

Environmental Resources Management 701 N.W. 1st Court, 2nd Floor Miami, FL 33136



## **AFFIDAVIT FOR ASBESTOS SURVEY**

| SEC  | TION I   |  |  |
|--|--|--|--|
| a.   | Project Type: Demolition Renovation Prod   | ocess #  |  |
| b.   | Project NameAddress  |  |  |
|  | City State   | e Zip CodeFolio  |  |
| c.   |  | Finish   |  |
| d.   | Contractor   | Florida License #  |  |
| e.   | Contractor Address   | Contractor Telephone   |  |
| f.   | Give a brief description of work to be done at the above mentioned address: (include scope of work and the estimated area in square feet that will be impacted by the project)   |  |  |
| I, th  | TION II e undersigned, hereby attest that I am aware of the following:   |  |  |
| 1.   | property may be required prior to any renovation or demolition activity.   |  |  |
| 2.   | Pursuant to 40 CFR 61, subpart M, section 145(a) and 469.001-015 Florida Statutes, all regulated asbestos containing material (RACM) must be removed prior to any renovation activity that may impact the RACM at the above referenced property. |  |  |
| 3.   | Pursuant to 40 CFR 61, subpart M, section 145(a) and 469.001-015 Florida Statutes, all regulated asbestos containing materia (RACM) must be removed prior to any demolition activity that impacts the RACM at the above referenced property.     |  |  |
| 4.   | Pursuant to 40 CFR 61, subpart M, section 145(a) and 469.001-015 Florida Statutes, a written notification must be submitted to DER at least 10 working days prior to demolition or asbestos abatement activity at the above referenced property. |  |  |
| viol   | litionally, I authorize Mlami-Dade County officials to inspect the prations of the above-referenced regulations may result in civil or criday per violation.   | remises during the project dates provided above. I am also aware tha riminal prosecution or both and penalties and fines of up to \$25,000 |  |
| Nar  | ne in Print (Owner, Lessee or Authorized Representative)/Title   | Address (Owner, Lessee or Authorized Rep.)   |  |
| Sigr<br>with   | nature (Owner, Lessee or Authorized Representative<br>n Notarized Authorization Letter)  | Telephone Number   |  |
| The foregoing instrument was acknowledged before me this |  | STATE OF FLORIDA ) COUNTY OF DADE ) ss:  |  |
| day  | of, 20   | _  |  |
| by .   |  | _  |  |
| who  | o has produced, as identification and who did (did not) take an oath.  | ı.   |  |
|  |  | Notary Public, State of Florida at Large   |  |
|  |  |  |  |
| Rec  | eived by Name of RER Personnel/Section   | Dated Signature  |  |

THIS IS NOT A NESHAP NOTIFICATION—A SEPARATE NOTIFICATION MUST BE SUBMITTED FOR RENOVATION OR DEMOLITION

## **USE OF LICENSED ASBESTOS PROFESSIONALS**

Effective July 1, 1994, Florida Statutes 469.001-015, require that no person shall conduct an asbestos survey, develop an operations and maintenance plan, prepare abatement specifications, or monitor and evaluate asbestos abatement, unless licensed as an asbestos consultant of the State of Florida. No person shall conduct asbestos abatement unless licensed as an asbestos contractor by the State of Florida.

## **NOTIFICATIONS**

Effective April 1, 1999, all NESHAP Notification for projects in Miami-Dade County must be submitted along with the applicable fees to:

Regulatory and Economic Resources Environmental Resources Management Air Quality Management 701 N.W. 1st Court, 2nd Floor Miami, FL 33136

FOR INFORMATION PERTAINING TO ASBESTOS REGULATIONS, CONTACT
RER'S AIR QUALITY MANAGEMENT
701 N.W. 1st Court, 2nd Floor
MIAMI, FL 33136
(305) 372-6925

## **WARNING**

- VIOLATIONS OF FEDERAL NESHAP REGULATIONS, 40 CFR 61 SUB PART M, SUCH AS FAILURE TO MAKE PROPER ADVANCE NOTIFICATION OF RENOVATION AND DEMOLITION OPERATIONS INVOLVING ASBESTOS MAY RESULT IN SUBSTANTIAL PENALTIES AND/OR CRIMINAL CHARGES.
- A CITY/COUNTY DEMOLITION OR RENOVATION PERMIT DOES NOT CONSTITUTE A NESHAP NOTIFICATION.