



Asbestos MGMT/Maint Work

Safety Council Solutions - Program Evaluation Form

CONTRACTOR NAME: _____

DATE: _____

ITEM NO.	CITATION REFERENCE	DESCRIPTION	COMMENTS
Asbestos MGMT/Maint Work			
1	1910.1001(j)(7)(i)	Does the program provide for a training program for all employees who are exposed to airborne concentrations?	The training should be provided prior to or at the time of initial assignment & at least annually thereafter. The training program should be done in a manner that the employee is able to understand & should include health effects associated with exposure to asbestos. The training should also include information on the relationship between smoking & exposure to asbestos producing lung cancer. A certificate of training should be provided & maintained.
2	1910.1001(c)(1)(2)(d)(1)(i)	Does the program require monitoring to ensure that no employee is exposed to an airborne concentration of asbestos in excess of 1.0 fiber per cubic centimeter of air (1 f/cc) in 30 minutes?	The air quality (safety) is to be determined from breathing zone air samples. The samples should be representative of the 8-hour TWA and 30-min. short-term exposure. Measurements are required for documentation.
3	1910.1001(e)(1)	Does the program have established regulated airborne concentrations of asbestos?	The limit should comply with that of the TWA and/or excursion limit. The procedures should indicate that access is limited to regulated areas.
4	1910.1001(f)(1)(i)	Does the program provide for engineering controls & work practices to reduce/maintain the exposure below TWA?	This should be done except to the extent that such controls are not feasible. Some of them may be exhaust systems for hand tools, wet methods, clean-up procedures & PPE.
5	1910.1001(f)(2)(i)	Does the program state that if the TWA and/or excursion limit is exceeded, a written program to reduce employee exposure is implemented?	To reduce levels, this can be done by means of engineering & work practice controls & the use of respiratory protection.
6	1910.1001(g)(1)(2)(i)(ii)	Does the program provide for the use of respirators and ensure that they are used where they are required?	Respirators shall be used in the following 4 circumstances; work practice controls, work operations, to reduce exposure, & in emergencies. The employer shall provide, at no cost to the employees, respirators that meet NIOSH approval. Powered, air-purifying respirators should be available when the employees choose to use this type, or when the respirator will provide adequate protection.
7	1910.1001(8)(2)(i) 1910.134(5)	Does the program ensure that the negative pressure respirators fit properly and are checked annually to make sure that the respirator continues to fit properly?	Employees wearing negative pressure respirators shall have either quantitative or qualitative fit tests; the qualitative fit tests may be used only for testing the fit of a half mask. The program should state who has the responsibility for this testing.
8	1910.1001(h)(1)	Does the program provide for proper PPE?	This should include coveralls, gloves, head coverings, foot coverings, face shields & vented goggles.
9	1910.1001(j)	Does the program include that all employees who perform work in regulated areas be covered by the program?	Employees who perform housekeeping activities during and after construction activities should be covered by the asbestos construction standard. The program should have requirements for posting signs & labels in regulated work areas. Signs & labels should meet OSHA requirements.

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10	1910.1001(j)(7)(iii)(F)	Does the program provide specific information regarding PPE?	Information on respirators, protective clothing, etc. and their limitations should be provided.

Disclaimer: The information contained in these forms, questionnaire and monitoring procedures is provided as written guidance to assist contractors in complying with the OSHA regulations and/or operator requirements. SCS, the operators who participated in the development of this program and their employees disclaim all warranties both express and implied. The information presented here will give contractors a reference document, which should be used as guidance or as a "first step" towards getting your company into compliance. This monitoring program is based on sound safety and environmental concerns. We urge contractors to view their OSHA and DOT compliance efforts as a way to make their workplace safer for their employees.

Each contractor is still responsible for full compliance of all applicable State and Federal regulations.