Page 1464, after line 17, insert the following:

Subchapter C—Other Matters

SEC. 33105. SCHOOL TESTING AND NOTIFICATION; GRANT PROGRAM.

Section 1464 of the Safe Drinking Water Act (42 U.S.C. 300j–24) is amended by adding at the end the following:

“(e) TESTING AND NOTIFICATION REQUIREMENTS FOR PUBLIC WATER SYSTEMS THAT SERVE SCHOOLS.—

Not later than 1 year after the date of enactment of this subsection, the Administrator shall promulgate a national primary drinking water regulation for school drinking water that—

“(1) establishes a lead action level that is not more than the lead action level established by the Administrator under section 1412(b);

“(2) requires each public water system to sample for lead in the drinking water at such schools as the Administrator determines to have a risk of lead in the drinking water at a level that meets or ex-
ceeds the lead action level established under paragraph (1); and

“(3) in the case of results of sampling under paragraph (2) that indicate that the drinking water of a school contains lead that meets or exceeds the lead action level established under paragraph (1), requires the public water system that serves the school to notify the local educational agency that has jurisdiction over the school, the relevant local health agencies, the municipality, and the State as soon as practicable, but not later than 24 hours after the public water system receives the sampling results.

“(f) SCHOOL LEAD TESTING AND REMEDIATION GRANT PROGRAM.—

“(1) DEFINITION OF ELIGIBLE ENTITY.—In this subsection, the term ‘eligible entity’ means—

“(A) a local educational agency (as defined in subsection (d)(1)); or

“(B) a State agency that administers a statewide program to test for, or remediate, lead contamination in drinking water.

“(2) GRANTS AUTHORIZED.—Not later than 1 year after the date of enactment of this subsection, the Administrator shall establish a grant program to make grants available to eligible entities to test for,
and remediate, lead contamination in school drinking
water.

“(3) USE OF FUNDS.—

“(A) IN GENERAL.—An eligible entity that
receives a grant under this subsection may use
grant funds—

“(i) to recover the costs incurred by
the eligible entity for testing for lead con-
tamination in school drinking water con-
ducted by an entity approved by the Ad-
ministrator or the State to conduct the
testing; or

“(ii) to replace lead pipes, pipe fit-
tings, plumbing fittings, and fixtures of
any school with drinking water that con-
tains a level of lead that meets or exceeds
the action level established by the Adminis-
trator under subsection (e)(1) with lead
free (as defined in section 1417) pipes,
pipe fittings, plumbing fittings, and fix-
tures.

“(B) LIMITATION.—Not more than 5 per-
cent of grant funds accepted under this sub-
section shall be used to pay the administrative
costs of testing for, or remediation of, lead contamination.

“(4) GUIDANCE; PUBLIC AVAILABILITY.—As a condition of receiving a grant under this subsection, an eligible entity shall—

“(A) expend grant funds in accordance with—

“(i) the guidance of the Environmental Protection Agency entitled ‘3Ts for Reducing Lead in Drinking Water in Schools: Revised Technical Guidance’ and dated October 2006 (or any successor guidance); or

“(ii) applicable State regulations or guidance regarding the reduction of lead in drinking water in schools that is not less stringent than the guidance referred to in clause (i), as determined by the Administrator;

“(B) make publicly available, including, to the maximum extent practicable, on the Internet website of the eligible entity, a copy of the results of any testing for lead contamination in school drinking water that is carried out with funds under this subsection; and
“(C) notify parent, teacher, and employee organizations of the availability of the results described in subparagraph (B).”.