# Lead-Based Paint Regulations: Subpart J and K

Session 2: Subpart J: Rehabilitation Planning Phase

**June 2022** 





#### **Trainers**

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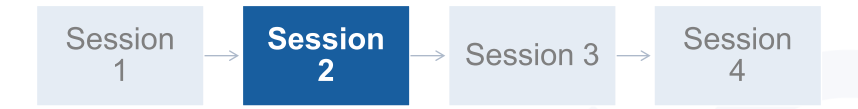
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# **Series Overview**

## Webinar Series Agenda



- Session 1
  - LSHR Basics
  - Regulatory Subparts per Assistance Type

#### Session 3

 Subpart J: Rehab Requirements for Construction and Clearance

#### Session 4

 Subpart K: Acquisition, Leasing, Support Services or Operation Programs

#### **Session 2**

 Subpart J: Rehab Requirements for Planning





#### **Goals for this Training**

- Review how costs are calculated
- Show requirements for three levels of hazard reduction
- Track project costs
- Explain risk assessment and project planning
- Provide refresher on notification requirements
- Review requirements for construction:
  - Contracting
  - Final inspections and clearance





# Subpart J – Examples of Rehabilitation Programs

**Community Development Block Grant Program HOME Investment Partnerships (HOME) Housing Trust Fund Indian Housing Block Grant Program Indian Community Development Block Grant Program Housing Opportunities for Persons with AIDS** 

Homeownership of Multifamily Units

**Emergency Solutions Grants** 

**Continuum of Care (CoC)** 

**Interest Reduction Payment Grant program** 

Flexible Subsidy-Capital Improvement Loan Program

Self-Help Homeownership Program (SHOP)

\*Not an exhaustive list





#### **Federal Lead Regulations**

# HUD/EPA's Lead Disclosure Rule

 Applies to most housing, public and private, built before 1978. Effective March 1996 (except exemptions mentioned earlier)

# HUD's Lead Safe Housing Rule (LSHR)

 Applies to most Federally–assisted and Federallyowned housing built before 1978. Effective September 2000

#### EPA's Renovation, Repair, and Painting (RRP) Rule

 Applies to almost all target housing, public and private, built before 1978, including childoccupied facilities such as schools and day-care facilities. Effective April 2010

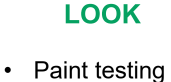




## **Key Steps in LBP Compliance Process**



Pamphlet



- Risk assessment
- Inspection



- Repair
- Interim controls
- Hazard abatement



**CLEAR** 

Clearance





Notification to owners and residents



Ongoing monitoring for HOME Rental Only





# Housing Rehabilitation Programs

# **Programs Affected: Federally Affected Rehab Programs**



Most pre-1978 properties



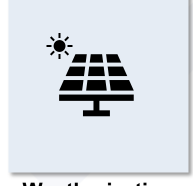
Owner occupied single-family rehab



**Multifamily rehab** 



Acquisition + rehab







Disaster Recovery



OFFICE OF
LEAD HAZARD CONTROL
AND HEALTHY HOMES
PORTEY
CHOSEN PRINTED
CONTROL



# Programs/Buildings Not Affected



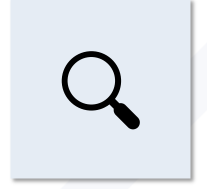
**Emergencies** 



Repairs that do not disturb painted surfaces



Unoccupied until demolition



Inspected units with no lead paint



Elderly and disabled housing



Zero-Bedroom Units





## **Exterior Repair Programs are Not Exempt**

- Exterior repair/beautification programs usually in \$5,000 \$25,000 range
- In many cases, programs incorrectly assume that interior lead hazard control work is not required and skip testing and hazard control work
- Lead rules for \$5,000 \$25,000 range require risk assessment.
  - If results indicate LBP hazards on the interior (paint or dust), interim control work to the interior hazards is required





#### **Historic Preservation**

- Limited Exemption...
  - Properties listed or eligible for the National Register, if requested by the SHPO, may conduct interim controls instead of abatement
- Historic Preservation Brief 37
- HUD Guidelines Chapter 18







## **Exemptions Limited to Specific Repair/Rehab work**

- For rehab work on unit with assistance <u><</u>\$5,000/unit and the work area is below the de minimis threshold.
- Lead safe work practices NOT required when minor maintenance or activities disturb painted surfaces that are less than de minimis levels:
  - 2 sq. ft. per interior space
  - 10% of small component type
  - 20 sq. ft. for exterior work

Note: HUD de minimis levels are more protective than the EPA RRP guidelines





## **Key Actors**

#### Program staff

- Homeowner intake, Inspectors, Compliance staff, Finance Dept
- Ideally the Specification Writer (In-house or not) will be qualified as a certified Risk Assessor
- Training is often an eligible cost
- Traditional participants in rehab
  - General contractors, painters, plumbers, electricians
  - General contractors should all be RRP Certified at a minimum
- Lead specialists
  - Certified paint inspectors, risk assessors (RA), and clearance examiners
  - Certified or trained lead contractors, lead abatement supervisors, and RRP workers





#### Required Approach to Hazard Evaluation/Control: Level of Rehabilitation Assistance

Level of Rehabilitation Assistance determines the required approach to lead-based paint testing and lead hazard control measures

The amount of rehabilitation assistance is the **lesser** of two amounts:

Hard costs of rehab from **all sources** per unit (excludes soft costs and lead hazard control)

OR

Federal assistance for all uses per unit





#### Costs that are Not Counted in Rehabilitation Hard Costs

The following soft costs are **not** counted in calculating rehab hard costs:

- Financing fees
- Credit reports
- Legal, accounting, insurance, architectural and engineering fees
- Staff, overhead, or administrative costs
- Acquisition of the property
- Appraisals
- Relocation costs
- Environmental review
- Lead hazard evaluation and reduction costs\*

\*Costs of rehabilitation that would have been performed in the absence of the lead-based paint regulation should **not** be excluded.





#### Calculating the Level of Rehab Assistance – Example 1

#### Example 1

- A single-family home is rehabilitated for \$50,000 (rehabilitation hard costs \$23,000 and lead hazard reduction costs \$27,000).
- Total CDBG assistance is receiving a \$50,000 from the city's CDBG Program.

#### **Show Your Work**

Federal Assistance: \$50,000 Rehab Hard Cost: \$23,000

Lesser of the two is \$23,000

#### Answer

The level of rehabilitation assistance is \$23,000.





#### Calculating the Level of Rehab Assistance – Example 2

#### Example 2

- A family is participating in a rehabilitation and refinancing program. The total amount of HOME assistance is \$60,000.
- The hard costs of rehabilitation are \$26,000.

#### **Show Your Work**

Federal Assistance: \$60,000 Rehab Hard Cost: \$26,000

Lesser of the two is \$26,000

#### **Answer**

The level of rehabilitation assistance is \$26,000.





#### Per Unit Hard Costs for Multifamily Mixed Projects

Rehab hard costs for all assisted units (excluding common areas and exterior surfaces)

Number of federally assisted units in project

Rehab hard costs for common areas and exterior work Total number of units in project



 $\frac{A}{C} + \frac{B}{D} = \frac{Per\ Unit}{Hard\ Costs}$ 





# Calculating the Level of Rehab Assistance – Example 3

#### Example 3

- A 20-unit property will spend \$65,000 to rehabilitate the structure
- The rehab will include \$20,000 in hard costs for repairs to exterior and common areas
- And \$45,000 in hard costs for 15 HOME-assisted units

#### **Show Your Work**

A/C + B/D = per unit hard costs

\$45,000 + \$20,000 = \$3,000 + \$1,000 = \$4,000 15 units 20 units

#### **Answer**

The per unit hard costs are \$4,000/unit.





# **Subpart J – Rehabilitation Summary**

	≤\$5,000	\$5,001 - \$25K	>\$25,000
Approach to Lead Hazard Evaluation & Reduction	Do no harm (1)	Identify & control lead hazards (3)	Identify & abate lead hazards (4)
Notification	Yes	Yes	Yes
Lead Hazard Evaluation	Paint Testing (surfaces to be disturbed)	Paint Testing & Risk Assessment	Paint Testing & Risk Assessment
Lead Hazard Reduction	Repair surfaces disturbed during rehabilitation	Interim Controls	Hazard abatement (interim controls on exterior not disturbed by rehab)
Clearance	Lead Safe Work Practices Clearance	Lead Safe Work Practices Clearance	Lead Safe Work Practices Clearance
<b>Ongoing Maintenance</b>	HOME rental only	HOME rental only	HOME rental only
EBLL Requirements	No	No	No
Presumptions	Presume LBP – Safe work practices on all painted surfaces	Presume LBP and/or hazards – standard treatments on all painted surfaces	Presume LBP and/or hazards – abate all applicable surfaces





# How does Level of Rehab Assistance Influence Evaluation and Lead Hazard Control Requirements?

≤	\$5,	00	0
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· Presume or test disturbed painted surfaces

• Repair surfaces disturbed during rehabilitation

\$5,001 - \$25,000

Presume or test disturbed painted surfaces

- Risk assessment
- Interim controls or abatement of all hazards (If presume, use standard treatments on all deteriorated and friction and impact surfaces)

> \$25,000

- Presume or test disturbed painted surfaces
- Risk assessment
- Abate all hazards

**Remember:** Anywhere lead is found or presumed, lead safe work practices, clearance and lead hazard reduction notice are required.





# **Decision Making Process to Test or Presume**

- Level of assistance indicates level of evaluation and hazard reduction required
- Use results to decide whether to evaluate or presume lead-based paint
- Ideally the program inspector is also a certified Risk Assessor











# **Options - Presuming the Presence of LBP**

If  $\leq $5,000$ 

 Repair all painted surfaces If \$5,001 - \$25,000

 Standard treatments for the entire unit If > \$25,000

 Abate <u>applicable</u> surfaces





#### **Notice of Presumption**

- Provided within 15 days of presuming Lead-Based Paint
- Identifies locations of Presumption Notice form
  - Bare soil
  - Dust locations
  - Other presumed lead hazards both interior and exterior (such as windows, doors, trim, walls, floors, ceilings, fences, cladding, outbuildings, porches etc.

#### LEAD HAZARD PRESUMPTION NOTICE - SAMPLE FORM

The property listed below has not been evaluated for lead-based paint but it has been presumed that lead-based paint or lead based paint hazards are present.

Address/location of property or structure(s) this notice of presumption applies to
Types of Presumption (Check all that Apply)
Lead-based paint is presumed to be present.
Lead-based paint hazard(s) is(are) presumed to be present.





https://files.hudexchange.info/resources/documents/LSHR-Lead-Hazard-Presumption-Notice-Sample-Form.pdf

Step 2. Look

LBP Evaluation

#### LBP Evaluations

There are multiple types of LBP evaluations. The ones you must complete depends on the activity.

- For all, the personnel completing the evaluation must be certified
- Visual assessment: Identifies deteriorated paint, paint chips, dust, and other debris
- Lead-based paint inspection: Determine if painted surfaces contain LBP using methods such as an XRF analyzer or lab analysis
- Risk assessment: Identifies LBP hazards through sampling of deteriorated paint, dust, bare soil (risk based), water (optional)





# New EPA Dust Hazard Standards Effective 1/6/2020 (Effective for EPA Authorized States 1/6/2022)

Media	New Lead Level – Risk Assessment	Old Lead Level – Risk Assessment
Paint	1 mg/ cm <sup>2</sup>	1 mg/ cm <sup>2</sup>
Dust (wipe sampling only; single- surface or composite) Carpeted Floors Hard Floors Interior Window Sills	10 μm/ft <sup>2</sup> 10 μm/ft <sup>2</sup> 100 μm/ft <sup>2</sup>	40 μm/ft <sup>2</sup> 40 μm/ft <sup>2</sup> 250 μm/ft <sup>2</sup>
Bare Soil: Bare soil in play areas Bare soil in non-play areas	400 PPM 1,200 PPM	400 PPM 1,200 PPM
Water (optional) – first draw, 250mL	20 ppb (µm/L)	20 ppb (µm/L)

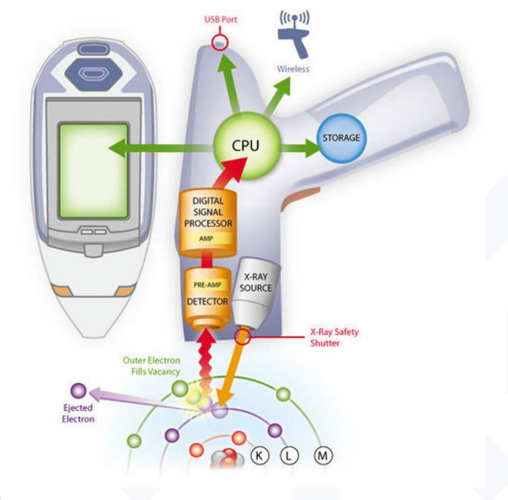




#### Find out if you work in an EPA Authorized State:

https://www.epa.gov/lead/lead-abatement-inspection-and-risk-assessment

# X-Ray Refractive Fluorescence (XRF) Device









# Finding Appropriate Firms and Individuals

- RFP/RFQ should include specific information on:
  - License and certification requirements
  - Type of evaluation to be performed: Risk assessment, inspection, clearance, or combination
  - See <u>HUD Guidelines</u> for more information
- Some grantees and property owners/managers report they can not find trainers, contractors, paint inspectors, risk assessors, or clearance technicians they need
  - Locate <u>Certified Renovation Firms</u> and <u>RRP Training Providers</u> from EPA's <u>Lead homepage</u>
    - Some states have their own RRP Programs. See state agency for more info.
  - Contact the <u>local entitlement (CDBG/HOME) grantee</u> for referrals
  - Contact <u>Lead-Based Paint Hazard Control Grantees</u>





# Locate Certified Renovation and Lead Dust Sampling Technician Firms

#### Find a Firm

To find your nearest EPA certified firm, first select the type of company you're looking for (renovator or evaluation), then please enter either a complete address, or a Zip Code, or a City and State.

#### Discipline:



Dust Sampling Technician

— AND —

https://cfpub.epa.gov/flpp/pub/index.cfm?do=main.firmSearch



Search Firms





# Locate Renovation Repair and Painting Program Training Providers

#### **Find a Course**

To find available training course(s), first select the course, discipline and language, then select a state, from/to date range, and discipline. Additional training may be available, use the "Find a Trainer" tool and contact trainers regarding other course offerings.

#### Course:

[ ] Initial

Refresher

#### Discipline:

Renovator

Dust Sampling Technician

https://cfpub.epa.gov/flpp/pub/index.cfm?do=main.firmSearchAbatement





Location:	
Example:  123 Main St., Anytown, ME, 2  20460  Anytown, ME  Maine	20460
Distance:	
50 ▼	
in miles	
OR	
State:	
Select a State	
OR	
Firm Name:	
OR	
Certification Number:	
Example: NAT-1681-2	
Saarah Eirma	
Search Firms	

#### **HUD LSHR incorporates EPA Regulations**

#### 24 CFR 35.1320

• (a) Lead-based paint inspections and paint testing. Lead-based paint inspections shall be performed in accordance with methods and standards established either by a State or Tribal program authorized by the EPA under 40 CFR 745.324, or by the EPA at 40 CFR 745.227(b) and (h). Paint testing to determine the presence or absence of lead-based paint on deteriorated paint surfaces or surfaces to be disturbed or replaced shall be performed by a certified lead-based paint inspector or risk assessor.





#### What is in a Risk Assessment?

- On-site investigation to determine the existence, nature, severity, and location of LBP hazards
  - Must be conducted by a certified risk assessor
- Visual inspection to locate deteriorated paint, including extent and causes
- Background information on physical characteristics of dwelling and occupants' patterns that may cause LBP exposure to child < 6 years of age</li>
- Test for presence on each friction or impact surfaces with deteriorated paint
- Dust samples from windowsills and floors
- Soil samples





#### What is in a Risk Assessment Report?

A risk assessment report by the certified risk assessor or firm conducting the risk assessment explaining the results of the investigation and options for reducing LBP hazards

#### The report includes:

- Summary of the property, basic inspection information, and results
- Full explanation of testing methodology and results
- Lead hazard control plan
- Detailed laboratory analysis forms and data including XRF data

View details on the Risk Assessment Report Checklist





### LEAD HAZARD EVALUATION NOTICE – SAMPLE FORM

Addre	ess:			
Evalu	ation Completed (circle one):	Paint Inspection	Paint Testing	Risk Assessment
Date:				
Sumn	nary of Results:			
	No lead-based paint or lead-based	based paint hazard	s were found.	
	Lead-based paint and/or lead details	-based paint hazar	rds were found.	See attachment for

https://files.hudexchange.info/resources/documents/LSHR-Lead-Hazard-Evaluation-Notice-Sample-Form.pdf

# Lead Hazard Evaluation Notice Sample Form

### **Lead Hazard Evaluation Notice**

- Single-family buildings
  - Full report is provided directly to homeowner
  - If unit is tenant occupied, tenant receives notice of evaluation
- Multifamily buildings
  - Distribute to each household or
  - Post in central location where all residents can access it
- Documenting the Results
  - Notice and reports of all evaluations must be made available to residents if requested.
- Timing
  - Notice must be provided within 15 days after results determined.





Step 3. Treat

LBP Hazard Reduction

## **Lead Hazard Reduction**

Repair (rehab ≤\$5,000)

 Repair surfaces disturbed during rehab Interim Controls (rehab \$5,001 -\$25,000)

 Set of measures designed to reduce temporarily human exposure or likely exposure to leadbased paint hazards Abatement (rehab >\$25,000)

 Set of measures designed to <u>permanently</u> eliminate lead-based paint hazards





### **Lead Hazard Treatments**

### Repair

- Repair of paint disturbed during rehab includes:
  - Surface preparation
  - Applying a new coat of paint
  - Worksite containment
  - Specialized cleaning
  - Clearance

### **Interim Controls**

- Temporarily reduce exposure to LBP hazards includes
  - Repairs
  - Painting
  - Temporary containment
  - Specialized cleaning
  - Clearance
  - Ongoing maintenance
  - Management and resident education

### **Abatement**

- Permanently eliminate LBP hazards includes
  - Removal
  - Enclosure/encapsulation
  - Replace components
- All preparation, cleanup, disposal, and post abatement clearance testing activities associated with such measures





# Rehabilitation Planning

### Program staff should:

- Plan the rehab and hazard reduction before work starts
- Write specs for hazard control work

### Issues to consider include:



Timing & sequencing of rehab and hazard reduction

Whether to relocate occupants





### **Contractor Selection**

Staff check
 Qualifications



**Certifications** 



References



- Contractors submit bids for work
- Program may opt to maintain list of pre-qualified lead contractors

**Note:** It is the law (EPA RRP) that contractors are trained and certified if they work on any pre-1978 housing and/or child-occupied facilities regardless of funding source.





# EPA Renovation, Repair and Painting Rule (RRP)

Contractors performing RRP projects that disturb lead-based paint in homes, childcare facilities and pre-schools built before 1978 must:

- Have their firm certified by EPA or an EPA authorized state
- Use certified renovators trained by EPA-approved training providers
- Follow lead-safe work practices
- Provide "Renovate Right" pamphlet
- VIOLATIONS: Civil Money Penalties \$41,056 /unit









# LSHR and RRP: Planning and Setting-Up the Job

Requirement	HUD Lead Safe Housing Rule (LSHR)	EPA Renovation, Repair and Painting Rule (RRP)
Determination that LBP is present	Certified LBP inspector or risk assessor (not EPA testing kits)	Certified renovators use an EPA- recognized test kit
Training	All workers and supervisors must complete a HUD-approved curriculum in lead safe work practices. Renovation firms must be certified. At least one certified renovator must be at the job or available when work is being done.  Exception: Non-certified renovation workers need only on-the-job training if they are supervised by a certified LBP abatement supervisor who is also a certified renovator	<ul> <li>EPA or EPA authorized States certify renovation firms and accredit training providers that certify renovators.</li> <li>Only the certified renovator is required to have classroom training.</li> <li>Workers must receive on-the-job training from the certified renovator.</li> </ul>
Pre-Renovation	HUD requires conformance with EPA regulations, including EPA's Pre-Renovation Education Rule	Education Renovators must hand out the Renovate Right: Important Lead Hazard Information for Families, Child Care Providers and Schools pamphlet.





# LSHR and RRP: During the Job

Requirement	HUD Lead Safe Housing Rule (LSHR)	EPA Renovation, Repair and Painting Rule (RRP)
Treating LBP hazards	Depending on type and amount of HUD assistance, lead hazards are treated using "interim controls" or "ongoing lead-based paint maintenance"	EPA generally requires that renovations in target housing be performed using lead safe work practices
Prohibited Work Practices	<ul> <li>HUD prohibits 6 work practices:</li> <li>EPA's 3 prohibited work practices plus</li> <li>Heat guns that char paint</li> <li>Dry scraping or sanding farther than 1 ft. of electrical outlets</li> <li>Use of a volatile stripper in poorly ventilated space</li> </ul>	<ul> <li>EPA prohibits 3 work practices:</li> <li>Open flame burning or torching</li> <li>Heat guns above 1100 degrees F</li> <li>Machine removal without HEPA vacuum attachment</li> </ul>
Threshold minimum amounts of interior paint disturbance which trigger lead activities	HUD has a more protective interior de minimis threshold than EPA for lead safe work practices. HUD also uses this lower threshold for clearance and occupant notification.	EPA's interior threshold for minor repair and maintenance activities is higher than HUD's de minimis threshold.





# LSHR and RRP: End of Job

Requirement	HUD Lead Safe Housing Rule (LSHR)	EPA Renovation, Repair and Painting Rule (RRP)
Confirmatory Testing	HUD requires a clearance examination done by an independent, 3 <sup>rd</sup> party instead of the certified renovator's cleaning verification procedure	EPA allows cleaning verification by the renovator or 3 <sup>rd</sup> party clearance examination. The cleaning verification does not involve sampling and laboratory analysis of the dust.
Notification to Occupants	HUD requires the designated party to distribute notices to occupants within 15 days after lead hazard evaluation and control activities in/of their unit (and common areas, if applicable)	EPA has no requirement to notify residents who are not the owners after the renovation





# **Monitoring Construction**

### In addition to regular monitoring, check for:

- Occupant protection measures
- Worksite preparation
- Daily cleanup
- Safe work practices and avoiding prohibited practices
- Worker protection (employer's responsibility)





### Protection of Occupants' Belongings and Worksite Preparation for Projects with Lead Hazard Reduction Activities

Property Address: Owner:
Name of Individual Completing this Form:
Organization:
Date Completed:
Instructions: Check all activities performed to protect occupants' belongings and prepare the worksite.
Whether or not temporary relocation of occupants is required before and during lead hazard reduction activities, the worksite must be carefully prepared and occupants' belongings protected. Check all that apply.
<ul> <li>Occupants were appropriately notified that their belongings would be protected during the work and what, if anything, they would need to do to prepare for the project.</li> </ul>
□ Occupants' belongings in the containment area were (check one):
<ul> <li>□ relocated to a safe and secure area outside the containment area.</li> <li>∩R</li> </ul>

# Find more information in the Post-Work Checklist for Lead Hazard Reduction Activities:

https://files.hudexchange.info/resources/documents/LSHR-Post-Work-Checklist-for-Lead-Hazard-Reduction-Activities.pdf

# Occupant Protection in Lead Hazard Reduction

Step 4. Clear

### Clearance

- Hazard reduction work is only complete upon passing a Clearance Examination
  - Assures work was done as specified and site is clear of hazards
- Abatement work clearance must be performed by a certified risk assessor or lead-based paint inspector
- Non-abatement work clearance can be done by a certified risk assessor or lead-based paint inspector or sampling technician (supervised and signed off by such)
- No conflict of interest
  - Clearance examiners must be independent from hazard control, rehabilitation, or maintenance work
  - May work for same firm that provides pre-work paint testing or risk assessment
- Interim Clearance to allow for non-lead workers to enter site is allowed, but Final Clearance must also be done





# Clearance (cont.)

- Dust wipe samples must be collected (by certified risk assessor/inspector or his/her clearance technician) and submitted to an accredited laboratory for analysis
- LBP hazard control is not complete until clearance testing is performed and passed

### **Dust Clearance Levels**

Carpeted Floors 10 µm/ft<sup>2</sup>

Hard Floors 10 μm/ft<sup>2</sup>

Interior 100 µm/ft<sup>2</sup>

Windowsills







# Clearance (cont.)

### Includes:

- Visual assessment to determine completion of work, absence of hazards
- Dust sampling, (processed by accredited lab) to measure residual lead-dust levels
- Interpretation of sampling results
- Preparation of a report

### If site fails:

- Worksite must be re-cleaned and
- Another clearance test conducted
- Additional work may be needed if continued clearance failure







Step 5. Tell

# Notice of Hazard Reduction includes Clearance Results



Occupants must receive a Notice of Hazard Reduction, within 15 days of completion of the work (pass Clearance)

- Activities performed
- Clearance Date
- Tech's ID Info, Contact info
- Visual Inspection Results
- Dust/Locations/µg/sf
- Lab ID + #
- Reduction Dates
- LBP Remaining
- Contractor ID





# **Lead Hazard Reduction Notice**

# **Sample Notice of Lead Hazard Reduction** Today's Date:\_\_\_\_\_ Property Address:\_\_\_\_\_ **Summary of the Hazard Reduction Activity:** Start Date:\_\_\_\_\_ Completion Date: Location and type of activity. (List the location and type of activity conducted or attach a copy of the summary page from the clearance report or the lead hazard scope of work providing this information.) Date(s) of clearance testing: Summary of results of clearance testing: No clearance testing was performed. https://files.hudexchange.info/resources/documents/LSHR-Sample-Notice-of-Lead-Hazard-Reduction.pdf

,	ss: Today's Date:
Summary of	f the Hazard Reduction Activity:
Start Date:	Completion Date:
	<b>d type of activity.</b> (List the location and type of activity conducted or attach a copy of the from the clearance report or the lead hazard scope of work providing this information.)
Date(s) of clear	rance testing:
Summary of res	sults of clearance testing:
(a)	No clearance testing was performed.
(b)	Clearance testing showed clearance was achieved.
(c)	Clearance testing showed clearance was not achieved.
List any compo	nents with known lead-based paint that remain in the areas where activities were conducted, n of the component (e.g. kitchen-door, bedroom-windows).
List the location	
Person who	prepared this summary notice  Signature:
Person who	Signature:
Person who Printed Name:_ Title:	Signature:
Person who Printed Name:_ Title: Address:	Signature: Organization:

# Available Resources

# **HUD Exchange Lead-Based Paint Page**



Home > Programs > Lead-Based Paint



### Lead Safe Housing Rule Toolkit

The tools in the Lead Safe Housing Rule Toolkit help practitioners understand and comply with the federal lead rules. Use it to learn about preparing to administer projects, implementing key project tasks, and keeping records for compliance.

View Toolkit



### Lead-Based Paint Resources

- Lead Definitions Handout
- Lead Disclosure Rule
- LSHR-Renovation, Repair, and Painting Rule (RRP) Handout
   Guidelines for the Evaluation and Control of
- Lead-Based Paint Hazards in Housing
- Office of Lead Hazard Control and Healthy Homes

View more resources



### Lead Exposure

What do I do if I think my child or I have been exposed to lead?

Talk to your pediatrician, general physician, or local health agency about what you can do. Your doctor can do a simple blood test to check you or your child for lead exposure.

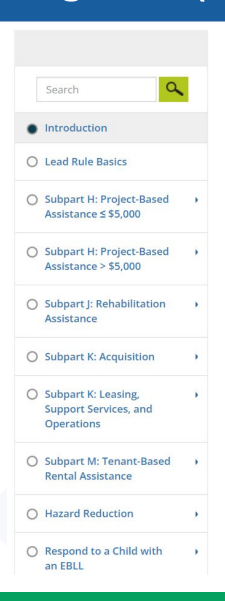
View the Protect Your Family from Lead in the Home pamphlet, Childhood Lead Poisoning Prevention Program, or contact the National Lead Information





# Lead Safe Housing Rule (LSHR) Toolkit

https://www.hudexchange.info/ programs/lead-basedpaint/lshr-toolkit/introduction/



### **Lead Safe Housing Rule Toolkit**



### Introduction

The tools in the Lead Safe Housing Rule Toolkit help practitioners understand and comply with the federal lead rules. The rules apply to almost all ownership, rentals, and sales of pre-1978 housing regardless of occupants or federal assistance to keep children and families safe from lead.

### **Lead Rules Basics**

If you are new to the lead regulations, review Lead Rules Basics.

Choose the type of activity you are working in, or operating, to access the tools and information for that activity. If you are not sure which applies to you, view Which Subpart Do I Use?.

### Project-Based Assistance (PBA): Subpart H with A, B, and R

PBA rules and tools apply to rental properties receiving ongoing assistance that reduce occupants' rents. Assistance is tied



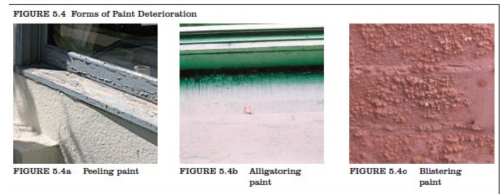


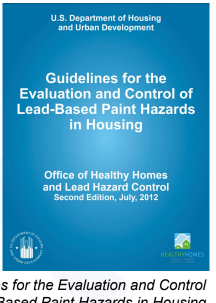
### **Guidance and Performance Criteria**

# HUD Guidelines for the Evaluation and Control of Lead-Based Paint Hazards in Housing

 OLHCHH has published two editions of the Guidelines, a technical manual for lead hazard evaluation and control in federally-assisted housing; cited by EPA in its lead rules as a "documented methodology."

https://www.hud.gov/program\_offices/healthy\_homes/lbp/hudguidelines





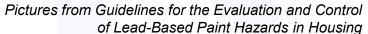




FIGURE 5.5 Baseboard showing a de minimis amount of deteriorated paint.







# Lead Safe Housing and Healthy Homes Mailing List

### Go to <a href="https://www.hudexchange.info/mailinglist/">https://www.hudexchange.info/mailinglist/</a>

### **Email Updates**

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- IDIS Integrated Disbursement and Information System
- Lead Safe Housing and Healthy Homes
  - Multifamily Housing Preservation





### Resources

- LSHR Toolkit: <a href="https://www.hudexchange.info/programs/lead-based-paint/lshr-toolkit/introduction/">https://www.hudexchange.info/programs/lead-based-paint/lshr-toolkit/introduction/</a>
- Lead Regulations: <a href="http://portal.hud.gov/hudportal/HUD?src=/program\_offices/healthy\_homes/enforcement/regulations">http://portal.hud.gov/hudportal/HUD?src=/program\_offices/healthy\_homes/enforcement/regulations</a>
- Lead Safe Housing Rule (LSHR) Training: <a href="https://www.hudexchange.info/trainings/lead-safe-housing-rule/">https://www.hudexchange.info/trainings/lead-safe-housing-rule/</a>
- EPA page: <a href="https://www.epa.gov/lead">https://www.epa.gov/lead</a>
- Lead Compliance Advisor: <a href="https://portalapps.hud.gov/CORVID/HUDLBPAdvisor/welcome.html">https://portalapps.hud.gov/CORVID/HUDLBPAdvisor/welcome.html</a>
- Interpretive Guidance on LSHR: <a href="https://portalapps.hud.gov/CORVID/HUDLBPAdvisor/info/documents/LSHRGuidance21June0/4.htm">https://portalapps.hud.gov/CORVID/HUDLBPAdvisor/info/documents/LSHRGuidance21June0/4.htm</a>
- Lead-Based Paint: <a href="https://www.hudexchange.info/programs/lead-based-paint/">https://www.hudexchange.info/programs/lead-based-paint/</a>





# Schedule for Upcoming Webinar Sessions

- ✓ Completed: Session 1 Rehabilitation, Acquisition, Leasing, Services and Operations
- ✓ Completed: Session 2 Subpart J: Rehab Planning Phase
- Next: Session 3 Subpart J: Rehab Construction Phase
  - Session 4 Subpart K: Acquisition, Leasing, Support Services and Operation Programs





Q&A