Must be board approved in December to meet website compliance requirements from OW.

LEAD IN WATER COMPLIANCE PLAN

[Note: School districts are required by statute to have a policy addressing this issue.]

SCHOOL PLANS

TEST REVISIONS

By July 1, 2024, Crosslake Community School (CCS) must revise their plans to test for the presence of lead in water in the school building to include:

- o Policies and procedures for ensuring consistent water quality throughout the building
- Documentation of the routine water management strategies and procedures used in to maintain water quality and reduce exposure to lead.
- Plans must be based on
 - The plan on the US EPA's "Ensuring Drinking Water Quality in Schools During and After Extended Closures" fact sheet
 - o US EPA's "3Ts Toolkit for Reducing Lead in Drinking Water in Schools and Child Care Facilities" manual
- Plans must be publicly available upon request.

FREQUENCY OF TESTING / REMEDIATION

Currently, CCS must be tested at least once every five years. (started on July 1, 2018)

POSITIVE TEST RESULT

A school with a building that provides cooking or drinking water that finds lead (at or above five parts per billion in any water fixture) must:

- o immediately shut off the water until the hazard has been remedied as verified by a retest
- o implement a plan to ensure student exposure is reduced to below five parts per billion as verified by a retest
- RETEST

CCS must test for presence of lead AFTER completing remediation activities to confirm lead levels below five parts per billion.

NOTICES

ANNUAL PARENT NOTICE

Schools must send parents an annual notice that includes:

- o their annual testing and remediation plan
- o information on how to find test results
- o description of remediation information efforts on the district website
- WEBSITE

Schools must ANNUALLY update the lead testing and remediation plan on the school website.

HANDBOOKS

Schools must include in the Student and Family Handbooks or school policy guides information on how parents/guardians may find the test results and a description of remediation efforts on CCS's website and how often this information is updated.

PARENT/GUARDIAN NOTIFICATION OF A POSITIVE TEST

IF a test reveals the presence of lead at or above five parts per billion, the CCSI must within 30 days of the test result remediate the presence of lead to below five parts per billion (verified by retest) OR directly notify parents/guardians of the test result.

REPORTING

REPORTING TO COMMISSIONER OF HEALTH

Starting July 1, 2024, CCS must report test results and remediation activities to the commissioner of health by July 1st each year to be posted on CCS's website.

PUBLIC WATER SYSTEMS TO SCHOOL BUILDINGS

PUBLIC WATER SYSTEM LEAD LEVEL RESPONSIBILITY

Schools are not financially responsible for remediating documented elevated lead levels in drinking water caused by lead infrastructure owned by a public water supply utility providing water to the facility (such as lead service lines, meters, galvanized service lines downstream of lead, or lead connectors).

COMMUNICATION REQUIREMENT

Schools must communicate with the public water system regarding documented significant contributions to lead contamination in school drinking water and request a plan for reducing lead contamination.

JOINT OWNERSHIP

If the infrastructure is jointly owned by CCS and a public water supply utility, CCS must attempt to coordinate any needed replacements of lead service lines with the public water supply utility.

DEFERRA

CCS may defer remediation activities:

- O UNTIL the elevated lead levels in the public water system's infrastructure is remediated, and post-remediation testing does not detect elevated lead levels in the water that passes through it
- o IF the public water supply exceeds the federal Safe Drinking Water Act lead action level OR is in violation of the Safe Drinking Water Act Lead and Copper Rule

MODEL PLAN

CCS's recommendations for remediation efforts will be to contact the City of Crosslake to ensure they flush their water system to provide consistent water quality throughout CCS's building.

Legal References: MN Statutes 121A.335, Subd. 5 (Lead in School Drinking Water)

Lead in Water Compliance Plan is a required policy of Osprey Wilds.