## OKLAHOMA STATUTES: (1)

**OKLAHOMA STATUTES:**

**TITLE 36: INSURANCE**

**CHAPTER 2**

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OKLAHOMA

RULES AND REGULATIONS:  (4)

OKLAHOMA ADMINISTRATIVE CODE:

TITLE 380: DEPARTMENT OF LABOR
CHAPTER 50: ABATEMENT OF FRIABLE ASBESTOS
MATERIALS RULES

TITLE 580: DEPARTMENT OF CENTRAL SERVICES
CHAPTER 10: FACILITIES MANAGEMENT

TITLE 380: DEPARTMENT OF LABOR
CHAPTER 40: OCCUPATIONAL HEALTH AND SAFETY
STANDARDS ACT RULES

TITLE 775: BOARD OF VETERINARY MEDICAL EXAMINERS
CHAPTER 20: MINIMUM STANDARDS FOR VETERINARY
PREMISES

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§36-6701. Workplace safety services.

A. 1. By January 1, 1996, each insurance company that provides workers' compensation insurance or an equivalent insurance product in this state shall maintain or provide workplace safety services for its policyholders as a condition for approval by the Insurance Commissioner to write such insurance. Such services shall be adequate to implement workplace safety plans as required by the nature of its policyholders' operations and shall include but not be limited to surveys, recommendations, training programs, consultations, analyses of accident causes, industrial hygiene, and industrial health services.

2. The State Insurance Fund shall maintain or provide workplace safety services for its policyholders. Such safety services shall be adequate to implement workplace safety plans as required by the nature of its policyholders' operations and shall include but not be limited to surveys, recommendations, training programs, consultations, analyses of accident causes, industrial hygiene, and industrial health services.

B. Notice that workplace safety services are available to the policyholder from the insurance company and the State Insurance Fund must appear in no less than ten (10) point bold type on the front of each workers' compensation insurance or equivalent insurance policy delivered or issued for delivery in this state.
OKLAHOMA RULES/REGULATIONS

OKLAHOMA ADMINISTRATIVE CODE

TITLE 380: DEPARTMENT OF LABOR
CHAPTER 50: ABATEMENT OF FRIABLE ASBESTOS
MATERIALS RULES

SUBCHAPTER 1 – GENERAL PROVISIONS

380:50-1-2. Definitions
The following words and terms, when used in this chapter, shall have the following meanings, unless the context clearly indicates otherwise.
"AIHA" means the American Industrial Hygiene Association.

SUBCHAPTER 3 – ADOPTION OF NATIONAL STANDARDS

380:50-3-1. Adoption of national standards
The following National Standards are hereby adopted as they pertain to friable asbestos material abatement. In any instance where adopted standards are in conflict with each other, or with Chapter 380:50, the most stringent shall apply:
(1) 29 CFR 1910, General Industry Standards, latest edition, except for Section 1001(c) and (d).
(2) 29 CFR 1926, Construction Industry Standards, latest edition, except for Section 1101 (c)(1) and (2).
(3) 40 CFR part 61, NESHAP, latest edition.
(5) American Conference of Governmental Industrial Hygienists’ Adopted Threshold Limit Value for Heat Stress.
SUBCHAPTER 5 – CONTRACTOR, SUPERVISOR, AND WORKER LICENSING AND REQUIREMENTS

380:50-5-12. Licensing of AHERA project designers

Licensing requirements for AHERA project designers are as follows:

1. Preparation of plans and/or specifications for response actions for asbestos-containing materials in any facility under the jurisdiction of Title 40, Sections 450 through 456 shall be performed only by persons who are licensed as AHERA project designers by the Oklahoma Department of Labor.

2. AHERA project designers shall have met all requirements for accreditation for asbestos abatement contractor or project designer, and in addition, shall have a bachelor's or advanced degree in architecture, engineering, or industrial hygiene, or an equivalent combination of education, training, and experience as determined by the Commissioner.

3. Applications shall be submitted on forms prescribed by the Commissioner.

4. The license fee shall be five hundred dollars ($500.00) per year. If the applicant holds a current AHERA management planner license, there shall be no additional fee charged.

5. The license shall be issued in the name of the individual applicant.

6. The license shall be issued for a period not to exceed one year and shall expire concurrently with the initial asbestos contractor or project designer training and subsequent project designer refresher training. There will be no grace period wherein a project designer will be allowed to work with an expired license.

7. Any project designer who has not taken the required AHERA project designer refresher training course within two years of the previous initial contractor or project designer training or project designer refresher course, shall repeat the initial project designer training requirements of Sections 380:50-6-6 and 380:50-6-11.

SUBCHAPTER 6 – TRAINING REQUIREMENTS

380:50-6-5. Initial training for asbestos management planners

(a) In the State of Oklahoma, anyone seeking accreditation or licensure from the Department of Labor, must obtain their training from an EPA or DOL accredited training provider, including but not limited to educational institution, labor union, or government agency, or from a private vocational education provider licensed by the state where it operates (pursuant to 70 O.S.§ 21-103 within the state of Oklahoma) and approved by EPA or an EPA approved governmental agency.

(b) Such institutions, labor unions, or government agencies may receive their DOL accreditation through the Oklahoma Accreditation Program providing the following criteria are met:

5. The training course for AHERA Management Planners shall adequately address the following.

(G) Role of other professionals. Use of industrial hygienists, engineering and architects in developing technical specifications for response actions; any requiring that
may exist for architect sign-off of plans; team approach to designs of high-quality job specifications.

(6) In addition to the training required for an AHERA Management Planner, persons seeking licensure in the state of Oklahoma shall also have a minimum of a bachelor's degree in engineering, industrial hygiene or other advanced fields, or an equivalent combination of experience, education and training as determined by the Commissioner of Labor.

380:50-6-6. Initial training for asbestos project designers

(a) In the State of Oklahoma, anyone seeking accreditation or licensure from the Department of Labor, must obtain their training from an EPA or DOL approved training provider, including but not limited to educational institution, labor union, or government agency, or from a private vocational education provider licensed by the state where it operates (pursuant to 70 O.S. § 21-103 within the state of Oklahoma) and accredited by EPA or an EPA approved governmental agency.

(b) Such institutions, labor unions, or government agencies, may receive their DOL accreditation through the Oklahoma Accreditation Plan providing the following criteria are met:

(4) The training course for AHERA Project Designer shall adequately address the following topics:

(Q) Role of other consultants. Development of technical specifications sections by industrial hygienists or engineering; the multi-disciplinary team approach to approach to abatement design.

(5) In addition to the training required for an AHERA Project Designer, persons seeking accreditation or licensure must also have a minimum of a bachelor's or advanced degree in architecture, engineering or industrial hygiene or an equivalent combination of education, training and experience as determined by the Commissioner of Labor.
OKLAHOMA RULES/REGULATIONS

http://www.oar.state.ok.us/viewhtml/580_10-9-2.htm
http://www.oar.state.ok.us/viewhtml/580_10-9-4.htm

OKLAHOMA ADMINISTRATIVE CODE

TITLE 580: DEPARTMENT OF CENTRAL SERVICES
CHAPTER 10: FACILITIES MANAGEMENT

SUBCHAPTER 9 – OPERATION OF BUILDINGS, OWNED USED OR OCCUPIED BY OR ON BEHALF OF THE STATE

580:10-9-2. Definitions

The following words or terms, when used in this Part shall have the following meaning unless the context clearly indicates otherwise:

"Industrial hygienist" means a professional qualified by education, training and experience to recognize, evaluate and develop controls for occupational hazards.

580:10-9-4. Verification for compliance

The inspection report described in 580:10-9-10 will be reviewed and evaluated by an industrial hygienist employed by the Department.

(1) Report Acceptance. If the facts contained in the report confirm compliance with the requirements of this Part, the Department industrial hygienist will endorse both copies of the report with the words "Compliance Verified by the Department of Central Services Based Upon Certified Report Information", the date of the inspection report review and his or her signature. The original report will be filed and maintained by the Department. The copy will be returned to the agency.

(2) Report Rejection. If the facts contained in the report are inconclusive or insufficient so that compliance cannot be verified, the report will be returned to the agency with an explanation of the insufficiencies and corrections necessary for compliance.
380:40-1-12. Representatives of employers and employees

(a) PEOSH Inspectors shall be in charge of inspections and questioning of persons. A representative of the employer and an authorized employee representative shall be given an opportunity to accompany the PEOSH Inspector during the physical inspection at any workplace for the purpose of aiding such inspection. Different employer and employee representatives may accompany the PEOSH Inspector during each different phase of an inspection provided that it does not interfere with the conduct of the inspection.

(b) The representative(s) authorized by employees shall be an employee(s) of the employer. However, if in the judgment of the PEOSH Inspector, good cause has been shown why accompaniment by a third party who is not an employee of the employer (such as an industrial hygienist or safety engineer) is reasonably necessary to the conduct of an effective and thorough physical inspection of the workplace, such third party may accompany the during the inspection.

(c) PEOSH Inspectors may consult are authorized to deny the right of accompaniment under this section to any person whose conduct interferes with a fair and orderly inspection.
775:20-1-4. Housekeeping standards

(a) All areas of the veterinary medical grounds, buildings and facilities shall be kept clean and free of refuse.

(b) Floors, countertops, tables, sinks, and similar equipment and fixtures shall be cleaned and disinfected after contact with any internal organ, body fluid or other bodily discharge of a patient.

(c) Examination tables, surgery tables, anesthetic equipment, and all indoor animal compartments shall be cleaned and disinfected after each patient use with disinfectants capable of eliminating harmful viruses and bacteria.

(d) Indoor animal compartments and exercise runs shall be cleaned at least once a day when in use.

(e) Outdoor animal compartments shall be cleaned regularly.

(f) Ventilation and cleaning shall be routinely provided to keep odors from lingering in the rooms. Noxious odors, gases and vapors shall not exceed the most recent American Conference of Governmental Industrial Hygienists threshold limit values in parts per million in any one room when sampled by a singular draw per room from no less than a manually operated bellows pump or similar equipment specifically designed to measure concentrations of gases and vapors.