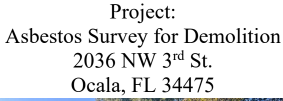




Environmental Monitoring, LLC.

◆Asbestos, Lead Paint and Construction Air Monitoring ◆Consulting ◆Bulk Sampling for Laboratory Analysis◆ (352) 203-4081 email: robpbo3@gmail.com or rrasmussen72@gmail.com
FL Licensed Asbestos Business Organization No. ZA527 U.S. EPA Certified Lead-Based Paint Activities Firm No. NAT-F178890

November 15, 2023





Client: City of Ocala Code Enforcement 210 SE 3rd St. Ocala, FL 34471



Unofficial without seal Peter Swarr, PE #44159FL LAC #63

Signed ele tronically 11/17/23 by Peter C. Swarr, PE

6548 SW 131st Place Ocala, FL 34473

B - 1

352.203.4081

Asbestos Survey for Demolition 2036 NW 3rd St. Ocala, FL 34475

According to your instructions PbO_3 Environmental Monitoring, LLC. has completed an asbestos survey at the subject property (Project). The following pages of this report contain the results of this inspection. This asbestos inspection report presents data that describes the location of asbestos-containing material (ACM) identified only within the project scope. This report is to be used as a program-planning tool for any proposed demolition, renovation, construction and/or maintenance activities scheduled at this facility. This survey was conducted on site by EPA/AHERA trained professional inspector.

Suspect materials not previously identified in this report may be encountered during any renovation or demolition. These materials should be assumed asbestos containing material until sample collection and subsequent analysis prove otherwise.

This report is intended for the exclusive use of our client. The findings are relevant to the conditions observed during the physical process of performing the Inspection. These findings should not be treated as absolute, nor should they be relied upon to represent conditions at significantly later dates.

PbO3 Environmental Monitoring, LLC.

1/E

Robert Rasmussen Building Inspector Asbestos License # ZA527

1.0 INTRODUCTION

*PbO*³ was contracted by our client to conduct an Asbestos Survey of suspect asbestos containing materials found in the subject property.

1) Identify suspect asbestos-containing materials that would be disturbed during demolition and/or select renovations to this structure.

1.1 INSPECTION AND SAMPLING PROCEDURE

PbO₃ inspection and sample collection procedures are based on the Environmental Protection Agency (EPA) protocols.

An initial facility walk through is conducted to familiarize the inspector with the facility layout. The facility is then divided into functional available spaces that can be accessed. The suspect homogeneous materials are selected for bulk sampling. Samples are collected and placed into separate, sealed plastic bags. Each sample is individually numbered, and sample information is entered onto a Field Data Sheet. Sample tools are decontaminated after each sample collection. The samples are delivered to an accredited laboratory for analysis, accompanied by a completed Chain of Custody Form.

Suspect materials are divided into three categories: surfacing materials (such as plaster and surface coatings), thermal system insulation (TSI) (such as mudded TSI fittings, duct insulation, and pipe insulation), and miscellaneous material (such as floor tile, drywall, and mastic). Asbestos-containing materials are classified according to:

Friability * Friable

Non-friable

<u>Friable asbestos-containing material (ACM)</u>, is defined as any material containing more than one percent (1%) asbestos as determined using the method specified in Appendix A, Subpart F, 40 CFR Part 763, Section 1, Polarized Light Microscopy (PLM), that, when dry, can be crumbled, pulverized or reduced to powder by hand pressure. (Sec. 61.141)

<u>Nonfriable ACM</u> is any material containing more than one percent (1%) asbestos as determined using the method specified in Appendix A, Subpart F, 40 CFR Part 763, Section 1, Polarized Light Microscopy (PLM), that, when dry, cannot be crumbled, pulverized, or reduced to powder by hand pressure. EPA also defines two categories of nonfriable ACM, Category I and Category II nonfriable ACM, which are described later in this guidance.

<u>"Regulated Asbestos-Containing Material" (RACM)</u> is (a) friable asbestos material, (b) Category I nonfriable ACM that has become friable, (c) Category I nonfriable ACM that will be or has been subjected to sanding, grinding, cutting or abrading, or (d) Category II nonfriable ACM that has a high probability of becoming or has become crumbled, pulverized, or reduced to powder by the forces expected to act on the material in the course of demolition or renovation operations.

A particular suspect material may be found in several different locations within a facility. The EPA does not require that these materials be sampled in each location, provided the materials are of the same type, age, appearance, have the same date of installation, and are sampled in accordance with EPA requirements to provide statistically reliable data that can be extrapolated onto all remaining non-sampled areas.

Accredited inspectors determine the number of samples of each material to be collected, depending on the material's category and the amount of material present.

PbO₃ ENVIRONMENTAL MONITORING, LLC. 352.203.4081 Page 3 ASBESTOS LICENSE # ZA527

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The EPA's National Emission Standard for Hazardous Air Pollutants (NESHAP) regulations and the Florida Department of Environmental Protection (FDEP) Asbestos program regulate the removal and disposal of asbestos-containing building materials (any material containing more than 1% asbestos).

Asbestos NESHAP regulations must be followed for demolitions and/or renovations of facilities with at least 80 linear meters (260 linear feet) of regulated asbestos-containing materials (RACM) on pipes, 15 square meters (160 square feet) of regulated asbestos-containing materials on other facility components, or at least one cubic meter (35 cubic feet) of facility components where the amount of RACM previously removed from pipes and other facility components could not be measured before stripping.

1.2 METHODS OF LABORATORY ANALYSIS

Samples are analyzed in accordance with AHERA requirements using the following reference methods:

- EPA Interim Method for the Detection of Asbestos in Bulk Insulation Samples (EPA 600/M4-82020, December 1982).
- McCrone Research Institute's <u>The Asbestos Particle Atlas</u>.

All bulk samples are analyzed using PLM visual area estimate (VAE). Friable materials containing asbestos estimated at less than ten percent by PLM-VAE may be reanalyzed by PLM point counting. Additional treatment and tests may be used as required to accurately define composition (i.e., ashing, extractions, and TEM). All bulk sample laboratory reports are verified through an established quality assurance (QA) procedure.

1.3 QUALITY CONTROL PROCEEDURES

Laboratories accredited by the National Voluntary Laboratory Accreditation Program (NVLAP) analyze all samples. These laboratories participate in the NVLAP, as well as the American Industrial Hygiene Association (AIHA) Bulk Asbestos Sample Quality Assurance Program. *PbO*₃ verifies all sample data for accuracy by cross-referencing Field Data Sheets, Chain of Custody Forms, and field notes.

1.4 DETERMINATION OF ACM CLASSIFICATION

The positive identification of asbestos in a material or product can only be made through laboratory analysis. Visual inspection or common knowledge is not a positive test. The asbestos content of a suspect material is determined by collecting a bulk sample and having it analyzed by PLM. The PLM technique determines the specific type of asbestos present in the bulk sample and VAE provides an estimate of the percentage of asbestos.

The EPA National Emission Standards for Hazardous Air Pollutants (NESHAP) - National Emission Standard for Asbestos (40 CFR Part 61, subpart M) defines a non-friable asbestos-containing material as any material with an asbestos content greater than one percent as determined by PLM analysis. A friable material estimated to contain less than ten percent asbestos as determined by PLM-VAE must be analyzed by PLM point counting and determined to contain less than one-percent asbestos in order to be considered a non-regulated ACM.

A clarification memorandum issued by the EPA regarding the NESHAP regulation included the following statement:

The parties legally responsible for a building (owner or operator) may take a conservative approach to being regulated by the NESHAP. The responsible party - may choose to act as though the building material is an asbestos-containing material (greater than 1%) at any level of asbestos content (even less than 1% asbestos). Thus, if the analyst detects asbestos in the sample and estimates the amount to be less than 10% by visual estimation, the parties legally responsible (owner or operator) of the building may elect to assume the amount to be greater than 1% and treat the material as regulated asbestos containing material or require verification of the amount by point counting.

1.5 INSPECTION LIMITS

PbO3 has performed the Client requested tasks in a thorough and professional manner consistent with commonly accepted standard industry practices, using state of the art practices and best available known technology, as of the date of the assessment. PbO3 cannot guarantee and does not warrant that this Asbestos Survey has identified all adverse environmental factors and/or conditions affecting the subject properties on the date of the Assessment. PbO3 cannot and will not warrant that this Asbestos Survey that was requested by the client will satisfy the dictates of, or provide a legal defense in connection with, any environmental laws or regulations. It is the responsibility of the client to know and abide by all applicable laws, regulations, and standards. The results reported and conclusions reached by **PbO**₃ are solely for the benefit of the client. The results and opinions in this report, based solely upon the conditions found on the property as of the date of the Assessment, will be valid only as of the date of the Assessment. Please note that the test results relate only to those homogeneous materials tested. If conditions, or materials, other than those addressed in this report are encountered during the planned demolition activities, **PbO**₃ should be contacted to assess the potential impact of these materials or conditions relative to the findings or recommendations included herein. The survey was performed by observing suspect materials throughout the structure where accessible. We must emphasize that it is not possible to look within every location of a building. The visual survey documents only general locations of suspect materials but does not determine exact boundaries. Concealed locations of asbestos may exist at the subject property, and the levels may vary from those stated in this report. There may be variations in the composition of materials which appear similar. Materials may be hidden from view and not accessible. Hypothetical examples include floor tile hidden under carpeting, and not detected by our typical examination of the area under the carpet at a corner(s) or existing hole(s), an abandoned length of insulated pipe hidden within a finished wall, an asbestos-cement sewer vent pipe in the wall behind a toilet, asbestos paper/felt between hardwood flooring and the sub-floor or old vinyl floor tile covered over with plywood and newer flooring materials. No attempt was made to disassemble equipment or demolish structural elements and finishes as this is beyond the scope of our authorized services. Visual observations were made only at convenient locations, due to these limitations, wall voids, flooring under carpet, building cavities and mechanical equipment, and other areas may contain unreported asbestos-containing materials. Suspect materials not previously identified in this report may be encountered during any demolition activity. These materials should be assumed asbestos containing material until sample collection and subsequent analysis prove otherwise.

All fire doors should be assumed asbestos containing material since disassembly of locks and/or other work to access the door insulation is not possible.

We generally assume that roofing material, vinyl flooring and floor mastic contains asbestos, as asbestos roofing material, asbestos vinyl flooring and asbestos floor mastic are very common unless noted as sampled. Location *PbO*₃ ENVIRONMENTAL MONITORING, LLC. 352.203.4081 Page 5

and sampling of underground items, such as asbestos-cement pipes, would have been outside of the scope of the survey. Cloth jacketed electrical wiring if present, should be assumed asbestos containing material. Electrical wiring is typically not sampled unless the electrical system has been verified by our client as de-energized.

Electrical wiring is typically not sampled unless the electrical system has been verified by our client as deenergized. Swimming pools are not tested unless they are accessible and drained. Swimming pools should be assumed an asbestos containing material.

EPA 6001R-93/116 is the specified method for analysis of bulk material samples for asbestos under the EPA Asbestos Hazard Emergency Response Act, there have been reports that this method may not identify asbestos when fiber sizes are extremely small or if they are bound in a resinous material. Such materials include floor tile, mastic and asphaltic roofing. Currently, reanalysis by Transmission Electron Microscopy (TEM) to verify results of <1 % or "None Detected" for these materials is recommended.

Quantities shown in this survey are estimates, actual quantities may vary. Field verification is the responsibility of the contractor. Contractors are responsible for their own verification of quantities prior to bid submittal.

Suspect materials not previously identified in this report may be encountered during any demolition, renovation and/or maintenance activities. These materials should be assumed asbestos containing material until sample collection and subsequent analysis prove otherwise.

1.6 INSPECTION DATE AND INSPECTOR INFORMATION:

*PbO*³ employee Richard Anderson inspected the structure on November 9, 2023.

2.0 FACILITY CONSTRUCTION INFORMATION:

The structure is a wood framed building on piers with a metal roof over an asphalt shingle roof. A CMU block addition was attached to the front of the building.

2.1 FACILITY MAINTENANCE AND/OR RENOVATION HISTORY

Unknown

2.2 SUSPECT MATERIAL SUMMARY

- Plaster
- Drywall with Joint Compound
- Concrete
- CMU Block
- Asphalt Single Roofing

2.3 RESULTS

There was a total of Nine (9) samples (including sub-samples) analyzed by EPA Method 600/M4/82/020R-93/116. Based upon our visual observations, bulk sampling of suspect materials and subsequent microscopic analysis, we have determined that <u>No Asbestos Containing Material was detected</u>.

2.4 RECOMMENDATIONS

Suspect materials not previously identified in this report may be encountered during any demolition, renovation and/or maintenance activities. These materials should be assumed asbestos containing material until sample collection and subsequent analysis prove otherwise.

That this survey be used to identify asbestos containing material and components prior to any planned demolition, renovation, construction and/or maintenance activities scheduled at this facility.

Controlled "Wet" demolition of all materials in place is recommended. Provided the demolition activities do not subject presumed non-friable asbestos containing material (if present) to cutting, sanding, grinding, abrading, or otherwise rendering them friable during demolition.

29 CFR 1926.1101- OSHA's Asbestos Standard for the Construction Industry does apply to the demolition of all buildings identified with Asbestos Containing Material (ACM) and/or presumed ACM. The contractor will need to comply with the specific training, duties and responsibilities outlined in this CFR.

Asbestos Survey for Demolition 2036 NW 3rd St. Ocala, FL 34475

General Recommendations

The EPA's National Emission Standard for Hazardous Air Pollutants (NESHAP) regulations and the Florida Department of Environmental Protection (DEP) Asbestos program regulate the removal and disposal of asbestoscontaining building materials. The Florida Department of Environmental Protection (DEP) administers an asbestos removal program under Chapter 62-257, Florida Administrative Code. The Asbestos NESHAP has been adopted by reference in section 62-204.800, Florida Administrative Code. The program's intent is to minimize the release of asbestos fibers during activities involving the processing, handling, and disposal of asbestos-containing material.

The regulations of these agencies require the removal of friable asbestos-containing materials prior to extensive renovation or demolition projects, and the removal of non-friable asbestos-containing materials that may be rendered friable in the course of renovation or demolition projects. Only a Florida licensed asbestos contractor using properly trained, certified, and licensed asbestos workers can perform asbestos removal projects in Florida. Air monitoring during and after abatement activities is also recommended to document the fiber levels inside and outside the abatement work area.

The asbestos NESHAP requires that an asbestos trained person be on site i.e. 40 CFR 61.145 (c) (8) states in part "no RACM shall be stripped, removed, or otherwise handled or disturbed at a facility regulated by this section unless at least one on-site representative, such as a foreman or management level person or other authorized person, trained in the provisions of this regulation and the means of complying with them is present."

DEP recommends that this "trained person" be on site when non-friable ACM is present so that developing problems can be caught early and corrected without delay. In addition, the regulations require the owner of the building and/or the operator to notify the applicable DEP District Office or Local Pollution Control Agency before any demolition, or before renovations of buildings that contain a certain threshold amount of asbestos or asbestos containing materials.

Florida requires the submission of a 10-Day Notification for all renovations and demolitions of facilities with at least 260 linear feet of regulated asbestos-containing materials (RACM), 160 square feet of regulated asbestos containing materials on other facility components, or at least one cubic meter (35 cubic feet) off facility components. Asbestos waste requires disposal at an approved solid waste disposal facility.

Local agencies may also have specific requirements for demolition/renovation projects involving asbestoscontaining building materials.

OSHA 29 CFR 1910.1001 requires the communication of information concerning asbestos hazards. Employees engaged in work activities with installed ACM may be exposed to asbestos fibers. The owner or operator should take the necessary steps to reduce the potential for disturbance.

29 CFR 1926.1101- OSHA's Asbestos Standard for the Construction Industry does apply to the abatement, renovation and/or demolition of all buildings identified with asbestos containing material. The contractor will need to comply with the specific training, duties and responsibilities outlined in this CFR.

PbO₃ ENVIRONMENTAL MONITORING, LLC. 352.203.4081 Page 8 ASBESTOS LICENSE # ZA527

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Dear Customer:

PbO3 Environmental Monitoring Company, would like to thank you for allowing us the opportunity to be of service to you. We value our customers and therefore **PbO3** prides itself on making sure every customer is fully satisfied.

If there is ever another opportunity that we can be of service to you, we would appreciate the call. The services we provide for future reference are as follows.

- Lead Testing and Consulting, Paint, Soil, Water and Dust.
- Asbestos Testing, Consulting and Monitoring.
- Indoor Air Quality Testing.
- Mold Assessments and Clearances.
- And various other environmental issues.

If you should have any questions, comments or concerns please contact us at (352) 203-4081. Once again, thank you for using *PbO3*.

Sincerely,

PbO3 Environmental Monitoring, LLC

Asbestos Survey for Demolition 2036 NW 3rd St. Ocala, FL 34475

APPENDIX A

LABORATORY RESULTS

PbO₃ ENVIRONMENTAL MONITORING, LLC. 352.203.4081 Page 10 ASBESTOS LICENSE # ZA527 Exhibit B - Asbestos Survey Report Contract # GRM/240067

2036 NW 3rd St



Environmental Hazards Services, L.L.C. 7469 Whitepine Rd Richmond, VA 23237

Telephone: 800.347.4010

Asbestos Bulk Analysis Report

Report Number: 23-11-01824

Client: PbO3 Environmental Monitoring, LLC 6548 SW 131st Place Ocala, FL 34473

 Received Date:
 11/13/2023

 Analyzed Date:
 11/14/2023

 Reported Date:
 11/15/2023

Project/Test Address: Demo; 2036 NW 3rd St; Ocala, FL

<u>Client Number:</u> 201413	L	.aborat	ory Results	-	Fax Number: 321-507-4914
Lab Sample Number	Client Sample Number	Layer Type	Lab Gross Description	Asbestos	Other Materials
23-11-01824-001	2036-01		White/Off-White Chalky; Beige Paint; Inhomogeneous	NAD	2% Cellulose 98% Non-Fibrous
Unable to cleanly	separate materials	s; This material a	appears to be layers of joint o	compound on top of e	achother
23-11-01824-002	2036-02		White/Off-White Chalky; Brown Fibrous; Beige Paint; Inhomogeneous	NAD	8% Cellulose 92% Non-Fibrous
Unable to cleanly	separate materials	s; This material a	appears to be layers of joint o	compound on top of e	achother
23-11-01824-003	2036-03		White/Off-White Chalky; Brown Fibrous; Beige Paint; Inhomogeneous	NAD	3% Cellulose 97% Non-Fibrous
23-11-01824-004	2036-04	-	White/Off-White Chalky; Brown Fibrous; White Paint; Inhomogeneous	NAD	15% Cellulose 85% Non-Fibrous

2036 NW 3rd St	
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Environmental Hazards Services, L.L.C

Client Number: 201413 Project/Test Address: Demo; 2036 NW 3rd St; Ocala, FL

Lab Sample Number	Client Sample Number	Layer Type	Lab Gross Description	Asbestos	Other Materials
23-11-01824-005	2036-05		White/Off-White Chalky; Brown Fibrous; White Paint; Inhomogeneous	NAD	20% Cellulose 80% Non-Fibrous
23-11-01824-006	2036-06		White/Off-White Chalky; Brown Fibrous; White Paint; Inhomogeneous	NAD	15% Cellulose 85% Non-Fibrous
23-11-01824-007	2036-07		Gray Granular; Homogeneous	NAD	2% Cellulose 98% Non-Fibrous
23-11-01824-008	2036-08		Gray/White Granular; Green Paint; Inhomogeneous	NAD	2% Cellulose 98% Non-Fibrous
23-11-01824-009	2036-09		Black Tar-like; Gray Granular; Inhomogeneous	NAD S	20% Cellulose 5% Synthetic 75% Non-Fibrous

Report Number: 23-11-01824

Exhibit B - Asbestos Survey Report Contract # GRM/240067

Exhibit B - Asbestos Survey Report Contract # GRM/240067

Environmental Hazards Services, L.L.C

201413

Report Number: 23-11-01824

Client Number: 201413 Project/Test Address: Demo; 2036 NW 3rd St; Ocala, FL

Lab Sample Number	Client Sample Number	Layer Type	Lab Gross Description	Asbestos	Other Materials

QC Sample: 52-M12010-4

QC Blank: SRM 1866 Fiberglass

Reporting Limit: 1% Asbestos

Method: EPA Method 600/R-93/116, EPA Method 600/M4-82-020

Analyst: Joey Rust

Reviewed By Authorized Signatory:

n. lisoa Kanode

Melissa Kanode QA/QC Clerk

These results are based on a comparative visual estimate. The condition of the samples analyzed was acceptable upon receipt per laboratory protocol unless otherwise noted on this report. Each distinct component in an inhomogeneous sample was analyzed separately and reported as a composite. Results represent the analysis of samples submitted by the client. Sample location, description, area, volume, etc., was provided by the client. This report cannot be used by the client to claim product endorsement by NVLAP or any agency of the U.S. Government. This report shall not be reproducec except in full, without the written consent of the Environmental Hazards Service, L.L.C. California Certification #2319 NY ELAP #11714 NVLAP #101882-0 VELAP 460172. All information concerning sampling location, date, and time can be found on Chain-of-Custody. Environmental Hazards Services, L.L.C. does not perform any sample collection.

Environmental Hazards Services, L.L.C. recommends reanalysis by point count (for more accurate quantification) or Transmission Electron Microscopy (TEM), (for enhanced detection capabilities) for materials regulated by EPA NESHAP (National Emission Standards for Hazardous Air Pollutants) and found to contain less than ten percent (<10%) asbestos by polarized light microscopy (PLM). Both services are available for an additional fee.

400 Point Count Analysis, where noted, performed per EPA Method 600/R-93/116 with a Reporting Limit of 0.25%.

* All California samples analyzed by Polarized Light Microscopy, EPA Method 600/M4-82-020, Dec. 1982.

LEGEND:

NAD = no asbestos detected

Exhibit B - Asbestos Survey Report ACCOUNT No. 201413

Pb@3 Environmental Monitoring, LLC.

6548 SW 131st Place Ocala, FL 34473 (352) 203-4081 rrasmussen72@gmail.com

CHAIN OF CUSTODY DOCUMENT

PAGE /

Due Date: 11/16/2023 (Thursday) AE

Contract # GRM/240067

Project N	Number:		Lab Name: Environmen	ntal Hazard		
Project Name: DEMO Project Address: JO36 NW 3rd ST, OCALA, FL			Address: 7469 Whitepine Road N. Chesterfield, VA 23237			
Client N	0172.01		Turnaround: Same Day Other	24 Hrs 48Hrs 3 Days 🖌		
Unchi INA	anne. CITY OF OCALA	CODE ENFORCEMENT	Analysis Asbestos Bulk Positive Stop Type: Lead OTHER			
inspector	r: R. Anockson					
Date	Sample Number	Description	Location	Comments/Measurements		
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Relinquished			Date: 11/3/23	Time:		
Received By	-VI Spaller	- Dedler B	Date: 1113/23	Time: VISU AM		
	The Construction and Define the Construction of the Construction o		r			

Asbestos Survey for Demolition 2036 NW 3rd St. Ocala, FL 34475

APPENDIX B

CERTIFICATIONS

THE ASBESTOS INSTITUTE

Certifies that

Robert Rasmussen

has attended and received instruction in the EPA approved course

AHERA Building Inspector Refresher

on

	July 21, 2023	
	and successfully completed and passed the competency exan	n.
E.A.	Certificate: ON-4644-7395-072123	UD
AM Friday	Date of Examination: 21-Jul-2023	
Javren	Date of Expiration:	alame
William T. Cavness Director	21-Jul-2024	Approved Instructor
	THE ASBESTOS INSTITUTE	
	20033 N. 19 th Ave, Building 6, Phoenix, AZ 85027	

602-864-6564 - www.theasbestosinstitute.com

The person receiving this certificate has completed the requisite training for asbestos accreditation under TSCA Title II.

THE ASBESTOS INSTITUTE

Certifies that

Richard Anderson

has attended and received instruction in the EPA approved course

AHERA Building Inspector Refresher

on

	January 09, 2023	
	and successfully completed and passed the competency exam	ı.
	Certificate: ON-4644-11173-010923	UD
AN FR	Date of Examination: 9-Jan-2023	
Lavren	Date of Expiration:	alame
William T. Cavness Director	09-Jan-2024	Approved Instructor
	THE ASBESTOS INSTITUTE	
	20033 N 19 th Ave Building 6 Phoenix A7 85027	

602-864-6564 – www.theasbestosinstitute.com

This training meets all requirements for asbestos certification under Toxic Substance Control Act Title II.

Exhibit B - Asbestos Survey Report

Contract # GRM/240067

Ron DeSantis, Governor

Melanie S. Griffin, Secretary

STATE OF FLORIDA DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

ASBESTOS LICENSING UNIT

THE ASBESTOS BUSINESS ORGANIZATION HEREIN IS LICENSED UNDER THE PROVISIONS OF CHAPTER 469, FLORIDA STATUTES

PBO3 ENVIRONMENTAL MONITORING, LLC

PETER C SWARR 6548 SW 131ST PLACE OCALA FL 34473

LICENSE NUMBER: ZA527

EXPIRATION DATE: NOVEMBER 30, 2025

Always verify licenses online at MyFloridaLicense.com



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R - 18

2023-01-01 through 2023-12-31

Effective Dates

Exhibit B - Asbestos Survey Report

Contract # GRM/240067

United States Department of Commerce National Institute of Standards and Technology



Certificate of Accreditation to ISO/IEC 17025:2017

NVLAP LAB CODE: 101882-0

Environmental Hazards Services, L.L.C.

North Chesterfield, VA

is accredited by the National Voluntary Laboratory Accreditation Program for specific services, listed on the Scope of Accreditation, for:

Asbestos Fiber Analysis

This laboratory is accredited in accordance with the recognized International Standard ISO/IEC 17025:2017. This accreditation demonstrates technical competence for a defined scope and the operation of a laboratory quality management system (refer to joint ISO-ILAC-IAF Communique dated January 2009).



For the National Voluntary Laboratory Accreditation Program

National Voluntary Laboratory Accreditation Program



SCOPE OF ACCREDITATION TO ISO/IEC 17025:2017

Environmental Hazards Services, L.L.C.

7469 Whitepine Road North Chesterfield, VA 23237-2261 Ms. Julie Dickerson Phone: 804-275-4788 Fax: 804-275-4907 Email: jdickerson@leadlab.com http://www.leadlab.com

ASBESTOS FIBER ANALYSIS

NVLAP LAB CODE 101882-0

Bulk Asbestos Analysis

<u>Code</u>	<u>Description</u>
18/A01	EPA 40 CFR Appendix E to Subpart E of Part 763, Interim Method of the Determination of Asbestos in Bulk Insulation Samples
18/A03	EPA 600/R-93/116: Method for the Determination of Asbestos in Bulk Building Materials

For the National Voluntary Laboratory Accreditation Program

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