### PLEASE RETURN THE COMPLETE APPLICATION PACKAGE TO:



Government of the District of Columbia
District Department of the Environment
Lead and Healthy Housing Division
Compliance & Enforcement Branch
1200 First Street, N.E., 5<sup>th</sup> Floor, Washington, D.C. 20002
202-535-1934 Fax 202-481-3770

# DDOE APPLICATION FOR LEAD-BASED PAINT CERTIFICATION FORM BUSINESS ENTITY

FOR OFFICE USE ONLY	Y
Date Received:	
Amount Received:	
Check #:	
Application Approved: Yes/No Certification #: Exp. Date:	
Authorized Signature: Date Processed:	
Date Processed:	

			<b>Updated December</b>	2014	Authorized Signature: Date Processed:	
	*Make check/mo	STATUS (Check only one) Boney order payable to D.C. Treat Fee: \$65.00 Replacement	surer			
1.	NEW/INITIAL APPLICA	ATION R	ENEWAL D.C. C	ertification No.:	D.C. Certification Expiration Date	e:
	II. BUSINESS INFO	ORMATION PLEASE I	PRINT CLEARLY			
2.	BUSINESS NAME					
3.	FEDERAL EMPLOYER	TAX IDENTIFICATION NUM	IBER			
4.	STREET ADDRESS					
	CITY		STATE		ZIP CODE	
5.	TELEPHONE NUMBER	AS				
_		TELEPHONE	FACSIMILE	BEEPER/PAG	ZIP CODE	
υ.	E-MAIL ADDRESS		WEDSITE ADDRESS	•		
7.					ON DATE AND CERTIFICATION TYPI	E ON OU
0		ED BY AND WORKING IN D.	C.? Yes No	-		
ъ.	TYPE OF BUSINESS (sel			C	A	
	Sole Proprietorship	Associatio	al Corporation	Federal	Agency	
	General Partnership Limited Partnership		ability Company	District		
	Corporation	Non Profit		District	_	
	Corporation	Non 1 Ton				
9	TYPES OF LEAD-BASEI	PAINT AND RELATED ACT	IVITIES CONDUCTED BY Y	OUR BUSINESS (sho	uld reconcile with your type of business wo	rk)•
•	Abatement	Inspections		Designs		, •
	Demolition	Risk Assessments	Renova	tion/Remodeling	_ Other Specify	_
	Residential	Child-Occupied Fa	cility Commo	ercial		

#### PAGE 2

#### DDOE APPLICATION BY BUSINESS ENTITY FOR LEAD-BASED PAINT CERTIFICATION - FORM

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	nthorized to sign this application on beh understand that my application is subj	alf of the persons listed in this application as the ect to verification, and I agree to provide any formation contained in this application, and I	he owners, partners, shareholders, or y additional documentation required hereby give permission for the discl	e, and complete to the best of my knowledge. I certify that fficers, and directors of the company applying for certific to review it. I also understand that outside sources mi osure of any information that may be needed to determine the company of the first section of the company of the com	cation nay bo ne tho
	By checking this box, I understant this application THAT WOUL	d THAT IN ORDER TO BE CERTIFIED D APPLY TO THE TYPE OF CERTIFIC	O, I MUST COMPLY WITH TH CATION FOR WHICH I AM AP	E SPECIFIC requirements listed above and on pag PLYING and required under 20 DCMR §§ 3311 & 3	ge 3 o 3322.
13	approval your company has held and regulations governing lead-by NO the circumstance. This statements. EACH business must be register program with DCRA. Contact Daticense or exemption must be at Attach a copy of certification for Attach proof of current general conduct lead abatement activitie dollars (\$1,000,000) for individuabatement permit is in effect. If policy coverage for at least two heads.	or currently holds, or has any penalty of pased paint activities?  YES If you answere then must be attached to this application and with DCRA's Corporations Division, recRA at (202)442-4400 or visit <a href="http://dcra.tached">http://dcra.tached</a> to this application.  The each employee and subcontractor to deminability insurance including environmentals, attach a copy of a Certificate of Liability all environmentals, lead claims or pollution you plan to conduct <a href="mailto:renovation">renovation</a> activities,	r fine been assessed against your d "YES" to the above question, y n. egistered with the Office of Tax F. dc.gov/dcra/site/default.asp for nonstrate that you've met the requal liability in an amount sufficient y Insurance, proving the applicant insurance, which the applicant statach a copy of a Certificate of	suspend, or modify any permit, license, certification company or business for failure to comply with the ou MUST provide a detailed statement to fully explain the experiment of the detailed statement to fully explain the experiments of 20 DCMR § 3311.2 at to cover the lead-based paint activity. If you plan the entire the experiment of the entire period that the labellity Insurance, proving the applicant's current ead claims, which the applicant shall maintain	e laws ain ase as ao lead
10	NAME NAME	TITLE	NAME NAME	TITLE  TITLE	
	1. NAME AND TITLE OF COMPA	RESULT IN ENFORCEMENT ACTION		NRC AND DDOE PRIOR TO USAGE. FAILURI	
11	Yes No IF YOU INDICATED NO ABO	_	f Columbia. WILL YOU USE A	N X-RAY FLUORESCENCE ANALYZER (XRF)?	

# DDOE REGULATIONS ESTABLISHING REQUIREMENTS FOR BUSINESS ENTITIES AND FIRMS

20 DCMR § 3311	CERTIFICATION OF BUSINESS ENTITIES PERFORMING LEAD-BASED PAINT ACTIVITIES AND OF FIRMS CONDUCTING RENOVATION ACTIVITIES	
20 DCMR § 3311.1	To become certified, a business entity or a firm shall comply with all applicable requirements of this section before any employee or contractor of the business entity or firm may conduct a lead-based paint activity, clearance examination, or renovation in a dwelling unchild-occupied facility built before 1978.	
20 DCMR § 3311.2	The business entity or firm shall be responsible for ensuring that each employee and subcontractor of the business entity conducting a lead-based paint activity, clearance examination, or renovation for the entity, is:	
	(a) Certified pursuant to §§ 3307 or 3308;	
	(b) In compliance with the provisions of §§ 3302, 3304 and 3310; and	
	(c) In compliance with all applicable federal and District laws, regulations, and rules governing the disposal of all waste containing lead.	
20 DCMR § 3311.3	An entity applying for certification as a business that conducts lead-based paint activities or as a firm that conducts renovation activities in the District of Columbia shall:	
	(a) Document that the entity has a valid DCRA license, if required, to do business in the District;	
	(b) Submit documentation to DDOE that proves that the entity has liability insurance for at least one million dollars (\$1,000,000), which the entity shall maintain for the entire period of the DDOE business entity certification;	
	(c) Execute a District of Columbia Clean Hands Self-Certification Form stating that paragraph (c) above has been met; and	
	(d) Pay the applicable certification fee required under § 3322.	
20 DCMR § 3311.4	The business entity or firm shall comply with the recordkeeping requirements of D.C. Official Code § 8-231.01 et seq.	
20 DCMR § 3311.5	A business entity or firm's certification shall expire after five (5) years.	



SIGNATURE OF APPLICANT and TITLE

# Government of the District of Columbia District Department of the Environment Lead and Healthy Housing Compliance & Enforcement Branch

## **CLEAN HANDS SELF-CERTIFICATION FORM**

TO THE APPLICANT: Please read this form carefully and completely before signing. The District Government shall not issue or reissue any license or permit if the applicant owes it more than \$100 in outstanding debt. A false statement on this certification requires that the District Department of the Environment (DDOE), proceed immediately to revoke the certification, accreditation and/or permit or renewal for which you are now applying and fine you \$1,000. This certification form is required to be completed and submitted with any application for a certification, accreditation and/or permit or renewal by the Clean Hands Before Receiving a License or Permit Act of 1996, effective May 11, 1996 (DC Law 11-118, DC Official Code Sec. 47-2861 et seq.) as amended, effective October 21, 2000 (DC Law 13-183, sec. 2(b), DC Code sec. 47-2861 et. Seq.).

		, as (Owner/Partner/C	certify t			
(Name)		(Owner/Partner/C	orporate Officer)	(Business Name)		
trading as _		at	us	ing business tax number,		
(Trade Nan	ne)	(Busines	s Address)	(FEIN/SSN)		
	ate, does not owe more than met as a result of:	nore than one hundred	dollars (\$100) in outst	tanding debt to the District of Columbia		
1.	Fines, penalties, or interest assessed pursuant to the Lead–Hazard Prevention and Elimination Act of 2008, effective March 31, 2009 as amended (DC Law 17-381; D.C. Official Code § 8-231.01 <i>et seq</i> ); or					
2.	2. Fines, penalties, or interest assessed pursuant to the Litter Control Administration Action of 1985, effective March 25, 1986, (DC Law 6-100; DC Code Sec. 8-801 (et seq.) (2001 ed.); or					
3.	Fines, penalties, or interest (DC Law 10-117; DC Code			forcement Act of 1994, effective May 20, 1994		
4.				sumer and Regulatory Affair (DCRA) Civil ode Sec. 2-1801.01 (et. seq.) (2001 ed.); or		
5.	Past Due Taxes owed to the	e Office of Tax and Re	evenue pursuant to Titl	e 47 of the DC Code; or		
6.	Past due District of Columb Code (2001 ed.); or	oia Water and Sewer A	Authority service fees p	oursuant to Title 34 Chapter 22 and 24 of the DC		
7.	Fines, penalties or interest a ed.)	assessed pursuant to T	raffic Adjudication Ac	et, Title 50, Chapter 23, of the DC Code (2001		
for a certific		ermit or renewal. I un	derstand that by compl	as documentation to accompany my application leting and submitting this form, I am not ved.		
				partment of Consumer and Regulatory Affairs ntained in this Clean Hands Self-Certification		
	y to revoke each certification,			Certification Form, DDOE will proceed which I am applying, and to fine me one thousand		

FEN/SSN

**DATE**