

# Summary of Modifications/Changes in this Update

**This Summary of Changes is for information only.  
It is not a part of the referenced document, and should not be used for project documentation.**

U.S. Department of Veterans Affairs ♦ Office of Construction & Facilities Management

## **DATE OF THIS VERSION (new)**

October 1, 2023

## **TITLE OF DOCUMENT (new title if applicable):**

Lead Based Paint Removal and Disposal, 02 83 33.13

## **DATE OF VERSION BEING SUPERSEDED (old):**

June 1, 2014

## **DESCRIPTION OF DOCUMENT (previous title, number, other identifying data):**

Lead Based Paint Removal and Disposal, 02 83 33.13

## **SUMMARY OF CHANGES IN THIS VERSION:**

1. Dates of Applicable Publications have been updated to reflect current editions.
2. 1.4 A added the word thirty (30)
3. 1.4 E added the definition for CSP
4. 1.4 throughout – updated definition letter sequence
5. 1.4 O added (50)
6. 1.4 P changed personnel to Personal
7. 1.5 A – changed regulation citation to 29 CFR 1926.62 (j)(3)
8. 1.5 B Changed citation to 29 CFR 1910.1020
9. 1.5 C added CSP
10. 1.5 D added reference to 40 CFR 745
11. 1.5 D added CSP and added “appropriate training from an appropriately accredited training provider” to the last sentence
12. 1.5 J added CSP
13. 1.6 D 1 added CSP references
14. 1.6 3 b added added thirty (30)

15. 1.6 D 4 added CSP
16. 2.1 A added Certified Safety Professional
17. 3.1 D changed “roping” to “cordoning”
18. 3.1 H added added the word “appropriately” and added additional restrictions
19. 3.2 b 1 a added HEPA and “starting at the head and working down”
20. 3.2 C added /CSP at multiple places
21. 3.2 D added thirty (30) and /CSP in multiple places
22. 3.5 added thirty (30) and /CSP in multiple places

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## **DATE OF THIS VERSION (new)**

June 1, 2014

## **TITLE OF DOCUMENT (new title if applicable):**

Lead Based Paint Removal and Disposal, 02 83 33.13

## **DATE OF VERSION BEING SUPERSEDED (old):**

May 1, 2010

## **DESCRIPTION OF DOCUMENT (previous title, number, other identifying data):**

Lead Based Paint Removal and Disposal, 02 83 33.13

## **SUMMARY OF CHANGES IN THIS VERSION:**

1. Dates of Applicable Publications have been updated to reflect current editions.
2. Section checked and confirmed to comply with Section 508 of the Rehabilitation Act of 1973.
3. Part 1 reference to new Division 1 Section 01 81 11 "Sustainable Design Requirements" added.
4. Reference to USDA Biopreferred Program added; components within this section's scope of work falls with the program's product categories.
5. The EPA Lead Based Paint Renovation Repair & Painting Rule (RRP, aka 40 CFR 745) became fully effective April 22, 2010. Pursuant to this rule, new language was added to the following sections of the Specification: Definitions (1.4), Quality Assurance-Training (1.5.D), Records (1.6.D.5), Protection (3.1.J), Clean-up (3.5.A).
6. In Section 1.3.F, AIHA Z9.2-2012 (Fundamentals of Governing the Design and Operation of Local exhaust Systems) was updated from the prior 2007 version. Also, the Z888.2-1992 document was withdrawn (2003) and rewritten (2006), but not officially issued.
7. In Section 1.5.F, The fit test frequency was revised from 6 months to 1 year to reflect the current OSHA respiratory protection standard requirement.

8. In Section 1.5.H.9, Affected personnel must be trained in accordance with 40 CFR Part 265.16. 40 CFR 265 is the Interim Status Standards for Owners and Operator of Hazardous Waste Treatment, Storage, and Disposal Facilities.
9. In Section 1.5.I.1, The applicable requirements of 29 CFR 1926.62, as well as 40 CFR Part 260 through 265 should be met. The 1926.62 standard is the lead exposure standard for the construction industry. The remaining citations pertain to the EPA standards governing Hazardous Waste Management, Identification, Generation, Transportation, and Owner/Operator Responsibilities.
10. In Section 1.6.D.5, Additional records requirements pertaining to respirator fit testing and the RRP rule were applied.
11. In Section 2.1, The term Safety Data Sheets was added to this section consistent with the new HAZCOM standard.
12. In Section 3.1.I, It was clarified that signs are required near the lead control area when the PEL is reached or exceeded.
13. In Section 3.2.J.4, Additional language was added to require that air monitoring samples be signed by a CIH and that the Contracting Officer be notified if action levels are exceeded outside the lead control area. .