



14 July 2014



Managing Asbestos

The Control of Asbestos Regulations 2012 were brought in to consolidate all previous Asbestos regulations under one umbrella. Since their introduction, the European Union have ruled that the UK is in breach of Articles of European Directives, which require all work with Asbestos to be notified to an enforcing authority (currently not all work with Asbestos is Notifiable) a register to be maintained for each worker of the type and duration of work done with Asbestos and requires employees undertaking work with Asbestos to undergo medical examinations at defined intervals.

This ruling has resulted in the revoking and re-enacting of the 2006 regulations to take into account modifications to allow compliance with the EU Directives.

[The Control of Asbestos Regulations 2012](#) come into force on 6th April 2012.

What Does this Mean to me?

In a nutshell, it means that if you currently undertake non-Notifiable/non-Licensed work with Asbestos containing materials you will from 6th April have to notify the HSE, provide a written plan of the work which includes the details of all worker exposure and employees exposed will have to be

medically examined. The requirements for medical examinations will have a 3 year transition period.

The requirements for licensed work are largely unchanged.

As this change affects very few Clients, this update is provided to give an overview of the changes. Those client's affected directly will be contacted regarding the changes and assisted to put the required systems and procedures into place.

Remember, Peligro can provide Asbestos surveys and arrange for removal works on your behalf, as well as assist in the management of Asbestos within your premises. If you have any queries or concerns relating to Asbestos, please contact us.

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