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**REQUIREMENTS FOR THE DISTURBANCE OF LEAD IN CONSTRUCTION**

**PART 1.0 GENERAL REQUIREMENTS**

**1.1 Introduction**

These specifications are designed to minimize and control potential lead hazards during the disturbance of materials that contain lead. These procedures and precautions apply to the disturbance of lead that may result from the preparation of surfaces prior to painting, from the drilling into, cutting into, or removal of building components containing or covered with lead, or the demolition of buildings and/or structures that contain lead either in or on their surfaces.

The primary focus of these specifications is to address the work practices and procedures that the Contractor and/or other subcontractors must follow when conducting activities that may disturb lead in paint or other coatings or lead in ceramic tile glaze.

An asbestos inspection was conducted by Entek Consulting Group, Inc. for the Luther Burbank High School Cafeteria Project and a report was prepared on September 4, 2024. The report includes all suspect building

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The requirements of this specification apply to all employers who have employees who may reasonably be exposed to lead on this project. This includes the Contract w



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**Dust or Debris** - Any visible dust or debris remaining in work area will be considered lead-containing residue.

**Entek** - Entek consulting Group, Inc. This is the Lead Project Monitoring/Management Firm for this project, and is the employer of the Project Monitor used on this project.

**EPA** - U.S. Environmental Protection Agency, a Federal agency that developed and enforces various asbestos and lead regulations.

**HVAC** - Heating, ventilation and air conditioning system.

**HEPA Filter** - A high efficiency particulate air filter capable of removing particles 0.3 microns in diameter from an air stream with 99.97% efficiency.

**HEPA-Filtered-Vacuum Recovery System** - This is a mechanical tool that has a shroud or covering over the area of a surface disturbed by a mechanical system in order to eliminate dust.

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**Owner** - Property owner where the disturbance of lead will take place. For example, this may be a private building owner or manager, a government body such as a city or county agency, a military base, or a Owner district. This includes the Owner's authorized representatives and employees.

**PEL** - Permissible Exposure Limit (as used in 8 CCR 1532.1)

**Permissible Exposure Limit (PEL)** - Airborne exposure to lead above  $50 \mu\text{g}/\text{m}^3$  over an eight-hour, time-weighted average as discussed in 8 CCR 1532.1. Typically, when employees are exposed over the PEL, the employer must provide blood testing, respirators, protective clothing, shower decontamination, CDPH certification, regulated areas, and air sampling.

**Poly** - Flame-retardant polyethylene sheeting used to seal critical barriers, create cleaning barriers and drop layers, and to protect surfaces from damage or contamination.

**Primary Contractor** - The Contractor may not work directly for the Owner but instead subcontract with another contractor such as a general contractor or demolition contractor. The Primary Contractor is the entity responsible for hiring the Contractor if it is not the Owner.

**Pre-start Meeting** - Meeting held before the beginning of the project in which final details of the project are discussed and Contractor provides information.

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**Submittals** - Pre-construction, interim construction, and post construction documents submitted by the contractor to the Owner as indicated in General Requirements and Bidding Requirements.

**Trigger Task** - Term commonly used to describe the tasks described by Cal/OSHA in 8 CCR 1532.1 (d)(2). These are tasks or activities that Cal/OSHA believes are expected to result in airborne exposures over the PEL until air monitoring proves otherwise. In brief, trigger tasks include manual demolition, scraping, sanding, using HEPA-attached equipment, using heat guns to remove lead paint, welding, torch cutting, and using other more aggressive techniques. (This is a summary list and does not list all tasks that are considered trigger tasks.) In addition, trigger tasks include any activity reasonably expected to result in airborne exposures to lead above the Permissible Exposure Limit.

**View Ports** - Clear windows into the regulated work area that allow authorized persons to view work activities inside the regulated area without entering the area. The view ports must be of sufficient number, constructed of materials of sufficient clarity, and be located in areas determined and/or approved of by the Project Monitor. All regulated work areas including mini-enclosures will require view ports unless specifically determined not to be feasible by the Project Monitor.

**Visible Emissions** - Any emissions containing particulate material that are visually detectable without the aid of instruments. For example, dust, debris, and water leaks are considered visible emissions.

**Waste Load-out/Transfer System** - A decontamination system utilized for transferring containerized waste from inside to outside of the work area. A series of connected rooms used for the load-out of lead-containing materials that have been properly containerized.

**Waste Bags** - Waste bags for lead-containing waste must be a minimum of six-mil thickness. In general, double bagging will be required.

**Waste Containers** - Waste containers are the containers into which lead-containing waste is placed. They may be bags of at least six-mil thickness, metal or fiber barrels, or other containers such as cardboard boxes approved by the Project Monitor. The Contractor is responsible for assuring that the type of container chosen is acceptable to the waste landfill to which the waste will be transported. Waste containers must be labeled according to the requirements of the California Department of Occupational Safety and Health (Cal/OSHA), Department of Toxic Substances Control (DTSC), Department of Transportation (DOT), and the Environmental Protection Agency (EPA).

**Waste Transfer Airlock** - A decontamination system utilized for transferring containerized waste from inside to outside of the work area.

**Wet Cleaning** - The process of eliminating lead contamination from building surfaces and objects by using cloths, mops, or other utensils which have been dampened with water and afterwards thoroughly decontaminated or disposed of as lead-contaminated waste.

**Work Area** - Designated rooms, spaces, or areas of the project in which the disturbance of lead is to be undertaken or which may become contaminated as a result of such action. A contained work area is a work area which has been sealed off from adjacent areas.

**Work Plan** - Contractor's written plan describing how the Contractor will perform the work in compliance with these specifications. The work plan shall include information on preparation of the work area, personal protective equipment, employee experience, training and assigned responsibilities during the project. It will also list decontamination procedures for personnel, work area and equipment, removal methods and procedure assigned to



**Worker** - A person who successfully meets the training requirements for the disturbance of lead as described in these specifications.

**8 CCR 1532.1** - Chapter 8 of the Labor Code, California Code of Regulations, Section 1532.1: Lead (Known as the Lead Standard for the Construction Industry)

**8 CCR 1544** - Chapter 8 of the Labor Code, California Code of Regulations, Section 1544: Respiratory Protection Standard.

### **1.3 Regulatory Compliance**

Various agencies regulate work that disturbs lead-containing materials. The following is a summary of the most important agencies and regulations that apply during the disturbance of lead during construction work. This list is not to be considered comprehensive. The Contractor is responsible for complying with all applicable federal, state, and local regulations that may apply to the specific work they are conducting.

#### **1.3.1 Environmental Protection Agency (EPA)**

Lead: Identification of Dangerous Levels of Lead; Final Rule (40 CFR Part 745 Subpart D)

The EPA defines lead-based paint as paint and coatings that contain lead in concentrations equal to or more than one milligram per square centimeter (1 mg/cm<sup>2</sup>), 5000 parts per million (5000 ppm), or one half of one percent (0.5%) by weight. EPA regulations apply to all housing and child-occupied facilities built before 1978. When the term "lead-based paint" is used in the context of these specifications, the term is used only to refer to paint that contains lead in concentrations equal to or greater than that defined by the EPA as lead-based paint. This is to differentiate lead-based paint from the term "lead-containing paint" as used for compliance with Cal/OSHA.

#### **1.3.2 Housing and Urban Development (HUD)**

Requirements for Notification, Evaluation and Reduction of Lead-Based Paint Hazards in Federally Owned Residential Property and Housing Receiving Federal Assistance (24 CFR Part 35)

The HUD Rule for Federal Housing (shortened name) applies to all residential properties built before 1978 that receive Federal financial assistance. This regulation uses the same definition of lead-based paint as the EPA. The work practices and procedures described in these specifications are designed to comply with occupant and worker protection regulations as mandated by OSHA and Cal/OSHA regulations for work that disturbs lead and **are not** designed to comply with all the requirements of 24 CFR Part 35. Should this project be covered by this regulation, the Owner may require additional practices and procedures in the scope of work for activities conducted in properties covered by the HUD Rule for Federal Housing.

#### **1.3.3 California Department of Public Health (CDPH)**

Accreditation, Certification, and Work Practices For Lead-Based Paint And Lead Hazards (Title 17, CCR, Division 1, Chapter 8, Sections 35000-361000)

This regulation primarily applies to residential and public buildings located in California. The definition of a public building is one that is "generally accessible to the public." Some aspects of this regulation, particularly those that pertain to the definition of "presumed lead-based paint" and the containment, and I a"

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1978 or a Owner built after 1992. Therefore, the paint in all owner's buildings covered by this project that were constructed before 1993 must be treated as lead-based paint unless tested and proved otherwise as described elsewhere in these specifications.

The CDPH regulation differentiates between work that disturbs lead as part of renovation or maintenance work and work that disturbs lead as part of "abatement" work as defined in Title 17. The work practices and procedures described in these specifications are designed to comply with occupant and worker protection regulations as mandated by Cal/OSHA regulations for work that disturbs lead as part of renovation, demolition,

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they contain very small amounts of lead. The standard sets an "Action Level" for airborne lead at or above  $30 \mu\text{g}/\text{m}^3$  over an eight-hour-time-weighted average. Typically

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**Unless stated otherwise in these specifications, or directed otherwise by the Project Monitor, the Contractor and/or subcontractors shall NOT submit Form 8551, "ABATEMENT OF LEAD HAZARDS," to the CDPH since that form provides inappropriate notice for the work done on this project since no lead "abatement" as defined by CDPH will be conducted as part of this project.**

### **1.5 Lead Training Requirements**

At a minimum, the Contractor and subcontractors must

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The training must comply with the training requirements as listed 8 CCR 1532.1 (l)(1)(B) and (l)(2)(A-H). In summary, the standard requires the worker to be trained in series of subjects. The length of training depends on the experience and previous training of the worker, the type of work they will conduct, and whether or not they already have been trained and approved to wear respirators. Workers receiving this training and conducting this type of work will typically need to wear respirators and protective clothing while they conduct the work.

An environmental contractor, or a contractor with environmental work experience, previous training, and a written respiratory protectb

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### **1.5.4 Required Training for Projects Involving Disturbance of Lead-Based Paint in Child Occupied pre-1978 Homes, Child Care Facilities and Pre-schools**

Workers and supervisors must be trained in accordance

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**Note:** If a Contractor or subcontractor is found conducting lead-related work not specifically mentioned and described in the compliance plan, the work will be stopped until a compliance plan including that work is submitted,

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- g. Manufacturers' certifi



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**1.7 Third-party Oversight**

The Owner is utilizing the services of Entek Consulting Group, Inc. (Entek) as an independent third-party consultant to provide oversight of all work that disturbs lead on this project. The Contractor shall treat this third-party consultant as a designated representative of the Owner. The third-party consultant for this

**1.9 Notification of Employers of Employees in Adjacent Areas**

The Contractor and subcontractors who will disturb lead are responsible for ensuring that employers of employees in areas adjacent to the work being conducted have been notified that work disturbing lead will take place.

Typically this notification is in addition to the posting of lead regulated area signs. In summary, this notice shall be provided to all other contractors and subcontractors in areas adjacent to the work. Those employers must be notified in advance of any upcoming work that will disturb or impact lead in a manner that may generate airborne levels of lead that could present a potential exposure to workers at or above the Permissible Exposure Limit (PEL) as defined in 8 CCR 1532.1. This notice shall also provide information on the control measures being implemented and a warning that the employer's employees are to remain outside of the posted regulated areas. The Contractor and/or subcontractors anticipating the need for such notification shall coordinate this notification with the Owner and/or Primary Contractor.

**1.10 Suspension Of Work**

The Owner and/or Project Monitor may suspend all work that disturbs lead if any controls (such as barriers) fail, if debris known or suspected to contain lead is detected outside the containment, or if work is on the exterior of a structure and wind speeds are more than fifteen miles per hour, or if in the judgement of the Project Monitor, other factors exist that determine the work must be stopped because of the potential for the creation of lead dust. If wind speeds are less than 15 mph, the Project monitor may suspend work if the Project Monitor determines that the work must be stopped because of the potential for the creation of lead dust.

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be able to assist the contractor and/or subcontractor in determining if tes

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**2.5 Personal Protective Equipment**

The Contractor shall

**3.2 Compliance With Requirements For The PEL and Action Level**

Contractors and subcontractors strictly adhering to the requirements listed in these specifications who conduct minimal disturbance of lead such as by the conduction

**3.3 Work Involving Whole Component Removal Or Demolition Of Entire Structure**

Intact lead-containing paint on construction debris is generally not considered a hazardous waste in California. However, loose and peeling paint on structures may result in all construction debris from that site being considered a hazardous waste.

Therefore prior to the demolition or removal of painted material and the disposal of that material, all loose, peeling or flaking paint must be removed. This includes objects such as fences, built-in furniture or cabinets, other similar structures, as well as entire structures being demolished.

Any paint debris generated during this work must be separated into appropriate waste streams and handled as a hazardous waste, or as deemed appropriate as discussed in Part 3.11 Lead Waste Management.

**3.4 Prohibited Work Practices**

The following work activities are prohibited on the project:

- a. Open-flame burning or torching.
- b. Machine sanding or grinding of lead materials or surfaces coated with lead unless the machine is equipped with a HEPA-filtered-vacuum recovery system.
- c. Un-contained hydro-blasting or high-pressure washing.
- d. The use of power washing to remove loose and peeling paint.
- e. Abrasive blasting or sandblasting without a HEPA-filtered-vacuum recovery system or done outside of a negative pressure enclosure.
- f. Heat guns operating above 1,100 EF.
- g. Dry scraping, except for limited areas where electrical hazards create a higher risk than lead or unless specifically approved by the Project Monitor.
- h. Use of methylene chloride based paint strippers.

**3.5 Competent Person**

The Contractor and/or subcontractors disturbing lead shall have a competent person (as defined by Cal/OSHA for construction activities) onsite at all times to supervise and oversee all activities which may disturb materials containing lead.

The above requirement is not required for environmental contractors conducting work limited to the removal of loose and peeling paint on structures scheduled for demolition. In those situations 'pai In those situations, the contractor shall have a competent person onsite at all times to supervise and oversee all activities which may disturb materials containing lead.

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*demonstrated, the Project Monitor may not require the certification. If the Project Monitor may not*



Should the disturbance of paint involve removing paint from the exterior of a window, then the Contractor or subcontractor must seal the inside of the window with two layers of six-mil thick poly. The Project Monitor will typically waive the requirement to seal the inside of the window with two layers of poly if the disturbance of lead involves less than 5% of the painted surface area of an exterior window.

Those in adjacent areas must be kept a sufficient distance from any chance of encountering lead dust and debris. Therefore the Contractor shall erect barrier tape at a distance sufficient enough from the poly barriers to ensure that those passing by the area are not directly adjacent to the poly containment barriers. In general, the barrier tape should be at least five feet from the edge of the poly placed on ground surfaces if those surfaces are accessible to unauthorized persons. The area off the poly sheeting, but inside of the barrier tape, is still part of the regulated area however and is not allowed to have any lead dust or debris present at any time.

The Contractor and/or subcontractor must post the regulated area sign as described in 8 CCR 1532.1 (m) (WARNING, LEAD WORK AREA, POISON, NO SMOKING OR EATING.) The posting may be done by wording on the barrier tape or by suspending OSHA-approved signs with the wording on the tape barriers or on readily apparent surfaces visible to persons outside the area.

All those entering the regulated area must sign in on a roster that documents their presence in the area. This roster must be provided the Owner and/or Project Monitor on a daily or weekly basis as determined by the Project Monitor.

Work disturbing lead shall not be conducted on exterior surfaces if wind speeds are greater than 15 miles per hour or, in the judgement of the Project Monitor, pose a risk of blowing lead dust or debris out of the regulated area.

In addition, for work done on ladders or man lifts, the Project Monitor is likely to require the workers to scrape loose and peeling paint directly into a container, rather than let the loose debris float down and possibly off the containment barrier. Typically the Project Monitor will allow the workers to scrape loose and peeling paint into a cardboard box held in one hand while scraping with the other hand.

Work must stop and cleanup occur before rain begins.

The Contractor shall not leave debris or poly sheeting out overnight if work is not completed. The Contractor shall keep all debris in a secured area until final disposal.

### **3.6.2 Interior Site Preparation & Containment**

For interior work site preparation, one layer of six-mil poly sheeting must be placed on the entire floor. However, the entire floor area need not be covered by poly for large interior areas where the disturbance of lead is limited to the perimeter of the area. If the entire floor area is not covered with poly, the poly must extend out a minimum of ten feet from those areas where lead will be disturbed. The poly sheeting must be secured to the wall using tape so there is no gap between the floor and the wall. The poly must also be secured to the floor.

If individual rooms are being worked in, seal all doorways with a primitive airlock flap to prevent contamination of other areas of the building. Post the regulated area signs, as required by 8 CCR 1532.1 (m), at the entrance to the regulated area and all other entry points to the area.



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Work involving the demolition of less than 100 square feet of lead-containing material,

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1. The three-stage decontamination unit with shower must be contiguous with the containment unless determined infeasible by the Project Monitor.
2. The worker decontamination enclosure system shall consist of at least a clean room, a shower room, and an equipment room, separated from the work area by airlock chambers



For work that does not exceed the PEL, and/or does not include the disturbance of more than 100 square feet of material, the Contractor and/or subcontractor must assure that a hand-washing station is available and used by the supervisor and workers. For work that exceeds the PEL, or involves the breakage of ceramic tile in amounts over 100 square feet, the Contractor must ensure that workers shower, at a minimum at the end of the work shift as required by 8 CCR 1532.1.

### **3.6.5 Avoiding Contamination Of Adjacent Areas By Proper Decontamination**

Should the Owner and/or Project Monitor discover that an occupant of the regulated area left the regulated area without properly decontaminating, the Contractor will be required to clean the adjacent areas that in the opinion of Project Monitor may have been exposed to lead dust or debris from this action. Failure to properly decontaminate is demonstrated by wearing protective clothing outside the regulated area that was previously worn in the area or by wearing footwear outside the regulated area that was not properly covered and/or decontaminated. The failure to adequately decontaminate will trigger the following cleaning. In all areas determined necessary by Project Monitor, the Contractor will be required to HEPA vacuum, then wet wash, then HEPA vacuum again all potentially contaminated areas and items to the satisfaction of the Project Monitor. The Project Monitor will not need to demonstrate the need for this cleaning by the presence of visible dust and will not need to collect settled dust samples in order to require the Contractor to implement the cleaning routine.

### **3.6.6 Approval Prior To Start Of Work**

The Project Monitor shall visually inspect any regulated area for compliance with this specification before the contractor and/or subcontractor may begin work that may disturb lead. The contractor and/or subcontractors may not begin work disturbing lead without approval from the Project Monitor. The contractor and/or subcontractor must contact the Project Monitor sufficiently in advance of needing the visual inspection and coordinate with the Project Monitor in order to minimize any delays resulting from the need for this visual inspection.

Typically, once the Project Monitor has reviewed the contractor and/or subcontractors regulated work area set up, the work site supervisor will be told that they may start work at future regulated work areas without prior authorization from the Project Monitor as long as they assure the Project Monitor that the containment and work practices will be implemented as approved by the Project Monitor.

### **3.7 Wet Work Practices**

Unless determined infeasible by the Project Monitor, all disturbance of lead-containing materials must utilize wet methods for dust suppression.

### **3.8 Prompt Cleanup Of Debris**

Removed lead-containing material shall be kept wet and promptly placed in the type of waste containers required by this specification. The Contractor and subcontractors are encouraged to place debris in containers shortly after it has been removed. However, at a minimum, all bulk debris must be containerized before any work stoppages such as for breaks, lunch, or the end of a shift. Bulk debris must be kept adequately wet until it is containerized. The Contractor must plan only to disturb amounts of material that can be cleaned up and containerized before the next work stoppage. Delays and additional costs incurred by the Contractor for failing to adequately calculate the amount of time needed to clean up debris will be the sole responsibility of the Contractor. For example, if a crew must work overtime to containerize debris before ending the shift, those additional costs are the sole responsibility of the Contractor.

The Contractor and/or subcontractor must not allow excessive amounts of dust and debris to gather on the floor containment barriers. If in the opinion of the Project Monitor, too much debris is being allowed to gather on the floor poly, the Project Monitor will require the Contractor or subcontractor to either assign a worker to conduct continual cleanup, or the workers scraping paint or conducting other work disturbing lead will have to contain the debris before it falls to the ground. Typically this is done by scraping paint directly into a cardboard box held by the worker as he or she scrapes off the loose and peeling paint.

**3.9 Final Cleanup Of The Work Area****3.9.1 Exterior Work Areas**

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For interior work, the Project Monitor will conduct a thorough visual inspection for dust and debris that may be related to the disturbance of lead. All surface areas must be clean. Residue dust will be assumed to contain lead and must be cleaned.

Until told otherwise by the Project Monitor, the supervisor shall notify the Project Monitor when the supervisor believes the work is complete and ready for a visual inspection. Prior to calling the Project Monitor for the visual inspection, the supervisor must personally inspect the area and determine that it is clean and ready for a final inspection.

The Project Monitor typically will not collect dust wipe samples to verify the cleanliness of an area unless specifically stated otherwise elsewhere in these specifications. However, dust wipes may be collected in either of the following circumstances. In both cases the supervisor will be told of the possibility of the collection of dust wipes and encouraged to conduct extra cleaning of the areas.

- a. Ceramic Tile Removal Closely Adjacent To Kindergarten Classrooms, Daycare Facilities, or Food Preparation Areas Including Kitchens and Eating Areas.

The Project Monitor is likely to conduct dust wipe sampling on the floor in the area between the decontamination unit and occupied areas of the property where children under the age of six routinely may be present. The supervisor will be told in advance that this testing will take place and is encouraged to clean the area between the decontamination area and where the sample will be collected. This sample will be collected within 20 feet of the decontamination chambers unless the Project Monitor believes that poor work practices or decontamination procedures have contaminated the area as discussed below.

- b. Failure To Comply With Work Practices, Engineering Controls, Or Decontamination Procedures

If in the judgement of the Project Monitor, the Contractor and/or subcontractor has not followed the rth



**3.11.1 Waste Water Discharge Permits**

Many local sanitation districts require the completion and submission of a waste discharge permit prior to allowing the use of power washers. Therefore, prior to performing power-wash operations, the Contractor must obtain a Wastewater Discharge Permit for Surface Washers, if required, from the local Sanitation District, Water Quality Division; Industrial Waste Section, and adhere to the permit requirements. It is the Contractor's responsibility to obtain and properly fill out a current copy of this permit if it is required.

**3.11.2 Required Work Practices For Power Washing**

Where power washing of exterior surfaces of buildings coated with lead-containing paint(s) or seal coats is specified, or in those areas where the Contractor opts to use power washing to prepare surfaces, all of the following conditions must be met prior to uncontrolled washing without waste water control/collection measures. The following test is conducted prior to allowing the beginning of full power washing in order to verify that measurable amounts of lead are not being released by the washing process. Once it is determined that the washing process does not release lead, the Contractor will be allowed to proceed with power washing with only minimal additional requirements.

- a. The Contractor in coordination with the Project Monitor shall select a minimum of one test area typical of the surfaces to be power washed. This area shall be 100 or more square feet in area. On some sites where the building surfaces are different, the Project Monitor may require more than one area to be tested.
- b. The Contractor shall construct a floor containment for the

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- g. The Project Monitor will notify the Contractor as soon as the results of the testing process are known. The Project Monitor and the Contractor will need to discuss alternatives to power washing in the unlikely situation that the water test shows lead contamination in the runoff water.
- h. The Contractor shall assume that the testing and water analysis process will take a total of three work days. For example, if the test is done on the morning of the first day, the water samples will arrive at the laboratory on the morning of the second day. The results of the sampling process will be available on the afternoon of the third day. Since no power washing will be allowed until this testing process shows acceptable results, the Contractor must build this testing process into the work schedule. The Contractor may choose to accelerate the testing process but this will mean that the Contractor, rather than the Owner, will pay for the transportation of the samples to the laboratory and for the rush laboratory analysis. Even under "rush" conditions, it is very unlikely that the entire process could be completed in one day. The Contractor may want to schedule the testing process prior to the completion of other paint preparation work in order to have the results by the time the paint preparation work is complete.
- i. Upon receiving approval to begin power washing, the Contractor will be allowed to proceed power washing the building. The Contractor must, however, notify the Project Monitor 24 hours in advance of the beginning of power washing in order for the Project Monitor to monitor the process should he or she feel that is appropriate.
- j. Employee protective measures such as disposable clothing and respirators will not be required as power washing is not likely to result in airborne exposures of lead above the Action Level.
- k. Waste water produced from power washing operations which does not contain chips of paint may be allowed to soak into the ground below the area being washed. If the area located below or around the surface to be washed does not allow for absorption into the ground, the water must be directed toward an area on the property that will allow for absorption into the ground or evaporation.

**3.12.1 Lead Waste Testing**

The Contractor must conduct appropriate waste stream characterization testing and/or filtering prior to disposal of waste products such as water, sand, paint chips, vacuum debris, and filters generated during surface preparation activities. Once completed, the test analysis results must be submitted to the Owner and/or Project Monitor for review. The Contractor is responsible for all costs associated with waste stream testing. Contractors may choose to avoid some waste testing by presuming that the waste is a lead hazardous waste. Waste must be tested if the Contractor wishes to treat it as a non-hazardous waste.

The Contractor may not remove or dispose of the identified materials from the job site until this review has been completed and the Contractor has been informed by the Owner and/or Project Monitor of their concurrence that the materials have been properly tested and meet the requirements allowing the materials to be classified as non-hazardous.

**3.12.2 Uniform Hazardous Waste Manifests**

For all hazardous waste that requires an EPA manifest, the Contractor must coordinate with the Owner for signature of the manifest. In general, the Contractor must notify the Owner a minimum of 24 hours in advance of the need for a signature. Hazardous waste cannot be transported without an authorized signature so it is the responsibility of the Contractor to coordinate with the Owner the time waste transporters will need the signature. Delays resulting from the failure of the Contractor to obtain an authorized signature from the Owner will be the sole responsibility of the Contractor, unless the Owner was provided 24 hour in advance notice and the transporter arrived on time during the regular work hours of the Owner.

**3.12.3 Waste Containers**

All debris generated in the regulated work area shall be placed in DOT approved containers. The containers shall be leak tight and meet the requirements as stated in these specifications.

If in the judgement of the Project Monitor, the Contractor's method of containerizing debris is inadequate and either results in the release of dust or debris or is reasonably expected to result in such a release, the Contractor will be forbidden to continue waste containerization or load out until the containers meet the approval of the Project Monitor. This may result in the Contractor being required to change from one type of container to another. It must be understood that the Contractor is responsible for proper containerization of waste and therefore, will be required to provide for adequate and appropriate containers regardless of cost incurred due to failure of one system of containerization being required over another.

If utilizing bags to contain lead hazardous waste, two bags at least six-mil in thickness must be used. The inner bag may be sealed with adequate amounts of tape necessary to secure the opening of the bag. Only the second or final bag must be gooseneck sealed.

Regardless of the wastes characterization or designation as construction debris or hazardous waste, all waste containers shall be stored in designated and secure areas separate from the work area prior to testing and/or disposal.

The Contractor is responsible for proper storage and labeling of all hazardous waste containers while they are being used as storage and before they leave the job site according to the requirements of DTSC and DOT.

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a. \_\_\_\_ A written lead compliance plan in compliance with 8 CCR 1532.1 must be provided that includes the following:

1. \_\_\_\_ A description of

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3. \_\_\_ Proof of CDPH lead certification for those workers who will conduct trigger tasks as defined in 8 CCR 1532.1 (d)(2) or will reasonably be expected to be exposed to airborne levels of lead above the PEL. This is required for this work on all projects that will disturb more than 100 square feet of lead-containing material. *(Proof of certification will be a currently valid CDPH certification card as a worker or supervisor. Workers who can show proof of a valid course completion form and application being submitted to CDPH, will be allowed to work while awaiting full certification from CDPH.)*
  
4. \_\_\_ Proof of current CDPH certification as a lead supervisor for the on-site competent person for projects involving the conduction of trigger tasks or other activities

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provided for and may be used in areas where airborne levels of asbestos and/or lead may be present.

- n. \_\_\_\_ Submit emergency plans. At a minimum submit the following:
  - 1. \_\_\_\_ Submit non-emergency telephone numbers, other than 911, for the appropriate Police, Sheriff, and Fire Departments.
  - 2. \_\_\_\_ Name, pager or cell phone numbers of the on-site supervisor and his immediate company supervisor.
  - 3. \_\_\_\_ Submit detailed written directions from the project site to the medical facility to be used in case of an emergency. Include a map which sufficiently shows the route to be taken from the site to the designated medical facility.
  - 4. \_\_\_\_ Submit written emergency procedures pertinent to the work to be performed and which can be implemented by site personnel if the need arises.
- o. \_\_\_\_ Local sanitation district Wastewater Discharge Permit for Surface Washers (if required).
- p. \_\_\_\_ Cal OSHA Notification. This is required for this work on all projects that will disturb more than 100 square feet of lead-containing material.
- q. \_\_\_\_ RRP Notification. This is required to be submitted to the District if lead based paint will be disturbed in areas occupied or used by children under the age of six, such as Kindergarten or young child daycare.

The above listed documents must be provided in the time specified in the project documents prior to the start of work that will disturb lead. Under no circumstances will workers or supervisors be allowed to work on this

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**This Specification was Developed By:**

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