AHERA 3-Year Re-Inspection Report – 2022-2023

GENERAL INFORMATION AND INSTRUCTIONS: The information contained on this form will allow MacNeil Environmental, Inc. to access and record current status of asbestos containing building materials in schools. The actual U.S. Environmental Protection Agency (EPA) required Re-Inspection date might differ from the due date of this form. According to the Federal Asbestos Hazard Emergency Response Act (AHERA) the Re-Inspection must occur within three years of the implementation of effective date of the plan. Information contained on this form will be used for reports to the U.S. EPA. A separate form must be completed for each Local Education Authority (LEA)'s building. If more space is required than is provided on this form, please copy appropriate page and report additional data. Subsequent additional pages must be appropriately numbered in the space provided.

Next AHERA Due: 2025

Where it is determined necessary to collect samples of previously assumed or newly identified Asbestos Containing Materials (ACM) sampling, analysis must be completed in accordance with 40 CFR Part 763.86 and 763.87. Required information not provided on this form must be prepared in acceptable format and included in the management plan.

The LEA's designated person should coordinate the completion of this form with appropriate sections completed by an accredited building inspector and management planner.

IDENTIFICATION INFORMATION						
District/LEA Name: Barnum School District Public School ▼ Yes □ No			District Type K-12			
Building Name: Barnum High School			Re-Inspection Date 9-13-22			
Name of Designated Asbestos Coordinator – DAC Jim Calhoun	Company Name: Barnum School District		Telephone # 218-389-6978			
Name of Building Inspector – (Please print name, including middle initial) Andy Sertich	Company Name: MacNeil Environmental, Inc.		Accreditation No. Al 14290			
Complete Address: P.O. Box 826, Grand Rapids, MN 55744						
Name of Management Planner (Please print name, including middle initial) Kelly Marinoff	Company Name: MacNeil Environmental, Inc.		Accreditation No. ####			
Complete Address: P.O. Box 826, Grand Rapids, MN 55744						
VERIFICATION OF DATA						
I, Jim Calhoun, by my signature, agree that information contained in this report is accurate and complete to the best of my knowledge.	Signature – Designated Asbestos Coordinator-DAC:		Date: 9-13-22			
I, Andy Sertich, hereby verify that the inspection information shown on this report is true and correct and reflects the actual condition of all asbestos-containing building materials in this building, at the time of the inspection.	Signature – State of Minnesota Accredited Building Inspector:		Date: 9-13-22			
I, Kelly Marinoff, hereby verify that the Management Planner's information shown on this report is true and correct and reflects the appropriate recommended response action for all asbestos-containing building materials in this building that are appropriately changed or amended at the time of the inspection.	Signature – State of Minnesota Accredited Management Planner		Date:			

		AHERA 3-Yea	ar Re-Inspecti	on Report -	- 2022-2023			Page # 2
			RE-INSPE	ECTION STA	ATUS			
According to the AHERA some buildings may not require a 3-year Re-Inspection by the due date on this form. If the building does not require "Re-Inspection" (verified by the LEA)								
	n), please check one of the f							
	Building was not constructed				d documentation cited	d in Management F	Plan.)	
	All asbestos-containing build				a documentation sites	Lin Managamant F	Non \	
□ 3. I	Built after October 12, 1988 a Original inspection completed					ı in ivlanagement F	rian.)	
	Other: <i>(Please explain)</i>	a arter daily 5, 1500	iatest inspection	was conducted	111 2010.			
	3-Year RE-I	NSPECTION	FINDINGS AN	ID ASSESSI	MENT BY HOM	OGENEOUS /	AREA	
(Ple	ease make additional copies o							w.)
District/LEA Na	rict/LEA Name: Barnum School District Building Name: Barnum High School		R	Re-Inspection Date				
Diotriot EE/ (14a	riio. Barriam Concor Blothot						9-13-22	2 of 3
			Asbestos Containir	ng Building Mat Assumed	erial Friable ACBM		dition (check one p	per column) Potential For
Homogeneous Area ID Code	Homogeneous Material	Area		ACBM Friable ACBM	Material Type	Damage Condition	Damage	
71100 15 0000	matorial	Linear Feet	Square Feet	Yes No**	Yes No	TSI S Misc.	No D SD	PD PSD
01	Black Science Lab Ta-		10	Yes	No	Misc.	No	PD
UI	ble		10	res	No	IVIISC.	No	PD

NOTE: * (Either response requires that inspectors SEE and TOUCH the material, as required by AHERA 40 CFR Part 763.85(b)(3)(U)

** (A response of "NO" indicates the material is confirmed ACBM and that adequate and proper sampling have been done)

AHERA 3-Year Re-Inspection Report – 2022-2023		Page # 3			
INSPECTOR'S COMMENTS OR MANAGEMENT PLANNER'S RECOMMENDATIONS					
Please make additional copies of this page for buildings with more homogeneous area comments than spaces provided.					
Please number additional pages below.					
		Re-Inspection			
District/LEA Name: Barnum School District	Building Name: Barnum High School	Date:			
		9-13-22			

Homogeneous Area ID Code	Provide a Detailed Location and Description of the Homogeneous Areas	Provide an Explanation of Changes, Corrections, Updates, and Extent of Damage as Compared to Data Contained in Original Inspection Findings	Estimated Cost to Remove & Replace	Recom- mended Response Action **
01	Black Science Lab Table, located in Maint. Office.	No change	NA	NA

^{**} An accredited "Management Planner" must determine recommended response action. Appropriate response actions should be filled in using the following AHERA named response actions: REMOVE, ENCAPSULATION, REPAIR, OR OPERATIONS AND MAINTENANCE (O & M).

MACNEIL ENVIRONMENTAL, INC.

Asbestos 3-Year Re-Inspection Inaccessible Areas Statement

During the course of the inspection process, certain general and building specific areas were not physically accessible to the inspector by natural means and, therefore, all building materials in these areas are considered of unknown materials containing unknown quantities of ACBM. Examples of naturally occurring inaccessible areas include:

- 1. Areas between walls studs, where pipes with suspected asbestos containing thermal systems insulation may be present.
- 2. Areas between gypsum board, plaster board, fiberboard, and so forth, where suspected asbestos containing "mud" may be present.
- 3. Areas between pipes and non-asbestos-containing thermal system insulation where the remains of known or suspected asbestos containing thermal systems insulation may be present.

Destructive sampling that would damage architectural finishes, structural or a mechanical system was not done. As a result, the following items have not been sampled: underlying wall layers, vibration joints, cement-clay pipes, and suspect materials within mechanical equipment. By limiting the inspection to non-destructive sampling, some isolated areas of undetected asbestos-containing building materials may be present.

All fire doors are assumed to contain asbestos in order to prevent destructive sampling.

The policy of this report will be to assume all building materials which have not been proven by acceptable laboratory analysis methods as not asbestos containing, and which are not otherwise excluded, WILL BE ASSUMED TO BE ASBESTOS CONTAINING.