Borough of Cresskill 67 Union Avenue, Cresskill New Jersey 07626 Construction Official & Zoning Officer, Bob Rusch Certificate Coordinator, Linda Ziccarelli

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# **Application for Lead-Based Paint Hazard Inspection**

# Complete this form only of the house was built prior to 1978

Date Received:	Year the house was built:
Property address:	
1 1 1	sly certified to be free of lead-based paint pursuant to N.J.A.C. 5:17-3.6(b) d or an evaluation confirmed there is no lead-based paint in the dwelling?  O Yes O No If YES, please submit a certification form from a certified lead evaluation firm
Has the property/dwelling been issued a certificates are valid for <i>two years</i> from	a valid lead-safe certificate issued pursuant to P.L. 2021, c.182? Lead-safe in date of issuance.  Yes No  If YES, please submit the valid lead-safe certificate
Department of Community Affairs for at cyclical inspection performed pursuant t	LY (3 or more dwelling units): Has the property been registered with the least 10 years with no outstanding paint violations from the most recent to N.J.S.A. 55:13A-1?  Yes O No O Not Applicable  If YES, please provide certification from the DCA
If you have answered NO to all of the qu Paint Hazard inspection must be perform	estions above or are unable to provide valid documentation, a Lead-Based med.
	de the service of a lead evaluation inspector to conduct the Lead-Based Paint nce with P.L. 2021, c.182, the owner/landlord may directly hire an NJ certified
	: at Hazard inspection performed by the Borough of Cresskill evaluation contractor and will provide a lead-safe certificate to the Borough of
Signate of property owner	Date
	Please make checks payable to <b>Borough of Cresskill.</b>
Date Received: Check #: Received by: App #:	Inspection performed by an outside agency: <b>\$60</b> Re-Inspection Fee: <b>\$50</b>
	Inspection Date:
	Inspection Time:

# § 207-35 Lead-based paint certificates and inspections.

Inspections for lead-based paint in rental dwelling units shall be governed by the standards set forth in N.J.S.A. 52:27D-437.1 et seq., and N.J.S.A. 55:13A-1 et seq. A dwelling unit in a single-family, two-family, or multiple rental dwelling shall not be subject to inspection and evaluation for the presence of lead-based paint hazards if the unit:

- A. Has been formally certified to be free of lead-based paint.
- B. Was construction during or after 1978.
- C. Is in a multiple dwelling that has been registered with the Department of Community Affairs as a multiple dwelling for at least 10 years, either under the current or a previous owner, and has no outstanding lead violations from the most recent cyclical inspection performed on the multiple dwelling under the "Hotel and Multiple Dwelling Law," P.L. 1967, c. 76 (N.J.S.A. 55:13A-1 et seq.).
- D. Is a single-family or two-family seasonal rental dwelling which is rented for less than six months duration each year by tenants that do not have consecutive lease renewals.

# § 207-36 Required inspections.

- A. General inspection: the owner, landlord and/or agent of every rental dwelling unit offered for rent shall be required to have an inspection of the facility done by the lead inspection officer prior to the rental thereof. The rental inspection officer shall inspect every rental dwelling unit prior to any occupancy or re-occupancy of the dwelling.
- B. Lead-based paint inspection: The owner, landlord and/or agent of every single-family, two-family, and/or multiple dwelling unit offered for rental shall be required to obtain an inspection of the unit for lead-based paint hazards every three years, or at tenant turnover, whichever is earlier.

## § 207-37 Notice.

Whenever any rental dwelling unit is scheduled for a change in occupancy, the then current owner shall provide written notice to the rental inspection officer that an inspection is needed at least 20 days prior to the scheduled change.

### § 207-38 Time for inspections.

All inspections and reinspection shall take place within 10 working days of the requested inspection. Inspection fees shall be paid prior to the inspection. No inspections or reinspection shall take place unless all fees are paid. Scheduled inspections or reinspection may be canceled by the Borough at least 24 hours prior to the scheduled inspection or on the last working day prior to the scheduled inspection. Every inspection where the landlord, tenant, owner or agent has failed to provide access for inspection shall be deemed a failed inspection.

### § 207-39 Fees for inspection; lead-based paint inspections.

In addition to the general inspection fees due pursuant to this section, an additional fee in the amount of \$200 shall be paid for each lead-based paint inspection, plus the state fee of \$20. Alternatively, a dwelling owner or landlord may directly hire a private lead evaluation contractor who is certified to provide lead paint inspection services by the Department of Community Affairs to satisfy all statutory and regulatory requirements, in which case no additional lead-based paint inspection fee shall be paid, in this case an administrative fee of \$40 shall be collected along with the \$20 state fee, deposited to the Lead Hazard Control Assistance Fund.