ASBESTOS ASSESSMENT



DWELLING DEMOLITION

110 SOUTH MAPLE STREET SUMMERVILLE, SOUTH CAROLINA 29483

ECS PROJECT NO. 49:11848

FOR: TOWN OF SUMMERVILLE

JUNE 30, 2020





ECs

Geotechnical • Construction Materials • Environmental • Facilities

June 30, 2020

Mr. Russ Cornette Town of Summerville 200 S Main Street Summerville, South Carolina 29483

ECS Project No. 49:11848

Reference: Asbestos Assessment, Dwelling Demolition, 110 South Maple Street, Summerville, South Carolina

Dear Mr. Cornette:

ECS Southeast, LLP (ECS) is pleased to provide Town of Summerville with the results of the above referenced Asbestos Assessment performed at the dwelling located at 110 South Maple Street in Summerville, South Carolina. This report summarizes our observations, analytical results, findings, and recommendations related to the work performed. The work described in this report was performed by ECS in general accordance with the Scope of Services described in ECS Proposal Number 49:19226 and the terms and conditions of the agreement authorizing those services.

ECS appreciates this opportunity to provide Town of Summerville with our services. If we can be of further assistance to you, please do not hesitate to contact us.

Sincerely,

ECS Southeast, LLP

Kurt Robert Gauthier Assistant Staff Project Manager kgauthier@ecslimited.com 843-654-4448

Justin Roth, CHMM Environmental Principal jroth@ecslimited.com (843) 749-2754

EXECUTIVE SUMMARY

The subject property is improved with an approximately 732 square foot, single-family dwelling reportedly originally constructed in 1980. At the time of our survey the subject building was vacant and is currently scheduled to be demolished.

The purpose of the survey was to determine if asbestos-containing materials (ACMs) are present on the subject property. The assessment was performed within interior and exterior areas of the residence as well as the roofs.

Based on the laboratory analysis of the bulk samples collected during the survey, the following materials were reported to contain asbestos:

- Chimney Sealant: (Sample ID 04-01,02,03)
- Grey/Silver Roof Sealant: (Sample ID 05-01,02,03)
- Black Roof Tar: (Sample ID 06-01,02,03)

It is important to note that ECS observed two small storage sheds as well as a storage barn behind the residence that were constructed with sheet metal. ECS did not identify suspect asbestos containing materials on these structures; however, the dilapidated nature of the storage structure prevented safe entry and the structural insecurity of the storage barn prevented access to fully survey the roof. Additionally, the storage areas were littered with debris. Although no suspect materials were viewed on site, these limitations may have prevented access to these materials. If suspect materials are identified during demolition activities, these materials should be assumed positive and treated as asbestos or sampled in accordance with regulation to determine asbestos content.

The executive summary is an integral portion of this report, however, ECS recommends the report be read in its entirety.



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1.0 SITE DESCRIPTION

The subject property is improved with an approximately 732 square foot, single-family dwelling reportedly originally constructed in 1980. Building finishes observed within the residence consist of a wood sub-floor, linoleum and carpet; the wall systems consist of drywall wallboard and Concrete Masonry Unit (CMU) block walls; and the ceiling systems consist of drywall with portions of plywood. The exterior walls of the residence consist mainly of CMU with portions of brick and wood and metal siding. The two detached sheds behind the subject property as well as the storage barn consisted mainly of sheet metal siding and roofing.

2.0 PURPOSE

The purpose of the Asbestos Assessment was to identify asbestos-containing materials (ACMs), which may require special handling and/or disposal if removed during construction activities. The identification of ACMs may require trained labor, regulated work practices, and special disposal.

3.0 METHODOLOGY

ECS performed the authorized Scope of Services in general accordance with our proposal, standard industry practice(s) and methods specified by regulation(s) for the identification of Asbestos-Containing Materials (ACMs).

3.1 Asbestos-Containing Materials

The non-destructive asbestos assessment was performed by an asbestos inspector who has received EPA accredited training and is licensed by South Carolina (Kurt Gauthier SC Building Inspector No. BI-01787). Samples of suspect ACMs were collected utilizing hand tools and placed into individual, labeled plastic bags. Unique bulk suspect ACM samples were submitted to SAI Lab in Greensboro, North Carolina for analysis via Polarized Light Microscopy (PLM) in accordance with current EPA-600 methodology. Materials consisting of additional layers were analyzed separately. SAI Lab is listed as an accredited laboratory by the National Voluntary Laboratory Accreditation Plan (NVLAP) managed by the National Institute of Standards and Technology (NIST) for bulk sample analysis by currently approved EPA methodology by PLM and TEM.

During the survey, ECS attempted to identify suspect ACMs in readily accessible areas. However, due to the destructive means required to identify some materials, certain areas were deemed inaccessible (i.e. behind walls or sub grade materials) and were not surveyed for suspect ACMs. Unidentified suspect ACMs may be located in these and/or other inaccessible areas.

Samples were collected in general accordance with EPA Standard 40 CFR 763 Subpart E, Asbestos Hazard Emergency Response Act (AHERA) and OSHA Standard 29 CFR 1926.1101 Inspection Protocol. Multiple samples of each unique material were submitted. Samples were analyzed using "Positive Stop" methodology. If one sample of a homogeneous material is reported to contain asbestos, the remaining samples of that material are not analyzed. EPA regulations stipulate that if one sample contains asbestos the entire quantity of that material contains asbestos, regardless of additional analysis.



If one sample of a material from a homogeneous area was reported to contain greater than 1% asbestos, then by EPA definition, it was characterized as asbestos-containing material. If samples of non-friable organically bound (NOB) materials were collected and reported by the laboratory to contain less than 1% asbestos by PLM, these materials were re-analyzed in accordance with SC-DHEC requirements for NOB's by transmission electron microscopy (TEM) using the Chatfield method.

4.0 RESULTS

The following is a summary of laboratory results, findings and observations.

4.1 Asbestos-Containing Materials

In total, 21 bulk samples from 7 homogeneous areas were submitted to the laboratory of which 26 layers were analyzed.

An Asbestos-Containing Material (ACM) is defined as any material containing more than one percent (>1%) asbestos as determined using the method specified in Appendix A, Subpart F, 40 CFR Part 763, Section 1, PLM. Materials are categorized by the U.S. EPA in the following categories:

- Friable ACMs are defined as any ACM that, when dry, can be crumbled, pulverized or reduced to powder by hand pressure. Non-friable ACMs are defined as any ACM that, when dry, cannot be crumbled, pulverized, or reduced to powder by hand pressure.
- Category I non-friable ACM are listed as following: packings, gaskets, resilient floor coverings, and asphalt roofing products containing more than one percent (>1%) asbestos.
- Category II non-friable ACM are listed as any material, excluding Category I non-friable ACM, containing more than one percent (>1%) asbestos.

Regulated Asbestos Containing Materials (RACM) are friable ACM or non-friable ACM that will be or has been subjected to sanding, grinding, cutting, or abrading or has crumbled, been pulverized, or reduced to powder in the course of renovation and/or demolition operations.

SAI Lab submitted a signed final laboratory report to ECS on June 29, 2020. Of the bulk samples submitted for analysis three materials were reported to contain asbestos in detectable concentrations. These materials are summarized below. A complete list of the sampled materials submitted for analysis and sample locations are located in the Appendix of this report. Additional details regarding the overall locations of the materials identified as asbestos-containing are provided further in the report. Photographs of collected samples reported as asbestos-containing are also located in the Appendix of this report.

Sample ID	Location	Material Description	Analytical Results	Category	Estimated Quantity
01-01,02,03	Throughout	Speckled Linoleum	None Detected	Non Friable/ Good Condition	700 SF

Summary of Asbestos-Containing Materials Identified



Sample ID	Location	Material Description	Analytical Results	Category	Estimated Quantity
02-01,02,03	Throughout	Drywall	None Detected	Friable/Good Condition	700 SF
03-01,02,03	Throughout	Textured Ceiling	None Detected	Friable/Good Condition	700 SF
04-01,02,03	Chimney	White/Grey Chimney Sealant	Sealant: 2% Chrysotile	Non Friable/ Good Condition	8 SF
05-01,02,03	Roof	Grey/Silver Roof Sealant	3% Chrysotile	Non Friable/ Good Condition	300 SF
06-01,02,03	Roof	Black Roof Tar	4% Chrysotile	Non Friable/ Good Condition	40 SF
07-01,02,03	Exterior	CMU Block Filler	None Detected	Friable/Good Condition	900 SF

*Quantities are estimated and should not be utilized for bidding purposes for abatement.

4.2 Suspect or Assumed Asbestos-Containing Materials

Due to the inaccessibility or the destructive means that asbestos sampling requires, additional suspect ACMs may remain within the building hidden behind inaccessible areas that include, but are not limited to, sub-grade walls, structural members, topping slabs, sub-grade sealants, flooring located below underlayments, areas behind exterior walls, pipe trenches, and subsurface utilities, etc. These areas were deemed inaccessible and were not assessed.

If these materials are discovered during construction activities, they should be presumed to contain asbestos and be treated as ACMs or be sampled immediately upon discovery and prior to disturbance for asbestos content by a certified asbestos inspector in accordance with 29 CFR 1926.1101.

5.0 RECOMMENDATIONS AND REGULATORY REQUIREMENTS

Based on our understanding of the purpose of the Asbestos Assessment, the results of laboratory analysis, and our findings and observations, ECS presents the following recommendations.

5.1 Asbestos-Containing Materials

Based on the laboratory analysis of the bulk samples collected during the assessment, the following materials were reported to contain asbestos:

- Chimney Sealant: (Sample ID 04-01,02,03)
- Grey/Silver Roof Sealant: (Sample ID 05-01,02,03)



• Black Roof Tar: (Sample ID 06-01,02,03)

It is important to note that ECS observed two small storage sheds as well as a storage barn behind the residence that were constructed with sheet metal. ECS did not identify suspect asbestos containing materials on these structures however the dilapidated nature of the storage structure prevented safe entry and the structural insecurity of the storage barn prevented access to fully survey the roof. Additionally, the storage areas were littered with debris. Although no suspect materials were viewed on site, these limitations may have prevented access to these materials. If suspect materials are identified during demolition activities, these materials should be assumed positive and treated as asbestos or sampled in accordance with regulation to determine asbestos content.

NESHAP requires the identification of friable ACM and non-friable ACM likely to become friable during demolition and/or renovation activities. NESHAP requires that the identified ACM be removed prior to initiating activities likely to disturb the ACM. Notification to the SC-DHEC is required for demolitions including move-off of a facility and the intentional burning of a facility within South Carolina. Notification is also required for renovations that include the disturbing or removal of regulated quantities of RACM; it is also required for planned renovations to occur at the same facility or project during a year's time. Each structure or facility must have a separate notification. Notification is required for facilities which do not contain asbestos as well. The starting date for demolition or renovation must be at least 10 working days from the date of submission of a complete notification to SCDHEC. ECS recommends abating asbestos containing materials in the structure prior to disturbance. Based on the square footage of friable asbestos containing material, the SCDHEC will require a project design for this abatement project.

ECS recommends that a project specification be prepared to delineate and quantify known and suspect hazardous and regulated materials in the buildings and to outline proper procedures for the abatement. This will help protect the owner's liability in better defining the scope of work and contractors' roles and responsibilities in the abatement process and holding the contractor accountable for the performance of the project. The specification typically defines the Contractor's scope of work and outline requirements and procedures that must be followed for the project. The intent of the specification is to give performance requirements for the Contractor so that the project can be completed safely and in compliance with applicable federal and state regulations. Typically, the specification document serves as part of the site owner's contract with the contractor.

ECS recommends where a material type has been identified as asbestos containing that other materials with similar color, texture, age and size throughout the building's interior and exterior be assumed to contain asbestos. Please refer to Section 4.1 for a complete list of building materials that were reported positive for asbestos and to Section 4.2 for materials that were assumed to contain asbestos.

If ACMs are to be removed, it is recommended that an industrial hygienist monitor the project. This involves collecting air samples from within and outside abatement work areas to monitor the asbestos abatement contractor's work practices over the course of the project. The industrial hygienist should evaluate if the asbestos abatement work is in accordance with project specifications, U.S. EPA regulation 40 CFR Part 61-National Emission Standards for Hazardous Air Pollutants Subpart M: National Emission Standard for Asbestos, and U.S. Occupational Safety and Health Administration (OSHA) regulation 29 CFR 1926.1101 – Asbestos in Construction. The industrial hygienist should



assess each work area to monitor the removal of ACMs. Only after the industrial hygienist has determined the identified ACMs have been removed should final clearance air samples be collected (if necessary).

6.0 LIMITATIONS

The conclusions and recommendations presented within this report are based upon a reasonable level of assessment within normal bounds and standards of professional practice for a site in this particular geographic setting. ECS is not responsible or liable for the discovery and elimination of hazards that may potentially cause damage, accidents, or injuries.

The observations, conclusions, and recommendations pertaining to environmental conditions at the subject site are necessarily limited to conditions observed, and/or materials reviewed at the time this study was undertaken. No warranty, expressed or implied, is made with regard to the conclusions and recommendations presented within this report. This report is provided for the exclusive use of the client. This report is not intended to be used or relied upon in connection with other projects or by other unidentified third parties without the written consent of ECS and the client.

Our recommendations are in part based on federal, state, and local regulations and guidelines. ECS does not assume the responsibility of the person(s) in charge of the site, or otherwise undertake responsibility for reporting to any local, state, or federal public agencies, any conditions at the site that may present a potential danger to public health, safety, or the environment. Under this scope of services, ECS assumes no responsibility regarding any response actions initiated as a result of these findings. General compliance with regulations and response actions are the sole responsibility of the Client and should be conducted in accordance with local, state, and/or federal requirements.



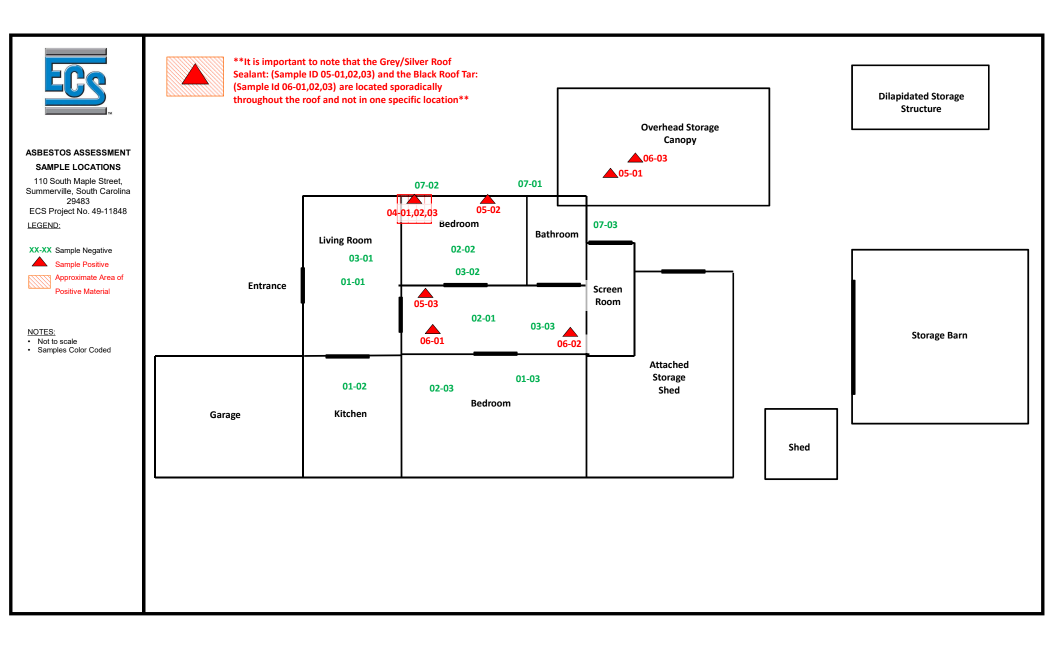
Appendix I: Figures



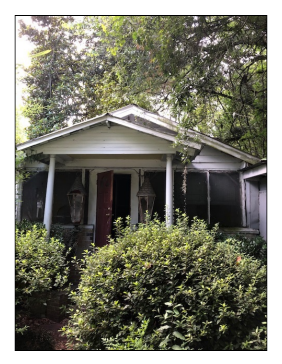
ASBESTOS ASSESSMENT SITE LOCATION 110 South Maple Street, Summerville, South Carolina 29483 ECS Project No. 49-11848

Source: Dorchester County GIS





Appendix II: Site Photographs



1 - Image of the subject property



2 - Image of speckled linoleum





3 - Image of textured ceiling



4 - Image of drywall sample





5 - Image of Concrete Masonry Unit (CMU) block filler



6 - Image of detached shed





7 - Image of dilapidated detached shed



8 - Image of grey/silver roof sealant





9 - Image of black roof tar



10 - Image of white/grey chimney sealant





11 - Image of attached shed



Appendix III: Asbestos Bulk Sample Results



By Polarized Light Microscopy EPA Method: 600/R-93/116 and 40 CFR, Part 763, Subpart E, App.E



Customer: ECS Carolinas, LLP 3820 Faber Place North Charleston, SC 29405 Attn: Kurt Gauthier

 Lab Order ID:
 71945063

 Analysis ID:
 71945063_PLM

 Date Received:
 6/25/2020

 Date Reported:
 6/26/2020

[5]]

Project: 10848: 110 S. Maple St.

Sample ID	Description		Fibrous	Non-Fibrous	Attributes
Lab Sample ID	Lab Notes	- Asbestos	Components	Components	Treatment
01-01	Speckled linoleum	None Detected	20% Cellulose	80% Other	Tan Non Fibrous Heterogeneous
71945063PLM_1	-				Ashed
01-02	Speckled linoleum	None Detected	20% Cellulose	80% Other	Tan Non Fibrous Heterogeneous
71945063PLM_2	_				Ashed
01-03	Speckled linoleum	Not Analyzed			
71945063PLM_3	TEM				
02-01 - A	Drywall	None Detected		100% Other	Gray Non Fibrous Homogeneous
71945063PLM_4	drywall				Dissolved
02-01 - B	Drywall	None Detected		100% Other	White Non Fibrous Homogeneous
71945063PLM_22	joint compound-thin layer				Dissolved
02-02 - A	Drywall	None Detected		100% Other	Gray Non Fibrous Homogeneous
71945063PLM_5	drywall				Dissolved
02-02 - B	Drywall	None Detected		100% Other	White Non Fibrous Homogeneous
71945063PLM_23	joint compound-thin layer				Dissolved
02-03 - A	Drywall	None Detected		100% Other	Gray Non Fibrous Homogeneous
71945063PLM_6	drywall				Dissolved

Disclaimer: Due to the nature of the EPA 600 method, asbestos may not be detected in samples containing low levels of asbestos. We strongly recommend that analysis of floor tiles, vermiculite, and/or heterogeneous soil samples be conducted by TEM for confirmation of "None Detected" by PLM. This report relates only to the samples tested and may not be reproduced, except in full, without the written approval of SAI. This report may not be used by the client to claim product endorsement by NVLAP or any other agency of the U.S. government. Analytical uncertainty available upon request. Scientific Analytical Institute participates in the NVLAP Proficiency Testing program. Unless otherwise noted blank sample correction was not performed. Estimated MDL is 0.1%.

Yanelis Delgado (25)

Analyst

w **Approved Signatory**



By Polarized Light Microscopy EPA Method: 600/R-93/116 and 40 CFR, Part 763, Subpart E, App.E



Customer: ECS Carolinas, LLP 3820 Faber Place North Charleston, SC 29405 Attn: Kurt Gauthier

 Lab Order ID:
 71945063

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 71945063_PLM

 Date Received:
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 Date Reported:
 6/26/2020

[5]]

Project: 10848: 110 S. Maple St.

Sample ID	Description	A allo and a a	Fibrous	Non-Fibrous	Attributes
Lab Sample ID	Lab Notes	- Asbestos	Components	Components	Treatment
02-03 - B	Drywall	None Detected		100% Other	White Non Fibrous Homogeneous
71945063PLM_24	joint compound-thin layer				Dissolved
03-01	Textured ceiling	None Detected		100% Other	Beige Non Fibrous Homogeneous
71945063PLM_7	-				Crushed
03-02	Textured ceiling	None Detected		100% Other	Beige Non Fibrous Homogeneous
71945063PLM_8	-				Crushed
03-03	Textured ceiling	None Detected		100% Other	Beige Non Fibrous Homogeneous
71945063PLM_9	-				Crushed
04-01	White/grey chimney sealant	None Detected		100% Other	White Non Fibrous Heterogeneous
71945063PLM_10	white layer only				Crushed
04-02 - A	White/grey chimney sealant	None Detected		100% Other	White Non Fibrous Heterogeneous
71945063PLM_11	white layer				Crushed
04-02 - B	White/grey chimney sealant	2% Chrysotile		98% Other	Black Non Fibrous Homogeneous
71945063PLM_25	sealant				Dissolved
04-03	White/grey chimney sealant	None Detected		100% Other	Gray, Black Non Fibrous Heterogeneous
71945063PLM_12	grey layer only				Crushed

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Customer: ECS Carolinas, LLP 3820 Faber Place North Charleston, SC 29405 Attn: Kurt Gauthier

 Lab Order ID:
 71945063

 Analysis ID:
 71945063_PLM

 Date Received:
 6/25/2020

 Date Reported:
 6/26/2020

[5]]

Project: 10848: 110 S. Maple St.

Sample ID	Description		Fibrous	Non-Fibrous	Attributes
Lab Sample ID	Lab Notes	- Asbestos	Components	Components	Treatment
05-01	Grey/silver roof sealant	3% Chrysotile		97% Other	Silver, Black Non Fibrous Homogeneous
71945063PLM_13	_				Dissolved
05-02	Grey/silver roof sealant	Not Analyzed			
71945063PLM_14					
05-03	Grey/silver roof sealant	Not Analyzed			
71945063PLM_15	_				
06-01	Black roof tar	4% Chrysotile		96% Other	Black Non Fibrous Homogeneous
71945063PLM_16	-				Dissolved
06-02	Black roof tar	Not Analyzed			
71945063PLM_17	-				
06-03	Black roof tar	Not Analyzed			
71945063PLM_18	_				
07-01	CMU Block filler	None Detected		100% Other	Gray Non Fibrous Heterogeneous
71945063PLM_19	-				Crushed
07-02	CMU Block filler	None Detected		100% Other	Gray Non Fibrous Heterogeneous
71945063PLM_20	-				Crushed

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Yanelis Delgado (25)

Analyst

w Approved Signatory



By Polarized Light Microscopy EPA Method: 600/R-93/116 and 40 CFR, Part 763, Subpart E, App.E



Customer: ECS Carolinas, LLP 3820 Faber Place North Charleston, SC 29405 Attn: Kurt Gauthier

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 Lab Order ID:
 71945063

 Analysis ID:
 71945063_PLM

 Date Received:
 6/25/2020

 Date Reported:
 6/26/2020

[K]2

Project: 10848: 110 S. Maple St.

Sample ID Lab Sample ID	Description Lab Notes	Asbestos	Fibrous Components	Non-Fibrous Components	Attributes Treatment
07-03	CMU Block filler	None Detected		100% Other	Gray Non Fibrous Heterogeneous
71945063PLM_21					Crushed

Disclaimer: Due to the nature of the EPA 600 method, asbestos may not be detected in samples containing low levels of asbestos. We strongly recommend that analysis of floor tiles, vermiculite, and/or heterogeneous soil samples be conducted by TEM for confirmation of "None Detected" by PLM. This report relates only to the samples tested and may not be reproduced, except in full, without the written approval of SAI. This report may not be used by the client to claim product endorsement by NVLAP or any other agency of the U.S. government. Analytical uncertainty available upon request. Scientific Analytical Institute participates in the NVLAP Proficiency Testing program. Unless otherwise noted blank sample correction was not performed. Estimated MDL is 0.1%.

Yanelis Delgado (25)

Analyst

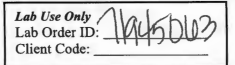
w **Approved Signatory**



Scientific Analytical Institute 4604 Dundas Dr. Greensboro, NC 27407 Phone: 336.292.3888 Fax: 336.292.3313

www.sailab.com

lab@sailab.com



company conta	act Information				A	sbestos Test Typ	es
Company: ECS	Southeast	Contact: Kur-	+ Ga	othies	PLM	EPA 600/R-93/116 (PLM)	R
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Billing/Invoice I	Information	Turn Aro	und T	limes	BR	Rules (PCB) TWA (PTA	A) [
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Contact:		3 Hours	72 Ho	urs	TEM	I Level II (LII)	C
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01-01,02.03 02-01.02.03 03-01.02,03 04-01,02,03 04-01,02,03 05-01,02,03	Specified Endeu Arywall Textured ceile White/Greych Grey/silver ro Block moof	ing inner seale of Seale tar	tine	7005 7005 7005 585F 3005	Othe F F SP	Comments Throughout	1 -
01-01,02.03 02-01.02.03 03-01.02,03 04-01,02,03 04-01,02,03 05-01,02,03	Specified Endeu Arywall Textures ceile White/Greych Grey/silver ro	ing inner seale of Seale tar	tine	7005F 7005 7005 5005 505 3005	Othe F F SP	Comments Throughout ChiM	1 -
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Bulk Asbestos Analysis by Transmission Electron Microscopy

Semi-Quantitative Chatfield SOP 1988-02 Rev. 1

Customer:	ECS Carolinas, LLP	Attn:	Kurt Gauthier	Lab Order ID:	71945123
	3820 Faber Place				
	North Charleston, SC 29405			Analysis ID:	71945123_TB
D • (Date Received:	6/26/2020
Project:	10848: 110 S Maple St			Date Reported:	6/29/2020

Sample ID	Description	Organic	Acid Sol.	Asbestos	LCL-UCL
Lab Sample ID	Lab Notes	(Wt. %)	(Wt. %)	(Wt. %)	(Wt. %)
01-03	Speckled linoleum	49%	-	None Detected	
71945123TBS_1					

Disclaimer: This report relates only to the samples tested and may not be reproduced, except in full, without the written approval of SAI. This report may not be used by the client to claim product endorsement by NVLAP or any other agency of the U.S. government.

Heather Davide (1)

Analyst

Ann Nalha Approved Signatory

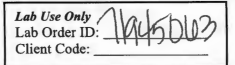
T-F-010 r15 1/15/2018 tem_2.2.001



Scientific Analytical Institute 4604 Dundas Dr. Greensboro, NC 27407 Phone: 336.292.3888 Fax: 336.292.3313

www.sailab.com

lab@sailab.com



company conta	act Information				A	sbestos Test Typ	es
Company: ECS	Southeast	Contact: Kur-	+ Ga	othies	PLM	EPA 600/R-93/116 (PLM)	R
Address: 3820	Faber Place	Phone :			Posi	tive stop	+
	200 N. Challesto	AFax :			PLM	Point Count 400 (PT4)	
-	105	Email A: Kodu	Ithie	50	PLM	Point Count 1000 (PTM)	C
	*	CCSDM	ited	.com	PCM	NIOSH 7400-A Rules (PCM)	
Billing/Invoice I	Information	Turn Aro	und T	limes	BR	Rules (PCB) TWA (PTA	A) [
Company: SAME		90 Min.	48 Ho	urs	TEM	I AHERA (AHE)	E
Contact:		3 Hours	72 Ho	urs	TEM	I Level II (LII)	C
Address:		6 Hours	96 Ho	urs	TEM	I NIOSH 7402 (TNI)	
		12 Hours	120 H	ours	TEM	f Bulk Qualitative (TBL)	
		24 Hours	144 ⁺ H	lours	TEM	1 Bulk Chatfield (TBS)	E
	A	PLMà	TEN	1	TEM	1 Bulk Quantitative (TBQ)	
PO Number:					TEM	Wipe ASTM D6480-05	
Project Name/Nun	nber: 10848: 110	S. Maple S-	t.		TEM	Microvac ASTM D5755-02	
	10-1-						
p. GHC h	TPUN DECSC	DHEC rea	lati	Ast-	TEM	1 Water EPA 100.2 (TW1)	
e GAC cab auble cab	* Fun per sc	DHEC reg	locti	onst	TEM		1 -
e GAL auble cab 310 Fl acage corret 310 FKgacage corret	* Fun per sc	DHEC reg	locti	onst	-		1 -
e GAC cab while cab 3 co Fl cage corres 3 co Kgacage corres 5 Sample ID #	nber: 10848: 110 5 * Fun per sc	DHEC reg	uloeti	Volume/A	Othe		1 -
-	*1	and the second sec	ulati		Othe	comments	1 -
01-01.02.03	Speckied knoleu	and the second sec	ulæti	Volume/A	Othe	er:	1 -
01-01.02.03	Speckried linoleu Drywall	M	læti	7005F	Othe rea	comments	1 -
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Appendix IV: Certifications/ Licenses



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