(1) A school district shall develop a plan for testing schools for elevated levels of radon. At a minimum, plans developed under this subsection must:

(a) Provide for the testing of radon in any frequently occupied room in contact with the ground or located above a basement or a crawlspace; and

(b) Provide for the testing of radon in a school at least once every 10 years.

Notwithstanding section 2 (1)(b) of this 2015 Act, plans developed under section 2 of this 2015 Act shall require initial testing of schools for elevated levels of radon on or before January 1, 2021.

ATI shall test all frequently occupied rooms for radon exposure no later than January 1, 2021.