1986 Safe Drinking Water Act Amendments took effect. Although a protective layering of minerals may have formed on these pipes, vibrations can cause flaking of any protective build-up and, thus, allow lead contamination to occur.</td>
</tr>
</tbody>
</table>
5. What are the potable water pipes made of in the facility? Examples include: Lead, plastic, galvanized metal, cast iron, copper, other.

Note the location of the different types of pipe, if applicable, and the direction of water flow through the building.

Survey the building for exposed pipes, preferably accompanied by an experienced plumber who should be able to readily identify the composition of pipes on site. Most buildings have a combination of different plumbing materials.

Lead pipes are dull gray in color and may be easily scratched by an object such as a knife or key. Also, a magnet will not stick to lead.

Galvanized metal pipes are gray or silver-gray in color and are usually fitted together with threaded joints. A magnet will stick to galvanized iron pipe. In some instances, compounds containing lead have been used to seal the threads joining the pipes. Debris from this material, which has fallen inside the pipes, may be a source of contamination.

### Plumbing Profile Question

<table>
<thead>
<tr>
<th>Plumbing Profile Question</th>
<th>What Answers to the Plumbing Profile Questions Mean</th>
</tr>
</thead>
<tbody>
<tr>
<td>Note the areas of the building that receive water first, and which areas receive water last.</td>
<td>Copper pipes are red-brown in color. Corroded portions may show green deposits. Copper pipe joints were typically joined together with lead solders until the “leadfree” requirements of the 1986 Safe Drinking Water Act Amendments took effect. Plastic pipes, especially those manufactured abroad, may contain lead. If plastic pipes are used, be sure they meet NSF International standards, <a href="http://info.nsf.org/Certified/pwscomponents/">http://info.nsf.org/Certified/pwscomponents/</a>.</td>
</tr>
</tbody>
</table>
6. Are there tanks in the plumbing system (e.g., pressure tanks or gravity storage tanks)?
   Note the locations of any tanks, and any available information about the tank (e.g., manufacturer or date of installation).
   Some older tanks may contain coatings that are high in lead content.
   Tanks may accumulate sediment that could be flushed back into the plumbing system under certain circumstances. You may wish to contact the supplier or manufacturer to obtain information about coatings. They may also wish to hire a plumber or tank service contractor to inspect the tanks, especially gravity storage tanks that are located outside of the building.
   Although EPA encourages routine maintenance of hot water heaters, this guidance does not include sampling hot water outlets or hot water heaters, because hot water is not recommended for consumption (drinking/cooking). See Temperature Control Establishing Routine Practices in the **Taking Action Section**.

7. Was lead solder used in the plumbing system?
   Note the locations with lead solder.
   The 1986 Safe Drinking Water Act Amendments banned plumbing components that contained high levels of lead. It is likely that high-lead solder and fluxes continued to be used until 1988 and even later in some areas of the country. The local plumbing code authority or building inspector may be able to provide guidance regarding when high-lead solder was last used on a regular basis in the area. It is important to note that the Reduction of Lead in Drinking Water Act did not revise the “lead-free” definition for solder and flux.
### Plumbing Profile Question

8. Are brass fittings, faucets or valves used in the drinking water system? (Note: Most faucets are brass on the inside.)

You may want to note the locations on a map or diagram of their facilities and make extensive notes that would facilitate future analysis of lead sample results.

<table>
<thead>
<tr>
<th>Plumbing Profile Question</th>
<th>What Answers to the Plumbing Profile Questions Mean</th>
</tr>
</thead>
<tbody>
<tr>
<td>8. Are brass fittings, faucets or valves used in the drinking water system? (Note: Most faucets are brass on the inside.)</td>
<td>Brass fittings, faucets, and valves are golden yellow in color, similar to copper in appearance, or are plated with chrome. After 1996, brass fittings installed in drinking water outlets such as faucets and water coolers were required to meet NSF/ANSI standards for lead content (NSF/ANSI 61, NSF/ANSI 372). While this percentage was considered “lead-free” under the 1986 Safe Drinking Water Act Amendments, some contamination problems still may occur. Older brass faucets and components may contain higher percentages of lead and lead solder in their interior construction and pose contamination problems. Note that state or local governments may have imposed this standard prior to 1988. The degree to which lead will leach from brass products containing alloys with less than 8 percent lead is dependent upon the corrosiveness of the water and the manufacturing process used to develop the product. You should request NSF/ANSI 61 certification on all drinking water system products purchased. Include a copy of the NSF/ANSI 61 certificate as a requirement on the purchase orders. The distributor or manufacturer can provide a list of certified products. NSF 372 covering pipes, pipe fittings, plumbing fittings, and fixtures was adopted in 2010, and dictates that a product has been certified as meeting a weighted average lead content of less than or equal to 0.25 percent when used with respect to wetted surfaces. See EPA’s 2013 guidance, <a href="#">How to Identify Lead-Free Certification Marks for Drinking Water System &amp; Plumbing Materials</a> for additional guidance. The Reduction of Lead in Drinking Water Act further reduces lead in pipes, pipe fittings, plumbing fittings, and fixtures to a weighted average of 0.25 percent. These provisions went into effect in January 2014.</td>
</tr>
<tr>
<td>Plumbing Profile Question</td>
<td>What Answers to the Plumbing Profile Questions Mean</td>
</tr>
<tr>
<td>---------------------------</td>
<td>---------------------------------------------------</td>
</tr>
<tr>
<td>9. How many of the following outlets provide water for consumption?</td>
<td>In addition to lead components in the plumbing system, lead solders or lead in the brass fittings and valves used in some faucets, fountains, and refrigerated water coolers may be sources of lead. It is important to identify the locations of all such drinking water outlets. Faucets in bathrooms should not be used to obtain water for drinking. Although they may be adequate for washing hands, they may not be appropriate for drinking purposes. However, if bathroom faucets, locker room showerheads, and non-traditional drinking water outlets are known to be used for drinking or cooking (e.g., fill water jugs), sampling should be conducted. You may consider posting “Do Not Drink or Cook” signs.</td>
</tr>
<tr>
<td>Water coolers, water fountains with central chillers, cold water taps, ice makers, kitchen taps, or drinking fountains. Note the locations.</td>
<td></td>
</tr>
<tr>
<td>10. Have you checked the brands and models of water coolers and compared them to the listing of banned water coolers in Appendix B of this document?</td>
<td>Older water coolers (purchased or installed prior to 1988) may be a major source of lead contamination. See Appendix B of this manual for a summary of EPA’s list of water coolers found to contain lead. Use the list to help prioritize sampling. If a water cooler is listed as having a lead-lined tank, its water should not be used for drinking, and the cooler should be removed immediately, as these coolers pose the highest risk of contamination.</td>
</tr>
<tr>
<td>Note the locations of any banned coolers.</td>
<td></td>
</tr>
<tr>
<td>11. Do outlets that provide drinking water have accessible screens or aerators? (Standard faucets usually have aerator or screens. Many coolers and fountains also have inlet strainer screens.) If so, have the screens been cleaned?</td>
<td>Lead-containing sediments that are trapped on screens can be a significant source of lead contamination. Facilities should create a routine maintenance program to clean the screens regularly. See Cleaning in Establishing Routine Practices of the Taking Action Section. If sediment has been a recurring problem, regular cleaning of the screens and additional investigation of the reasons for the debris accumulation is appropriate. However, the manufacturer or water service provider should be contacted to obtain instructions for cleaning screens.</td>
</tr>
<tr>
<td>Note the locations.</td>
<td></td>
</tr>
</tbody>
</table>
### Plumbing Profile Questions

<table>
<thead>
<tr>
<th><strong>Plumbing Profile Question</strong></th>
<th><strong>What Answers to the Plumbing Profile Questions Mean</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>12. Are there signs of corrosion, such as frequent leaks, rust-colored water, or stained dishes or laundry?</td>
<td></td>
</tr>
<tr>
<td>Frequent leaks, rust-colored water, and stains on fixtures, dishes, and laundry are signs of corrosive water. Blue-green deposits on pipes and sinks indicate copper corrosion; brown stains result from the corrosion of iron. Where such symptoms occur, high levels of lead, copper, and iron may be present in the water.</td>
<td></td>
</tr>
</tbody>
</table>

**Note the locations.**

| 13. Is any electrical equipment grounded to water pipes?  |
| If electrical equipment has been installed using water pipes as a ground, the electric current traveling through the ground wire will accelerate the corrosion of any interior plumbing containing lead. This practice should be avoided, if possible. However, if existing wires are already grounded to water pipes, the wires should not be removed from the pipes unless a qualified electrician installs an alternative grounding system. Check with the local building inspector on this matter. State or local building codes may require grounding of the wires to the water pipes. Improper grounding of electrical equipment may cause severe shock.  |

**Note the locations.**

| 14. Have there been any complaints about bad (metallic) taste?  |
| Although lead dissolved in water cannot be seen, tasted or smelled, the presence of a metallic taste or rusty appearance may indicate corrosion and possible lead contamination.  |

**Note the locations.**
<table>
<thead>
<tr>
<th>Plumbing Profile Question</th>
<th>What Answers to the Plumbing Profile Questions Mean</th>
</tr>
</thead>
<tbody>
<tr>
<td>15. Check building files and ask the public water system to determine whether any water samples have been taken from the building for any contaminants. Name of contaminant(s)? What concentrations of the contaminant(s) were found? What was the pH? Is testing done regularly at the facility?</td>
<td>As discussed in the <a href="#">Training Section</a>, lead testing may have previously been done voluntarily under the Lead Contamination Control Act. Results of analyses of general water quality, such as measures of pH, calcium hardness, and carbonate alkalinity, can provide important clues about the corrosiveness of the water. If there is no data from the school or child care facility, the public water system should at least be able to provide information about the general water quality.</td>
</tr>
<tr>
<td>16. Other plumbing questions: Are blueprints of the building available? Are there known plumbing “deadends,” low use areas, existing leaks or other “problem areas?” Are renovations being planned for part or all of the plumbing system?</td>
<td>You should incorporate this information into decisions regarding sample locations and sampling protocol. They may wish to note the direction of water flow and the location of fixtures, valves, tanks, areas of sediment accumulation, areas of corrosion, etc., on a sketch or blueprint of the plumbing.</td>
</tr>
</tbody>
</table>
Appendix C
Sample Laboratory Chain-of-custody
# Chain of Custody

**Microbac Erie Division**
814.825.8533
eriemm@microbac.com
1962 Wager Road, Erie, PA 16509

**Client / Company Name:** Carnegie Mellon University

**Address:**
5000 Forbes Ave.
Pittsburgh, PA 15213

**City/State/Zip:**

**Contact Name:** Christina Goyda

**Phone & Email/Fax:**
412-268-4844/cgoyda@andrew.cmu.edu

**Bill To/PO#:**
Andrew Lawson

**Project Name/ID:** Spirit House

**Sampled By:** Christina Goyda

**Due Date:**

**Compliance Sample:** Yes [x] No [ ]

**State:** NY

**Type Code:** G-Grab C-Composite

**Comp. Start:**

**Comp. Stop:**

**Preservatives:**

**Matrix Code:** DW-Potable water WW-Nonpotable water SS-Soil/Studge S-Swab O-Other

<table>
<thead>
<tr>
<th>Sample Identification</th>
<th>Date Taken</th>
<th>Time Taken</th>
<th>Type</th>
<th>Matrix</th>
<th>#</th>
<th>HNO3</th>
<th>H2SO4</th>
<th>NaOH</th>
<th>HCl</th>
<th>Thi</th>
<th>Other</th>
</tr>
</thead>
<tbody>
<tr>
<td>SPI-F1-K</td>
<td>7/19/18</td>
<td>10:40 a.m.</td>
<td>G</td>
<td>DW</td>
<td>1</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>SPI-F1-B</td>
<td></td>
<td></td>
<td>G</td>
<td>DW</td>
<td>1</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>SPI-F2-B</td>
<td>10:41 a.m.</td>
<td></td>
<td>G</td>
<td>DW</td>
<td>1</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>SPI-F3-B</td>
<td>10:41 a.m.</td>
<td></td>
<td>G</td>
<td>DW</td>
<td>1</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>SPI-F4-B</td>
<td>10:41 a.m.</td>
<td></td>
<td>G</td>
<td>DW</td>
<td>1</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>SPI-F5-B</td>
<td>10:41 a.m.</td>
<td></td>
<td>G</td>
<td>DW</td>
<td>1</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>SPI-F6-B</td>
<td>10:41 a.m.</td>
<td></td>
<td>G</td>
<td>DW</td>
<td>1</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>SPI-F7-B</td>
<td>10:41 a.m.</td>
<td></td>
<td>G</td>
<td>DW</td>
<td>1</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>SPI-F8-B</td>
<td>10:41 a.m.</td>
<td></td>
<td>G</td>
<td>DW</td>
<td>1</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>SPI-F9-B</td>
<td>10:41 a.m.</td>
<td></td>
<td>G</td>
<td>DW</td>
<td>1</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>SPI-F10-B</td>
<td>10:41 a.m.</td>
<td></td>
<td>G</td>
<td>DW</td>
<td>1</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>SPI-F11-B</td>
<td>10:41 a.m.</td>
<td></td>
<td>G</td>
<td>DW</td>
<td>1</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>SPI-F12-B</td>
<td>10:41 a.m.</td>
<td></td>
<td>G</td>
<td>DW</td>
<td>1</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>SPI-F13-B</td>
<td>10:41 a.m.</td>
<td></td>
<td>G</td>
<td>DW</td>
<td>1</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>SPI-F14-B</td>
<td>10:41 a.m.</td>
<td></td>
<td>G</td>
<td>DW</td>
<td>1</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>SPI-F15-B</td>
<td>10:41 a.m.</td>
<td></td>
<td>G</td>
<td>DW</td>
<td>1</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>SPI-F16-B</td>
<td>10:41 a.m.</td>
<td></td>
<td>G</td>
<td>DW</td>
<td>1</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>X</td>
<td></td>
</tr>
</tbody>
</table>

**Relinquished By:**

**Date/Time:**

**Received By:**

**Date/Time:**

**Temp:** °C

**Iced:** Y N

**Intact:** Y N

QC270 V7