

REGION 3 PHILADELPHIA, PA 19103

VIA ELECTRONIC MAIL

Nick Channel, Chairman Leadsville Public Services District PO Box 1336 Elkins, WV 26241 <u>leadsville@frontier.com</u>

Re: Administrative Order on Consent – Leadsville Public Services District U.S. EPA Docket No. SDWA-03-2024-0030DS

Dear Mr. Channel:

Enclosed please find the executed Administrative Order for Compliance on Consent that you signed on behalf of Leadsville Public Services District ("Leadsville") on October 20, 2023. By agreeing to this Order, Leadsville agreed to the following:

- (1) Within twenty (20) calendar days of the Effective Date of the AOC, provide EPA and WVDHHR a Corrective Action Plan ("CAP") for compliance with the AOC, including specific interim and final milestones for such plans. As part of the CAP, send a written response to EPA and WVDHHR indicating how and on what schedule Leadsville will address the significant deficiency found in sanitary surveys, in accordance with 40 CFR §141.723(d). Additionally, submit an enhanced monitoring plan that incorporates additional samples for E. Coli, total coliform, and chlorine residual, including monitoring for the area served by the booster pump station;
- (2) Within thirty (30) calendar days of the effective date of the AOC, collect the appropriate samples identified in the enhanced monitoring plan. Submit the analytical results to EPA and WVDHHR within five calendar days of receipt of verified results from the lab; and
- (3) Within thirty (30) calendar days of the Effective Date of the AOC, issue the required Public Notifications mentioned above in the form, manner, and frequency required, pursuant to 40 C.F.R. § Part 141 Subpart Q.

Leadsville's submissions are subject to EPA approval.

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Thank you for your cooperation on this matter. The effective date of this Order is the date on which a fully executed copy of the AOC is received by Leadsville. Please note that failure to comply with the provisions of the attached Order may subject Leadsville to further enforcement action. We strongly urge you to take prompt action to address these issues.

If you have any questions pertaining to this matter, please contact Ms. Lesly Huerta of our Safe Drinking Water Act and Wetlands Section at (215) 814-2075 or <u>huerta.lesly@epa.gov</u>, or the attorney assigned to this matter, Promy Tabassum, at (215) 814-2665, or <u>tabassum.promy@epa.gov</u>.

Sincerely,

Regional Hearing Clerk U.S. EPA – Region III