American Society of Safety Engineers

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Overview

Regulatory Compliance Requirements

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Compliance vs. Intelligence

The lesson of the Titanic

- The ship WAS in compliance with regulations!
 - 1890s British Maritime Safety Law
 - One life boat per 715 tons
 - Maximum tonnage addressed: 10,000 (14 life boats)
 - Regulations never updated as ships got heavier
 - Titanic "in compliance" (exceeded by 3%) with 17 life boats
 - Titanic weighed in excess of 45,000 tons (needed 64 life boats)

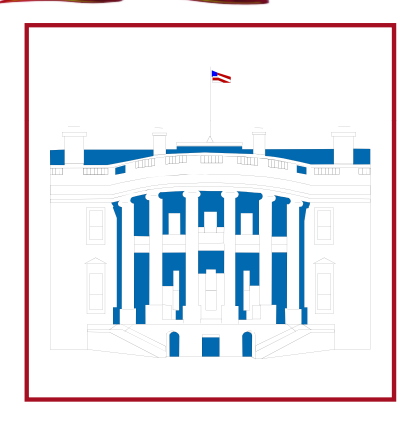


Compliance vs. Intelligence

Regulatory requirements

- Regulations are considered the "minimum"
 - Compliance with the "minimum" is no excuse for intelligent engineering
 - We must often exceed the "minimum" to ensure optimum protection of people, property and the environment
- No one gets cited or fined for being more safe than the minimum required by law. Think about it!





EXECUTIVE BRANCH

- Action:
 - Manage Agency
 - Provide direction
 - Set agendas
- Control:
 - Appoints Director
 - Develops budget
 - Holds VETO power
 - Can also remove Director





Important The Courts <u>cannot</u> initiate any action until a lawsuit has been filed

JUDICIAL BRANCH

- Action:
 - Review Agency
 - Adjudicate appeals
 - Resolve disputes
- Control:
 - Interprets statutes
 - Sets precedence
 - Decides case law





LEGISLATIVE BRANCH

- Action:
 - Create Agency (by Act)
- Control:
 - Statutory Mandate
 - Commerce Clause
 - Delegation Doctrine
 - Procedural Mandate
 - Statutory Amendment
 - Informal Controls
 - Appointment Approvals
 - Budget Approvals



Understanding OSHA

- The Occupational Safety & Health Act of 1970 (PL 91-596)
 - Occupational Safety & Health Administration (OSHA)
 - Regulate and Enforce
 - National Institute for Occupational Safety & Health (NIOSH)
 - Research and Recommend
 - Occupational Safety & Health Review Commission (OSHRC)
 - Adjudicate and Interpret

OSHA is the only entity created under the OSHAct given the power of the LAW!

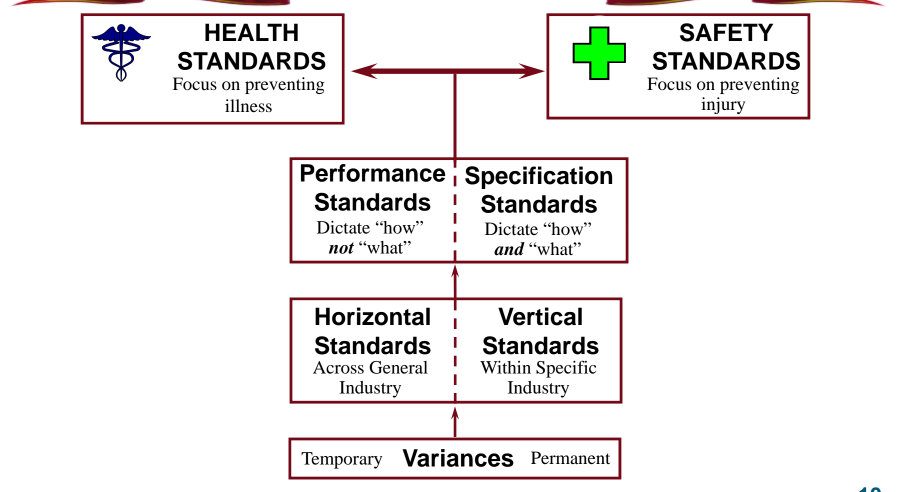


About Federal Regulations

- First announced in the Federal Register (FR)
 - Issued daily by Federal Agencies (such as OSHA, EPA)
 - The "First-Look" at a new regulation
- Incorporated into the Code of Federal Regulations (CFR)
 - Title 29 ("Labor"), Part 1910 ("General Industry")
 - Expressed as 29 CFR 1910 (for Safety General Industry)

Regulations and Standards Prescribe the *Minimum* Required Actions in a Given Situation







When is an Employer in "Violation?"

- OSHA has the initial burden to prove:
 - The standard applies to the cited employer;
 - The standard's requirements were not met;
 - Employees were exposed to hazards as a result, and
 - The employer knew or, with the practice of reasonable diligence, *should have* known of the existence of the noncompliance condition(s)

If the above criteria are met, OSHA has established a prima facie case. The employer must now prove otherwise.



What are Variances?

- Permanent Variances:
 - Workplace must be as safe as it would be under compliance
 - Narrow in scope, may specify alternative compliance methods
 - Can be modified or revoked by OSHA, if in affect <6 months
 - Other Criteria:
 - Employer has burden of proving the merits of the request
 - Seldom granted for Performance Standards



What are Interpretations?

- Clarification of Regulations:
 - Anyone can request a letter of interpretation
 - OSHA will respond to the Interpretation
 - Request for Interpretation is intended to clarify the regulation.

Note: You may not get the answer you expect to hear!!!



The General Duty Clause

- Section 5(a)(1) of the OSHAct says each employer:
 - "Shall furnish to each of his employees employment and a place of employment which is free from recognized hazards that are causing or are likely to cause death or serious physical harm to his employees."

• Section 5(a)(2) of the OSHAct says each employer:

- "Shall comply with occupational safety and health standards promulgated under this Act."
- In the absence of a specific standard, employers STILL have the General Duty to provide a safe place to work!



The General Duty Clause

- Key elements of Section 5(a)(1):
 - The "employer" has the General Duty.
 - Hazards must be "recognized."
 - Hazards must be "causing or are likely to cause death or serious physical harm to employees."
- If YOU are a manager/supervisor:
 - OSHA considers YOU an agent of the "employer."
 - YOU are responsible for "recognizing" a hazard.
 - YOU can be held accountable for "deaths or serious physical harm to employees."



The Compliance Process

- Understanding "Compliance"
 - Compliance is mandatory
 - Selective compliance is NOT an option
 - OSHA publications
 - Assist employers in their compliance efforts
 - Determining applicability of standards
 - Understanding intent and purpose



The Compliance Process

- Developing a Compliance Plan
 - Self-audits
 - Proactive approach to hazard recognition, evaluation, & control
 - Required vs. optional plans
 - Some standards require plans, others do not
 - Plan implementation
 - Must have a process in place to implement the compliance effort

Proper Record-keeping and the Compliance Process



Importance of Proper Record-keeping

- One of the "original" requirements in the OSHAct since 1970
 - Congress realized it would be necessary to obtain such information
 - Data/statistics are used to determine the need for new rulemaking
 - Fundamental requirements:
 - Employers are required to maintain injury and illness records
 - Employers must maintain records for specific periods of time
 - Employers must make records available to OSHA upon request
- Between 1970 1980, requirements not strictly enforced
 - Employers grew complacent while concentrating on specific standards
 - OSHA concentrated on hazard elimination rather than data collection

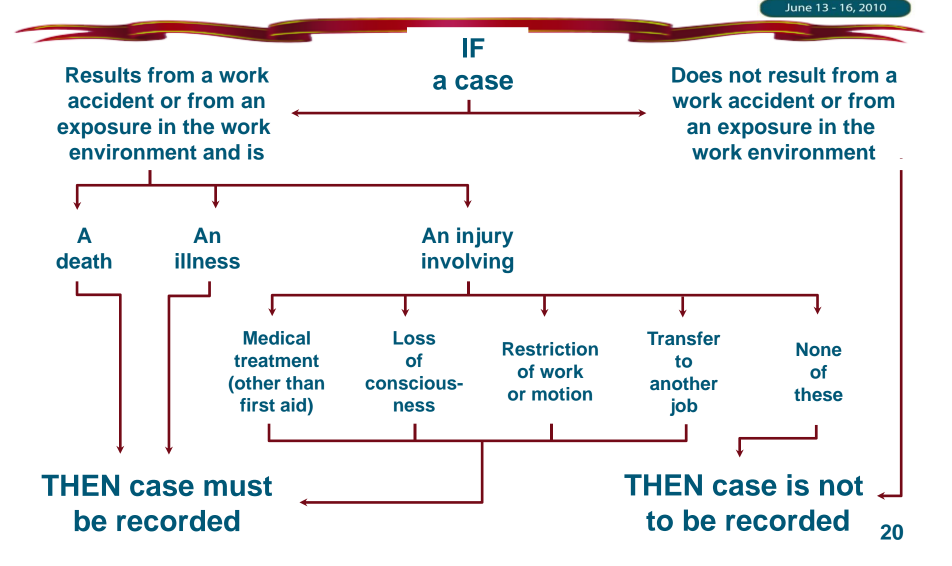
Proper Record-keeping and the Compliance Process



Record-keeping Requirements

- Regulatory requirements
 - 29 CFR 1904 Recording and Reporting of Occupational Injuries and Illnesses
 - Specific standards with specific record-keeping requirements
 - Hazard Communication Standard (29 CFR 1910.1200)
 - Occupational Exposure to Blood-borne Pathogens (29 CFR 1910.1030)
- New Regulations and record-keeping requirements
 - OSHA can always require employers to keep specific records

Proper Record-keeping and the Compliance Process



SAFET

thore Convention

OSHA's Air Contaminant Standard: An Overview



Classification of Air Contaminants

- Irritants
 - Aggravation of whatever issue the material comes into contact with
- Asphyxiants
 - Simple asphyxiants
 - Inert gases that displace oxygen below 19.5%
 - Chemical asphyxiants
 - Prevent intake of oxygen in the blood
- Narcotics or Anesthetics
 - Cause loss of consciousness and death
 - Action on the central nervous system

OSHA's Air Contaminant Standard: An Overview



29 CFR 1910.1000 (Subpart Z)

- Table Z-1
 - Lists exposure limits for more than 600+ air contaminants
- Table Z-2
 - Provides 8-hour time weighted averages for specific contaminants
- Table Z-3
 - Provides exposure limits for certain mineral dusts
- Standards
 - Beginning with Asbestos (29 CFR 1910.1001), Subpart Z provides Standards for a number of specific Air Contaminants

Hazard Communication



Overview 29 CFR 1910.1200

- Effective Dates
 - November 1985 for Chemical Manufacturers
 - May 1986 for General Industry
- So Why do we still care almost 25 years later?
 - Hazard Communication remains at the top for citations
 - OSHA consistently cites and fines employers for violations
 - Employer naiveté toward the Standard continues today

Hazard Communication



Overview

- Objective of the HazCom Standard
 - Reduce the incidence of illness and injuries that result from exposure
 - Establish uniform requirements in all States & jurisdictions to ensure:
 - That hazards of all chemicals are evaluated
 - Hazard information is transmitted to affected employees

Requirements

- Hazard evaluation
- Written Hazard Communication Program
- Labels and warnings
- Material safety data sheets
- Employee information and training

Hazardous Waste Operations and Emergency Response



HAZWOPER Overview 29 CFR 1910.120

• Scope of HAZWOPER

- Workers at cleanup sites
- Workers at treatment, storage, and disposal facilities (TSDF)
- Workers involved in emergency response operations involving hazardous substances
- Limited Scope and Applicability
 - Generators who store hazardous wastes for less than 90 days
 - Small quantity generators with Emergency Response Team



An Overview

- U.S. Environmental Protection Agency EPA
 - Created by Presidential Executive Order 2 December 1970
 - One of the first times an agency was not created by an "Act"
 - Placed directly in the Executive Branch (reports to OMB)
 - Assumed activities of the former Environmental Health Service



Regulatory Overview

A <u>Brief</u> Look at Major Environmental Regulations

- National Environmental Policy Act of 1970
- Clean Air Act (and Amendments)
- Clean Water Act
- Resource Conservation and Recovery Act of 1976
- Toxic Substances Control Act of 1976
- Comprehensive Environmental Response, Compensation, and Liabilities Act of 1980
- Superfund Amendments and Reauthorization Act of 1986



Resource Conservation & Recovery Act (RCRA)

- RCRA: Amendments to the Solid Waste Disposal Act
 - Develop comprehensive and integrated legislation to protect the environment from mismanagement
 - Establish the necessary framework to manage hazardous wastes
 - Cradle to grave approach to hazardous waste management
 - Regulates the generation, storage, transportation, treatment, and disposal of hazardous wastes



Toxic Substances Control Act (TSCA) of 1976

- Title I: Control of Toxic Substances
 - Broad in Scope
 - Thirty Sections that contain much of the regulations that affect industry
- Title II: Asbestos Hazardous Emergency Response
 - Narrow in Scope
 - Deals primarily with asbestos in schools





Regulatory Agencies Impacting Compliance

- FEDERAL
 - MSHA Mine Safety and Health Administration
 - DOT Department of Transportation
 - DOT/PHMSA (originally was RSPA)
 - DOE Department of Energy
- OTHERS State and Local Government Bodies/Agencies/State - Plan - States
- NIOSH Respirators/Research



Information Sources

• WEBSITES look at www.

- asse.org
- osha.gov
- cdc.gov/niosh
- epa.gov
- dot.gov
- List Services/Servers
- ASSE Resources

National Voluntary Consensus Standards



- Organizations
 - ANSI
 - ASME
 - ASTM
 - NFPA
 - ACGIH
- How they Work
- Philosophy
- Relation to Compliance