MEMORANDUM


TO: Bob Perciasepe
Deputy Administrator

Thank you for your December 15, 2011, response to the subject early warning report. Your quick response attests to your commitment to protect human health and the environment against threats arising from past, current, and future use of unapproved asbestos demolition methods.

While your response demonstrates the U.S. Environmental Protection Agency’s (EPA’s) appreciation of the urgency of the issues raised in our early warning report, in accordance with EPA Manual 2750, a more formal response is required. Therefore, we request that EPA provide a detailed corrective action plan including specific milestone dates addressing each of the six recommendations included in the report. We request that you provide the corrective action plan within 30 days, due to the urgency of the issues raised.

As we discussed, we will be conducting a separate program evaluation related to a number of the issues addressed in our early warning report. You will receive our notification for this evaluation shortly.

If you or your staff have any questions regarding this memo, please contact Elizabeth Grossman, Acting Assistant Inspector General for Program Evaluation, at (202) 566-0838; or Eric Lewis at (202) 566-2664.

Arthur A. Elkins, Jr.

cc: Pat Gilchriest, Audit Follow-Up Coordinator, Office of the Administrator
MEMORANDUM

SUBJECT: Initial response to early-waring report on unapproved asbestos-removal methods

FROM: Bob Perciasepe

TO: Arthur A. Elkins Jr., Inspector General

U.S. Environmental Protection Agency Administrator Lisa P. Jackson received the December 14, 2011, early-waring report: Use of Unapproved Asbestos Demolition Methods May Threaten Public Health. Given the seriousness of the report, the Administrator wishes to provide an immediate initial response.

The report indicated unapproved asbestos-removal methods are being used or currently being considered at multiple sites. The EPA has already begun to investigate the allegations of ongoing human-health threats from improper asbestos removal and disposal, and the agency will take whatever steps are necessary to protect the health of anyone who might be exposed. Moreover, if there have been past incidents of exposure, the EPA will take appropriate steps to identify them and to address any health threats.

The EPA’s Asbestos National Emission Standards for Hazardous Air Pollutants regulations that govern removal of asbestos during building demolition have been in effect since 1984, and there are no established regulatory alternatives to the Asbestos NESHAP requirements. These regulations, which are clear and well-understood, establish containment procedures, work-practice standards and waste-disposal requirements that facility owners and their contractors must follow during the demolition of a building or structure that contains asbestos. Federal agencies, however, may deviate from NESHAP requirements, as they may deviate from other environmental requirements, in certain circumstances during Superfund removal actions as provided for under the Comprehensive Environmental Response, Compensation and Liability Act and the National Contingency Plan.

The EPA will work with our federal and state partners to ensure asbestos is being handled safely and in accordance with the law. In addition, we will do direct outreach with the industry to ensure it is understood that there are no approved alternatives to the Asbestos NESHAP requirements.