Certification of Completion of Public Notification Failure to Complete the Initial Lead Service Line Inventory

Thi	s form, when completed and sent to the Divisi	on of Drinking Water (DDW), certifies that:	
	☐ Tier 2 public notification for failure to develop the initial inventory by October 16, 2024, was completed as required by the Lead and Copper Rule Revisions (LCRR) [40 CFR 141.84(a)].		
☐ Tier 3 public notification for failure to submit the initial inventory by October 16, 2024, was completed as required by the LCRR [40 CFR 141.90(e)(1)].			
Water System Name:			
Wa	ter System Number:	Date Notice was Issued:	
No	tification Method(s):		
	Postal mail	☐ Consumer Confidence Report (Tier 3 only)	
	□ Posted in clearly visible locations served by the system, where direct notification is not possible (i.e., renters, facilities, restaurants, etc.). Describe location below (attach a list if needed):		
	Other DDW-approved method used to notify consumers:		
1. 2. 3. 4. 5. 6. 7. 8. 9. 10.	Old the public notice include each of the required elements below? OYes ONo 1. A description of the violation or situation 2. When the violation or situation occurred 3. Mandatory standard health effects language for lead 4. The population affected by the violation or situation 5. Whether alternative water supplies should be used 6. What actions consumers should take 7. What the system is doing to correct the violation or situation 8. When the water system expects to return to compliance or resolve the situation 9. Contact information of the water system owner, operator, or designee for more information regarding the notice 10. Standard statement language to encourage sharing the public notice to other persons served, where applicable Submit this certification form AND a copy of the distributed notice to DDW at DDW-LCR@waterboards.ca.gov within 10 days AFTER issuing the notice [40 CFR 141.31(d)]. Certified by:		
	Name	Title	
	 Signature	 	

Disclosure: Be advised that the California Health and Safety Code sections 116725 and 116730 state that any person who knowingly makes any false statement on any report or document submitted for the purpose of compliance with the Safe Drinking Water Act may be liable for, respectively, a civil penalty not to exceed five thousand dollars (\$5,000) for each separate violation or, for continuing violations, for each day that violation continues, or be punished by a fine of not more than \$25,000 for each day of violation, or by imprisonment in the county jail not to exceed one year, or by both the fine and imprisonment.