

OSHA Trends and Developments: One Year into the Trump Administration

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Speakers



James L. Curtis

Partner Workplace Safety & Environmental 312-460-5815 JCurtis@Seyfarth.com



Daniel R. Birnbaum

Associate Workplace Safety & Environmental 312-460-5129 DBirnbaum@Seyfarth.com



Kay R. Bonza

Associate Workplace Safety & Environmental 312-460-5891 KBonza@Seyfarth.com



Patrick D. Joyce

Associate Workplace Safety & Environmental 312-460-5964 PJoyce@Seyfarth.com



Adam R. Young

Senior Associate Workplace Safety & Environmental 312-460-5538 AYoung@Seyfarth.com

Today's Briefing

- 1. What's New in the Current Administration
- 2. OSHA Enforcement Trends
- 3. Ongoing OSHA Initiatives
- 4. Most Cited Regulations



- 5. Best Practices for Managing an OSHA Inspection
- 6. Aggressive Use of the General Duty Clause
- 7. Whistleblowers
- 8. Severe Violator Enforcement Program (SVEP)

What's New in the Current Administration

- OSHA Administrator David Michaels resigned on January 10, 2017.
 - Longest serving administrator in OSHA's history.
- Loren Sweatt has been the acting head of OSHA since July 24, 2017.
- Scott Mugno, VP of Safety at FedEx Ground, was nominated by the President on October 27, 2017.

Current Status of Mugno Nomination

- Current Status of Nomination
 - Nominated on October 27, 2017.



- Senate hearing occurred on December 5, 2017.
- Mr. Mugno was approved by the Senate Health, Education, Labor and Pensions ("HELP") committee along party lines on December 13, 2017.
- Senate failed to vote on the appointment before its term ended in December.
- President resubmitted the nomination and Mugno was again approved by the HELP committee, on January 18, 2018.
- Senate has yet to vote on his nomination.



The First Year of the Trump Administration

- Scott Mugno
 - OSHA subcommittee chairman for U.S. Chamber of Commerce.
 - Has worked at FedEx since August 1994, initially as a senior attorney.
 - From 2000 to December 2011, was managing director of corporate safety until promoted to Vice President.
 - Has previously advocated for the review and elimination of outdated safety regulations.
 - Anticipated that Mr. Mugno will be a strong supporter of the Administration's anti-regulatory stance on issues such as postaccident drug testing, incentive programs, and voluntary protection programs.

OSHA Enforcement Trends

- Significant enforcement continues under the Trump administration.
- Total number of safety inspectors has fallen about 4%.
- Number of OSHA inspections increased from 31,948 to 32,396.
 - First annual increase in five years.
- Total potential penalty has increased.
 - Serious / OTS / Posting Requirements / Failure to Abate: From \$12,675 to \$12,934.
 - Willful / Repeat: From \$126,749 to \$129,336.
- Average penalty per serious violation increased from \$3,415 to \$3,645.

Ongoing OSHA Initiatives

- Regulatory Freeze
 - Anticipated that few new safety and health standards will be developed under the Trump Administration.
- Press Releases
 - Less "regulation by shaming" that was developed under the previous administration.

Ongoing OSHA Initiatives

- Electronic Recordkeeping
 - Previously delayed by the Trump administration.



- OSHA has issued a proposal to amend rule so employers do not have to submit Form 300 or 301 electronically.
- OSHA recently issued statement saying employers in state-plan states must submit records, even if state has not adopted the federal rule.
- Injury and Illness Records
 - President Trump endorses a six month statute of limitations for recordkeeping.
 - May 2017: Congress introduced the Accurate Workplace Injury and Illnesses Restoration Act to reinstate the Volk's rule.

OSHA Liability

- Employer has to ensure that its employees are protected against:
 - Hazards Identified in Specific Regulations
 (29 CFR 1926, e.g. falls, electrical, lead, silica, etc.) (Construction Industry)
 (29 CFR 1910, e.g. forklifts, confined space, noise, etc.) (General Industry)
 - General Duty Clause -- employers are required to provide their employees with a place of employment that "is free from recognizable hazards that are causing or likely to cause death or serious harm to employees."
 - Elements of General Duty Clause Violation
 - (1) Hazard that Could Cause Death or Serious Physical Harm
 - (2) Recognized by Employer or Recognized in the Industry
 - (3) Feasible Means of Abatement

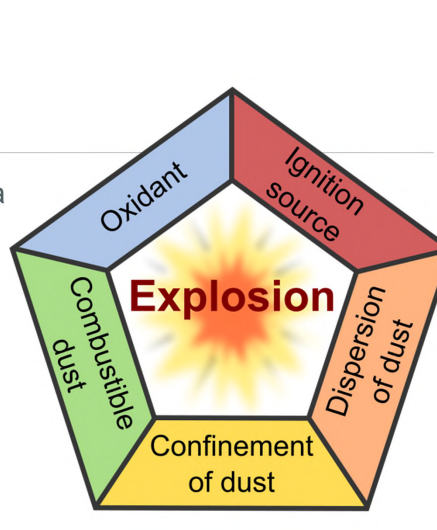
Aggressive Enforcement

- Enhanced Use of General Duty Clause
 - Combustible Dust
 - Ergonomics
 - Workplace Violence
 - Heat Illness
 - Arc Flash / Blast



Combustible Dust

- Fine Particles in Confined Area
- Rapid Combustion
 / Deflagration Hazard
- Risk in Many Industries
- Hazard Assessment
- Dust Control, Ignition Control
- 2017 Federal OSHA Statistics
 - 476 Inspections
 - 319 Citations
- https://www.osha.gov/dsg/combustibledust/guidance.html



Ergonomics

- Exposure to Musculoskeletal Disorders (MSDs) Due to Risk Factors:
 - lifting heavy items
 - bending
 - reaching overhead
 - pushing and pulling heavy loads
 - awkward body postures
 - performing the same or similar tasks repetitively
- MSDs accounted for 33% of

all worker injury and illness cases

- Means of Abatement
 - Engineering Solutions
 - Training
 - Stretching
 - Acclimatization
 - Breaks
 - Encourage Reporting

Heat Illness

- Exposure to Extreme Heat or Humidity
- Dozens of Cases of Heat Illness Each Year
- Means of Abatement
 - Water, Rest, Shade
 - Acclimatization
 - Breaks
 - Emergency Preparedness
 - Monitoring
- 2017 Federal OSHA Statistics
 - 11 Citations
 - 55 Hazard Alert Letters

https://www.osha.gov/heat/



Workplace Violence

Defining Workplace Violence
 "Violence" means the attempted, threatened, or actual conduct that causes and/or is likely to cause injury, including any threatening statement or behavior which gives an employee reasonable cause to believe that he/she or another worker is at risk of injury.



Defining Workplace Violence

- Type I Individual with no connection to workplace commits a crime.
- Type II A violent act by a customer / client directed at an employee at the workplace.
- Type III A violent act by a current/former employee directed at another employee.
- Type IV A violent act at the workplace by another person who has a relationship with an employee.

OSHA Enforcement of Workplace Violence

- Management Commitment and Employee Involvement
- Worksite Analysis
- Hazard Prevention and Control
- Safety and Health Training
- 2017 Federal OSHA Statistics
 6 Citations
 - 66 Hazard Alert Letters



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Elements of an Effective Anti-Violence Policy

- Clear Statement of Policy
 - "Zero tolerance"
 - Definition of prohibited acts or threats (include bullying)
 - Examples of prohibited acts or threats
 - Responsibility to report acts or threats
 - Encouragement of EAP use
- Identification of Response Team (Security, HR, Legal, Management, Psych Consultant)

Reducing Risk

Assessment of Hazards

- What and where are my injuries?
 - Injury/illness data, workers' comp records.
 - Audits—Privilege is Key!
- Where are the complaints?
 - Internal reporting, unions, safety committees.
- Low Hanging Fruit
 - Most frequently cited hazards.

Effective Inspection Management



Top 10 Most Frequently Cited Standards – FY 2017



Top 10 Most Frequently Cited Standards – FY 2017

- 1. Fall protection, construction (over 6,800 cited)
- 2. Hazard communication standard, general industry (over 4,600 cited)
- 3. Scaffolding, general requirements, construction (over 3,600 cited)
- 4. Respiratory protection, general industry (over 3,300 cited)
- 5. Control of hazardous energy, general industry (over 3,100 cited)
- 6. Ladders, construction (over 2,500 cited)
- 7. Powered industrial trucks, general industry (over 2,300 cited)
- 8. Machinery and machine guarding, general industry (over 2,100 cited)
- 9. Fall protection, training requirements, construction (over 1,700 cited)
- 10. Electrical, wiring methods, components and equipment, general industry (over 1,500 cited)

- The most effective defenses are developed <u>Before</u> and <u>During</u> an OSHA inspection, not after the inspection.
- When OSHA Arrives:
 - Politely receive the compliance officer.
 - Show the compliance officer to conference room/empty office.
 - Immediately notify the point person.
 - Point person takes control of the inspection, is responsible for all communications with the compliance officer, and shadows the compliance officer throughout the inspection.
 - First impression is important.

- Inspection Focus
 - Determine why OSHA is inspecting
 - Types of inspections:
 - (1) Fatality/catastrophe/serious injury
 - (2) Employee complaint
 - (3) Programmed
 - National/Local Emphasis Program
 - Wall-to-wall inspection



- Plain View Doctrine
 - Compliance officer can issue citations for any violations in "plain view."
 - If the compliance officer doesn't see it, they can't cite you for it.
- Admissions
 - Never admit to a violation ("I'll check into that").
 - Never admit you don't have something ("Let me get back to you on that").
- Immediately Correct Unsafe Conditions Identified by The Compliance Officer Without Admitting That The Condition Constitutes a Violation
 - May avoid the citation.
 - May lessen the classification or penalty of a citation.

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- Employee Interviews
 - Non-Management Interviews
 - Explain employee rights
 - Conduct your own investigation
 - Management Interview
 - Right to counsel
 - Binding admissions
 - Avoid the "casual" interview
 - Remember: Everything is on the record. Do not engage in idle conversation concerning safety issues.



- Document Control Is Important
 - No Such Thing As A "Safety Program"
 - Ask the compliance officer which specific program they are looking for.
 - Only provide OSHA with documents that are within the scope of the inspection.
 - OSHA can issue citations for violations relating to any document the employer gives to them.
 - General rule of thumb: less is more.

OSHA Complaints

- OSHA Complaints can originate with:
 - Employee
 - Public
 - Another Agency (Referral)
 - Competitor?
- Can result in:
 - Letter seeking response
 - Seek guidance
 - Inspection
 - If OSHA perceives a danger

Whistleblowers – Overview

- Increase in Whistleblowers
 - Media has turned Whistleblowers into "heroes"
 - Increased visibility on OSHA site
 - What about the future?
- Fed-OSHA administers 22 statutes with Whistleblower provisions:
 - 11(c), STAA, AIR21, CERCLA, SOX, etc.
- States have their own Whistleblower provisions:
 - Michigan, California, etc.
 - Must provide "equivalent protection"



Whistleblowers – What is Required

- Focus on OSH Act Section 11(c):
 - "No person shall discharge or in any manner discriminate against any employee because the employee has":
 - Filed a complaint;
 - Instituted or caused to be instituted any proceeding;
 - Testified or is about to testify in any proceeding; or
 - Exercised on their own behalf or on behalf of others any right afforded by the Act.

Whistleblowers – What is Required (cont'd)

- Protected activity (previous slide) +
- Employer knowledge +
- Adverse action +
- Causal nexus
 - Reasonable cause (highest bar) 11(c), AHERA, ISCA
 - "but for"
 - Motivating factor (middle bar) 8 statutes
 - typically the environmental statutes
 - Contributing factor (lowest bar) 13 statutes
- Defenses
 - Would have reached the same decision regardless

Whistleblowers – Legitimate Issues

- Moral of the story:

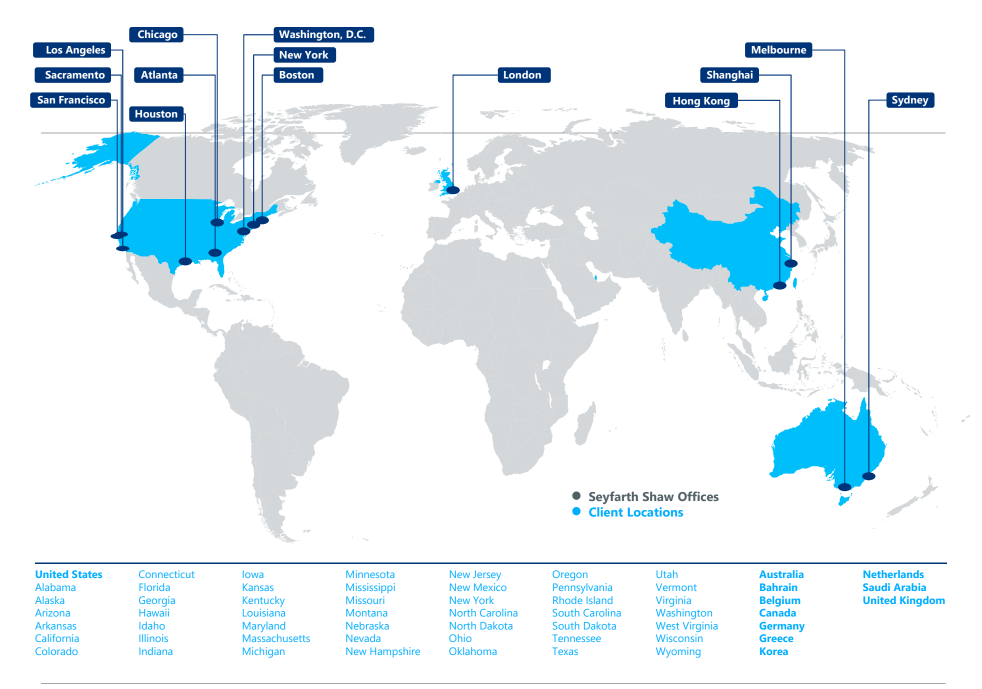
- Clear anti-retaliation policy is <u>key</u>
 - OSHA Poster: "It's the Law" is not enough anymore
 - Notify employees that they will not be retaliated against for reporting injuries/illnesses or other protected activities
- Good documentation of decision to take action
 - Ongoing issues with employee
 - Specific incident
 - Violation of specific policy

Whistleblower – Investigations

- OSHA 11(c) investigator will send letter:
 - Requesting response
 - Documentation
- Investigator may conduct employee/management interviews
- Investigator will issue decision
 - Merit (ALJ)
 - OSHA can request back pay and reinstatement
 - Some statutes allow for attorney's fees and punitive damages
 - No-Merit
- Employee has a right to appeals
 - Specific time frame depending on statute

Severe Violator Enforcement Program (SVEP)

- Multiple "high-gravity" Repeat or Willful violations
 - High-emphasis hazards (lockout/tagout, machine guarding)
 Fatality
- Result:
 - Name listed on OSHA website & news release
 - Coordinated inspections at similar facilities around country
 - Enhanced settlement
 - Mandatory follow-up inspection
 - In program for 3-years +
- Questionable from Due Process standpoint





Thank You