INTRODUCTION

Most asbestos projects can be conducted using the conventional asbestos abatement procedures specified in Section 9.06 of Spokane Regional Clean Air Agency Regulation I. However there may be circumstances in which one or more of the requirements listed in Section 9.06 may not be feasible for a particular asbestos project (e.g. damaged structures). In these instances, Alternate Asbestos Project Work Practices (refer to section 9.08.A of Spokane Regional Clean Air Agency Regulation I) may be necessary to properly remove and dispose of asbestos containing materials (ACM). To determine if Alternate Asbestos Project Work Practices are necessary to remove and dispose of ACM properly, refer to the following checklist.

CHECKLIST

If you answer “No” to any of the following questions, then Alternate Means of Compliance in SRCAA Regulation I, Section 9.08, are required, at least in part, to ensure ACM is removed and disposed of properly. The use of Alternative Means of Compliance must be indicated on the required Notice of Intent form submitted to Spokane Clean Air.

☑ yes ☐ no Is all ACM, including presumed ACM, intact within or on the structure and readily identifiable?

ACM that has been disturbed or is otherwise no longer intact requires Alternate Asbestos Project Work Practices described in Section 9.08.A. Possible exceptions which SRCAA may allow on a case-by-case basis include:

- A small debris pile on an impervious surface such as concrete may be abated in some cases using conventional abatement methods if all debris is treated as ACM.

- A small distinct debris pile consisting of easily identifiable materials (e.g., roofing, siding, vinyl tile) that are largely intact on a lawn or on a compact dirt surface might, in some cases, may be abated using conventional abatement methods. Materials such as ash or “popcorn” texturing do not qualify.

- Some individual pieces of easily identifiable cement board siding that have fallen to the ground can generally be collected using conventional methods.

A debris pile not described above (e.g. known or presumed ACM debris mixed to some degree on a dirt surface; fine or small pieces of ACM such as ash, “popcorn”, or other materials that are not easily discernable on grass or dirt surfaces; and when the boundaries of a debris pile/field are not distinct or clearly identifiable) requires an AWP specifying the Alternate Asbestos Project Work Practices necessary to address the asbestos contaminated area.
Will manual methods be used exclusively to remove and dispose of ACM and asbestos-containing waste material (ACWM)?

The use of mechanical means such as a back hoe, track hoe, skid steer loader or other mechanized tools or equipment typically damages the ACM/presumed ACM which is prohibited per Section 9.06.B.4. Exceptions per standard industry practices:

- Use of a stationary fixed blade attached to a motorized vehicle (i.e. Terminator) is acceptable for vinyl floor tile removal. Also refer to WISHA Interim Interpretive Memorandum #97-7-G. All other requirements apply (e.g. wetting).

- Use of a self-contained shot blasting equipment (i.e. Blastrac) is acceptable for abating floor tile mastic provided the machine is fitted with HEPA filtration and work is done within a negative pressure enclosure. All other requirements apply (e.g. wetting).

- Use of vacuum trucks or trailers are acceptable for removing vermiculite containing less than one percent asbestos pursuant to Section 9.06.C.

Will the work be performed in a controlled area? (Section 9.06.B.1)

Will all absorbent ACM, such as surfacing material and thermal system insulation, be immediately saturated with a liquid wetting agent prior to removal and kept wet until sealed in leak-tight containers? (Section 9.06.B.3.a)

Will all nonabsorbent ACM, such as cement asbestos board or vinyl asbestos tile, be continuously coated with a liquid wetting agent on any exposed surface prior to and during removal, and kept wet until sealed in leak-tight containers? (Section 9.06.B.3.b)

Will the ACM being removed be carefully lowered to the ground or the floor without dropping it, throwing it, sliding it, or otherwise damaging it? (Section 9.06.B.4)

Will all absorbent and nonabsorbent asbestos-containing waste material be kept saturated or continuously coated with a liquid wetting agent until sealed in leak-tight containers? (Section 9.06.B.5.a)

Will all ACWM resulting from the asbestos project be sealed in leak-tight containers as soon as possible, but no later than the end of each work shift? (Section 9.06.B.5.b)

Will the clean exterior of each leak-tight container be labeled with asbestos warning signs as specified by the Washington Department of Labor and Industries or the Occupational Safety and Health Administration? (Section 9.06.B.5.c)

Will each leak-tight container be permanently marked with the date the material was collected for disposal, the name of the waste generator, and the address at which the waste was generated? (The marking must be readable without opening the container.) (Section 9.06.B.5.d)

Will the leak-tight container be carefully handled without dropping it, throwing it, sliding it, or otherwise damaging it? (Section 9.06.B.5.e)
☐ yes ☐ no  Will the asbestos-containing waste material be stored in a controlled area until transported to, and disposed of at, a waste disposal site approved to accept asbestos-containing waste material? (Section 9.06.B.5.f)

☐ yes ☐ no  Will the asbestos project be conducted in a manner which produces no visible emissions? (Section 9.06.B.6)