“Exploring OSHA Regulations In Dialysis”

NANT Annual Symposium

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Purpose:

• To assure so far as possible every working man and woman in the nation safe and healthful working conditions and to preserve our human resources.

• Occupational Safety and Health Administration was created within the Dept. of Labor under Occupational Safety and Health ACT of 1970 (OSH ACT, Public Law 91-596, as amended by P. L. 101-552, November 5, 1990)

• Labor Department Compliance Safety & Health Officers
OSHA Standards Fall into 4 Major Categories: Maritime, General Industry, Construction, Agriculture.
26 State OSHA Programs

- At least as effective as federal OSHA Standards
- However, may differ in that:
  - Some states have different options and procedures for the employer who disagrees with a citation or penalty
  - Some states require (and not recommend) establishment of comprehensive workplace safety and health programs
STATES WITH APPROVED PLANS:

- Alaska
- Arizona
- California
- Connecticut
- Hawaii
- Indiana
- Iowa
- Kentucky
- Maryland
- Michigan
- Minnesota
- Nevada
- New Jersey
- New Mexico
- New York
- North Carolina
- Oregon
- Puerto Rico
- South Carolina
- Tennessee
- Utah
- Vermont
- Virgin Islands
- Virginia
- Washington
- Wyoming
Inspections are conducted without advance notice

- Alerting an employer in advance of OSHA inspection - up to $1000 and/or a 6 month jail term
However, special circumstances under which OSHA may give notice to employer (but even then, notice will be less than 24 hours):

- Imminent danger situations which require correction as soon as possible
- Accident investigations where the employer has notified the agency of a catastrophe or fatality
- Cases where an inspection must be delayed for more than 5 working days when there is good cause
- Inspections that must take place after regular business hours or that require special preparation
- Cases where notice is required to ensure that the employer and employee representative or other personnel will be present; and/or
- Situations in which the OSHA Area Director determines that advance notice would provide a more thorough or effective investigation.
If employer refuses to admit OSHA compliance officer, the ACT permits legal action:

- Based on 1978 Supreme Court ruling (Marshall vs. Barlows Inc.), OSHA may not conduct warrantless inspections without employer’s consent
  - It may, however, inspect after acquiring a judicially authorized search warrant based upon administrative probable cause or upon evidence of a violation.
Employee may request OSHA inspection by providing:

- workplace location
- details of the hazard or condition
- employee’s name, address & telephone number

Employer has right to see complaint if inspection results, but employee’s name will be withheld if employee so requests.
7 million workplaces covered by OSHA
Penalties in fines for OSHA:

- 1982 4.3 million
- 1983 4.8 million
- 1984 6.1 million
- 1985 7.8 million
- 1986 11.4 million
- 1987 24.5 million
- 1988 45.0 million
- 1989 57.5 million
- 1990 66.6 million
- 2005 91.7 million
- 2012 241.7 million
- 2017 196.8 million
Type & Scope of Inspection:

- imminent danger
- fatality/catastrophic investigation
- employee complaint investigation
- referral from another agency
- record review to determine if a comprehensive inspection required
- inspection of a contractor’s job site
- physical site inspection
OSHA has a system of priorities:

1. Imminent danger
2. Catastrophic & Fatal Accidents
3. Employee Complaints/Referrals
4. Programmed High Hazard Inspections
5. Follow-up
Inspection Process:

A. Verify Inspector’s Credentials
B. Ask For Opening Conference
Inspection Tour:

• Always escort compliance officer so as to follow established procedures
• Compliance officer with accompanying representative
• Route and duration of inspection are determined by compliance officer
• If complaint, limit scope of inspection to that specific area of facility
• Limit comments such as - “we know - we are intending to fix that”. Such a statement implies knowingly allowing a violation to exist.
Compliance officer may interview employees

- as long as not disruptive to work
- as long as does not endanger employee or patient safety
- interviewed employee is protected under ACT from discrimination for exercising safety and health right
- done in private
Compliance officer may take pictures or use video camera

- should limit to specific violations
- request duplicate prints from compliance officer or take side by side photos
- instances of not allowing pictures - protecting patient confidentiality - patient on dialysis
Trade secrets observed will be kept confidential by officer. If officer releases information, $1000 fine and/or 1 year in jail.
Compliance Officer may conduct instrument readings:

- area/personnel monitoring for worker exposure to toxic substances
- request sample methodology utilized by OSHA officer
- record any unusual occurrences or work practices during sampling
- conduct side by side sampling
Compliance Officer may inspect health and safety records

- OSHA 300 Logs of Occupational Injuries and Illnesses
- OSHA 301 Supplemental Record of Occupational Injuries/Illnesses
- Posting of Occupational Job Safety and Health Poster
- Posting of 29CFR1910.1020 “Employee Access To Exposure & Medical Records”
Other Examples Include:

- Employee exposure monitoring records/air sampling reports
- Hazard Communication Written Program and Training Records
- Bloodborne Pathogens Exposure Control Plan
- Respiratory Protection Written Programs and Training Records
- Respirator Fit Test Records, etc.
Closing Conference:

- Conducted after inspection tour
- Between Compliance Officer and employer
- Discussion of all unsafe/unhealthful conditions
- Discussion of all apparent violations
- Compliance Officer does not indicate proposed penalties - only Area Director has that authority
- Final citations are issued by Area Director
Citations:

• Citations and notice of proposed penalties by certified mail
• Employer must post copy of citation near the place a violation occurred
• Posted for 3 days or until violation is abated, whichever is longer
For Violations You Do Not Contest (Within the 15 Working Days)

- Promptly notify the OSHA Area Director by letter that you have taken the appropriate corrective action within the time set forth in the citation and pay any penalties.
- Notify the Area Director via Abatement Certification
Penalties:
Types of Violations - Enforcement:

• **Willful** - a willful violation is defined as a violation in which the employer knew that a hazardous condition existed and made no reasonable effort to eliminate it and that the condition violated a standard, or regulation (up to $124,709).

• **Repeated** - A citation is viewed as a repeated violation if it occurs within 3 years either from the date that the earlier citation becomes a final order or from the final correction date, whichever is later. (up to $124,709)

• **Serious** - A serious violation exists when the workplace hazard could cause an accident or illness which would most likely result in death or serious physical harm, unless the employer didn’t know or could not have known of the violation. (up to $12,471)

• **Other Than Serious** - A violation which has a direct relationship to job safety and health but not serious in nature is classified as “other”. (up to $1,000)

• **DeMinimum** - No fine
If Employer Convicted of “Willful” Resulting in Death of Employee:

- 6 month imprisonment
- 250,000/individual
- 500,000/corporation
“Repeat” Violation

• Upon reinspeccion, substantially similar violation found - up to $124,709 / violation
“Failure To Correct Prior” Violation

• Penalty up to $7000/day that violation continues beyond prescribed abatement date.
“Falsifying Records, Reports & Applications”

- $10,000
- 6 month imprisonment
“Posting” Violations

- Penalty up to $7000
“Assaulting, Resisting, Opposing, Intimidating” A Compliance Officer

- Penalty of up to $5000
- Up to 3 years imprisonment
OSHA Related Publications:

• All About OSHA - OSHA 3302
• OSHA: Employee Workplace Rights - OSHA 3021
• Employee Rights & Responsibilities Following An OSHA Inspection-OSHA 3000

Above publications can be obtained from:

U.S. Department of Labor
OSHA Publications Office, Rm. N 3101
200 Constitution Avenue NW
Washington, DC - 21210
Ph: 202/693-1888

OSHA Internet Hot Line: http://www.osha.gov

U. S. Government Printing Office
P. O. Box 979050
St. Louis, MO – 63197-9000
Ph: 866/512-1800

Main Retail Bookstore
710 North Capitol Street NW
Washington, DC – 20401
Ph: 202-512-0132
Federal OSHA Programs Which May Apply To Dialysis Clinics

- 1903.2 (Posting of Job Safety & Health Notice)
- 1904.1 (Purpose & Scope - Recordkeeping & Reporting Occupational Injuries & Illnesses)
- 1904.2 (Log & Summary of Occupational Injuries & Illnesses)
- 1910.35 (Definitions - Means of Egress)
- 1910.36 (General Requirements - Means of Egress)
- 1910.37 (General Means of Egress)
Federal OSHA Programs Which May Apply To Dialysis Clinics

- 1910.95 (Occupational Noise Exposure)
- 1910.101 (Compressed Gases - General Requirements)
- 1910.132 (General Requirements - Personal Protective Equipment)
- 1910.133 (Eye & Face Protection)
- 1910.134 (Respiratory Protection)
- 1910.145 (Specification For Accident Prevention Signs & Tags)
- 1910.146 (Permit Required Confined Spaces)
- 1910.147 (The Control On Hazardous Energy - Lockout/Tagout)
- 1910.151 (Medical Services & First Aid)
Federal OSHA Programs Which May Apply To Dialysis Clinics

- 1910.157 (Portable Fire Extinguishers)
- 1910.158 (Standpipe & Hose Systems)
- 1910.159 (Automatic Sprinkler System)
- 1910.1000 (Air contaminants)
- 1910.1020 (Access To Employee Exposure & Medical Records)
- 1910.1030 (Bloodborne Pathogens) – Safe Needle Legislation
- 1910.1048 (Formaldehyde)
- 1910.1200 (Hazardous Communication)
Federal OSHA Programs Which May Apply To Dialysis Clinics

- Tuberculosis - Under “General Duty Clause”
- Workplace Violence Prevention – Under “General Duty Clause”
- Asbestos Notification
- First Aid Logs
Sample Questions Asked By OSHA Compliance Officers
• Explain use of safety needle devices and use of non-safe needle devices.
• Does facility have enough and appropriate PPE for staff and who in facility is required to wear PPE?
• Do you have a plan to address workplace violence?
• What is your familiarity with BBP policy and procedures?
• How often are the inservices provided?
• How often do you change sharps containers?
• Was Hepatitis B vaccination offered to you?
• Do you recap needles?
• Do you use respirators and if so, what training do you provide?
• Are you trained on hazardous chemicals and how?
• How do you raise safety concerns and report any injury?
• What written safety programs do you have in the clinic?
• Who does annual review of sharps?
• Did you cover GHS as part of training?
• How often are SDSs updated?
• How often is chemical inventory list updated?
• How often is employee training done?
• How often does the clinic conduct the lockout / tagout assessment?
• What is difference between authorized and affected employee for lockout / tagout?
• How often is the written PPE hazard assessment conducted?
• If there is a ….. lockout, how do you note this on OSHA 300 log?
• If air sampling, how do you calibrate air sampling equipment?
• What is OSHA standard for acetic acid, hydrogen peroxide and ozone?
OSHA’s Top 10 Violations for Fiscal Year 2017:

1. Fall Protection – General
2. Hazard Communication
3. Scaffolding
4. Respiratory Protection
5. Lockout / Tagout
6. Ladders
7. Powered Industrial Trucks
8. Machine Guarding
9. Fall Protection – Training
10. Electrical – Wiring Methods

Most Frequently Cited for Dialysis Centers: In Fiscal Year 2017
- Bloodborne Pathogens