Working Group Meeting #1 Proposed Amended Rule 1403 -Asbestos Emissions from Demolition/Renovation Activities



May 25, 2018 SCAQMD Headquarters

Diamond Bar, CA

<u>AGENDA</u>

Rule 1403 – Asbestos Emissions from Demolition/Renovation Activities

Background

- ✓ Common ACM Encountered
- ✓ Health Effects

Rule Applicability

- ✓ Current Requirements
- Issues encountered
- Rule Development Goals
- Potential Revisions
 - ✓ Notification ✓ Sampling
 - ✓ Surveys ✓ Applicability
- Tentative Schedule



BACKGROUND

- Intended to minimize exposure to asbestos fibers from demolition/renovation activities
- Solution Strain Stra
 - ✓ Align with Federal requirements (40 CFR Part 61, Subpart M)
 - ✓ Provide rule clarifications
 - ✓ Rule enhancements



COMMON ACM ENCOUNTERED

- ✓ Ceilings and drywall components
- Flooring and roofing
- ✓ Pipe, Insulation, HVAC insulation
- ✓ Various industrial applications







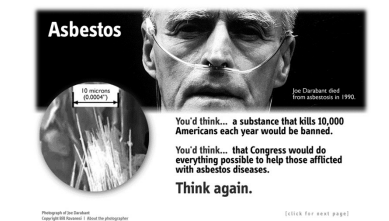






HEALTH RISKS

- ✓ Asbestosis inflammation & scarring of the lung tissue
- ✓ Lung Cancer
- ✓ Mesothelioma cancer of the pleural or lung lining(s)
- ✓ Pleural plaques
- Cancer of the esophagus, stomach, colon, & pancreas
 - * Smoking increases this risk substantially



RULE APPLICABILITY

Rule 1403 – Asbestos Emissions from Demolition/Renovation Activities

Covers owners and operators of any:

- Demolition or renovation activity, and the associated disturbance of asbestos containing material
- ✓ Asbestos storage facility
- ✓ Active waste disposal site

Affected facilities include:

Any person who owns, leases, operates, controls or supervises the demolition and/or renovation activities at the facility being demolished or renovated. This includes property owners.





CURRENT REQUIREMENTS

Rule 1403 – Asbestos Emissions from Demolition/Renovation Activities

Survey/inspect for the presence of asbestos

- ✓ Notification
 - > 1% ACM
 - 10 working day notification before beginning work with limited exceptions

> Work practices / Removal procedures

- ✓ Five (5) procedures (HEPA, glove bag, wetting, dry, or approved alternative)
- ✓ Handling procedures (packaging, labeling, signage, markings, etc.)

> Waste disposal

✓ Transportation & landfill requirements

Rule 1403 also applies to single family dwellings

ISSUES ENCOUNTERED

- Incomplete sampling and surveys
- Inadequate number of samples, composite sampling
- Lack of a Chain of Custody on samples
- Uncertainty with lab results (PLM vs. more stringent analysis)
- > Misapplication of the Planned Renovation

ISSUES ENCOUNTERED

- Unrevised start/end dates of Notifications
- Suspicious use of Emergency Notifications
- Information is lacking on Notifications
- Inadequate recordkeeping & on-site availability of records

RULE DEVELOPMENT GOALS

Rule 1403 – Asbestos Emissions from Demolition/Renovation Activities

Rule 1403 has not been amended since October 5, 2007

✓ Seek to clarify any ambiguities since these amendments

Clarify and streamline rule language

- Clarify areas of uncertainty or language
- Clarify applicability of the rule
- ✓ Remove obsolete language, correct typographical errors
- ✓ Review & update rule definitions
- ✓ Seek opportunities to streamline rule requirements

POTENTIAL REVISIONS - APPLICABILITY

- ✓ Clarify rule is applicable to property and facility site owners
- ✓ Clarify that rule is applicable to persons, as defined in the rule, preparing all documents required by Rule 1403
- ✓ Clarify that rule is applicable to contractors, sub contractors, and owners/operators of demolition/renovation
- ✓ Clarify definitions in the rule for facility, person, owner, owner-operator of renovation/demolition activity



POTENTIAL REVISIONS - NOTIFICATIONS

- ✓ Use only the Online Web Application
 - Remove sections referencing paper notification
- Clarification: Notifications shall be completed & submitted by person doing the actual work
- ✓ Require the Certified Asbestos Consultant (CAC) contact information on the notification
- ✓ Require copy of Survey with notification
- ✓ Provide schedule of intended operations along with the Notification



POTENTIAL REVISIONS - SURVEYS

- \checkmark Survey shall be included with the notification
- ✓ No composite sampling techniques allowed for compliance with Rule 1403 requirements
 - Clarify homogenous sampling
 - Minimum quantity of slides mounts
- ✓ Clarify number of samples required for proper assessment
- ✓ Survey shall include Chain of Custody

| sendor I | | Niferice | Bower Jones | | 29823.267 | | C'State Survey | Rey 7/15/ |
|--------------------------|--|---|----------------------------|------------------|-----------|------------------|----------------|-----------|
| replotor pare. Nortcatco | | Notasta | harveye Jones | and any response | | | - cereby he wy | |
| CORL DW | | | Coupe PSym | | | | | |
| | | | | 674 | | | 555 | 76 |
| | | | | | | | | |
| rung Cen | Label By | | | Phase | | | Ches | DR. |
| Rule 1403 | Asbestos Survey Documentation Requirement | | | e* | 40CFR763 | In Co | mplance | Misc. |
| diA | Thoroughly inspected the facility for ACM and assumed AC where the demolitoryrenoustion will occur | | | ACM | 854 | Гуез | IT No | |
| diA | Identified all flable and nonflable types of ACM and assumed ACM | | | 85a4 | Γ'Yee | E No | | |
| 6144 | Quantified all the frable and nontrable ACM and assumed ACM | | | | L. A. | L. W | | |
| | Submitted a CAC signed survey report with the company logo/headings and contact information | | | 8594vA | Гтия | [No | | |
| 5900 | Documented the name, address and phone # of the person(s)th performed the inspection(s) | | | | Aivte38 | [Yes | l' no | |
| \$900 | Documented the OSHA contribute # of the person(s) that performed the inspection(s) | | | e | 65a4vA | Гтек | l‴ № | |
| (6)(8) | Documented the dates the survey was performed | | | | Avhe23 | □ Tres | I" NO | |
| (10,714) | A litting of all suspected materials containing any assestios. # listing of all samples collected, and a svetch of where the samples were taken | | | | 65a4vB | □ Tres | [" N0 | |
| (400) | Documented the same, address and phone # of the lab used for sample analysis | | | | 874 | Tres | IT NO | |
| $(N_{i}^{\prime}(0))$ | Documented the NVLAP approval # of the lab used for sample analysis | | | | 87a | Γ'γes | IT NO | |
| 00,745 | Documented the sampling protocols (763.80) and lab tast method used for asbestos analysis (703.87) | | | | 85 & 87 | IT YES | I" NO | |
| (8)/410 | partial rer | Described the facility included any structural damage gire, partial reno, etc) | | | | Γ _{Yes} | [No | |
| w. | Provided proof of CalifOSHA certification as a Certified Ast Consultant (CAC) | | | | 85anoA | Γ _{Ye} | Ľ № | |
| 21 | respector | Sampled the suspect ACM in accordinge with the AHER respection protocol | | | 86 | ∏ Yaa | ſ~∞ | |
| | Assessed the ACM condition for damage type and rating in percent. | | | | 88640 | ∏ ves | F № | |
| 82 | Analyzed samples at a NVLAP lab by PLM or SCACMO Meth 300-91 | | | | 87 | ["Yes | IT No | |
| • | Included a table summary of findings listing all ACM and non-ACI materials RECPORT Statues 1, BAPTIAN, and EN4ED41X for minimum screek registrators. | | | | 85ertvi8 | Гуез | IT No | |
| Comment | | and a set of the set to be | and a second terrory regar | | | | | |
| | | | | | | | | |

POTENTIAL REVISIONS - SAMPLING

- ✓ 3 slide mounts required for PLM
- ✓ Minimum 3 samples for each suspected ACM
 - AHERA requirements
- $\checkmark\,$ If asbestos result is less than 1.0% by PLM:
 - CAC may assume material is ACM and, thus, subject to Rule 1403 or perform a more precise analysis
 - Homogenous sampling



TENTATIVE SCHEDULE

| Working Group Meeting #1 | May 25, 2018 |
|-------------------------------------|-------------------|
| (Additional) Working Group Meetings | As Needed |
| Public Workshop | August 29, 2018 |
| SSC | November 16, 2018 |
| Public Hearing | December 7, 2018 |

COMMENTS & QUESTIONS

Rule 1403 – Asbestos Emissions from Demolition/Renovation Activities

For more information, questions, or comments: Please contact:

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