Spokane Regional Clean Air Agency (SRCAA) allows up to five (5) structures to be filed on a single Notice of Intent (NOI) pursuant to SRCAA Regulation I, Section 9.04.A.3 when all of the criteria below are met. Please note: The limit is five structures from one or more addresses/properties. For example, a house with a detached garage at one address is equivalent to two structures.

1. The properties have the same owner;
2. Asbestos removal will be performed by the same abatement contractor and demolition will be performed by the same demolition contractor (changing a contractor after work has begun requires a new NOI);
3. The notification includes the amount and type of asbestos-containing material in each structure;
4. The notification includes the site address/location for each structure; and
5. The properties are contiguous.

SRCAA defines “contiguous” as “touching or adjoining.” This means properties having the same owner that are touching, adjoining, or separated only by a public right-of-way (e.g., directly across an alley, roadway, or diagonally across an intersection) are contiguous (refer to Example 1, below).

In the examples, each green box represents property (e.g., a parcel) having the same owner and the yellow boxes represent structures that will be abated and/or demolished. The lines connect structures on properties that are considered contiguous. They’re separated only by public roadways and parcels having the same owner. In example 1, one (1) NOI would be required. In example 2, four (4) separate NOIs would be required.

**Example 1.**

**Example 2.**