

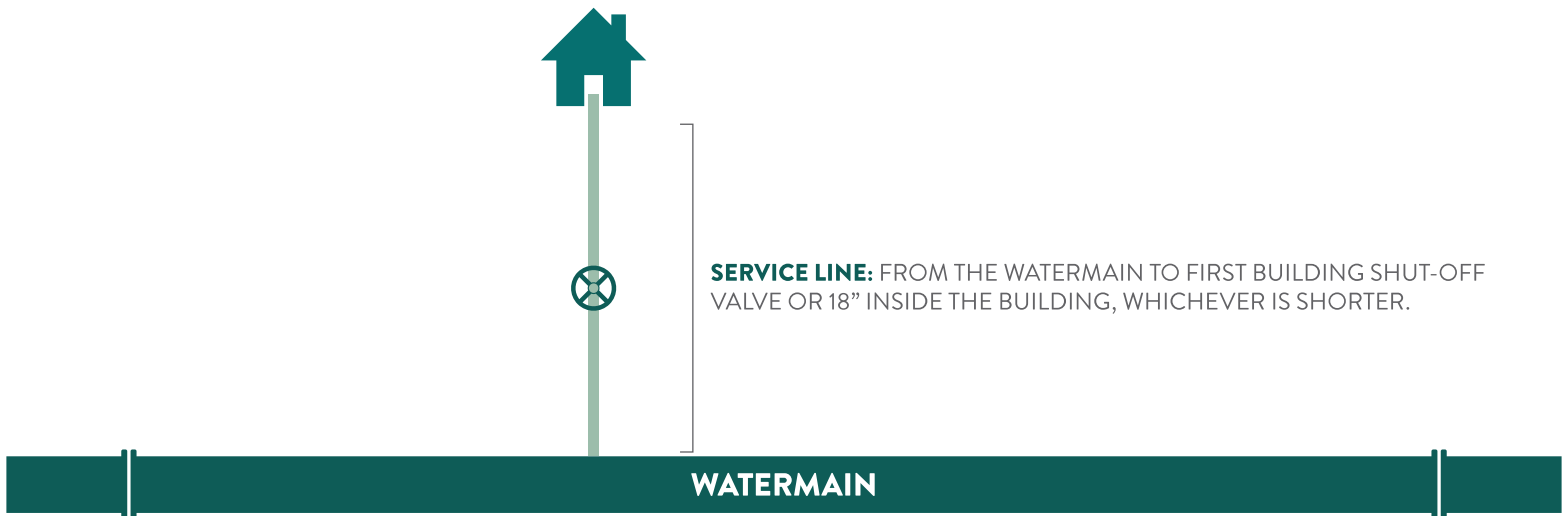
# LEAD SERVICE LINE REPLACEMENT

## SCENARIOS

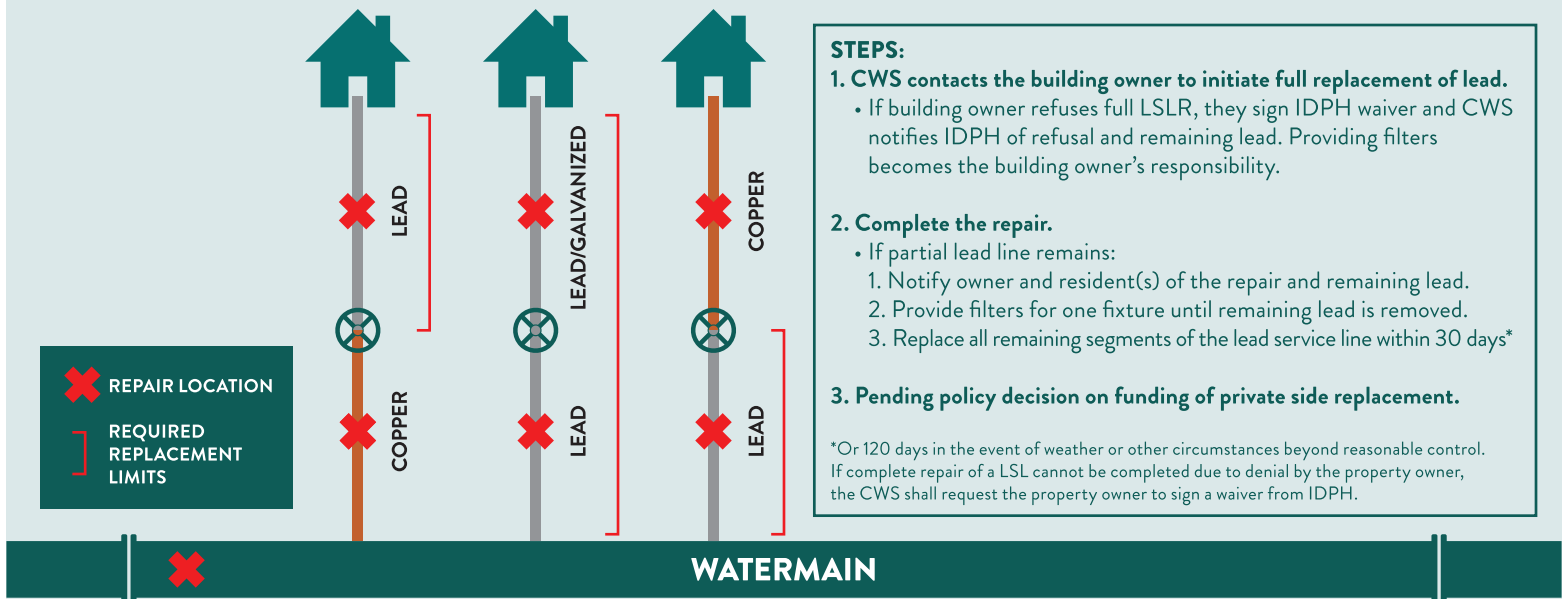
On January 1st, 2022, the Illinois Lead Service Line Replacement and Notification Act (Public Act 102-0613) went into effect. The Act outlines requirements for different scenarios in which LSLR may occur. These scenarios include Emergency Repair, Planned Watermain Replacement, Customer-Initiated LSLR, and Federally or IEPA Funded LSLR. The requirements for these scenarios are represented in the following exhibits.

## WATER SERVICE LINE

(As defined by the Illinois Lead Service Line Replacement and Notification Act)



## SCENARIO 1: EMERGENCY REPAIR



In the event of a watermain break/repair, there is currently no requirement to replace lead service lines unless they are somehow physically disturbed. However, if a new lead service line is discovered during the event of excavation, the CWS is required to notify the homeowner of the existence of the lead service line.



Link to EEL  
Lead & Copper Rule  
Resources Webpage

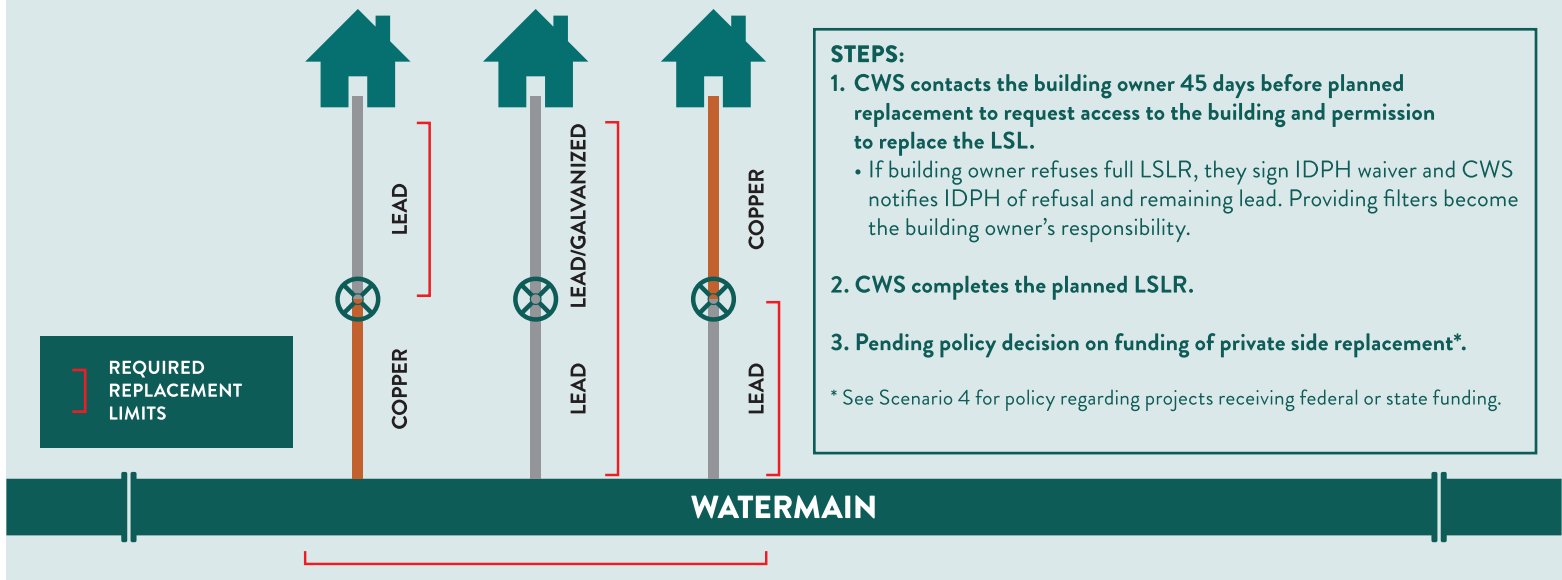
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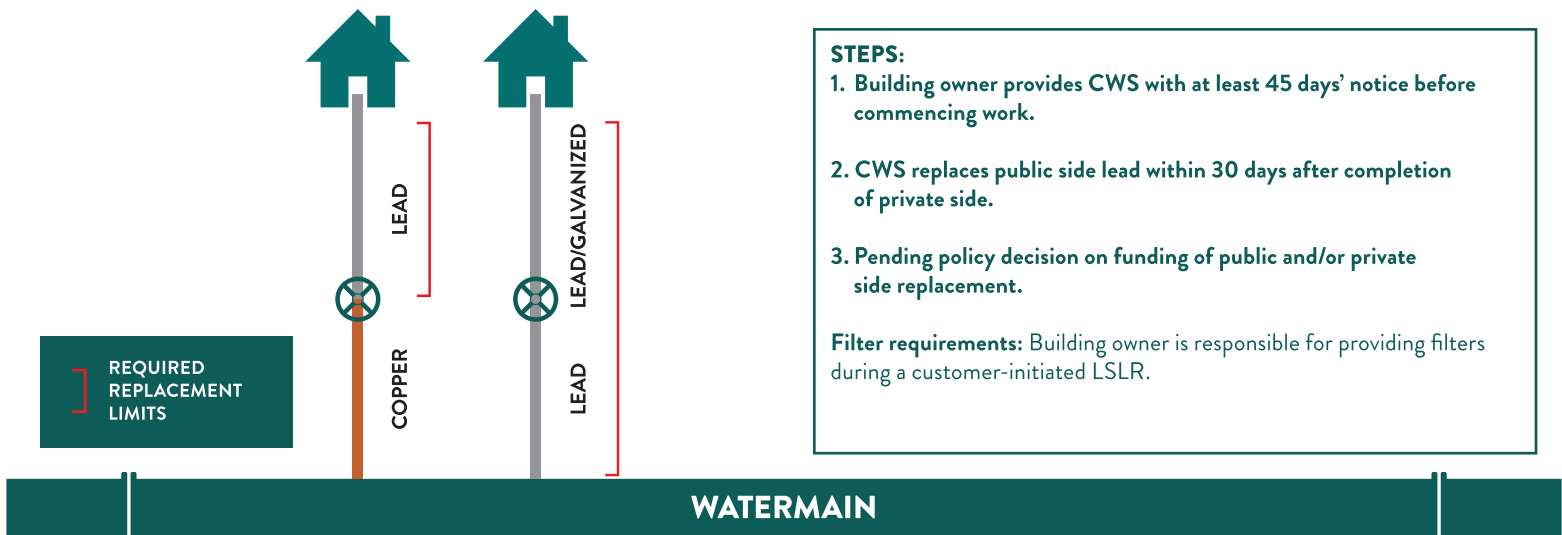
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## SCENARIO 2: PLANNED WM REPLACEMENT



## SCENARIO 3: CUSTOMER-INITIATED LSLR



## SCENARIO 4: FEDERALLY OR IEPA FUNDED LSLR

