

*Hampshire's Supplemental Answers to Master Interrogatories*  
*Abate 3/94*

compounded, processed, or merchandised prior to its delivery to Hampshire. In some instances, documents in Hampshire's job files may indicate when the material was sold, supplied, or distributed to Hampshire;

(h) They do not indicate any party to which Hampshire has sold or distributed any such material, as Hampshire was not a seller or a distributor, but used the material in its construction work;

(i) They identify Hampshire as the user of the material in question; and

(j) The documents are now maintained at the offices of Thomas & Libowitz, USF&G Building, Suite 1100, 100 Light Street, Baltimore, Maryland 21202.

**INTERROGATORY NO. 16:**

Do you contend that any of the asbestos products listed in your Answer to Interrogatory No. 8 require change or modification before they may be used? If so, specify what change or modification is required for each such product.

**ANSWER TO INTERROGATORY NO. 16:**

Hampshire's use of materials addressed in its answer to Interrogatory No. 8 required no change or modification other than that contemplated and directed by their manufacturer. Thus, in the course of Hampshire's use of spray or plaster, it would have been mixed with water, and ceiling or floor tile would have been cut. See Answer to Interrogatory No. 8.

**INTERROGATORY NO. 19:**

State whether you have distributed, sold or installed any asbestos or asbestos-containing products which was/were mined,

