

V-03337

NOTICE OF HEALTH CODE VIOLATION

PHILADELPHIA DEPARTMENT OF PUBLIC HEALTH

AIR MANAGEMENT SERVICES

ASBESTOS CONTROL UNIT

SPELMAN BUILDING, 321 UNIVERSITY AVENUE, 2ND FLOOR
PHILADELPHIA, PA 19104-4543

YOU ARE IN VIOLATION OF THE SECTION LISTED BELOW. TAKE PROMPT ACTION TO CORRECT THIS VIOLATION, COMPLETE THE ITEMS LISTED ON THE REVERSE SIDE AND RETURN THE NOTICE WITHIN 5 DAYS TO THE ADDRESSING ADDRESS. FAILURE TO CORRECT VIOLATION MAY RESULT IN THE DEPARTMENT OF LICENSES AND INSPECTIONS CONTRACTING TO ALLEVIATE THE VIOLATION. YOU WILL BE CHARGED THE COST INCURRED PLUS A 20% ADMINISTRATION FEE. THIS VIOLATION MAY RESULT IN LEGAL ACTION. TO APPEAL ANY VIOLATION OF THIS NOTICE, APPLY TO THE BOARD OF LICENSE AND INSPECTION REVIEW, MUNICIPAL SERVICES BUILDING, CONCOURSE LEVEL, 1401 JOHN F. KENNEDY BLVD., PHILA., PA 19102-1697 WITHIN 30 DAYS OF THIS NOTICE.

Address of Violation 2208 Market St.	Griffin Campbell	Date Issued 5/23/13
Location of Violation Dumpster - 2208 Market St.	Address of Violator 1605 Butler St.	Date of Violation 5/2/13
<i>Person Contacted: Substantive</i>	City, State, Zip Philadelphia, PA 19140	Project Number

VIOLATION PURSUANT TO TITLE 6, HEALTH CODE, OF THE PHILADELPHIA CODE, SPECIFICALLY:

CHAPTER 6-402 (9) (a) Nuisances, When the Department finds that any continuing violation of the Health Code, the regulations thereunder, or any other continuing health hazard, so injuriously or adversely affects the health of the residents of the City or any portion thereof as to constitute a public nuisance, it may order any person who causes or contributes to the creation and maintenance thereof to correct and remove such nuisance at his own expense.

Description of Health Code Violation:

Dumpster on site that contains asbestos material.

Steps required to correct this Violation:

You must hire a licensed Philadelphia asbestos abatement contractor to address this violation.

Inspector Name (Print):

Andrew Jones

Inspector Signature:



COMPLAINANT NAME Anonymous		CONTACTED <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO	COMPLAINANT ADDRESS N/A	
CONTRACTOR Campbell Construction		SUPERVISOR Griffin Campbell		
ASBESTOS PROJECT INSPECTOR Kenneth Hudson		LAB EMSL		
A. TYPE OF ACTIVITY	6	ACTIVITY TIME	PROJECT NO.	DATE
B. TYPE OF PROJECT	5	1:00-2:00 PM	2-3212	5/2/13
C. BULK SAMPLE	2	VIOLATION	INSPECTOR NO.	HEALTH DISTRICT
D. PROTECTIVE EQUIPMENT	2	<input checked="" type="checkbox"/> YES <input type="checkbox"/> NO	448	1
E. WORKER/SUPERVISOR CERT.	0	SAMPLE IDENTIFICATION NUMBER(S)		
F. RECOMMENDATION	1	1. AJ 5-2-13-1		
G. WRITTEN REPORT	1	2. AJ 5-2-13-2		

OBSERVATIONS AND / OR INSTRUCTIONS

I received an anonymous complaint about insulation being thrown into the alley behind the buildings that were getting demolished at the above address. These were all NESHAP structures and our department did not have any demolition notification for them. I arrived on site and walked through the buildings that were well into interior demolition. I did not see signs of suspect asbestos insulation in any of the structures.

After inspecting the buildings I found suspect ACM in the top of one of the dumpsters. I took pictures and samples and posted the dumpster. I was told that the material looked like material they had found in the buildings that they thought was foam. We went to where this material was located, which turned out to be foam. When the owner of Campbell Construction, Griffin Campbell, came on site he said that he had come out to his truck that morning to find that people had thrown things in the back of his truck and so he dumped that material into his dumpster. I told him to cover the dumpster and get a licensed asbestos contractor to throw out the entire dumpster as contaminated ACM because the material I found had been intermingled with the rest of the dumpster. The demolition contractor is receiving NOV's for each location for not notifying the department and a health code to make him clean out the dumpster.

INSPECTOR'S SIGNATURE



V-03338

NOTICE OF VIOLATION - NESHAP
 PHILADELPHIA DEPARTMENT OF PUBLIC HEALTH
AIR MANAGEMENT SERVICES
ASBESTOS CONTROL UNIT
 SPELMAN BUILDING, 321 UNIVERSITY AVENUE, 2ND FLOOR
 PHILADELPHIA, PA 19104-4543

YOU ARE IN VIOLATION OF THE SECTIONS CHECKED BELOW. TAKE PROMPT ACTION TO CORRECT THIS VIOLATION, COMPLETE THE ITEMS LISTED ON THE REVERSE SIDE AND RETURN THE NOTICE WITHIN 5 DAYS TO THE ADDRESS. FAILURE TO CORRECT VIOLATION MAY RESULT IN THE DEPARTMENT OF LICENSES AND INSPECTIONS CONTRACTING TO ALLEVIATE THE VIOLATION. YOU WILL BE CHARGED THE COST INCURRED PLUS A 20% ADMINISTRATION FEE. THIS VIOLATION MAY RESULT IN LEGAL ACTION. TO APPEAL ANY VIOLATION OF THIS NOTICE, APPLY TO THE BOARD OF LICENSE AND INSPECTION REVIEW, MUNICIPAL SERVICES BUILDING, CONCOURSE LEVEL, 1401 JOHN F. KENNEDY BLVD., PHILA., PA 19102-1687 WITHIN 30 DAYS OF THIS NOTICE.

Firm Name Campbell Construction	Job Name Demolition - 2132 Market St.	Date Issued 5/23/13
Firm Address 1605 Butler St.	Job Location 2132 Market St.	Date of Violation 5/2/13
City, State, Zip Philadelphia, PA 19140	Person Contacted & Title Griffin Campbell	Project Number
<input type="checkbox"/> Building Owner <input checked="" type="checkbox"/> Demo Contractor <input type="checkbox"/> Abatement Contractor <input type="checkbox"/> API <input type="checkbox"/> Other		<input checked="" type="checkbox"/> Substantive <input type="checkbox"/> Non Substantive

VIOLATION PURSUANT TO 40 CFR PART 61 NATIONAL EMISSION STANDARD FOR HAZARDOUS AIR POLLUTANTS:ASBESTOS NESHAP REVISION: FINAL RULE

INSPECTION/NOTIFICATION

- 40 CFR 61.145(a) Failure to inspect prior to demolition or renovation
- 40 CFR 61.145(b) Failure to provide notification
- 40 CFR 61.145(b)(2) Failure to update notification
- 40 CFR 61.145(b)(3)(i) Failure to postmark or deliver 10 days prior to demolition or renovation
- 40 CFR 61.145(b)(3)(iii) Failure to postmark as early as possible prior to demolition if ordered by state or local government
- 40 CFR 61.145 (b)(A)(2) Failure to provide new start date ASAP no later than original start date
- 40 CFR 61.145(b)(B)(1) Failure to provide new start date 10 days before work begins
- 40 CFR 61.145 (b)(C)(4) Failure to include required information – CIRCLE SECTION(S)
 (i) type of notice (ii) owner info. (iii) type of operation (iv) facility description (v) procedure to detect asbestos (vi) amount of material (vii) location of facility (viii) abatement work schedule (ix) demo/reno work schedule (x) work methods (xi) work practices (xii) disposal site (xiii) trained person (xiv) id information (xv) emergency info. (xvi) unexpected event procedures (xvii)waste transp. Info.

EMISSION CONTROL

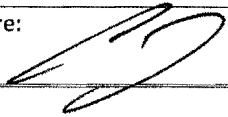
- 40 CFR 61.145(c)(1) Failure to remove RACM prior to renovation or demolition
- 40 CFR 61.145(c)(1)(iii) Failure to adequately wet exposed RACM not removed from demolition due to safety reasons
- 40 CFR 61.145(c)(3) Failure to adequately wet RACM when removing
- 40 CFR 61.145(c)(6)(i) Failure to adequately wet RACM to ensure it remains wet until collected for disposal
- 40 CFR 61.145(c)(8) Failure to provide authorized representative trained as provided by regulation and evidence of training or refresher

IMPROPER DISPOSAL

- 40 CFR 61.150(a) Failure to prevent discharge of visible emission to outside air, during collection, packaging or transportation
- 40 CFR 61.150(a)(1)(i) Failure to adequately wet RACM for disposal
- 40 CFR 61.150(a)(1)(iii) Failure to seal in leak tight containers or leak tight wrapping
- 40 CFR 61.150(a)(1)(iv) Failure to label containers or wrapped materials with specified OSHA warning labels
- 40 CFR 61.150(a)(1)(v) Failure to label containers/wrapped materials with name of generator and location at which it was generated
- 40 CFR 61.150(a)(3) Failure to adequately wet RACM at all times after demolition and keep wet during handling and loading (ID buildings)
- 40 CFR 61.150(a)(5)(b) Failure to deposit ACM waste as soon as practical by waste generator
- 40 CFR 61.150 (a)(5)(c) Failure to mark vehicles used to transport asbestos waste during loading and unloading
- 40 CFR 61.150(d)(1) Failure to maintain waste shipment records
- 40 CFR 61.150(d)(4) Failure to report waste shipment records not received in 45 days
- 40 CFR 61.150(d)(5) Failure to retain copy of waste shipment records
- 40 CFR 61.150(d)(5)(e) Failure to make available all records

Other Violations and/ or Instructions:

Inspector Signature:



AIR MANAGEMENT'S COPY

**CITY OF PHILADELPHIA · AIR MANAGEMENT SERVICES
INSPECTION REPORT · ASBESTOS CONTROL UNIT**

LOCATION (BUILDING NAME) Demolition		ADDRESS 2132-2138, 2208 Market St.	
COMPLAINANT NAME Anonamous	CONTACTED <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO	COMPLAINANT ADDRESS N/A	
CONTRACTOR Campbell Construction		SUPERVISOR Griffin Campbell	
ASBESTOS PROJECT INSPECTOR Kenneth Hudson		LAB EMSL	
A. TYPE OF ACTIVITY	6	ACTIVITY TIME 1:00-2:00 PM	PROJECT NO. 2-3212
B. TYPE OF PROJECT	5		DATE 5/2/13
C. BULK SAMPLE	2	VIOLATION <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO	INSPECTOR NO. 448
D. PROTECTIVE EQUIPMENT	2		HEALTH DISTRICT 1
E. WORKER/SUPERVISOR CERT.	0	SAMPLE IDENTIFICATION NUMBER(S)	
F. RECOMMENDATION	1	1. AJ 5-2-13-1	
G. WRITTEN REPORT	1	2. AJ 5-2-13-2	

OBSERVATIONS AND / OR INSTRUCTIONS

I received an anonymous complaint about insulation being thrown into the alley behind the buildings that were getting demolished at the above address. These were all NESHAP structures and our department did not have any demolition notification for them. I arrived on site and walked through the buildings that were well into interior demolition. I did not see signs of suspect asbestos insulation in any of the structures.

After inspecting the buildings I found suspect ACM in the top of one of the dumpsters. I took pictures and samples and posted the dumpster. I was told that the material looked like material they had found in the buildings that they thought was foam. We went to where this material was located, which turned out to be foam. When the owner of Campbell Construction, Griffin Campbell, came on site he said that he had come out to his truck that morning to find that people had thrown things in the back of his truck and so he dumped that material into his dumpster. I told him to cover the dumpster and get a licensed asbestos contractor to throw out the entire dumpster as contaminated ACM because the material I found had been intermingled with the rest of the dumpster. The demolition contractor is receiving NOV's for each location for not notifying the department and a health code to make him clean out the dumpster.

INSPECTOR'S SIGNATURE



V-03339

NOTICE OF VIOLATION - NESHAP

PHILADELPHIA DEPARTMENT OF PUBLIC HEALTH

AIR MANAGEMENT SERVICES

ASBESTOS CONTROL UNIT

SPELMAN BUILDING, 321 UNIVERSITY AVENUE, 2ND FLOOR
PHILADELPHIA, PA 19104-4543

YOU ARE IN VIOLATION OF THE SECTIONS CHECKED BELOW. TAKE PROMPT ACTION TO CORRECT THIS VIOLATION, COMPLETE THE ITEMS LISTED ON THE REVERSE SIDE AND RETURN THE NOTICE WITHIN 5 DAYS TO THE ADDRESS. FAILURE TO CORRECT VIOLATION MAY RESULT IN THE DEPARTMENT OF LICENSES AND INSPECTIONS CONTRACTING TO ALLEVIATE THE VIOLATION. YOU WILL BE CHARGED THE COST INCURRED PLUS A 20% ADMINISTRATION FEE. THIS VIOLATION MAY RESULT IN LEGAL ACTION. TO APPEAL ANY VIOLATION OF THIS NOTICE, APPLY TO THE BOARD OF LICENSE AND INSPECTION REVIEW, MUNICIPAL SERVICES BUILDING, CONCOURSE LEVEL, 1401 JOHN F. KENNEDY BLVD., PHILA., PA 19102-1687 WITHIN 30 DAYS OF THIS NOTICE.

Firm Name Campbell Construction	Job Name Demolition - 2134 Market St.	Date Issued 5/23/13
Firm Address 1605 Butler St.	Job Location 2134 Market St.	Date of Violation 5/2/13
City, State, Zip Philadelphia, PA 19140	Person Contacted & Title Griffin Campbell	Project Number

Building Owner
 Demo Contractor
 Abatement Contractor
 API
 Other
 Substantive
 Non Substantive

VIOLATION PURSUANT TO 40 CFR PART 61 NATIONAL EMISSION STANDARD FOR HAZARDOUS AIR POLLUTANTS: ASBESTOS NESHAP REVISION: FINAL RULE

INSPECTION/NOTIFICATION

- 40 CFR 61.145(a) Failure to inspect prior to demolition or renovation
- 40 CFR 61.145(b) Failure to provide notification
- 40 CFR 61.145(b)(2) Failure to update notification
- 40 CFR 61.145(b)(3)(i) Failure to postmark or deliver 10 days prior to demolition or renovation
- 40 CFR 61.145(b)(3)(iii) Failure to postmark as early as possible prior to demolition if ordered by state or local government
- 40 CFR 61.145 (b)(A)(2) Failure to provide new start date ASAP no later than original start date
- 40 CFR 61.145(b)(B)(1) Failure to provide new start date 10 days before work begins
- 40 CFR 61.145 (b)(C)(4) Failure to include required information – CIRCLE SECTION(S)
(i) type of notice (ii) owner info. (iii) type of operation (iv) facility description (v) procedure to detect asbestos (vi) amount of material (vii) location of facility (viii) abatement work schedule (ix) demo/reno work schedule (x) work methods (xi) work practices (xii) disposal site (xiii) trained person (xiv) id information (xv) emergency info. (xvi) unexpected event procedures (xvii)waste transp. Info.

EMISSION CONTROL

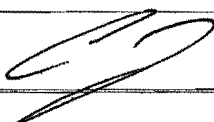
- 40 CFR 61.145(c)(1) Failure to remove RACM prior to renovation or demolition
- 40 CFR 61.145(c)(1)(iii) Failure to adequately wet exposed RACM not removed from demolition due to safety reasons
- 40 CFR 61.145(c)(3) Failure to adequately wet RACM when removing
- 40 CFR 61.145(c)(6)(i) Failure to adequately wet RACM to ensure it remains wet until collected for disposal
- 40 CFR 61.145(c)(8) Failure to provide authorized representative trained as provided by regulation and evidence of training or refresher

IMPROPER DISPOSAL

- 40 CFR 61.150(a) Failure to prevent discharge of visible emission to outside air during collection, packaging or transportation
- 40 CFR 61.150(a)(1)(i) Failure to adequately wet RACM for disposal
- 40 CFR 61.150(a)(1)(iii) Failure to seal in leak tight containers or leak tight wrapping
- 40 CFR 61.150(a)(1)(iv) Failure to label containers or wrapped materials with specified OSHA warning labels
- 40 CFR 61.150(a)(1)(v) Failure to label containers/wrapped materials with name of generator and location at which it was generated
- 40 CFR 61.150(a)(3) Failure to adequately wet RACM at all times after demolition and keep wet during handling and loading (ID buildings)
- 40 CFR 61.150(a)(5)(b) Failure to deposit ACM waste as soon as practical by waste generator
- 40 CFR 61.150 (a)(5)(c) Failure to mark vehicles used to transport asbestos waste during loading and unloading
- 40 CFR 61.150(d)(1) Failure to maintain waste shipment records
- 40 CFR 61.150(d)(4) Failure to report waste shipment records not received in 45 days
- 40 CFR 61.150(d)(5) Failure to retain copy of waste shipment records
- 40 CFR 61.150(d)(5)(e) Failure to make available all records

Other Violations and/ or Instructions:

Inspector Signature:



AIR MANAGEMENT'S COPY

**CITY OF PHILADELPHIA · AIR MANAGEMENT SERVICES
INSPECTION REPORT · ASBESTOS CONTROL UNIT**

LOCATION (BUILDING NAME) Demolition		ADDRESS 2132-2138, 2208 Market St.	
COMPLAINANT NAME Anonymous	CONTACTED <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO	COMPLAINANT ADDRESS N/A	
CONTRACTOR Campbell Construction		SUPERVISOR Griffin Campbell	
ASBESTOS PROJECT INSPECTOR Kenneth Hudson		LAB EMSL	
A. TYPE OF ACTIVITY	6	ACTIVITY TIME	1:00-2:00 PM
B. TYPE OF PROJECT	5	PROJECT NO.	2-3212
C. BULK SAMPLE	2	DATE	5/2/13
D. PROTECTIVE EQUIPMENT	2	VIOLATION <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO	INSPECTOR NO. 448
E. WORKER/SUPERVISOR CERT.	0	HEALTH DISTRICT 1	
F. RECOMMENDATION	1	SAMPLE IDENTIFICATION NUMBER(S)	
G. WRITTEN REPORT	1	1. AJ 5-2-13-1 2. AJ 5-2-13-2	

OBSERVATIONS AND / OR INSTRUCTIONS

I received an anonymous complaint about insulation being thrown into the alley behind the buildings that were getting demolished at the above address. These were all NESHAP structures and our department did not have any demolition notification for them. I arrived on site and walked through the buildings that were well into interior demolition. I did not see signs of suspect asbestos insulation in any of the structures.

After inspecting the buildings I found suspect ACM in the top of one of the dumpsters. I took pictures and samples and posted the dumpster. I was told that the material looked like material they had found in the buildings that they thought was foam. We went to where this material was located, which turned out to be foam. When the owner of Campbell Construction, Griffin Campbell, came on site he said that he had come out to his truck that morning to find that people had thrown things in the back of his truck and so he dumped that material into his dumpster. I told him to cover the dumpster and get a licensed asbestos contractor to throw out the entire dumpster as contaminated ACM because the material I found had been intermingled with the rest of the dumpster. The demolition contractor is receiving NOV's for each location for not notifying the department and a health code to make him clean out the dumpster.

INSPECTOR'S SIGNATURE



V-03340

NOTICE OF VIOLATION - NESHAP

PHILADELPHIA DEPARTMENT OF PUBLIC HEALTH
AIR MANAGEMENT SERVICES
ASBESTOS CONTROL UNIT
SPELMAN BUILDING, 321 UNIVERSITY AVENUE, 2ND FLOOR
PHILADELPHIA, PA 19104-4543

YOU ARE IN VIOLATION OF THE SECTIONS CHECKED BELOW. TAKE PROMPT ACTION TO CORRECT THIS VIOLATION, COMPLETE THE ITEMS LISTED ON THE REVERSE SIDE AND RETURN THE NOTICE WITHIN 5 DAYS TO THE ADJOINING ADDRESS. FAILURE TO CORRECT VIOLATION MAY RESULT IN THE DEPARTMENT OF LICENSES AND INSPECTIONS CONTRACTING TO ALLEVIATE THE VIOLATION. YOU WILL BE CHARGED THE COST INCURRED PLUS A 20% ADMINISTRATION FEE. THIS VIOLATION MAY RESULT IN LEGAL ACTION. TO APPEAL ANY VIOLATION OF THIS NOTICE, APPLY TO THE BOARD OF LICENSE AND INSPECTION REVIEW, MUNICIPAL SERVICES BUILDING, CONCOURSE LEVEL, 1401 JOHN F. KENNEDY BLVD., PHILA., PA 19102-1687 WITHIN 30 DAYS OF THIS NOTICE.

Firm Name Campbell Construction	Job Name Demolition - 2136 Market St.	Date Issued 5/23/13
Firm Address 1605 Butler St.	Job Location 2136 Market St.	Date of Violation 5/2/13
City, State, Zip Philadelphia, PA 19140	Person Contacted & Title Griffin Campbell	Project Number
<input type="checkbox"/> Building Owner <input checked="" type="checkbox"/> Demo Contractor <input type="checkbox"/> Abatement Contractor <input type="checkbox"/> API <input type="checkbox"/> Other		<input checked="" type="checkbox"/> Substantive <input type="checkbox"/> Non Substantive

VIOLATION PURSUANT TO 40 CFR PART 61 NATIONAL EMISSION STANDARD FOR HAZARDOUS AIR POLLUTANTS:ASBESTOS NESHAP REVISION: FINAL RULE

INSPECTION/NOTIFICATION

- 40 CFR 61.145(a) Failure to inspect prior to demolition or renovation
- 40 CFR 61.145(b) Failure to provide notification
- 40 CFR 61.145(b)(2) Failure to update notification
- 40 CFR 61.145(b)(3)(i) Failure to postmark or deliver 10 days prior to demolition or renovation
- 40 CFR 61.145(b)(3)(iii) Failure to postmark as early as possible prior to demolition if ordered by state or local government
- 40 CFR 61.145 (b)(A)(2) Failure to provide new start date ASAP no later than original start date
- 40 CFR 61.145(b)(B)(1) Failure to provide new start date 10 days before work begins
- 40 CFR 61.145 (b)(C)(4) Failure to include required information – CIRCLE SECTION(S)
(i) type of notice (ii) owner info. (iii) type of operation (iv) facility description (v) procedure to detect asbestos (vi) amount of material (vii) location of facility (viii) abatement work schedule (ix) demo/reno work schedule (x) work methods (xi) work practices (xii) disposal site (xiii) trained person (xiv) id information (xv) emergency info. (xvi) unexpected event procedures (xvii)waste transp. Info.

EMISSION CONTROL

- 40 CFR 61.145(c)(1) Failure to remove RACM prior to renovation or demolition
- 40 CFR 61.145(c)(1)(iii) Failure to adequately wet exposed RACM not removed from demolition due to safety reasons
- 40 CFR 61.145(c)(3) Failure to adequately wet RACM when removing
- 40 CFR 61.145(c)(6)(i) Failure to adequately wet RACM to ensure it remains wet until collected for disposal
- 40 CFR 61.145(c)(8) Failure to provide authorized representative trained as provided by regulation and evidence of training or refresher

IMPROPER DISPOSAL

- 40 CFR 61.150(a) Failure to prevent discharge of visible emission to outside air during collection, packaging or transportation
- 40 CFR 61.150(a)(1)(i) Failure to adequately wet RACM for disposal
- 40 CFR 61.150(a)(1)(iii) Failure to seal in leak tight containers or leak tight wrapping
- 40 CFR 61.150(a)(1)(iv) Failure to label containers or wrapped materials with specified OSHA warning labels
- 40 CFR 61.150(a)(1)(v) Failure to label containers/wrapped materials with name of generator and location at which it was generated
- 40 CFR 61.150(a)(3) Failure to adequately wet RACM at all times after demolition and keep wet during handling and loading (ID buildings)
- 40 CFR 61.150(a)(5)(b) Failure to deposit ACM waste as soon as practical by waste generator
- 40 CFR 61.150 (a)(5)(c) Failure to mark vehicles used to transport asbestos waste during loading and unloading
- 40 CFR 61.150(d)(1) Failure to maintain waste shipment records
- 40 CFR 61.150(d)(4) Failure to report waste shipment records not received in 45 days
- 40 CFR 61.150(d)(5) Failure to retain copy of waste shipment records
- 40 CFR 61.150(d)(5)(e) Failure to make available all records

Other Violations and/ or Instructions:

Inspector Signature:

AIR MANAGEMENT'S COPY

**CITY OF PHILADELPHIA · AIR MANAGEMENT SERVICES
INSPECTION REPORT · ASBESTOS CONTROL UNIT**

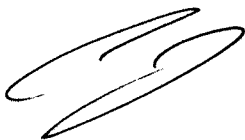
LOCATION (BUILDING NAME) Demolition		ADDRESS 2132-2138, 2208 Market St.	
COMPLAINANT NAME Anonymous	CONTACTED <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO	COMPLAINANT ADDRESS N/A	
CONTRACTOR Campbell Construction		SUPERVISOR Griffin Campbell	
ASBESTOS PROJECT INSPECTOR Kenneth Hudson		LAB EMSL	
A. TYPE OF ACTIVITY	6	ACTIVITY TIME	1:00-2:00 PM
B. TYPE OF PROJECT	5	PROJECT NO.	2-3212
C. BULK SAMPLE	2	DATE	5/2/13
D. PROTECTIVE EQUIPMENT	2	VIOLATION <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO	INSPECTOR NO. 448
E. WORKER/SUPERVISOR CERT.	0	HEALTH DISTRICT 1	
F. RECOMMENDATION	1	SAMPLE IDENTIFICATION NUMBER(S)	
G. WRITTEN REPORT	1	1. AJ 5-2-13-1 2. AJ 5-2-13-2	

OBSERVATIONS AND / OR INSTRUCTIONS

I received an anonymous complaint about insulation being thrown into the alley behind the buildings that were getting demolished at the above address. These were all NESHAP structures and our department did not have any demolition notification for them. I arrived on site and walked through the buildings that were well into interior demolition. I did not see signs of suspect asbestos insulation in any of the structures.

After inspecting the buildings I found suspect ACM in the top of one of the dumpsters. I took pictures and samples and posted the dumpster. I was told that the material looked like material they had found in the buildings that they thought was foam. We went to where this material was located, which turned out to be foam. When the owner of Campbell Construction, Griffin Campbell, came on site he said that he had come out to his truck that morning to find that people had thrown things in the back of his truck and so he dumped that material into his dumpster. I told him to cover the dumpster and get a licensed asbestos contractor to throw out the entire dumpster as contaminated ACM because the material I found had been intermingled with the rest of the dumpster. The demolition contractor is receiving NOV's for each location for not notifying the department and a health code to make him clean out the dumpster.

INSPECTOR'S SIGNATURE



V-03341

NOTICE OF VIOLATION - NESHP

PHILADELPHIA DEPARTMENT OF PUBLIC HEALTH

AIR MANAGEMENT SERVICES

ASBESTOS CONTROL UNIT

SPELMAN BUILDING, 321 UNIVERSITY AVENUE, 2ND FLOOR
PHILADELPHIA, PA 19104-4543

YOU ARE IN VIOLATION OF THE SECTIONS CHECKED BELOW. TAKE PROMPT ACTION TO CORRECT THIS VIOLATION, COMPLETE THE ITEMS LISTED ON THE REVERSE SIDE AND RETURN THE NOTICE WITHIN 5 DAYS TO THE ADJOINING ADDRESS. FAILURE TO CORRECT VIOLATION MAY RESULT IN THE DEPARTMENT OF LICENSES AND INSPECTIONS CONTRACTING TO ALLEVIATE THE VIOLATION. YOU WILL BE CHARGED THE COST INCURRED PLUS A 20% ADMINISTRATION FEE. THIS VIOLATION MAY RESULT IN LEGAL ACTION. TO APPEAL ANY VIOLATION OF THIS NOTICE, APPLY TO THE BOARD OF LICENSE AND INSPECTION REVIEW, MUNICIPAL SERVICES BUILDING, CONCOURSE LEVEL, 1401 JOHN F. KENNEDY BLVD., PHILA., PA 19102-1607 WITHIN 30 DAYS OF THIS NOTICE.

Firm Name Campbell Construction	Job Name Demolition - 2138 Market St.	Date Issued 5/23/13
Firm Address 1605 Butler St.	Job Location 2138 Market St.	Date of Violation 5/2/13
City, State, Zip Philadelphia, PA 19140	Person Contacted & Title Griffin Campbell	Project Number
<input type="checkbox"/> Building Owner <input checked="" type="checkbox"/> Demo Contractor <input type="checkbox"/> Abatement Contractor <input type="checkbox"/> API <input type="checkbox"/> Other		<input checked="" type="checkbox"/> Substantive <input type="checkbox"/> Non Substantive

VIOLATION PURSUANT TO 40 CFR PART 61 NATIONAL EMISSION STANDARD FOR HAZARDOUS AIR POLLUTANTS:ASBESTOS NESHP REVISION: FINAL RULE

INSPECTION/NOTIFICATION

- 40 CFR 61.145(a) Failure to inspect prior to demolition or renovation
- 40 CFR 61.145(b) Failure to provide notification
- 40 CFR 61.145(b)(2) Failure to update notification
- 40 CFR 61.145(b)(3)(i) Failure to postmark or deliver 10 days prior to demolition or renovation
- 40 CFR 61.145(b)(3)(iii) Failure to postmark as early as possible prior to demolition if ordered by state or local government
- 40 CFR 61.145 (b)(A)(2) Failure to provide new start date ASAP no later than original start date
- 40 CFR 61.145(b)(B)(1) Failure to provide new start date 10 days before work begins
- 40 CFR 61.145 (b)(C)(4) Failure to include required information – CIRCLE SECTION(S)
(i) type of notice (ii) owner info. (iii) type of operation (iv) facility description (v) procedure to detect asbestos (vi) amount of material (vii) location of facility (viii) abatement work schedule (ix) demo/reno work schedule (x) work methods (xi) work practices (xii) disposal site (xiii) trained person (xiv) id information (xv) emergency info. (xvi) unexpected event procedures (xvii)waste transp. Info.

EMISSION CONTROL

- 40 CFR 61.145(c)(1) Failure to remove RACM prior to renovation or demolition
- 40 CFR 61.145(c)(1)(iii) Failure to adequately wet exposed RACM not removed from demolition due to safety reasons
- 40 CFR 61.145(c)(3) Failure to adequately wet RACM when removing
- 40 CFR 61.145(c)(6)(i) Failure to adequately wet RACM to ensure it remains wet until collected for disposal
- 40 CFR 61.145(c)(8) Failure to provide authorized representative trained as provided by regulation and evidence of training or refresher

IMPROPER DISPOSAL

- 40 CFR 61.150(a) Failure to prevent discharge of visible emission to outside air during collection, packaging or transportation
- 40 CFR 61.150(a)(1)(i) Failure to adequately wet RACM for disposal
- 40 CFR 61.150(a)(1)(iii) Failure to seal in leak tight containers or leak tight wrapping
- 40 CFR 61.150(a)(1)(iv) Failure to label containers or wrapped materials with specified OSHA warning labels
- 40 CFR 61.150(a)(1)(v) Failure to label containers/wrapped materials with name of generator and location at which it was generated
- 40 CFR 61.150(a)(3) Failure to adequately wet RACM at all times after demolition and keep wet during handling and loading (ID buildings)
- 40 CFR 61.150(a)(5)(b) Failure to deposit ACM waste as soon as practical by waste generator
- 40 CFR 61.150 (a)(5)(c) Failure to mark vehicles used to transport asbestos waste during loading and unloading
- 40 CFR 61.150(d)(1) Failure to maintain waste shipment records
- 40 CFR 61.150(d)(4) Failure to report waste shipment records not received in 45 days
- 40 CFR 61.150(d)(5) Failure to retain copy of waste shipment records
- 40 CFR 61.150(d)(5)(e) Failure to make available all records

Other Violations and/ or Instructions:

Inspector Signature:

AIR MANAGEMENT'S COPY

**CITY OF PHILADELPHIA · AIR MANAGEMENT SERVICES
INSPECTION REPORT · ASBESTOS CONTROL UNIT**

LOCATION (BUILDING NAME) Demolition		ADDRESS 2132-2138, 2208 Market St.	
COMPLAINANT NAME Anonymous	CONTACTED <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO	COMPLAINANT ADDRESS N/A	
CONTRACTOR Campbell Construction		SUPERVISOR Griffin Campbell	
ASBESTOS PROJECT INSPECTOR Kenneth Hudson		LAB EMSL	
A. TYPE OF ACTIVITY	6	ACTIVITY TIME	1:00-2:00 PM
B. TYPE OF PROJECT	5	PROJECT NO.	2-3212
C. BULK SAMPLE	2	DATE	5/2/13
D. PROTECTIVE EQUIPMENT	2	VIOLATION <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO	INSPECTOR NO. 448
E. WORKER/SUPERVISOR CERT.	0	HEALTH DISTRICT 1	
F. RECOMMENDATION	1	SAMPLE IDENTIFICATION NUMBER(S)	
G. WRITTEN REPORT	1	1. AJ 5-2-13-1 2. AJ 5-2-13-2	

OBSERVATIONS AND / OR INSTRUCTIONS

I received an anonymous complaint about insulation being thrown into the alley behind the buildings that were getting demolished at the above address. These were all NESHAP structures and our department did not have any demolition notification for them. I arrived on site and walked through the buildings that were well into interior demolition. I did not see signs of suspect asbestos insulation in any of the structures.

After inspecting the buildings I found suspect ACM in the top of one of the dumpsters. I took pictures and samples and posted the dumpster. I was told that the material looked like material they had found in the buildings that they thought was foam. We went to where this material was located, which turned out to be foam. When the owner of Campbell Construction, Griffin Campbell, came on site he said that he had come out to his truck that morning to find that people had thrown things in the back of his truck and so he dumped that material into his dumpster. I told him to cover the dumpster and get a licensed asbestos contractor to throw out the entire dumpster as contaminated ACM because the material I found had been intermingled with the rest of the dumpster. The demolition contractor is receiving NOV's for each location for not notifying the department and a health code to make him clean out the dumpster.

INSPECTOR'S SIGNATURE



V-03342

NOTICE OF VIOLATION - NESHAP

PHILADELPHIA DEPARTMENT OF PUBLIC HEALTH

AIR MANAGEMENT SERVICES

ASBESTOS CONTROL UNIT

SPELMAN BUILDING, 321 UNIVERSITY AVENUE, 2ND FLOOR
PHILADELPHIA, PA 19104-4543

YOU ARE IN VIOLATION OF THE SECTIONS CHECKED BELOW. TAKE PROMPT ACTION TO CORRECT THIS VIOLATION, COMPLETE THE ITEMS LISTED ON THE REVERSE SIDE AND RETURN THE NOTICE WITHIN 5 DAYS TO THE ADJOINING ADDRESS. FAILURE TO CORRECT VIOLATION MAY RESULT IN THE DEPARTMENT OF LICENSES AND INSPECTIONS CONTRACTING TO ALLEVIATE THE VIOLATION. YOU WILL BE CHARGED THE COST INCURRED PLUS A 20% ADMINISTRATION FEE. THIS VIOLATION MAY RESULT IN LEGAL ACTION. TO APPEAL ANY VIOLATION OF THIS NOTICE, APPLY TO THE BOARD OF LICENSE AND INSPECTION REVIEW, MUNICIPAL SERVICES BUILDING, CONCOURSE LEVEL, 1401 JOHN F. KENNEDY BLVD., PHILA., PA 19102-1687 WITHIN 30 DAYS OF THIS NOTICE.

Firm Name Campbell Construction	Job Name Demolition - 2208 Market St.	Date Issued 5/23/13
Firm Address 1605 Butler St.	Job Location 2208 Market St.	Date of Violation 5/2/13
City, State, Zip Philadelphia, PA 19140	Person Contacted & Title Griffin Campbell	Project Number
<input type="checkbox"/> Building Owner <input checked="" type="checkbox"/> Demo Contractor <input type="checkbox"/> Abatement Contractor <input type="checkbox"/> API <input type="checkbox"/> Other		<input checked="" type="checkbox"/> Substantive <input type="checkbox"/> Non Substantive

VIOLATION PURSUANT TO 40 CFR PART 61 NATIONAL EMISSION STANDARD FOR HAZARDOUS AIR POLLUTANTS:ASBESTOS NESHAP REVISION: FINAL RULE

INSPECTION/NOTIFICATION

- 40 CFR 61.145(a) Failure to inspect prior to demolition or renovation
- 40 CFR 61.145(b) Failure to provide notification
- 40 CFR 61.145(b)(2) Failure to update notification
- 40 CFR 61.145(b)(3)(i) Failure to postmark or deliver 10 days prior to demolition or renovation
- 40 CFR 61.145(b)(3)(iii) Failure to postmark as early as possible prior to demolition if ordered by state or local government
- 40 CFR 61.145 (b)(A)(2) Failure to provide new start date ASAP no later than original start date
- 40 CFR 61.145(b)(B)(1) Failure to provide new start date 10 days before work begins
- 40 CFR 61.145 (b)(C)(4) Failure to include required information – CIRCLE SECTION(S)
(i) type of notice (ii) owner info. (iii) type of operation (iv) facility description (v) procedure to detect asbestos (vi) amount of material (vii) location of facility (viii) abatement work schedule (ix) demo/reno work schedule (x) work methods (xi) work practices (xii) disposal site (xiii) trained person (xiv) id information (xv) emergency info. (xvi) unexpected event procedures (xvii)waste transp. Info.

EMISSION CONTROL

- 40 CFR 61.145(c)(1) Failure to remove RACM prior to renovation or demolition
- 40 CFR 61.145(c)(1)(iii) Failure to adequately wet exposed RACM not removed from demolition due to safety reasons
- 40 CFR 61.145(c)(3) Failure to adequately wet RACM when removing
- 40 CFR 61.145(c)(6)(i) Failure to adequately wet RACM to ensure it remains wet until collected for disposal
- 40 CFR 61.145(c)(8) Failure to provide authorized representative trained as provided by regulation and evidence of training or refresher

IMPROPER DISPOSAL

- 40 CFR 61.150(a) Failure to prevent discharge of visible emission to outside air during collection, packaging or transportation
- 40 CFR 61.150(a)(1)(i) Failure to adequately wet RACM for disposal
- 40 CFR 61.150(a)(1)(iii) Failure to seal in leak tight containers or leak tight wrapping
- 40 CFR 61.150(a)(1)(iv) Failure to label containers or wrapped materials with specified OSHA warning labels
- 40 CFR 61.150(a)(1)(v) Failure to label containers/wrapped materials with name of generator and location at which it was generated
- 40 CFR 61.150(a)(3) Failure to adequately wet RACM at all times after demolition and keep wet during handling and loading (ID buildings)
- 40 CFR 61.150(a)(5)(b) Failure to deposit ACM waste as soon as practical by waste generator
- 40 CFR 61.150 (a)(5)(c) Failure to mark vehicles used to transport asbestos waste during loading and unloading
- 40 CFR 61.150(d)(1) Failure to maintain waste shipment records
- 40 CFR 61.150(d)(4) Failure to report waste shipment records not received in 45 days
- 40 CFR 61.150(d)(5) Failure to retain copy of waste shipment records
- 40 CFR 61.150(d)(5)(e) Failure to make available all records

Other Violations and/ or Instructions:

Inspector Signature:

AIR MANAGEMENT'S COPY

**CITY OF PHILADELPHIA · AIR MANAGEMENT SERVICES
INSPECTION REPORT · ASBESTOS CONTROL UNIT**

LOCATION (BUILDING NAME) Demolition		ADDRESS 2132-2138, 2208 Market St.	
COMPLAINANT NAME Anonymous		CONTACTED <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO	COMPLAINANT ADDRESS N/A
CONTRACTOR Campbell Construction		SUPERVISOR Griffin Campbell	
ASBESTOS PROJECT INSPECTOR Kenneth Hudson		LAB EMSL	
A. TYPE OF ACTIVITY	6	ACTIVITY TIME 1:00-2:00 PM	PROJECT NO. 2-3212
B. TYPE OF PROJECT	5		DATE 5/2/13
C. BULK SAMPLE	2	VIOLATION <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO	INSPECTOR NO. 448
D. PROTECTIVE EQUIPMENT	2		HEALTH DISTRICT 1
E. WORKER/SUPERVISOR CERT.	0	SAMPLE IDENTIFICATION NUMBER(S)	
F. RECOMMENDATION	1	1. AJ 5-2-13-1	
G. WRITTEN REPORT	1	2. AJ 5-2-13-2	

OBSERVATIONS AND / OR INSTRUCTIONS

I received an anonymous complaint about insulation being thrown into the alley behind the buildings that were getting demolished at the above address. These were all NESHAP structures and our department did not have any demolition notification for them. I arrived on site and walked through the buildings that were well into interior demolition. I did not see signs of suspect asbestos insulation in any of the structures.

After inspecting the buildings I found suspect ACM in the top of one of the dumpsters. I took pictures and samples and posted the dumpster. I was told that the material looked like material they had found in the buildings that they thought was foam. We went to where this material was located, which turned out to be foam. When the owner of Campbell Construction, Griffin Campbell, came on site he said that he had come out to his truck that morning to find that people had thrown things in the back of his truck and so he dumped that material into his dumpster. I told him to cover the dumpster and get a licensed asbestos contractor to throw out the entire dumpster as contaminated ACM because the material I found had been intermingled with the rest of the dumpster. The demolition contractor is receiving NOV's for each location for not notifying the department and a health code to make him clean out the dumpster.

INSPECTOR'S SIGNATURE

