

IEPA
W-2023-00041
Sara Parmenter

I am responding to the violation number listed above dated June 2nd, 2023.
First and foremost, I would like to request a meeting in reference to this violation with a representative from your office and Myself, City Administrator and possibly our City Engineer.
Your office can schedule it with us at your convenience; our city hall or the Water Treatment plant office will be available as a meeting place.

Exceeding Stage 2 Total Haloacetic Acid This was an oversight on my part; we missed the sampling period by one day. We did go ahead and collect that sample and I believe if it had been figured into our average, we would not have exceeded the MCL. Regardless we have collected additional samples, The results of which are included with this letter which should put us back into compliance. We have also issued public notification of the violation to all service connections as of May 20th.

Failure to provide quarterly public education concerning lead content in the Drinking water. We have been issuing this notification and have changed to continual notification effective immediately. I believe we need to provide proof to your office. This notification was also included in our CCR that has already gone out.

Failure to collect 50% of Total lead and copper samples from sample sites served by a lead service. This is the part we really need to discuss together. I have emails and documents from IEPA requesting additional sample sites, submittal of proposed new sample sites and approval of same.

I do not believe that any of the listed violations in their current status reach the level of a CCA as we have been addressing the issues, putting out public notification and sampling not only required but additional samples in an effort to maintain compliance.

Sincerely
Perry E Mayer
Water Superintendent
City of Le Roy

RECEIVED

JUL 05 2023

IEPA/CAS

IEPA-DIVISION OF RECORDS MANAGEMENT

RELEASABLE

JULY 28, 2023

REVIEWER

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