To: LFWS Board of Directors

Subject: EPD LCRR Initial Service Line Inventory Completion

In 2023 EPD established a requirement under the LCRR to create an Initial Water Service Line Inventory for all service lines in our water system, all the way to the customer's house (for jointly owned water lines, both the System Side and Customer Side are independently classified).

We started with 111 water service lines that are jointly owned by the system and the customer. Ownership is divided at the meterbox. An initial review of tax records revealed we could eliminate 40 homes that were built after Jan 1, 1990 which are presumed to be non-lead per state EPD guidance. When we engaged customers, we were able to classify 11 homes as non-lead due to line replacements and/or photos of the interior waterline entry.

We used the following methods to collect data: review of county tax records, water system records, work orders, pay stubs for distribution line repairs at 36 locations in our network, receipts, inspection reports, written statements by water system personnel, internal and external communications, and statements, receipts, and photos from homeowners. We also visually inspected our meter boxes and obtained pictures of water lines both inside of homes and at the street. Over the next 12 months we inspected 76 meterboxes, and 12 interior foundations.

As of March 29, 2024 we have classified all 111 LFWS Service Lines as Non Lead. LFWS has no Lead Service Lines (LSL), no Galvanized Requiring Replacement lines (GRR), no Lead Status Unknown lines, no known lead connectors and no unknown connectors.

Importantly, we have pictures or documentation of both the system side and customer side of all our water lines, satisfying the 2 point verification requirements in the upcoming LCRI. A complete public facing inventory is attached, and while not required by EPD, could be posted on our website per EPA recommendation.

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