CHAPTER 51
CHILDHOOD LEAD POISONING: STATE SANITARY CODE CHAPTER XIII

Authority
N.J.S.A. 24:1A-7, 24:14A, 26:2-137 et seq. and 26:2Q-1 et seq.

Source and Effective Date
See: 36 N.J.R. 2601(a), 36 N.J.R. 3240(a), 36 N.J.R. 5678(a).

Chapter Expiration Date

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SUBCHAPTER 1. GENERAL PROVISIONS

8:51-1.1 Scope

The rules of this chapter shall apply to all local boards of health, owners of properties in which children who have been identified with lead poisoning live, owners of any other properties that constitute a lead hazard to children who have been identified with lead poisoning, and to laboratories who perform blood lead tests of children.

8:51-1.2 Purpose

The purpose of this chapter is to protect children from adverse health effects due to exposure to lead hazards in their homes and in the environment.

8:51-1.3 Definitions

The following words and terms, when used in this chapter, shall have the following meanings, unless the context clearly indicates otherwise:

"Abatement" means any set of measures or processes designed to either mitigate or permanently eliminate lead-based paint or any other lead-related hazards on a premises and includes, but is not limited to: the removal of lead-based paint and lead-contaminated dust; the enclosure or encapsulation of lead-based paint; the replacement or removal of lead-painted surfaces, fixtures, furniture, toys or objects; the removal, treatment or covering of lead-contaminated soil; and all preparation, clean-up, disposal, and post-abatement clearance testing activities associated with such measures.

"Ambient source of lead" means lead contamination from salvage, recycling or industrial discharges or from known contaminated sites.

"CDC recommendations" means the recommendations made by the United States Centers for Disease Control and Prevention, as specified in its policy statement: "Preventing Lead Poisoning in Young Children," published October 1991, by the U.S. Department of Health and Human Services, Public Health Service, Centers for Disease Control and Prevention, Atlanta, GA 30333, and any amendments thereto.

"Chewable surface" means any projection from an interior or exterior surface that offers a biting surface or that can be mouthing by a child. Chewable surfaces may include, but are not limited to: window sills, window casings, doors, door casings, stair railings, stair treads, balusters, toys, parts of certain furniture or any other surface that may be readily mouthing by children.

"Child" means a person less than 17 years of age.

"Commissioner" means the Commissioner of the New Jersey Department of Health and Senior Services.

"Common area" means any portion of a premises that is generally accessible to occupants and may include, but is not limited to, entryways, hallways, stairways, lobbies, laundry and recreational rooms, playgrounds, porches, patios, community centers, garages, yard areas and boundary fences.

"Confirmed blood lead level" means a blood lead level obtained from a venous blood sample.

"Defective paint" means any paint located on any interior or exterior surface or object that is damaged, deteriorated, loose, cracked, peeling, chipped, blistered, chalking or flaking.

"Department" means the New Jersey Department of Health and Senior Services.

"Dwelling" means any building or structure or portion thereof which is occupied in whole or in part as the home, residence, or sleeping quarters of one or more persons, and includes any dwelling unit, rooming house or rooming unit, and any facility occupied or used by children.

"Environmental intervention" means actions taken by the appropriate authority to identify lead hazards present in the child's environment and to order the abatement of those hazards, and to educate the family of the child identified with lead poisoning.

"Friction surface" means an interior or exterior surface that is subject to abrasion or friction, including certain stair surfaces and moving parts or contact surfaces of doors and windows.


"Impact damage" means any painted surface that is cracked, chipped, or otherwise damaged because of repeated impacts.

"Impact surface" means an interior or exterior surface that is subject to damage by repeated impacts, including chair rails and certain parts of doors.

"Intact surface" means any surface that is free of damage or defects which would allow exposure to lead-based paint or lead-contaminated dust.
“Lead-based paint” means paint or other surface coating material that contains lead in excess of 1.0 milligram per square centimeter or in excess of 0.5 percent by weight.

“Lead contaminated dust” means dust particles that contain lead in excess of the levels established by the United States Environmental Protection Agency pursuant to the Toxic Substance Control Act, Section 403, 40 C.F.R. 745.61 to 745.69.

“Lead contaminated soil” means soil that contains lead in excess of the levels established by the United States Environmental Protection Agency pursuant to the Toxic Substance Control Act, Section 403, 40 C.F.R. 745.61 to 745.69.

“Lead hazard” means any condition that allows access or exposure to lead, in any form, to the extent that adverse human health effects are possible.

“Nonpaint lead hazard” means any condition that allows access or exposure to a lead hazard that is not related to lead-based paint, including, but not limited to: lead-contaminated particles brought into the dwelling by adults who are exposed to lead in an occupation or hobby; lead-containing materials used in the dwelling for art works or hobbies; water containing lead in excess of the standards set by the U.S. Environmental Protection Agency at 40 C.F.R. 141, food stored in cans with lead soldered seams; pottery or ceramics with leachable lead glazes; or traditional medicines or cosmetics containing lead.

“Premises” means a building or structure that contains one or more dwelling units, and/or a facility that is occupied or used by children, and the property on which it is located.

“Primary residence” means the dwelling where the child sleeps most of the time. Unless shown otherwise, it is presumed to be the legal residence of the child’s primary caretaker.

“Risk assessment” means the evaluation of an individual child to determine whether the potential for exposure to lead is high or low.

“Screening” means the taking of a blood sample from an asymptomatic child, and its analysis by medical laboratory, licensed in accordance with N.J.A.C. 8:44, to determine if the child has lead poisoning.

“Secondary address” means a dwelling, other than the primary residence, where a child spends a significant portion of time, including, but not limited to, the residences of relatives or friends, the residences of babysitters, day care centers, schools, and public facilities.

“μg/dL” means micrograms of lead per deciliter of whole blood.

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**SUBCHAPTER 2. SCREENING AND CASE MANAGEMENT**

**8:51-2.1 Screening**

(a) The local board of health shall work with health care providers in its jurisdiction to ensure that all children under six years of age are appropriately screened for lead poisoning in accordance with N.J.A.C. 8:51A.

(b) If a local board of health determines that a child under six years of age, who is receiving service from one of its child health programs, is in need of lead screening, and it is not able to make arrangements for the child to be screened by a health care provider, the local board of health shall perform a lead screening of the child.

**8:51-2.2 Screening methods**

(a) All screening for lead poisoning shall be performed in accordance with N.J.A.C. 8:51A.

(b) Local boards of health shall use, for blood lead testing, a laboratory that reports test results to the Department in accordance with N.J.A.C. 8:44-2.11.

**8:51-2.3 Confirmation of blood lead test results**

(a) A capillary blood screening sample that produces a blood lead level of 20 μg/dL or greater shall be confirmed by a venous blood lead sample before an environmental intervention is performed. A venous blood lead level of 20 μg/dL or greater does not require a confirmatory test.

(b) If a child is reported to have a blood lead level of 20 μg/dL or greater on a capillary sample, the local board of health in whose jurisdiction the child resides shall contact the child’s parent or guardian to ensure that a timely venous confirmatory blood lead test is performed, in cooperation with the child’s health care provider. If it is determined that the child has moved to another jurisdiction subsequent to being tested but before a venous confirmatory test can be obtained, the local board of health shall notify the local board of health in whose jurisdiction the child now resides.

**8:51-2.4 Case management**

(a) Whenever a child is determined to have a confirmed blood lead level of 20 μg/dL or greater, the local board of health shall provide for case management of the child and his or her family.

(b) Case management shall consist of:

1. Determining whether or not the child has a regular provider of medical care, and, if not, referral to a physician or licensed health care facility that is willing and able to provide primary medical care to the child;
2. Assisting the family in arranging for a medical 
evaluation, venous follow-up blood lead tests and related 
medical treatment in cooperation with the child’s physi-
cian;

3. Arranging for lead screening, when indicated, of 
siblings and other children between six months and six 
years of age living in the same household, in accordance 
with N.J.A.C. 8:51A;

4. Education about lead poisoning, its possible effects 
on children, and lead hazards that may be present on the 
premises;

5. Education and counseling about nutrition and its role 
in reducing lead absorption;

6. Education and counseling about personal hygiene 
and housekeeping measures that parents can take to reduce 
their child’s exposure to lead hazards;

7. Assessment of other health, developmental and socio-
economic needs of the child and family and referral to 
appropriate community resources;

8. Monitoring of all followup activities to ensure that 
medical, environmental and educational interventions are 
delivered in a timely, safe and coordinated manner ac-
cording to current standards of care; and

9. Referral, in writing, of children under active case 
management who move from the jurisdiction of one board 
of health to another, if a forwarding address is available.

SUBCHAPTER 3. REPORTING

8:51-3.1 Notification to local board of health

Whenever the Department receives a report from a labo-
atory of a blood lead level of 20 μg/dL or greater in a child, 
the Department shall notify the local board of health in whose 
jurisdiction the child resides.

8:51-3.2 Reporting by local boards of health

(a) When a local board of health receives a report of a 
child with blood lead level of 20 μg/dL or greater, it shall 
report back to the Department, on the actions it has taken on 
behalf of the child:

1. Upon completion of the environmental investigation, 
   it shall report the date the inspection was completed, name 
of the inspector, type of inspection performed (visual or 
   XRF; hazard assessment or limited hazard assessment), 
   whether an abatement is required, and, if not, the reason no 
   abatement was required; and

2. Upon completion of the abatement, if required, the 
date abatement was completed, the type of abatement per-
formed, and by whom the abatement was performed.

(b) The environmental intervention shall be performed at 
the primary residence of the child.

1. The address given on the report of a blood lead test 
result shall be presumed to be the primary residence of the 
child, unless it is subsequently determined that the child 
never resided at that address.

2. If it is determined that the child no longer resides, or 
ever resided, at the reported address, the local board of 
health shall attempt to determine the child’s current ad-
dress.

3. If it is determined that the child resided at the re-
ported address at the time of the blood lead test, and 
subsequently moved to another primary address, then the 
local board of health shall conduct an environmental 
intervention at both the primary residence at the time of the 
test and the current primary address.

4. If it is determined that the child has moved, subse-
quent to being tested, to a primary residence outside of its 
jurisdiction, then the local board of health shall conduct an 
environmental intervention in accordance with (b) 1 
through 3 above and shall forward the report of blood lead 
test result of 20 μg/dL or greater to the local board of 
health in whose jurisdiction the child now resides, which 
shall conduct an environmental intervention at the child’s 
current primary residence.

(c) If the primary residence of the child is part of a multi-
unit dwelling, the environmental intervention shall be per-
formed on the dwelling unit in which the child resides, and 
any common areas on the interior or exterior of the dwelling, 
or the premises, that are used by or accessible to the child. 
The local board of health may expand the environmental

8:51-3.3 Confidentiality of records

All records maintained by the Department, and by local 
boards of health, regarding blood lead screening and environ-
mental interventions, that identify individual children, includ-
ing address information and laboratory test results, shall be 
confidential in accordance with Executive Order No. 9(1963), 
issued by former Governor Richard J. Hughes, and shall not 
be released without a signed release from the child’s parent or 
legal guardian, except that these records may be released to 
other government agencies having regulatory responsibility 
regarding lead hazards.

SUBCHAPTER 4. ENVIRONMENTAL INTERVENTION

8:51-4.1 Environmental intervention for all children 
with confirmed blood lead levels of 20 μg/dL or 
greater

(a) Whenever a child is determined to have a confirmed 
blood lead level of 20 μg/dL or greater, the local board of 
health in whose jurisdiction the child resided at the time of 
testing shall provide environmental intervention.

(b) The environmental intervention shall be performed at 
the primary residence of the child.

1. The address given on the report of a blood lead test 
result shall be presumed to be the primary residence of the 
child, unless it is subsequently determined that the child 
ever resided at that address.

2. If it is determined that the child no longer resides, or 
ever resided, at the reported address, the local board of 
health shall attempt to determine the child’s current ad-
ress.

3. If it is determined that the child resided at the re-
ported address at the time of the blood lead test, and 
subsequently moved to another primary address, then the 
local board of health shall conduct an environmental 
intervention at both the primary residence at the time of the 
test and the current primary address.

4. If it is determined that the child has moved, subse-
quent to being tested, to a primary residence outside of its 
jurisdiction, then the local board of health shall conduct an 
environmental intervention in accordance with (b) 1 
through 3 above and shall forward the report of blood lead 
test result of 20 μg/dL or greater to the local board of 
health in whose jurisdiction the child now resides, which 
shall conduct an environmental intervention at the child’s 
current primary residence.

(c) If the primary residence of the child is part of a multi-
unit dwelling, the environmental intervention shall be per-
formed on the dwelling unit in which the child resides, and 
any common areas on the interior or exterior of the dwelling, 
or the premises, that are used by or accessible to the child. 
The local board of health may expand the environmental
intervention to include any other units or areas of the premises, including the entire premises, that may contain lead hazards that are accessible to children.

(d) The environmental intervention shall be conducted by a person who has met the training and permitting requirements for inspector/risk assessor specified in N.J.A.C. 8:62.

8:51-4.2 Environmental intervention for children up to 72 months of age

(a) Whenever a child up to 72 months of age is determined to have a confirmed blood lead level of 20 µg/dL or greater, the local board of health in whose jurisdiction the child resides shall conduct a hazard assessment of the child’s primary residence to identify lead sources in the child’s environment.

(b) A hazard assessment shall also be conducted on the following addresses that are determined, through the hazard assessment questionnaire (chapter Appendix, incorporated herein by reference) to be built before 1978 and to contain defective paint or have undergone renovations or remodeling within the past six months.

1. Any previous primary address where the child has resided within the three months prior to the blood lead test; and

2. Any secondary address where the child spends at least 10 hours per week.

(c) A hazard assessment shall consist of, but not be limited to, the following:

1. Collection of background information regarding physical characteristics and residential use patterns including:
   i. The age of structure and any additions;
   ii. Copies of any previous lead hazard inspections or assessments;
   iii. A diagram of dwelling showing each room and its use;
   iv. The number of children under 72 months of age currently residing in the dwelling; and
   v. Potential sources of lead exposure in the neighborhood.

2. Administration to a parent, guardian or responsible adult of the hazard assessment questionnaire found in the chapter Appendix;

3. A visual inspection of the dwelling to determine the condition of all interior and exterior painted surfaces and to detect any evidence of chewing on painted surfaces;

4. Testing of defective paint on the interior and exterior surfaces of the dwelling, other buildings on the premises, furniture, toys, or play structures;

5. Testing of intact paint on friction surfaces;

6. Testing of intact paint on chewable surfaces, if indicated by the questionnaire or if evidence of chewing is noted;

7. Testing of paint on impact surfaces, if there is evidence of impact damage;

8. Dust sampling of window sills and floors in rooms identified in the questionnaire as play areas, hiding spots or areas where the child is most likely to come in contact with dust. At least one sample shall be collected on the floor of the primary entry way. A minimum of six samples per dwelling shall be collected and analyzed in accordance with N.J.A.C. 8:51-5; and

9. Soil sampling, when indicated by the questionnaire, of bare soil on the premises of the primary residence that is accessible and/or posing a hazard to the child. If indicated, a minimum of two soil samples shall be collected and analyzed in accordance with N.J.A.C. 8:51-5.

(d) The local board of health shall investigate and take appropriate action regarding other possible sources of lead exposure, as indicated by the results of the questionnaire. Other sources may include, but are not limited to, nonpaint lead hazards and other sites with potential lead hazards that are accessible to the child.

(e) Whenever a child up to 72 months of age at time of testing is determined to have a capillary blood lead result of 45 µg/dL or higher, the local board of health shall conduct a visual inspection of the child’s primary residence within 48 hours for the purposes of identifying immediate lead hazards, providing appropriate education and expediting a venous confirmatory test. If, upon notification or receipt of a capillary blood lead result of 45 µg/dL or higher, the local board of health determines that a venous confirmatory blood lead sample has been drawn or will be performed within 48 hours, no action is required until the results of the confirmatory test are available.

8:51-4.3 Environmental intervention for children whose age is 72 months or greater

(a) Whenever a child, whose age is 72 months or greater, is determined to have a confirmed blood lead level of 20 µg/dL or greater, the local board of health in whose jurisdiction the child resides shall administer to the child’s parent, guardian or responsible adult the hazard assessment questionnaire in the chapter Appendix.

(b) If exposure to a nonpaint lead hazard is identified through the questionnaire, the local board of health shall order remediation of that hazard, and/or provide the family with education as how to avoid exposure to that hazard.

(c) If exposure to a nonpaint lead hazard is not identified, then the local board of health shall conduct a limited hazard assessment of the child’s primary residence. A limited hazard assessment shall also be conducted on any secondary ad-
dresses that are determined to be a likely source of exposure to the child. The limited hazard assessment shall consist of, but not be limited to, the following:

1. Collection of background information regarding physical characteristics and residential use patterns including:
   i. The age of structure and any additions;
   ii. Copies of any previous lead hazard inspections or assessments;
   iii. A diagram of dwelling showing each room and its use;
   iv. The number of children currently residing in the dwelling; and
   v. Potential sources of lead exposure in the neighborhood;

2. A visual inspection of the dwelling to determine the condition of all painted surfaces, to detect any evidence of chewing on painted surfaces and to identify any other probable source of lead exposure; and

3. Testing of defective paint surfaces and areas where evidence of chewing has been identified.

(d) If the child with confirmed blood lead of 20 μg/dL or greater has been medically diagnosed as having a developmental disability or developmental delay, such that the effective developmental age of the child is less than 72 months, the investigation of the child’s environment shall be conducted as if the child were less than 72 months of age, in accordance with N.J.A.C. 8:51-4.2.

8:51-4.4 Environmental intervention for children with persistent blood lead levels between 15 and 19 μg/dL

(a) Whenever a child less than 72 months of age is determined to have a blood lead level in the range of 15 μg/dL to 19 μg/dL for two consecutive tests, performed on venous blood samples, taken at least three months but no more than 12 months apart, the local board of health shall provide written and verbal educational information to the parents/guardian of the child and, in the case of a rental unit, to the property owner of the dwelling where the child/family resides. The educational material shall address the following topics: sources of childhood lead exposure, testing children for lead poisoning, what blood lead test results mean and what parents and property owners can do to protect children from lead exposure.

(b) Whenever a child less than 72 months of age is determined to have a blood lead level as specified in (a) above, the local board of health in whose jurisdiction the child resides may conduct a limited hazard assessment as specified in N.J.A.C. 8:51-4.3(c).

8:51-4.5 Reporting results of environmental interventions

(a) The local board of health shall provide a written report to the property owner of the dwelling where the child/family resides, describing the findings of the hazard assessment or limited hazard assessment, identifying any conditions determined to constitute a lead hazard, and setting forth orders, if required, for the abatement of those hazards.

(b) The local board of health shall also provide a written report to the parents/guardian of the child describing the findings of the hazard assessment or limited hazard assessment and identifying any conditions determined to constitute a lead hazard.

SUBCHAPTER 5. DETERMINATION OF LEAD IN DWELLING UNITS

8:51-5.1 Environmental sampling methods

(a) Single surface paint and other surface coating samples shall be collected in conformance with sampling procedures found in the HUD Guidelines.

(b) Single surface dust wipe samples shall be collected in conformance with sampling procedures found in the HUD Guidelines.

(c) Soil samples shall be collected in conformance with sampling procedures found in the HUD Guidelines.

8:51-5.2 On site x-ray fluorescence testing

(a) X-ray fluorescence (XRF) testing conducted as part of a hazard assessment or limited hazard assessment shall be performed in conformance with the EPA/HUD Performance Characteristic Sheet for the specific XRF instrument being used or other applicable Federal protocols that may be developed. To obtain sheets, write:

XRF Performance Characteristic Sheets
U.S. Department of Housing and Urban Development
Office of Lead Hazard Control
451 Seventh Street, SW
Washington, DC 20410
8:51–5.3 Analysis of environmental samples

Environmental samples shall be analyzed by a laboratory recognized by United States Environmental Protection Agency pursuant to the Toxic Substances Control Act, section 405(b), 15 U.S.C. 2685, or by a laboratory participating in the National Lead Laboratory Accreditation Program or an equivalent independent national accreditation program.

8:51–5.4 Approval of other samples or testing methods

Any other sample collection or testing method may be used if approved by the New Jersey Department of Community Affairs in accordance with N.J.A.C. 5:17.

8:51–5.5 Analysis of environmental samples

Environmental samples shall be analyzed by a laboratory recognized by United States Environmental Protection Agency pursuant to the Toxic Substances Control Act, section 405(b), 15 U.S.C. 2685, or by a laboratory participating in the National Lead Laboratory Accreditation Program or an equivalent independent national accreditation program.

8:51–5.6 Approval of other samples or testing methods

Any other sample collection or testing method may be used if approved by the New Jersey Department of Community Affairs in accordance with N.J.A.C. 5:17.

8:51–6.1 Issuance of abatement orders

The local board of health shall order the abatement of any condition that it determines to be a lead hazard.

8:51–6.2 Exterior surfaces

Lead-based paint on any exterior surface that is accessible to children and is defective, or is otherwise determined by the local board of health to be causing a hazard to occupants or anyone coming in contact with such paint, shall be abated.

8:51–6.3 Interior surfaces

(a) Defective lead-based paint shall be abated wherever found.

(b) All lead-based paint on friction surfaces shall be abated when lead-contaminated dust is identified on window sills or floors.

(c) Chewable surfaces that have been tested in accordance with N.J.A.C. 8:51–4.2(c)6 and found to contain lead-based paint shall be abated.

(d) Impact surfaces that have been tested in accordance with N.J.A.C. 8:51–4.2(c)7 and found to contain lead-based paint shall be abated.

(e) In dwellings where lead contaminated dust has been identified, defective paint, regardless of lead content, on floors, window sills and window wells shall be repaired and these surfaces refinished with a non-lead painted coating material for the purpose of making these surfaces cleanable. If the paint being removed or repaired is not lead-based paint, as defined in N.J.A.C. 8:51–1.3, then this work shall not be considered lead abatement and does not require compliance with N.J.A.C. 5:17.

8:51–6.4 Lead-contaminated soil

Lead-contaminated soil, identified as per N.J.A.C. 8:51–4.2(c)9 shall be abated in accordance with N.J.A.C. 5:17.

8:51–6.5 Abatement of other conditions that constitute a lead hazard

The local board of health may order the abatement of any other condition that it considers to be a lead hazard, as defined in N.J.A.C. 8:51–1.3.

8:51–6.6 Repair of conditions that cause or contribute to defective paint

The local board of health may order the repair of any condition that it considers causative or contributory to defective paint, as defined in N.J.A.C. 8:51–1.3. These conditions may include, but are not limited to, roof leaks, water leaks and plumbing leaks.

8:51–6.7 Referral of ambient sources of lead

If, in the course of conducting an environmental intervention, the local board of health identifies what it believes to be an ambient source of lead, as defined in N.J.A.C. 8:51–1.3, it shall notify the New Jersey Department of Environmental Protection or its Certified County Environmental Health Act Agency.

8:51–7.1 Responsibility for abatement of lead hazards

(a) The owner, or the owner's agent, if the owner cannot be contacted, of a property found to have lead hazards in violation of this chapter shall be responsible for performing, or arranging for, abatement of the lead hazards, and the expenses associated therewith, including removal of the hazards, disposal of waste products and protection or relocation of dwelling occupants, if required. If the property owner fails to perform any of these responsibilities, the local board of health may perform, or arrange for the performance of, the required activities, and may bill the property owner for the expenses incurred.

SUBCHAPTER 7. PROCEDURES FOR ABATEMENT OF LEAD HAZARDS

8:51–7.1 Responsibility for abatement of lead hazards

(a) The owner, or the owner's agent, if the owner cannot be contacted, of a property found to have lead hazards in violation of this chapter shall be responsible for performing, or arranging for, abatement of the lead hazards, and the expenses associated therewith, including removal of the hazards, disposal of waste products and protection or relocation of dwelling occupants, if required. If the property owner fails to perform any of these responsibilities, the local board of health may perform, or arrange for the performance of, the required activities, and may bill the property owner for the expenses incurred.
(b) The owner of the property is not responsible for abatement of nonpaint lead hazards that are not normally under the control of the owner, such as hazards created by the personal effects or practices of tenants of the property. However, the property owner is responsible for abatement of nonpaint hazards that are under their control, such as lead solder in plumbing.

8:51-7.2 Construction permit required for abatement of lead hazards

The person(s) performing the abatement of lead hazards shall obtain a construction permit for this work in accordance with N.J.A.C. 5:23.

8:51-7.3 Procedures and work practices for abatement

All abatement work to remove lead hazards shall conform to the procedures and work practices specified in N.J.A.C. 5:17.

8:51-7.4 Protection of dwelling occupants during abatement

During the period of time when abatement work is being performed, provisions shall be made for the relocation or protection of all occupants of the dwelling, and their possessions, in accordance with N.J.A.C. 5:17.

8:51-7.5 Violations of work practice standards

(a) If, in the process of monitoring a lead abatement, violations of the work practice standards set forth in N.J.A.C. 5:17 are noted, the local board of health shall issue notices of violation and orders to correct. The local board of health may issue a stop work order where the practices being employed constitute an immediate health threat.

(b) The local board of health shall forward copies of the notices and orders referenced in (a) above to the local construction official issuing the permit and to the New Jersey Department of Community Affairs. The copy shall include the Contractor Certification Number.

8:51-8.1 Reinspection

(a) Upon completion of abatement work and prior to refinishing, the local board of health shall make a reinspection to determine if the hazard has been satisfactorily eliminated.

(b) All surfaces where lead paint has been removed or repaired shall be refinished or sealed with a non-leaded coating material.

8:51-8.2 Clearance testing

(a) Clearance testing shall be conducted in accordance with N.J.A.C. 5:17 and 5:23.

(b) Abatement work shall not be considered complete until clearance tests meet the standards set in N.J.A.C. 5:17.

(c) A clearance certificate shall be required, pursuant to N.J.A.C. 5:23.

APPENDIX

HAZARD ASSESSMENT QUESTIONNAIRE

Hazard Assessment Questionnaire For Investigation of Children With Elevated Blood Lead Levels

The results of this questionnaire will be used for two purposes:

- To determine where environmental samples should be collected.
- To develop corrective measures related to use patterns and living characteristics (e.g., flushing the water line if water lead levels are high, moving the pet's sleeping area if it appears the pet is tracking in leaded dust, and so forth).

The investigator should always recommend temporary measures to immediately reduce the child's exposure to lead hazards.

General Information

1. Where do you think the child is exposed to the lead hazard? ____________________________

2. Do you rent or own your home? RENT OWN (Circle)

   If rented, are there any rent subsidies? YES NO (Circle)

   If yes, what type: (Check)
   _ _ Public housing authority
   _ _ Section 8
   _ _ Federal rent subsidy
   _ _ Other (specify): ____________________________

   (Or Rent Collector Agent)

   Name: ____________________________

   Address: ____________________________

   Phone: ____________________________

3. When did you/your family move into this home? ____________________________

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Complete the following for all addresses where the child has lived during the past 12 months:

**General Condition of Dwelling:**
- Any Deteriorated Paint?
- Any Remodeling/Renovation?

**Approximate Age of Dwelling**

**Dates of Resident**
**Address (Include City/State)**

**General Condition Of Structure.**
- Any Deteriorated Paint?
- Any Recent Remodeling Or Renovation?

**Location of Dwelling:**

**Type Of Care**
**Number**

**Dates of Resident**
**Address (Include City/State)**

**Has this dwelling been tested for lead-based paint or lead-contaminated dust?**
- YES
- NO
- UNKNOWN (Circle)

If yes, when? Where can this information be obtained? 

**Approximately what year was this dwelling built?**

If unknown, was the dwelling built before 1950?

**Has there been any recent repainting, remodeling, renovation, window replacement, sanding, or scraping of painted surfaces inside or outside this dwelling unit?**

If yes, describe activities and duration of work in more detail.

**Is the child cared for away from the home?**
- YES
- NO
- UNKNOWN (Circle)

If yes, complete the following:

**Type Of Care**
**Location of Care (Name Of Contact, Address, And Phone Number)**

**Approximate Number Of Hours Per Week At This Location**

**General Condition Of Structure.**
- Any Deteriorated Paint?
- Any Recent Remodeling Or Renovation?

**Areas Where Child Likes To Play Or Hide**

**Paint Condition (Intact, Fair, Poor, Or Not Present)* With Visible Bite Marks**

*Paint condition: Note Location and extent of any visible chips and/or dust in window wells, on window sills, or on the floor directly beneath windows. Do you see peeling, chipping, chalking, flaking, or deteriorated paint? If yes, note locations and extent of deterioration.

**Assessment:** (Check)
- Probable lead-based paint hazard.
- Probable leaded dust hazard.

**Action:** (Check)
- Obtain records of previous environmental testing noted above.
- XRF Inspection of dwelling:
- Paint Testing—deteriorated paint:
- Leaded dust sampling of home: add any additional areas to the list of rooms to be sampled.
- Other sampling (specify):

**Water Lead Hazards**

1. **What is the source of drinking water for the family?**
   - MUNICIPAL WATER
   - PRIVATE WELL
   - BOTTLED WATER
   - OTHER (Specify): ___

   (This information will be used to help determine responsibility and methods of controlling lead exposures from water.)

   If tap water is used for drinking, please answer the following:

2. **From which faucets do you obtain drinking water?** (Sample from the main drinking water faucet.)

3. **Do you use the water immediately or do you let the water run for a while first?** (If water lead levels are elevated in the first flush, but low in the flushed sample, recommended flushing the water after each period the water has remained standing in the pipe for more than 6 hours.)

4. **Is tap water used to prepare infant formula, powdered milk, or juices for the children?**
   - YES
   - NO
   - UNKNOWN (Circle)

5. **Has new plumbing been installed within the last 5 years?**
   - YES
   - NO
   - UNKNOWN (Circle)

   If yes, identify location(s)

   **Did you do any of this work yourself?**
   - YES
   - NO
   - UNKNOWN (Circle)

   If yes, specify: ___

6. **Has the water ever been tested for lead?**
   - YES
   - NO
   - UNKNOWN (Circle)

   If yes, where can test results be obtained?
Determine whether the dwelling is located in a jurisdiction known to have lead in drinking water in either public, municipal, or well water. Consult with State/local public health authorities for details.

(Check): ____ at-risk ____ not at risk

Assessment: (Check)

____ At-risk for water lead hazards.

Actions: (Check)

____ Test water (first-draw and flush samples.)
____ Other testing (specify): ________________________________
____ Counsel family (specify): _______________________________

Lead In Soil Hazards

(Use the following information to determine where soil samples should be collected.)

1. Where outside does the child like to play?
2. Where outside does the child like to hide?
3. Is this dwelling located near a lead-producing industry (such as a battery plant, smelter, radiator repair shop, or electronics/soldering industry)?

<table>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
<th>UNKNOWN</th>
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4. Is the dwelling located within two blocks of a major roadway, freeway, elevated highway, or other transportation structure?

<table>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
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5. Are nearby buildings or structures being renovated, repainted, or demolished?

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<th>YES</th>
<th>NO</th>
<th>UNKNOWN</th>
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</table>
6. Is there deteriorated paint on outside fences, garages, play structures, railings, building siding, windows, trims, or mail boxes?

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<thead>
<tr>
<th>YES</th>
<th>NO</th>
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7. Were gasoline or other solvents ever used to clean parts or disposed of at the property?

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<th>YES</th>
<th>NO</th>
<th>UNKNOWN</th>
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8. Are there visible paint chips near the perimeter of the house, fences, garages, play structures? If yes, note location.

<table>
<thead>
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9. Has soil ever been tested for lead? If yes, where can this information be obtained? If yes, where?

<table>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
<th>UNKNOWN</th>
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10. Have you burned painted wood in a woodstove or fireplace? If yes, have you emptied ashes onto soil? If yes, where?

Assessment: (Check)

Actions: (Check)

____ Probable soil lead hazard.

## Occupational/Hobby Lead Hazards

Use the information in this section to determine if the child's source of lead exposure could be related to the parents', older siblings' or other adults' work environment. Occupations that may cause lead exposure include the following:

- Paint removal (including sandblasting, scraping, abrasive blasting, sanding, or using a heat gun or torch).
- Chemical strippers.
- Remodeling, repairing, or renovating dwellings or buildings, or tearing down buildings or metal structures (demolition).
- Plumbing.
- Repairing radiators.
- Melting metal for reuse (smelting).
- Welding, burning, cutting, or torch work.
- Pouring molten metal (foundries).
- Auto body repair work.
- Working at a firing range.
- Making batteries.
- Making paint or pigments.
- Painting.
- Salvaging metal or batteries.
- Making or splicing cable or wire.
- Creating explosives or ammunition.
- Making or repairing jewelry.
- Making pottery.
- Building, repairing, or painting ships.
- Working in a chemical plant, a glass factory, an oil refinery, or any other work involving lead.

1. Where do adult family members work? (Include mother, father, older siblings, other adult household members).

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<thead>
<tr>
<th>Name</th>
<th>Place of Employment</th>
<th>Occupation or Job Title</th>
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Probable Lead Exposure (Yes/No)
CHILDHOOD LEAD POISONING

2. Are work clothes separated from other laundry? (Includes paint removal from woodwork, furniture, cars, bicycles, boats).

3. Has anyone in the household removed paint or varnish while in the dwelling? 

4. Has anyone in the household soldered electric parts while at home?

5. Does anyone in the household apply glaze to ceramic or pottery objects?

6. Does anyone in the household work with stained glass?

7. Does anyone in the household use artist's paints to paint pictures or jewelry?

8. Does anyone in the household reload bullets, target shoot, or hunt?

9. Does anyone in the household melt lead to make bullets or fishing sinkers?

10. Does anyone in the household work in auto body repair at home or in the yard?

11. Is there evidence of take-home work exposures or hobby exposures in the dwelling?

Assessment: (Check)

Probable occupational-related lead exposure.
Probable hobby-related lead exposure.

Actions: (Check)

Counsel family (specify): _______________
Refer to (specify): _____________________

Child Behavior Risk Factors

1. Does child suck his/her fingers?

2. Does child put painted objects into the mouth?

3. Does child chew on painted surfaces, such as old painted cribs, window sills, furniture edges, railings, door molding, or broom handles?

4. Does child chew on putty around windows?

5. Does child put soft metal objects in the mouth? These might include lead and pewter toys and toy soldiers, jewelry, gunshot, bullets, beads, fishing sinkers, or any items containing solder (electronics).

6. Does child chew or eat paint chips or pick at painted surfaces? Is the paint intact in the child's play areas?

7. Does the child put foreign, printed material (newspapers, magazines) in the mouth?

8. Does the child put matches in the mouth? (Some matches contain lead acetate.)

9. Does the child play with cosmetics, hair preparations, or talcum powder or put them into the mouth? Are any of these foreign made?

10. Does the child have a favorite cup? A favorite eating utensil? If yes, are they handmade or ceramic?

11. Does the child have a dog, cat, or other pet that could track in contaminated soil or dust from the outside? Where does the pet sleep?

Assessment: (Check)

Child is at-risk due to hand-to-mouth behavior.
Child is at-risk for mouthing probable lead-containing substance (Specify): _______________
Child is at-risk for other (Specify): _______________

Actions: __ Counsel family to limit access or use of (Specify):
Other (Specify): _______________

Other Household Risk Factors

1. Are imported cosmetics such as Kohl, Surma, or Ceruse used in the home?

2. Does the family ever use any home remedies or herbal treatments? (What type?)

3. Are any liquids stored in metal, pewter, or crystal containers?

4. What containers are used to prepare, serve, and store the child's food? Are any of them metal, soldered, or glazed? Does the family cook with a ceramic bean pot?

5. Does the family use imported canned items regularly?

6. Does the child play in, live in, or have access to any areas where the following materials are kept: shellacs, lacquers, driers, coloring pigments, epoxy resins, pipe sealants, putty, dyes, industrial crayons or markers, gasoline, paints, pesticides, fungicides, gear oil, detergents, old batteries, battery casings, fishing sinkers, lead pellets, solder, or drapery weights?

7. Does the child take baths in an old bathtub with deteriorated or nonexistent glazing?

Assessment: (Check)

Increased risk of lead exposure due to ____________________________

Assessment: (Check)

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Assessment for Likely Success of Hazard Control Measures

1. What cleaning equipment does the family have in the dwelling? (Circle)
   - broom
   - mop and bucket
   - vacuum (does it work?)
   - sponges and rags

2. How often does the family:
   - Sweep the floors?
   - Wet mop the floors?
   - Vacuum the floors?
   - Wash the window sills?
   - Wash the window troughs?

3. Are floor coverings smooth and cleanable? YES NO (Circle)

4. What type of floor coverings are found in the dwelling? (Circle all that apply)
   - vinyl/linoleum
   - carpeting
   - wood
   - other (Specify): _______

5. Cleanliness of dwelling (Circle one):
   - Code: 1 = appears clean
   - 2 = some evidence of housecleaning
   - 3 = no evidence of housecleaning

Assessment: (Check)
- Cleaning equipment inadequate.
- Cleaning routine inadequate.
- Floor coverings inadequate to maintain clean environment.

Actions: (Check)
- Counsel family to limit access or use (Specify): ____________________________
- Provide cleaning equipment.
- Instruct family on special cleaning methods.
- Flooring treatments needed.
- Other (Specify): ____________________________