



Materials Management Group, Inc.

May 11, 2016

LDEQ, OES, Public Participation and Permit Support Division,
Notifications and Accreditations Section,
P.O. Box 4313
Baton Rouge, LA 70821-4313

Dear Sir or Madame:

Materials Management Group, Inc. (MMG) has prepared the attached LDEQ Form AAC-8 with supplemental documentation for Clark High School, located at 1301 N Derbigny Street, New Orleans LA, 70116 (School). This School is applying for certain exclusions under the terms and conditions outlined in LAC 33:III.2735 (Chapter 27: Asbestos-Containing Materials (ACM) in Schools and State Buildings - Exclusions). Specifically, this School is applying for exclusion from certain requirements outlined in Chapter 27 in accordance with the following criteria:

Form AAC-8 Section 1.a

An architect or project engineer responsible for the construction of a new school building built after October 12, 1988, or an accredited asbestos inspector has signed a statement that no ACBM was specified as a building material in any construction document for the building or, to the best of his or her knowledge, no ACBM was used as a building material in the building.

Form AAC-8 Section 1.b

The school or state bldg has been abated, and a thorough re-inspection has confirmed that there is no friable and non-friable known or assumed ACBM in each building (LAC 33:III.2707.B.1).

The School and Local Educational Agency (LEA) acknowledge that, in accordance with LAC 33:III.2735.B:

If ACBM is subsequently found in a homogeneous or sampling area of an LEA that had been identified as receiving an exclusion by an accredited inspector, an architect, or a project engineer under the relevant terms outlined in LAC 33:III



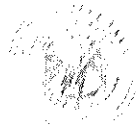
Chapter 27, the LEA shall have 180 days following the date of identification of
ACBM to comply with the pertinent rules and regulations outlined in said chapter.

If you should have any question, please contact MMG at 504-368-0568.

Sincerely,

A handwritten signature in cursive script that reads "Braelin Carter".

Ms. Braelin Carter
Project Manager and Environmental Health Scientist, MMG
LDEQ Certified Asbestos Inspector (LDEQ AI# 6I193973)
LDEQ Certified Asbestos Management Planner (LDEQ AI# 6P193973)



State of Louisiana
DEPARTMENT OF ENVIRONMENTAL QUALITY
ENVIRONMENTAL SERVICES

Rebekah Ann Straub
Joseph S Clark Prepatory Academy
1301 N Derbigny St
New Orleans, LA 70116

Re Asbestos Management Plan Exclusion Approval
Joseph S Clark Prepatory Academy
1301 N Derbigny St
New Orleans, LA 70116

AI No. 99741
NOT20160001

Dear Mrs. Straub:

This office received an asbestos management plan on September 22, 2016, for the aforementioned property.

We have reviewed the asbestos management plan and find that it is complete and satisfies the requirements established by LAC 33:III.2735 of the Louisiana Air Quality regulations for a school building exclusion. A copy of this letter must be included in the management plan located onsite.

Please be advised pursuant to LAC 33:III.2723 should any conditions at the subject property change, additional action may be required (ex. demolition, renovations, additions including t-buildings, changes in designated person, etc.). See attached document for more information.

Please contact Tanya Byers at (225) 219-1352 if you have any questions or need additional information.

Sincerely,

Cheryl Soumier Nolan
Administrator
Public Participation and Permit Support Division

09 Nov 2016
Date

CSN/tb

Attachment