| **Applicant/Co-Applicant Information** |
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| **Applicant Name:**   | **Co-Applicant Name:**   |
| **Physical Address:**   |
| **City:**   | **State: Texas** | **Zip Code:**   |
| **Certification** |
| *This form and the signature below certify that a lead-based paint hazard was identified at the above-listed residence. Per the Texas General Land Office’s Program guidelines, the following actions were performed (where applicable) in accordance with: EPA’s Renovation, Repair, and Painting Rule (40 CFR 745); HUD’s Lead Disclosure Rule and Guidelines for the Evaluation and Control of Lead-Based Paint Hazards in Housing 2012 (24 CFR 35, Subpart J); Texas Environmental Lead Reduction Rules (25 TAC 295 I) and OSHA’s Lead In Construction Standard (29 CFR 1926.62 Lead)*.This form also certifies that the following actions were performed in accordance with the above regulations:1. Our firm or a subcontractor under our direct supervision provided or verified that the applicant has a copy of the lead-based paint (LBP) risk assessment or inspection report that identified the presence and location(s) of the LBP hazard in the residence. A Notice of Evaluation was provided to the residents within 15 calendar days ([35.125(a)](https://www.law.cornell.edu/cfr/text/24/35.125)).
2. Our firm or a subcontractor under our direct supervision provided the applicant with the pamphlet entitled [*“Renovate Right: Important Lead*](https://www.epa.gov/lead/renovate-right-important-lead-hazard-information-families-child-care-providers-and-schools)[*Hazard Information for Families, Child Care Providers, and Schools”* September 2011](https://www.epa.gov/lead/renovate-right-important-lead-hazard-information-families-child-care-providers-and-schools) (Renovate Right). The pamphlet was provided less than 60 days before renovation activities commenced in the residence. We obtained a written acknowledgment that they have received the pamphlet ([745.84](https://www.ecfr.gov/cgi-bin/text-idx?SID=cd05f748c481fd0ec85ffb94b9193066&node=sp40.31.745.e&rgn=div6#se40.34.745_184)).
3. Renovations at all identified LBP hazardous areas were performed by certified renovators who mitigated the hazard using techniques that follow the EPA’s Lead-Based Paint Renovation, Repair and Painting Program rules. All appropriate safety precautions were followed during these renovations.
4. Our firm or a subcontractor under our direct supervision verified that a clearance report by the GLO or another licensed LBP professional has found that all LBP hazards have been appropriately mitigated and that the applicant has received a copy of the clearance report along with Notice of Lead Hazard Reduction Activities within 15 calendar days of completion ([35.125(b)](https://www.law.cornell.edu/cfr/text/24/35.125))
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| **Signature(s)** |
| Under penalties of perjury, I/we certify that the information presented in this document is true and accurate to the best of my knowledge and belief. I/we further understand that providing false representations herein constitutes an act of fraud. False, misleading or incomplete information may result in my ineligibility to participate in Programs that will accept this document. **Warning: Any person who knowingly makes a false claim or statement to HUD may be subject to civil or criminal penalties under 18 U.S.C. 287, 1001 and 31 U.S.C. 3729** |
| **Party** | **Company Name** | **Representative Name** | **Signature** | **Date** |
| **Builder** |   |   |   |   |
| **GDR** |   |   |   |   |
| **Applicant** | N/A | N/A |   |   |
| **Co-Applicant** | N/A | N/A |   |   |