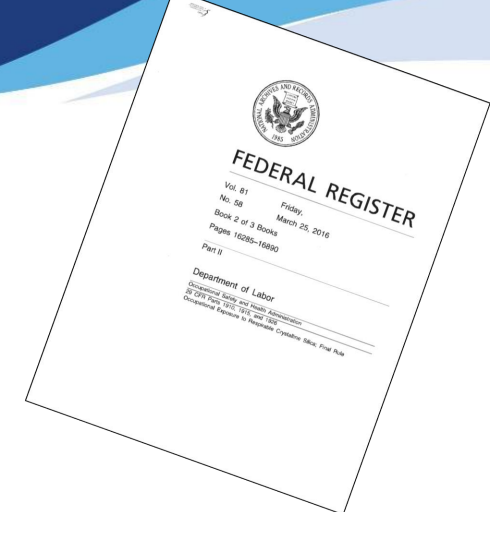


Respirable Crystalline Silica: Compliance Directive and National Emphasis Program (CPL 03-00-023)



Background/Overview

- Final Rule published on March 25, 2016
- OSHA began enforcing the construction standard (29 CFR § 1926.1153) on September 23, 2017
- OSHA began enforcing general industry and maritime standard (29 CFR § 1910.1053) on June 23, 2018



Background/Overview (cont.)

- OSHA issued Interim Enforcement Guidance:
 - Construction October 19, 2017
 - General Industry/Maritime June 25, 2018
- OSHA issued Frequently Asked Questions (FAQs):
 - Construction
 - General Industry/Maritime

National Emphasis Program for the Silica standards

- National Emphasis Program for the Silica standards was published on February 5, 2020:
 - Contains an updated list of target industries, listed by North American Industry Classification System (NAICS) codes
 - Area Offices must conduct outreach activities three months prior to initiating programmed RCS inspections.

Crystalline Silica Is Found In Many Common Materials





Health Effects

- Exposure to respirable crystalline silica has been linked to:
 - Silicosis
 - Lung cancer
 - Chronic obstructive pulmonary disease (COPD)
 - Kidney disease



Industries and Operations with Exposures

- Construction
- Glass manufacturing
- Pottery products
- Structural clay products
- Concrete products
- Foundries
- Dental laboratories
- Paintings and coatings
- Jewelry production
- Refractory products
- Asphalt products
- Landscaping

- Ready-mix concrete
- Cut stone and stone products
- Abrasive blasting in:
 Maritime work
 - Construction
 - General industry
- Refractory furnace installation and repair
- Railroads
- Hydraulic fracturing for gas and oil

General Industry / Maritime 29 CFR § 1910.1053

- (a) Scope
- (b) Definitions
- (c) Permissible Exposure Limit
- (d) Exposure assessment
- (e) Regulated areas
- (f) Methods of compliance
 - (1) Engineering and work practice controls
 - (2) Written exposure control plan

- (g) Respiratory protection
- (h) Housekeeping
- (i) Medical surveillance
- (j) Communication of silica hazards
- (k) Recordkeeping
- (I) Dates

Construction Standard 29 CFR § 1926.1153

- (a) Scope
- (b) Definitions
- (c) Specified exposure control methods

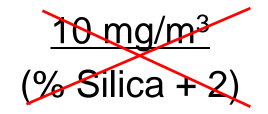
OR

- (d) Alternative exposure control methods
 - (1) PEL
 - (2) Exposure Assessment
 - (3) Methods of Compliance

- (e) Respiratory protection
- (f) Housekeeping
- (g) Written exposure control plan
- (h) Medical surveillance
- (i) Communication of silica hazards
- (j) Recordkeeping
- (k) Dates

New Permissible Exposure Limit (PEL)

Old PEL =



- New PEL = 50 μ g/m³ as an 8-hour TWA
- Action Level (AL) = 25 µg/m³ as an 8-hour
 TWA

Scope and Application

 Both standards require employers to assess the exposure of each employee who is or may be reasonably be expected to be exposed to silica at or above the 25 µg/m³ (AL) as an 8-hour TWA.

 Standards not applicable where objective data are available demonstrating exposure below the AL under any foreseeable conditions.

Scope and Application – Indistinguishable tasks

 General industry and maritime employers can comply with the construction standard (29 CFR 1926.1153), instead of the general industry and maritime silica standard, in certain circumstances where the task is indistinguishable from construction.

- Indistinguishable tasks:

 Tasks that are performed primarily during maintenance and repair activities in general industry or maritime settings, and involve a task described in the construction standard's Table 1. These tasks must be of the same nature and type as the construction tasks.

Exposure assessment/ Alternative exposure control methods (General Industry/Maritime or Construction)

Performance Option

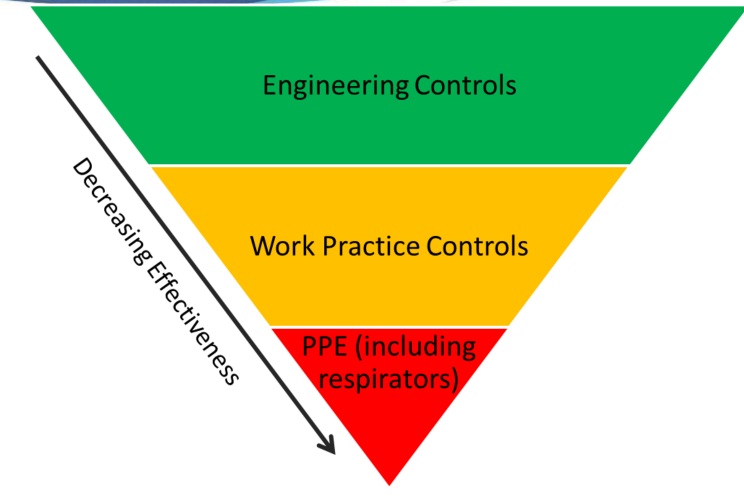
- Must assess <u>before</u> work begins.
- Use any combination of air monitoring data or objective data
 - sufficient to accurately characterize employee exposure to respirable crystalline silica.
- Can be within a range (i.e. between AL and PEL).

Scheduled Monitoring Option

- Must assess <u>as soon as work</u> <u>begins</u>.
- If monitoring indicates:
 - Initial below the AL: no additional monitoring
 - ≥ AL but ≤ PEL repeat within 6 months);
 - Above PEL repeat within 3 months;
- Other monitoring required to discontinue monitoring or when circumstances change.

Protecting Employees

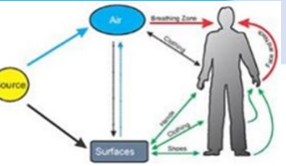
Hierarchy of Controls



Exposure Variability

- Exposures may differ due to workplace conditions such as fluctuations in environmental conditions or air movements.
- Where an employer's sampling results differ from OSHA's:
 - Employer has the burden to demonstrate that OSHA's samples are not representative of normal exposure levels.
 - OSHA will compare both sets of exposure data to determine whether the employer's data are representative of observed conditions.

Use of Objective Data



- Includes air monitoring data from:
 - Industry-wide surveys;
 - Data provided by equipment manufacturers, trade or professional associations; or
 - Calculations based on the composition of a substance.
- Must demonstrate:
 - Employee exposure is associated with a particular product or material or a specific process, task, or activity.
- Must reflect current workplace conditions:
 - Closely resembling or with a higher exposure potential than the processes, types of material, control methods, work practices, and environmental conditions in the employer's current operations.

Exposure Assessment – notification

- Performance option assessment the period for notification begins when the employer completes the assessment.
- Scheduled monitoring option assessment the period for notification begins <u>when employer receives the</u> <u>monitoring results.</u>
- Results to each affected employee in writing within 15 working days for general industry/maritime or 5 working days for construction.

Regulated Areas (General industry/Maritime - Only)

DANGER RESPIRABLE CRYSTALLINE SILICA MAY CAUSE CANCER CAUSES DAMAGE TO LUNGS WEAR RESPIRATORY PROTECTION IN THIS AREA AUTHORIZED PERSONNEL ONLY

- General Industry:
 - Establish where exposures are expected to exceed the PEL.
- Employer must:
 - Mark off the area:
 - Cones, tape, barricades, or textured flooring
 - Post warning signs at entrances.
 - Limit access.
 - Provide and require use of respirators.

- Construction:
- No requirement to have a regulated area.
- But, need procedures to restrict access, when necessary (ECP).



Regulated Areas (con't)

- "Temporary" regulated areas -
 - An area could be a regulated area on days when a particular silica-generating activity causes exposures to exceed the PEL. However, on other days, when that activity is not occurring and exposures do not exceed the PEL, and are not reasonably expected to exceed the PEL, employers do not need to treat the area as a regulated area.
- Some areas may be so high that any exposure in those areas could reasonably be expected to be in excess of the PEL.
 - In such cases, the regulated area requirements in 29 CFR 1910.1053(e) would apply, regardless of any employer work rules limiting (but not precluding) employee entry.

Methods of Compliance

If exposures remain above the PEL, but the employer can demonstrate it has implemented all feasible engineering and work practice controls, then the employer is in compliance with 29 CFR 1910.1053(f)(1) and 29 CFR 1926.1153(d)(3) (assuming the provision and use of required respiratory protection is in accordance with the standard).





Written Exposure Control plan (ECP) (General industry/Maritime and Construction)

- Must contain a description of:
 - Tasks in the workplace with sufficient detail;
 - Engineering controls, work practices, and respiratory protection used;
 - Housekeeping measures; and
 - Restricting access (e.g., use of barriers, posting signs).
- Annual review and evaluation of effectiveness.
- Readily available to each employee.
- Construction only Designate a competent person to make frequent and regular inspections, and implement the plan.
- An ECP is not required when employer can demonstrate that employee exposure is below the AL of 25 µg/m³ under any foreseeable conditions.

Written Exposure Control Plan Tasks with Exposure: Engineering/Work Practice Controls: Respiratory Protection: Housekeeping: Restriction access

Respiratory Protection (General Industry/Maritime)

Employers must:

- Provide respirators if needed
- Follow the Respiratory Protection standard, 29 CFR 1910.134



Negaudius and Calacephilements of the

Housekeeping (General industry/Maritime and Construction)





When cleaning up silica dust, avoid:

- Dry sweeping/brushing.
- Compressed air without a ventilation system to capture the dust.





Employers are allowed to use:

- Commercially-available dust suppression sweeping compounds.
- Drivable powered sweepers with HEPA filters for vacuuming.

Medical Surveillance



General Industry/Maritime Standard

- For employees exposed to silica for 30 or more days/year:
 - Above the PEL (until June 23, 2020)
 - At or above the action level (starting June 23, 2020)

Construction Standard

 For employees who will be required to use a respirator for 30 or more days/year

• Offered:

- o Within 30 days of assignment
- Every three years to workers who continue to be exposed above the trigger.

• Provided at no cost to employee:

Exams, tests, and time spent traveling and getting exam

Medical Exams





- Medical and work history
- Physical exam
- Lung function test
- Tuberculosis (TB test)

X-rays

Medical Report/Opinion

Written Medical Opinion

Medical Report:

- Issued to the employee
- Includes:
 - Any medical conditions.
 - Recommended limitations on respirator use and exposure to silica.
 - Recommendation for specialist exam.



- Recommended respirator limitations.
- If employee consents, the opinion may include:
 - Recommended limitations on exposure to silica.
 - Recommended specialist exam.



Communication of Hazards

- Applies to all employees covered by the standards.
- Employer must comply with the hazard communication standard, 29 CFR § 1910.1200:
 - Employee has access to labels on containers of RCS and SDS; and,
 - Trained in accordance with the provisions of HCS.
- Employee information and training shall include:
 - Health hazard associated with RCS; and,
 - Specific measures (engineering controls, work practices, and respirators) implemented to protect employees from exposure to RCS.

Inger! Lung injury and Cance Classification (Global Harmonized Class Carcinogenicity Category 1A (H350) Specific target organ toxicity, single expo Specific target organ toxicity, repeated exp BS Label, Hazards and Precautionary Statem

Dange

GHS Pictogram:

bel Signal Word:

• The Hazard Communication standard is applicable at any level of exposure.

Required Training

Each employee covered by the RCS standard must <u>demonstrate</u> <u>knowledge and understanding</u> of the following:

- Health hazards
- Specific tasks
- Controls
- Content of standard
- Medical surveillance
- Other training:
 - Hazard communication
 - Respiratory protection



Recordkeeping

- Employers must keep:
 - Air monitoring data
 - Objective data
 - Medical surveillance



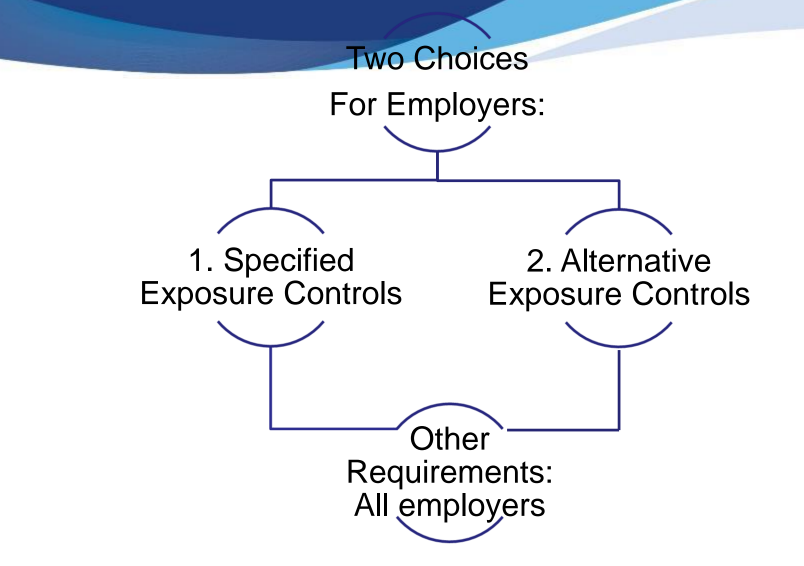
Make them available to employees, their representatives, and OSHA.

Construction – List of Table 1 Entries

- Stationary masonry saws
- Handheld power saws
- Handheld power saws for fiber cement board
- Walk-behind saws
- Drivable saws
- Rig-mounted core saws or drills
- Handheld and stand-mounted drills
- Dowel drilling rigs for concrete
- Vehicle-mounted drilling rigs for rock and concrete
- Jackhammers and handheld powered chipping tools

- Handheld grinders for mortar removal (i.e. tuckpointing)
- Handheld grinders for other than mortar removal
- Walk-behind milling machines and floor grinders
- Small drivable milling machines
- Large drivable milling machines
- Crushing machines
- Heavy equipment and utility vehicles to abrade or fracture silica materials
- Heavy equipment and utility vehicles for grading and excavating

Respirable Crystalline Silica Standard for Construction



Construction – Specified Exposure Control Methods

- If Table 1 is used employers are required to fully and properly implement the engineering controls, work practices, and respiratory protection set forth for the relevant task on Table 1.
- Employers that *fully and properly implement controls* according to Table 1 do not have to:
 - Conduct exposure assessments for employees engaged in those tasks.
 - Demonstrate compliance with the PEL.
- Employers are required to follow elements of the tool manufacturer's instructions relating to airborne dust emissions.

TABLE 1: SPECIFIED EXPOSURE CONTROL METHODSWHEN WORKING WITH MATERIALS CONTAINING CRYSTALLINE SILICA

Equipment /	Engineering and Work Practice	Required Respiratory Protection	
Task	Control Methods	and Minimum Assigned Protection	
		Factor (APF)	
		\leq 4 hours /shift	> 4 hours /shift
(vii) Handheld	Use drill equipped with commercially available	None	None
and stand-	shroud or cowling with dust collection system.		
mounted drills			
(including	Operate and maintain tool in accordance with		
impact and	manufacturer's instructions to minimize dust		
rotary hammer	emissions.		
drills)			
	Dust collector must provide the air flow		
	recommended by the tool manufacturer, or		
	greater, and have a filter with 99% or greater		
	efficiency and a filter-cleaning mechanism.		
	Use a HEPA-filter vacuum when cleaning holes.		

Vacuum Dust Collection Systems

Employers must:

- Ensure tools are equipped with *commercially available* shroud and dust collection system.
- Ensure tools operate and are maintained in accordance with manufacturer's instructions to minimize dust emissions.
- Ensure dust collectors provide the air flow recommended by the tool manufacturer, or greater, and have a filter with 99% or greater efficiency and a filter-cleaning mechanism.

Employers should check that:

- The shroud is intact and installed in accordance with the manufacturer's instructions;
- The hose connecting the tool to the vacuum is intact and without kinks or tight bends;
- The filter(s) on the vacuum are cleaned or changed in accordance with the manufacturer's instructions; and
- The dust collection bags are emptied to avoid overfilling.



Handheld Drill



Shroud

Cowl

TABLE 1: SPECIFIED EXPOSURE CONTROL METHODSWHEN WORKING WITH MATERIALS CONTAINING CRYSTALLINE

SILICA

~~~~~				
Equipment / Task	Engineering and Work Practice	Required Respiratory		
	Control Methods	Protection and		
		Minimum Assigned		
		Protection Factor (APF)		
		$\leq$ 4 hours	>4 hours	
		/shift	/shift	
(ii) Handheld	Use saw equipped with integrated water			
power saws (any	delivery system that continuously feeds			
blade diameter)	water to the blade.			
	–When used outdoors.	None	APF 10	
	–When used indoors or in an enclosed	APF 10	APF 10	
	area.			
	Operate and maintain tool in accordance			
	with manufacturer's instructions to			
	minimize dust emissions.			

### Handheld Power Saw



### Wet Methods

### Employers shall:

- Use saws equipped with integrated water delivery system that continuously feeds water to the blade.
- Operate and maintain tools in accordance with manufacturer's instructions to minimize dust emissions.
- Check for:
  - An adequate supply of water for dust suppression is used;
  - The spray nozzle is working properly to apply water at the point of dust generation;
  - All hoses and connections are intact.



Cutting block using water to control the dust

### Competent Person -Construction

- Construction employers must designate a competent person to implement the written exposure control plan
- Competent person is an individual capable of identifying existing and foreseeable respirable crystalline silica hazards, who has authorization to take prompt corrective measures
- Makes frequent and regular inspection of job sites, materials, and equipment

### Respiratory Protection – (Construction)

- Respirators are required:
  - Where specified by Table 1 (APF 10 or 25); or
  - For tasks not listed in Table 1; or where specified engineering, work practices, and work practice controls have not been fully implemented.
  - By all employees engaged in the task for entire duration of the task.
  - When feasible controls cannot reduce exposures to the PEL
- Must adhere to OSHA's Respiratory protection standard, 29 CFR 1910.134.
- Standard specifies required respirators when performing one or more tasks and the total duration is either more than or less than 4 hours per shift



### **Silica Directive Summary**

- ✓ Identify tasks where anticipated exposures can exceed AL ✓ Conduct employee exposure assessments or follow Table 1 (for Construction) ✓ Establish written exposure control plan and designate competent person (Construction) ✓ Implement feasible dust controls to reduce exposures Require use of respiratory protection if exposures exceed PEL ✓ Prohibit use of compressed air and dry sweeping for cleaning
- Offer medical surveillance as required to employees that wear respiratory protection
- ✓ Train employees on hazards and control methods
- ✓ Maintain records



## Respirable Crystalline Silica (RCS) National Emphasis Program

## **RCS-NEP**

#### NEP for Respirable Crystalline Silica (RCS-NEP)

- Published on February 5, 2020
- To enforce the 2016 Silica standards
- And target industries with the <u>greatest number of</u> <u>exposed workers</u>

#### Goals

- Reduce or eliminate worker exposures to respirable crystalline silica (RCS) in general industry, construction, and maritime
- Annually do 2% of federal inspections (600 700)

#### Why a revised NEP?

Even at the lowered PEL, <u>still significant risks</u> over work life for respiratory disease (e.g., silicosis, lung cancer, COPD) and kidney disease

DOL 2018-2022 Strategic Plan: <u>OSHA will target high-risk</u> <u>industries</u>

#### How many workers at risk? Over 2 million workers are exposed to RCS, including 1 million over the PEL!!!

950,000 workers (850,000 construction / 100,000 general industry & maritime) exposed above new PEL of 50 µg/m³

#### What industries are targeted?

- Focusing on top half-million+ of highest-exposed workers (> 2 x PEL)
- 500,000 workers in construction (lists 10 industry codes, 4-digit NAICS)
- 50,000 workers in general industry and maritime (top 30 of the 102 codes listed, 6-digit NAICS)
- 30,000 workers in electric power and in state and local government construction

### Some of the targeted construction industries (4digit NAICS):

- Building construction (residential and nonresidential)
- Building finishing contractors
- Utilities system construction
- Highway, street, and bridge construction
- Land subdivision

## Some of the targeted general industries (6-digit NAICS):

- Clay building materials and refractories manufacturing
- Concrete block and brick manufacturing
- Cut stone and stone product manufacturing
- Paint and coating manufacturing
- Foundries (iron, steel, aluminum)

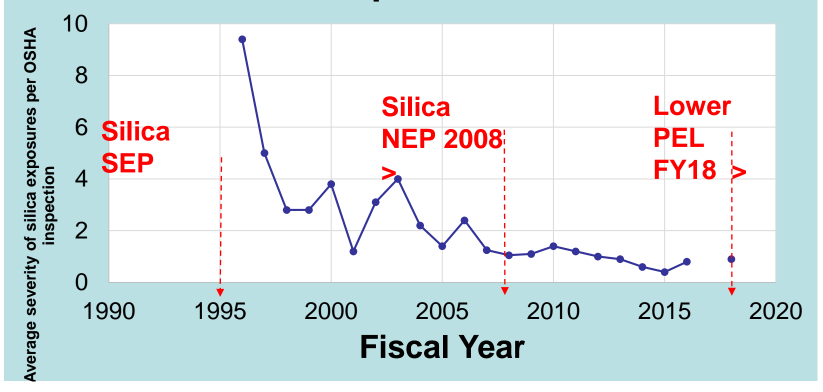
# Some of the targeted specialty industries (6-digit NAICS):

- Ship building and repairing
- Rail transportation
- Support activities for oil and gas production / Hydraulic fracturing
- Landscaping services

#### Targeting methods and master list generation:

- NEP lists NAICS codes and silica-related construction operations
- Establishment Targeting List–Generation System (ListGen)
- Construction Inspection Targeting Application (C-target)
- CSHO drive-bys and local knowledge of the Area Office
- Include establishments with fewer than 10 workers

### Historical Silica Exposures Average Severity per OSHA Inspection



### **OSHA Sampling Data History**

**OSHA's Chemical Air Sampling for 2008 through 2017** 

OSHA Data	Silica	All chemicals (including silica)
Number of personal air samples	13,324	291,860
Number of personal air samples > PEL	1,885	7,353
Percent of personal air samples > PEL	14.1%	2.5%

### Differences from the 2008 Silica NEP

- Area and Regional Offices are not required to have a Silica local emphasis program (LEP) or regional emphasis program (REP)
- State Plans participation in the NEP is now mandatory
- Personal air sampling may not be necessary

#### Differences from the 2008 Silica NEP

- Area Offices must conduct outreach programs three (3) months prior to RCS NEP programmed inspections
- Area Offices no longer have to send copies of abatement verification in follow-up case files to the National Office
- For coding in the OSHA Information System (OIS), RCS NEP establishes the new code, "RCS-NEP"



### Silica-related Guidance materials

### Small Entity Compliance Guides



#### Small Entity Compliance Guide

for the Respirable Crystalline Silica Standard for General Industry and Maritime

 Available for both construction
 www.osha.gov/Publications/OSHA3902.pdf

and

### general industry/ maritime

www.osha.gov/Publications/OSHA3911.pdf

 Explain the provisions of the standards



Occupational Safety and Health Administration

Small Entity Compliance Guide

for the Respirable Crystalline Silica Standard for Construction



### Outreach and Guidance Materials OSHA Safety and Health Topics Page



Safety and Health Topics / Silica

#### Silica



Health Effects	>
Construction	>
General Industry and Maritime	>
Sampling and Analysis	>
FAQs	>

#### Overview

Crystalline silica is a common mineral found in the earth's crust. Materials like sand, stone, concrete, and mortar contain crystalline silica. It is also used to make products such as glass, pottery, ceramics, bricks, and artificial stone.

Respirable crystalline silica – very small particles at least 100 times smaller than ordinary sand you might find on beaches and playgrounds – is created when cutting, sawing, grinding, drilling, and crushing stone, rock, concrete, brick, block, and mortar. Activities such as abrasive blasting with sand; sawing brick or concrete; sanding or drilling into concrete walls; grinding mortar; manufacturing brick, concrete blocks, stone countertops, or ceramic products; and cutting or crushing stone result in worker exposures to respirable crystalline silica dust. Industrial sand used in certain operations, such as foundry work and hydraulic fracturing (fracking), is also a source of respirable crystalline silica exposure. About 2.3 million people in the U.S. are exposed to silica at work.

Workers who inhale these very small crystalline silica particles are at increased risk of developing serious silica-related diseases, including:

#### Highlights

- Small Entity Compliance Guides
  - Construction
  - General Industry and Maritime
- Table 1 Task Fact Sheets for Construction
- Interim Enforcement for the Respirable Crystalline Silica in Construction Standard
- EAQs
- Silica Rule Updates
- Submit a question

## **Frequently Asked** Questions

- Available for both construction and general industry/ maritime
- Provide responses to some of the most common stakeholder questions

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Frequently Asked Questions for General Industry On March 25, 2016, the Occupational Safety and Health Administration (OSHA) published a final net equation occupational exposure to respirable crystalline silica (silica) in general intai tute regulating occupational exposure to respirable crystalline stitica (stitica) in generi industry (the standard). 81 Fed. Reg. 16286. OSHA developed these Frequently Asked moustry (the standard). 61 Fed. Reg. 10280. USTIA developed these Frequently Asked Questions (FAQs) about the standard in consultation with industry and union stakeholders.

and Health Act. Pursuant to the OSH Act, employers must comply with safety and health standards and regulations issued and enforced either by OSHA or by an OSHA-approved State Plan. In addition, the Act's General Occupational Exposure to Respirable Crystalline Silica 29 C.F.R. § 1910.1053

regulations issued and enforced either by USAA or by an USAA-approved State Fun. In addition, the AKES Section Duty (dates, Section 5(a)(1), requires employees to provide their employees with a workplace free from recognized hazards likely to cause death or serious physical harm.

This document is advisory in nature and informational in content. It is not a dandard or regulation, and it exither

29 C.F.R. § 1926.1153

Scope (29 C.F.R. § 1926,1153(a)) OSHA's silica standard for construction applies to all occupational exposures to respirable volues a musica management not communication appring to an occupational exposures to respiratore crystalline silica in construction work, except where employee exposures will remain below the (1) Maining stakes an construction work, except watere employee exposures with remain errors t AL of 25 μg/m², calculated as an 8-hour TWA, under any foresteable conditions. 29 C.F.R. (c) or 20 µg/m, carculation as an ormular 4 w/r, under any encoreager continuous. 20 CT R, § 1926,1153(a). The exception applies only where exposures below 25 µg/m as an 8-bour TWA. § 1525/1125/00. The exception approx only where exposures below 20 µgm, as an 8-non-1WA are expected or achieved without using engineering or other controls. The exception is intended are expected or neutrice without using engineering or other controls. The exception is inten-to ensure that the standard does not apply to employees whose work results in only minimal

Has OSHA identified specific tasks that are likely to be outside the scope of the In as where a mentioner special tasks that are intery to be anyone the sequent inter-standard breams they typically generate exposures below the AL of 25 µg/m² as an 8-hour block of the statement of the second sec Yes. When the following tasks are performed in isolation from other silica-generating tasks,

ties. Writen use unnowing tasks are performed in tunnion more other source-generating tasks, they typically do not generate silica at or above the AL of 25 µg/m² as an 8-bour TWA under any they typicany up not generate sinca it or above me AL or 22 pg in as an evaluate two analy-foreseeable conditions: mixing small amounts of mortar, mixing small amounts of concrete, toresectoric conditions: maxing sman amounts or monar; mixing sman amounts or concrete; mixing bagged, silica-free drywall compound; mixing bagged exterior insulation finishing

silica expesares. See 83 Fed. Reg. at 16706.

TWA under all foreseeable conditions?

These FAQs provide guidance to employers and employees regarding the standard's Inese rAAs provide guidance to employers and employees regarding the standard's requirements. This document is organized by topic. A short introductory paragraph is included requirements. it inis document is organized by topic. A snort introductory paragraph is included for each group of questions and answers to provide background information about the underlying

regulatory requirements.

The following acronyms

This document is advisory in nature and informational in content. It is not a standard or regulation, and it neither inn occument is anysony in nature and informational in content. It is not a standard or regulation, and it nemer creates new legal obligations nor alters existing obligations created by OSHA standards or the Occupational Safety creates new legal obligations nor alters existing congations created by USHA standards or the occupation and Health Act. Pursuant to the OSH Act, employers must comply with safety and health standards and constraint formation of the occupation of

### **OSHA**®

Controlling Respirable Crystalline Silica in Construction: Jackhammers and Handheld Powered Chipping Tools

Protecting Workers from Silica Hazards in the Workplace Video

#### Protecting workers From Silica Hazards in the Workplace

• Videos

#### Respirable Crystalline Silica in Construction Workplaces



Sample Employee Training Presentation Developed by OSHA, 2018

Training PowerPoint Template

**Breather Explor** 

#### **OSHAFact**Sheet

#### CONTROL OF SILICA DUST IN CONSTRUCTION Handheld and Stand-Mounted Drills

This use of heesthedd and stand-monosted drills, impact and sytary harmene drills, and situatize tools used to drill helps in concests, maanny, or other allocasionalized to the second state of the second state of the second state and the second state of the second state of the second state of the fact short describes due to entry the second state of the second state information of the second state of the second state of the second state of the information of the second state of t

Engineering Custool Method: Vacuum Dust Collection System

#### Vectorian Data Collection System (VDCS) When using handheld or stand reserved data to drill also asserves or other researched data to considere allow, reduce exposure to siles data tay enclosing the drill is a constraint to a state aspect or conference and the second state of the capture the alloca data is a ling presented around the cell tot.

A VDCS is commercely available in a vertex of designs that is duals a basic collection device isbrood environment, vecess in hease. Here, and topicalary available integrated into the tools or an add-on agazemic.

The VDCS must be equipped with at

- Should or cowing sized to fit around the drill
   Should or cowing sized to fit around the drill
   Should be compatible with the manufacturer's
- Vacuum system; • Vacuum dust is not to provide the eirflow recommanded by the tool manufacture: or greater to remove dust at the deling point; and • Air fiber with a 96 percent or greater afficiency
- All Site with a series and a fitter closening mechanism.

The drill and VDCS must be operated and maintained in accordance with the manchestawr's instructions to minimize dust emissions. Focus on the following amage

#### Keep the vectors have also and the of

CONTRO BLICA DUST

- debris, kinks and tight bands. Activate ere non-automatic film cleaning mechanism as reached to reduce dust buildup
- on the filter. • Change scalars-collection bags as needed. • Set e schedule for filter clearing and
- Avoid exposure to dust when changing vector bags and cleaning or replacing or fibers.

When recessary to clean the dust and debin from the defield holes, a HEPA, Elkend vacuum weben, main be used to capture the dust.



Fact Sheets

### **Other Guidance Materials**

 NIOSH Silica Safety and Health Topics – <u>https://www.cdc.gov/niosh/topics/silica/</u>

- CPWR Silica Safe Website
  - http://www.silica-safe.org/
- Tool Manufacturers
  - Instructional Videos
  - Operator Manual

### Silica: Table 1 Request for Information



- RFI published in the Federal Register on August 15, 2019
- Agency requested information and comment on:
  - Additional controls for tasks currently on Table 1
  - Additional tasks to add
  - Allowing employers covered by GI standard to follow construction standard in additional circumstances



## **Thank You!**

