# **INTRODUCTION TO OSHA PART 2**

## MODULE DESCRIPTION

This module will explain the importance of OSHA in providing a safe and healthful workplace to workers covered by its regulations.

## **OBJECTIVES**

After completing this module, students will be able to:

- Discuss employer responsibilities under OSHA
- Discuss the use of OSHA Standards
- Explain how OSHA inspections are conducted
- Utilize helpful worker safety and health resources

## **MODULE OUTLINE**

- 1. Employer Responsibilities under OSHA
  - Providing a workplace free from recognized hazards and complying with OSHA standards
    - Maintain conditions and adopt practices reasonably necessary to protect workers on the job
    - Be familiar with the standards that apply to their workplaces, and comply with these standards
    - Ensure that workers are provided with and use Personal Protective Equipment (PPE) when needed
    - **General Duty Clause**: Section 5(a)(1) of the Act requires each employer to � furnish a place of employment which is free from recognized hazards that are causing or are likely to cause death or serious physical harm to employees. �
  - Providing training required by OSHA standards: Many OSHA standards specifically require the employer to train workers in the safety and health aspects of their jobs. Other OSHA standards make it the employer s responsibility to limit certain job assignments to those who are certified, competent, or qualified meaning that they have had special, previous training, in or out of the workplace.
    - Construction Training Standards
      - Required to handle or use poisons, caustics, and other harmful substances
      - Who may be exposed to job sites where harmful plants or animals are present
      - Required to handle or use flammable liquids, gases, or toxic materials
      - Required to enter into confined or enclosed spaces.
    - Hazard Communication standard applies to both General Industry and Construction workers
      - Requires that employers provide workers with effective information and training on hazardous chemicals in their work area at the time of their initial assignment, and whenever a new physical or health hazard is introduced.
      - In addition chemical-specific information must always be available through labels and MSDSs.

- Personal Protective Equipment (PPE) Standards
  - OSHA requires the use of PPE to reduce employee exposure to hazards when engineering and administrative controls are not feasible or effective in reducing these exposures to acceptable levels.
  - If PPE is to be used, a PPE program should be implemented. This program should address the hazards present; the selection, maintenance, and use of PPE; the training of employees; and monitoring of the program to ensure its ongoing effectiveness.
- Keeping records of injuries and illnesses
  - The steps that employers must follow are:
    - Setting up a reporting system
    - Providing copies of logs, upon request
    - Posting the annual summary
    - Reporting within eight (8) hours any incident resulting in a fatality or the hospitalization of three or more workers
  - The forms your employer must keep are:
    - The Log of Work-Related Injuries and Illnesses (commonly called the OSHA 300 Log) is used to list injuries and illnesses and track days away from work, restricted work, or transferred employees
    - The Injury and Illness Report (From 301) is used to record more information about each case
    - The Summary (OSHA Form 300A) shows the totals for the year in each category. The summary must be posted from February 1 to April 30 of each year in a place where notices to workers are usually posted.
- Providing medical exams when required by OSHA standards and providing workers access to their exposure and medical records
- Not discriminating against workers who exercise their rights under the Act [Section 11(c)]
- Posting OSHA citations and abatement verification notices:
  - An OSHA citation informs the employer and workers of the standards violated, the length of time set for correction, and proposed penalties resulting from an OSHA inspection.
  - The employer must post a copy of each citations at or near places where the violation occurred for three (3) days, or until the violation is fixed (whichever is longer).
- Providing and paying for PPE

## 2. OSHA Standard Categories

- OSHA standards fall into four categories:
  - General Industry
  - Construction
  - Maritime
  - Agriculture
- Where there are no specific OSHA standards, employers must comply with the OSH Actos
   General Duty Clause
- OSHA standards appear in the Code of Federal Regulations (CFR) and then are broken down into parts.

## 3. Workplace Inspections

- The OSH Act authorizes OSHA compliance safety and health officers (CSHOs) to conduct workplace inspections at reasonable times.
- OSHA conducts inspections without advance notice, except in rare circumstances.
- The agency has a system of inspection priorities:
  - First priority is Imminent Danger: This is a condition where there is a reasonable certainty a danger exists that can be expected to cause death or serious physical harm immediately.
  - Second priority is Fatality/Catastrophe: Employers must report to OSHA any worker fatality
    or the hospitalization of three or more employees. OSHA initiates these investigations as
    soon as possible after receiving the report.
  - Third priority is Complaints/Referrals: A worker or worker representative can file a complaint about a safety or health hazard in the workplace.
  - Forth priority is Programmed Inspections: These inspections cover industries and employers with high injury and illness rates, specific hazards, or other exposures.
- OSHA also conducts Follow-up and Monitoring Inspections.
  - A Follow-up is made to see if violations cited on an earlier inspection were fixed.
  - Monitoring inspections are made to make sure hazards are being corrected and workers are protected whenever a long period of time is needed for a hazard to be fixed.
- Stages of an Inspection:
  - Presenting Credentials
    - When arriving at the workplace, the CSHO finds out who is in charge and presents his or her credentials
    - An employer can require OSHA to get a warrant before an inspection is made
  - Opening Conference, the CSHO:
    - Explains why OSHA selected the worksite for inspection
    - Obtains information about the company, including a copy of the hazard assessment to see what PPE is necessary
    - Explains the purpose of the visit, the scope of the inspection, walk around procedures, worker representation, private worker interviews, and the closing conference
    - Determines whether the facility falls under any inspection exemption through a voluntary compliance program
    - CSHO checks the injury and illness records and checks that the OSHA poster is displayed.
  - Walk around
    - The CSHO, along with the employer and worker representatives, proceed through the workplace, inspecting work areas for potentially hazardous working conditions.
    - The CSHO may also interview workers in private, take photographs or video, and monitor worker exposure to noise, air contaminants, or other substances.
  - Closing Conference
    - After the walk around, the CSHO holds a closing conference with the employer and the worker representative
    - During the closing conference, apparent violations that have been observed on the walk around and estimated times for correction are discussed.
    - The employers are informed of their rights and responsibilities related to the inspection

■ No citations are given out at this time. They are sent in the mail at a later date, no later than six (6) months after the inspection.

## Citations

- Inform the employer and workers of:
  - Regulations and standards the employer allegedly violated
  - Any hazardous working conditions covered by the OSH Act s General Duty Clause
  - The proposed length of time set for abatement of hazards
  - Any proposed penalties
- Sent by certified mail to the facility
- Employer must:
  - Post a copy of each citation at or near the place the violation occurred for three days or until it is fixed
  - Inform workers and their representatives of the correction they make
- Penalties are based on violation types.
  - OSHA may cite the following violations and propose the following penalties:
    - Willful violation: employer intentionally and knowingly commits a violation or commits a violation with a plain indifference the law. OSHA may propose penalties of up to \$70,000 for each willful violation, with a minimum of \$5,000 for each occurrence
    - **Serious violation**: there is a substantial probability that death or serious physical harm could result and that the employer knew, or should have known, of the hazard. For this violation type OSHA issues a mandatory penalty that may go as high as \$7,000.
    - Other-than-Serious violation: has a direct relationship to safety and health, but probably would not cause death or serious physical harm. For this violation type, OSHA may propose a penalty of up to \$7,000.
    - **Repeated violation**: is the same or similar to a previous violation. For a repeated violation, OSHA may propose penalties of up to \$70,000 for each repeated violation.
  - Additional Penalties:
    - Failure to Abate: OSHA may propose additional penalties of up to \$7,000 for each day an employer fails to correct a previously cited violation beyond the required date
    - Falsifying Information: Under the OSH Act, an employer providing false information to OSHA can receive a fine of up to \$10,000 or up to six (6) months in jail, or both
    - Violation of Posting: The employer has to post citations and abatement verification for three days or until the hazard is corrected. Failure to follow these instructions can result in a penalty of up to \$7,000 for each violation
- The Appeals Process
  - For Workers: Workers may contest the abatement time for any violation and employer so petition for modification of abatement (PMA), but they cannot contest citations or penalties.
  - For Employers: The employer has more rights than workers related to citations:
    - Employers may request an informal conference with OSHA to discuss the case
    - Reach a settlement agreement with OSHA and adjusts citations and penalties
    - If an employer decides to contest the citation, the abatement date, and/or the

proposed penalty, this must be done, in writing, within the 15-working day contest period.

- 4. Sources for Safety and Health Information
  - Sources in the Workplace:
    - Employer/Supervisor, Co-workers, and Union Representatives
    - MSDS for Information on Chemicals
    - Labels and Warning Signs
    - Employee orientation manuals or other training materials
    - Work tasks and procedures instruction
  - Sources outside the Workplace:
    - OSHA Website and OSHA Offices
    - National Institute for Occupational Safety and Health (NIOSH)
    - OTI Education Centers
    - Health Providers
    - Public Libraries
    - Local, Community-based Resources

# 5. Filing an OSHA Complaint:

- If you, your co-workers, and/or your union representative determine that an OSHA inspection is needed to get workplace hazards corrected, you have more than one option for filing a complaint:
  - You can download the complaint form from OSHA swebsite, complete it, and mail or fax it to OSHA
  - You can file a complaint online
  - You can telephone or visit your local regional or area office to discuss your concerns
- Completing the Complaint Form
  - Be Specific and include appropriate details
  - Establishment Name, Address, and Type of Business
  - Hazard Description/Location
  - Has this condition been brought to the attention of the employer or another government agency?
  - Do NOT reveal my name: OSHA will keep your name off the complaint, if you wish
  - Signature and Address