AKOSH Program Directive #20-04

Date: July 7, 2020
To: All AKOSH Staff
From: Joseph Knowles, Director
Subject: Implementing OSHA’s National Emphasis Program (NEP) on Respirable Crystalline Silica

This program directive is formal notice that Alaska OSH is implementing OSHA’s CPL 03-00-023, National Emphasis Program – Respirable Crystalline Silica. AKOSH will implement a 90-day outreach plan effective July 20, 2020.

This program directive is effective immediately. Please ensure that all members of your staff receive a copy of this program directive, and understand how to implement it.

Attachment: CPL 03-00-023

cc: Arlene Lamont, Area Director, Anchorage, OSHA, Region X
    Abby Lopez, State Programs Manager, OSHA, Region X
ABSTRACT

Purpose: This Instruction describes policies and procedures for implementing a National Emphasis Program (NEP) to identify and reduce or eliminate worker exposures to respirable crystalline silica (RCS) in general industry, maritime, and construction. The NEP targets specific industries expected to have the highest exposures to RCS.

Scope: This Instruction applies OSHA-wide.

References:
- OSHA Instruction CPL 02-00-025, Scheduling System for Programmed Inspections, January 4, 1995.
- OSHA Instruction CPL 02-00-051, Enforcement Exemptions and Limitations under the Appropriations Act, May 28, 1998 (including annually updated Appendix A).
- OSHA Instruction CPL 02-00-163, Field Operations Manual (FOM), September 13, 2019.

(See Section III for additional references.)

Cancellations: None.

State Plan Impact: This Instruction describes a federal program change for which State Plan adoption is required (see Section VI).

Action Offices: OSHA Regional and Area Offices, State Plan and State Consultation Offices

Originating Office: Directorate of Enforcement Programs, Office of Health Enforcement
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200 Constitution Avenue, NW, Room N3119
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By and Under the Authority of

LOREN SWEATT
Principal Deputy Assistant Secretary
Executive Summary

This Instruction describes policies and procedures for implementing a National Emphasis Program (NEP) to identify and reduce or eliminate worker exposures to respirable crystalline silica (RCS) in general industry, maritime, and construction industries. It targets specific industries expected to have the highest exposures to RCS and focuses on enforcement of the new RCS Standards, 29 CFR § 1910.1053 and 29 CFR § 1926.1153, which were published in the Federal Register, Vol. 81, No. 58, on March 25, 2016, and became effective on June 23, 2016.

Significant Changes

This Instruction follows the cancellation of the 2008 Crystalline Silica NEP in October 2017. The following list highlights the differences between this replacement NEP and the former NEP:

- This replacement NEP addresses enforcement of OSHA’s standards for RCS, promulgated in 2016. One standard covers general industry and maritime, and the other covers construction. Both standards set a permissible exposure limit (PEL) for RCS of 50 micrograms per cubic meter (µg/m³) as an 8-hour time-weighted average (TWA). The former TWA PELs for respirable quartz silica were calculated based on silica content and were approximately equivalent to 100 µg/m³ for general industry and 250 µg/m³ for construction and shipyards (81 FR at 16294, March 25, 2016).
- This NEP contains an updated list of target industries, listed by North American Industry Classification System (NAICS) codes.
- For inspection procedures, this NEP refers compliance safety and health officers (CSHOs) to current enforcement guidance for the Respirable Crystalline Silica Standards.
- State Plan participation in this NEP has been made mandatory.
- Area and Regional Offices shall comply with this NEP, but they are not required to develop and implement corresponding Local Emphasis Programs (LEPs) or Regional Emphasis Programs (REPs).
- Area Offices will conduct outreach programs three months prior to initiating NEP-related RCS inspections.
- Area Offices are no longer required to send abatement verification to the National Office.
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Appendix A: Target Industries for the RCS NEP

Appendix B: Supplemental Industries for the RCS NEP
I. Purpose.

This Instruction establishes a new National Emphasis Program (NEP) for respirable crystalline silica (RCS). It describes policies and procedures for implementing the NEP to identify and reduce or eliminate worker exposures to RCS in general industry, maritime, and construction industries. It targets specific industries expected to have the highest exposures to RCS and focuses on enforcement of the two RCS standards, 29 CFR § 1910.1053 and 29 CFR § 1926.1153, published in the Federal Register, Vol. 81, No. 58, on Friday, March 25, 2016, which became effective on June 23, 2016.

II. Scope.

This Instruction applies OSHA-wide.

III. References.


N. OSHA Notice CPL 03-00-007, Cancellation of CPL 03-00-007, National Emphasis Program – Crystalline Silica, October 26, 2017. https://www.osha.gov/enforcement/directives/cpl-03-00-007-0.


IV. Cancellations.

None.
V. **Action Offices.**

A. **Responsible Office.**
   Directorate of Enforcement Programs, Office of Health Enforcement

B. **Action Offices.**
   OSHA Regional and Area Offices, State Plan and State Consultation Offices

C. **Information Offices.**
   OSHA National Office

VI. **Federal Program Change.**

This Instruction describes a federal program change that establishes an NEP to identify and reduce or eliminate overexposures to RCS. Because of the seriousness of the hazards associated with exposure to RCS and the prevalence of such exposures nationwide, State Plans are required to participate in this NEP.

State Plans are required to notify OSHA within 60 days whether the State Plan’s emphasis program will be identical to or different from the federal program. If a State Plan is already implementing an emphasis program in this area, or if it adopts an initiative in response to this federal program change, its implementing policies and procedures are expected to be at least as effective as those in this Instruction.

If a State Plan adopts or maintains an emphasis program on RCS that differs from the federal program, then the State Plan shall identify the differences and shall either post its different procedures on its State Plan website and provide a link to OSHA, or provide an electronic copy to OSHA with information on how the public may obtain a copy. State Plan adoption, either identical or different, shall be accomplished within 6 months. Documentation of State Plan adoption, and the date of adoption, shall be submitted to OSHA within 60 days of adoption. OSHA will provide summary information on the State Plan responses to this Instruction on OSHA’s website (www.osha.gov).

OSHA’s Office of Statistical Analysis (OSA) will work with the State Plans to provide the data necessary to develop targeting lists in accordance with the instructions in Section XI. OSHA will make the list(s) of establishments available to the State Plans. See coding instructions for the OSHA Information System (OIS) in Section XI.G.

This Instruction describes a change that may affect federal agencies. Federal agencies that are subject to inspection and have employees exposed to hazards covered by this emphasis program are also included in this NEP. See FOM Chapter 13, Federal Agency Field Activities.

VII. **Significant Changes.**

This Instruction follows the cancellation of the 2008 Crystalline Silica NEP in October 2017. The following list highlights the differences between this replacement NEP and the former NEP:

A. This replacement NEP addresses enforcement of OSHA’s standards for RCS, promulgated in 2016. One standard covers general industry and maritime, and the
other covers construction. Both standards set a permissible exposure limit (PEL) for RCS of 50 micrograms per cubic meter (µg/m³) as an 8-hour time-weighted average (TWA). The former TWA PELs for respirable quartz silica were calculated based on silica content and were approximately equivalent to 100 µg/m³ for general industry and 250 µg/m³ for construction and shipyards (81 FR at 16294, March 25, 2016).

B. This NEP contains an updated list of target industries, listed by North American Industry Classification System (NAICS) codes.

C. For inspection procedures, this NEP refers compliance safety and health officers (CSHOs) to current enforcement guidance for the Respirable Crystalline Silica Standards.

D. State Plan participation in this NEP has been made mandatory.

E. Area and Regional Offices shall comply with this NEP, but they are not required to develop and implement corresponding Local Emphasis Programs (LEPs) or Regional Emphasis Programs (REPs).

F. Area Offices will conduct outreach programs three months prior to initiating NEP-related RCS inspections.

G. Area Offices are no longer required to send abatement verification to the National Office.

VIII. On-Site Consultation Programs.

On-Site Consultation Programs are encouraged to develop their own strategic approaches for addressing the hazards associated with occupational exposure to crystalline silica. See coding instructions for the OIS in Section XI.G.

IX. Background.

A. Crystalline silica is a common mineral found in many naturally occurring materials and used in many industrial products and at construction sites. Materials including sand, concrete, stone, and mortar contain crystalline silica.

RCS consists of very small silica particles, typically at least 100 times smaller than ordinary sand found on beaches or playgrounds. RCS is generated by high-energy operations like cutting, sawing, grinding, drilling and crushing stone, rock, concrete, brick, block, and mortar; and when abrasive blasting with sand. Exposure to RCS can also occur during manufacture of products such as glass, pottery, ceramics, bricks, concrete, countertops, and artificial stone. In particular, silica exposure during the fabrication of artificial stone countertops is an emerging hazard that has been associated with several recent outbreaks of severe accelerated silicosis in young workers in the U.S. Additionally, fine industrial sand used in industry can also be a source of RCS exposure, such as in certain foundry operations and, increasingly in recent years, during hydraulic fracturing (fracking).
Inhalation of elevated levels of RCS particles poses a health hazard and can cause multiple diseases, including silicosis, an incurable lung disease that can lead to disability and death. Exposure to RCS can also cause lung cancer, chronic obstructive pulmonary disease (COPD), and kidney disease. Simply being near sand or other silica-containing materials is not hazardous. The hazard is created when specific activities generate respirable dust that is released into the air. See 81 FR at 16386-87, Table VI-1.

B. Addressing the workplace incidence of silicosis has been a primary goal of the Agency since its inception. OSHA first adopted permissible exposure limits (PELs) for workplace exposure to RCS in 1971: for general industry, see 29 CFR § 1910.1000, Table Z–3; for shipyards, see 29 CFR § 1915.1000, Table Z; and, for construction, see 29 CFR § 1926.55, Appendix A. The initial PELs for respirable quartz silica were approximately equivalent to 100 micrograms per cubic meter (µg/m³) as an 8-hour time-weighted average (TWA) for general industry and 250 µg/m³ for construction and shipyards. See 81 FR at 16294.

In 1972, OSHA issued guidelines for conducting inspections in workplaces with significant crystalline silica exposure. In the early 1980s, the Agency placed special emphasis on the prevention of silicosis in foundry personnel. In 1996, OSHA implemented a Special Emphasis Program (SEP) to step up enforcement of the crystalline silica PELs. The SEP included extensive outreach designed to educate and train employers and employees about the hazards of silica and how to control them, and called for inspections to enforce the PELs.

In 2003, OSHA examined enforcement data for the years 1997 to 2002 and identified high rates of noncompliance with the RCS PELs, particularly in construction. This period covered the first five years of the SEP. The data indicated that just 66 percent of the silica samples obtained during inspections in general industry were in compliance with the applicable PEL, while only 58 percent of the samples collected in construction were in compliance. See 81 FR at 16295-16296.

In an effort to expand the 1996 SEP, on January 24, 2008, OSHA implemented an NEP to identify and reduce or eliminate the health hazards associated with occupational exposure to crystalline silica (CPL 03-00-007). The 2008 Silica NEP targeted construction and general industry worksites with potential overexposures to crystalline silica. The NEP instructed OSHA regions to ensure that at least 2 percent of their total inspections each year (or approximately 600 to 700 federal OSHA inspections annually, nationwide) addressed silica.

An analysis of OSHA enforcement data from January 2003 to December 2009 (covering a period of continued implementation of the SEP and the first two years of the NEP) again showed considerable noncompliance with the PELs. The data indicated that 30 percent of the silica samples obtained during inspections in general industry, and 25 percent of the samples collected in construction, were above the applicable PEL (i.e., OSHA found just 70 percent compliance in general industry and 75 percent in construction). See 81 FR at 16296.
C. In 2016, OSHA issued two new standards for RCS – one for general industry and maritime (29 CFR § 1910.1053) and one for construction (29 CFR § 1926.1153). The 2016 standards established a new action level of 25 µg/m³, and a new PEL of 50 µg/m³, both calculated as 8-hour TWAs. The standards also require employers to take other steps to protect workers from silica hazards. In promulgating the new standards, OSHA estimated the number of U.S. workers currently at risk from silica exposure to be over two million. Approximately 1,249,250 workers (1,097,000 in construction; 152,300 in general industry and maritime) were estimated to have silica exposures at or above the new action level of 25 µg/m³; and an estimated 948,100 workers (847,700 in construction; and 100,400 in general industry and maritime) had silica exposures above the new PEL of 50 µg/m³. See 81 FR at 16419. It is important to note that compliance with the new PEL is not expected to completely eliminate the risks associated with occupational exposure to RCS. Significant risks of mortality and morbidity still exist for workers exposed to RCS at the new PEL over a 45-year working life. See 81 FR at 16386-87.

The 2008 Silica NEP was cancelled in 2017 (OSHA Notice CPL 03-00-007, Cancellation of CPL 03-00-007, National Emphasis Program - Crystalline Silica, October 26, 2017). The Agency explained that because it had issued new silica standards, the previous NEP was no longer applicable. OSHA further stated it would determine at a later date if a revised NEP for RCS, under the new standards, was warranted. The 2018-2022 DOL Strategic Plan does not specifically address silica, but it does state that OSHA continues to target high-risk industries for inspection and enforcement activity, and it assigns safety and health priorities through regional and national emphasis programs.

D. An April 2019 analysis conducted by OSHA reviewed all of the chemical air samples collected by the Agency between 2008 and 2017 (including 13,324 air samples for silica) and found that 14.1 percent of personal air samples for silica exceeded the applicable PEL, whereas only 2.5 percent of all chemical samples overall exceeded the relevant PEL. Furthermore, over the first year after OSHA began enforcing the new PEL for silica (October 27, 2017, through September 30, 2018), the Agency’s air sampling data shows that 133 of 754, or 17.6 percent, of silica samples exceeded the new PEL, whereas only 578 of 19,604, or 2.9 percent, of all chemical samples exceeded the relevant PEL. Data reported on by the Centers for Disease Control and Prevention also demonstrate that hazardous silica exposures are continuing to occur in industry, e.g., during hydraulic fracturing of gas and oil wells and among workers who fabricate and install engineered stone countertops (CDC 2015).

Because occupational exposures to silica continue to pose a significant risk to a large population of workers, and because OSHA’s sampling data continue to show a high rate of noncompliance (i.e., employee overexposures), OSHA has determined that this NEP is warranted. This NEP will aid OSHA’s efforts to address workplace exposures to RCS in accordance with the 2016 standards.
X. National Emphasis Program (NEP) Goal.

The goal of this NEP is to significantly reduce or eliminate worker exposures to RCS and, therefore, control the health hazards associated with such exposures. This goal will be accomplished by a combination of inspection targeting, outreach to employers, and compliance assistance. Inspections will be targeted toward industries and worksites expected to perform tasks associated with RCS overexposures.

In each Region, at least 2 percent of inspections every year shall target RCS. Silica-related inspections should be conducted at a range of facilities that reasonably represent the distribution of general industry, maritime, and construction worksites in that region. OSHA anticipates that the majority of the inspections will occur in construction because most exposures to RCS occur on construction worksites.

To ensure abatement and measure the effectiveness of this NEP, follow-up site visits may be necessary, as outlined in Section XI.F, below.

XI. Program Procedures.

A. General.

Area Offices or Regional Offices are not required to develop a Local Emphasis Program (LEP) or Regional Emphasis Program (REP) for RCS; but if they do, they shall follow the procedures within this NEP and shall focus their LEP/REP on the industries identified in Appendix A that are operating within their jurisdiction. They may also modify any existing LEPs/REPs that already cover one or more of the targeted industries so as to address potential RCS overexposures. See CPL 04-00-002, Procedures for the Approval of Local Emphasis Programs (LEPs).

Appendices A and B of this Instruction provide lists of affected industries by their North American Industry Classification System (2017 NAICS) codes. The lists in Appendix A include industries where workers are currently at risk of RCS exposure above 100 μg/m$^3$ as an 8-hour TWA. See Appendices A and B for more detailed information about the sources OSHA used to identify affected industries.

Establishments with fewer than 10 workers shall be included in this NEP. See CPL 02-00-051, Enforcement Exemptions and Limitations under the Appropriations Act.

B. Site Selection.

1. Master List Generation.

For programmed inspections, Appendix A provides lists of NAICS codes in general industry, maritime, and construction that have the largest numbers of workers expected to perform tasks associated with RCS overexposures.

Table 1 in Appendix A includes the NAICS codes for general industry and maritime that Area Offices are to use in the Establishment Targeting List–Generation System (ListGen) for generating a master list of
establishments. Refer to the OSHA Memorandum, Establishment-Targeting Lists for Emphasis Programs, November 12, 2014.

Table 2 in Appendix A lists affected construction industry codes. Area Offices shall develop establishment lists for these industries by using the OSHA Construction Inspection Targeting Application (C-target), compliance safety and health officers’ (CSHOs) observations of area construction sites (i.e., knowledge gathered by CSHO “drive-bys”), and local knowledge (e.g., lists of highway, road, and bridge projects from the local department of transportation). Refer to CPL 02-00-155, Inspection Scheduling for Construction. Also, accompanying Table 2 in Appendix A is a list of construction operations likely to have RCS exposures, provided as an aid for compliance officers.

Appendix B contains a supplemental table of NAICS codes from general industry where there are smaller numbers of workers expected to perform tasks associated with RCS overexposures. Appendix B should be used by Area Offices in their master list generation only if their jurisdiction generates an insufficient number of establishments from Appendix A, or where local knowledge and data supports adding the industry to a targeting list.

See Appendices A and B for additional information about how the various lists of NAICS codes are organized.

2. Additions.

Area Offices may add establishments to the generated master list based on information from appropriate sources (e.g., local knowledge of establishments, commercial directories, referrals from the local health department, or previous OSHA inspection history).

3. Deletions.

Area Offices shall delete from their target list for a current inspection cycle any facilities that they know are not likely to have RCS hazards or are no longer conducting business. Area Offices also shall delete any establishment that has had a comprehensive or focused health inspection that addressed RCS hazards within the three (3) previous fiscal years (after this NEP has been in effect for three years) and resulted in one of the following outcomes:

a. No serious citations were issued for violations of the applicable silica standard.

b. Serious citation(s) were issued for violations of the applicable silica standard but either:

   • A follow-up inspection documented appropriate and effective efforts by the employer to abate the serious silica hazards cited (e.g., air sampling conducted, engineering controls installed); or,
• OSHA received abatement verification from the employer for all cited serious silica violations.

Area Offices shall maintain documentation supporting any deletions made under this paragraph (see Section XI.B.5).


Each establishment on the Area Office’s master list will be assigned a sequential number. Acceptable methods for generating and randomizing the inspection targeting list can be found in the memorandum dated November 12, 2014, Establishment-Targeting Lists for Emphasis Programs. Subsequent cycles will be created in the same manner until such time that this NEP is cancelled or until all establishments on the list have been assigned to a cycle. Cycles may be created all at once or as necessary, and need not be of the same size.

NOTE: Any establishment additions shall be added to the bottom of the master list in alphabetical order, assigned a sequential number, and randomized using established procedures.

5. Maintaining Inspection List/Cycles and Documentation.

The Area Director is responsible for maintaining documentation necessary to demonstrate that the Area Office has used the NEP inspection list and cycles in accordance with this Instruction, including documenting all deletions, deferrals, or other modifications. The Area Office shall maintain all such inspection lists, cycles, and documentation for a period of three years after all inspections conducted under this NEP plan are closed. See CPL 02-00-025, Scheduling System for Programmed Inspections; CPL 02-00-155, Inspection Scheduling for Construction; and ADM 03-01-005, OSHA Compliance Records.

C. Inspection Scheduling.

Within a specified cycle, inspections may be scheduled in any order that promotes efficient use of resources. An inspection cycle shall be completed before another cycle is started, except that establishments may be carried over in accordance with established procedures.

Some establishments selected for inspection under this NEP may also be selected under other NEPs and/or LEPs. Some of the other NEPs that may apply to worksites targeted by this NEP include the NEPs for Amputations, Combustible Dust, Primary Metal Industries, and Lead. Whenever possible, inspections under this NEP should be carried out concurrently with other programmed inspections.

1. Complaints and Referrals.

Complaint(s) or referral(s) for any general industry, maritime, or construction operation alleging potential exposures to RCS, whether or not they fall within a targeted industry of this NEP, shall be handled in accordance with the general procedures in FOM Chapter 9, Complaint and
Referral Processing, and in accordance with the specific procedures listed below:

a. Complaints and referrals alleging potential worker exposures to RCS or involving workers with symptoms of exposure to RCS (e.g., dry chronic cough, sputum production, shortness of breath, and reduced pulmonary function) shall be treated as having priority and a health inspection shall be conducted.

b. Document the status and condition of the work operation as far as they are known, noting any potentially serious hazard(s). Where possible, this should include process information (such as the type of process or conditions of exposure) that is indicative of the likelihood of exposure to RCS. Documentation of the events leading up to the observation shall be maintained in the file.

c. Note the location of the workplace and the name and address of the employer(s) performing the operation.

d. Whistleblower Protections. Workers requesting inspections, complaining of silica exposure, or reporting injuries or illnesses may be covered under one or more whistleblower statutes. Inform them of their protections from retaliation and refer them to https://www.whistleblowers.gov/ for more information.

2. Cooperative Programs.

Employers participating in cooperative programs may be exempt from programmed inspections. After inspection lists are generated, the Area Office should contact the Cooperative and State Programs Unit in their Regional Office to determine if any company on the list should be exempted. The CSHO should follow the procedures outlined in FOM Chapter 2, Program Planning, for further guidance if an on-site consultation visit is in progress, or if the establishment is a participant in OSHA’s Voluntary Protection Programs (VPP) or the Safety and Health Achievement Recognition Program (SHARP) or Pre-SHARP. Even if an employer is exempt from a programmed inspection, the Area Office should notify the employer in writing that they are required to comply with the RCS standard. In such cases, the Regional Consultation Project Officer shall follow-up with the responsible Consultation Program Manager.

3. Strategic Partnerships.

Inspections initiated at establishments currently engaged in strategic partnerships with OSHA shall be conducted in accordance with the terms outlined in the partnership agreement. See CSP 03-02-003, OSHA Strategic Partnership Program for Worker Safety and Health. Establishments engaged in construction industry partnerships may qualify for a focused (or limited scope) inspection. Establishments engaged in a
national partnership at non-construction worksites may also qualify for a focused (or limited scope) inspection with the approval of OSHA’s Assistant Secretary (see CSP 03-02-003, Section XIV.C, Programmed Inspection with a Limited Scope. Non-Construction, and Section XIV.D, Programmed Inspection with a Limited Scope. Construction).

4. Site-Specific Targeting (SST).

If an establishment selected for inspection under this NEP is also selected under the current SST plan, then, whenever possible, NEP and SST plan inspections should be conducted concurrently. Refer to OSHA Notice 18-01 (CPL 02), Site-Specific Targeting 2016 (SST-16) (or subsequent version).

5. Interim Period.

The new silica standards provided delayed compliance dates to allow employers to become familiar with the standards, to plan their course of action for compliance, and to implement, design, and install applicable engineering controls and work practices. As of the effective date of this NEP:

a. Construction employers shall comply with all requirements of the standard;

b. General industry and maritime employers:

- Shall comply with all requirements of the standard, except as outlined below.
- The requirement to make medical surveillance available to each employee who is exposed at or above the action level for 30 or more days per year does not begin until June 23, 2020 (until then, medical surveillance shall be made available to employees exposed above the PEL for 30 or more days per year).
- For hydraulic fracturing operations in the oil and gas industry, the obligations for engineering controls in paragraph (f)(1) of the general industry standard commence on June 23, 2021.

D. Inspection Procedures.

Inspections shall not be initiated under this NEP until the required outreach is conducted, per Section XLH. However, during the outreach period, OSHA shall continue to respond to complaints, referrals, hospitalizations, and fatalities related to silica, and shall code such activities in accordance with Section XLG. All inspections shall be conducted in accordance with the general provisions of the FOM and the current inspection guidance for the silica standards. Other general procedures related to preparing for inspections include:

1. Once an inspection has been scheduled for an identified establishment, and prior to opening the inspection, the employer’s citation and fatality/
accident history will be searched at the OSHA Establishment Search Page. Inspections under this NEP are to be conducted by a CSHO who has received appropriate training. This training shall be accomplished at the local level and cover the hazards of RCS, the contents of this Instruction, and current enforcement guidance, including other appropriate silica-related training (e.g., OTI training). FOM Chapter 3, Inspection Procedures, provides details on inspection planning for CSHOs.

2. The CSHO shall also determine whether the identified establishment is scheduled for any other programmed inspection (e.g., NEP, LEP).

3. At the opening conference, the CSHO will verify the correct NAICS code for the establishment with the employer. The CSHO shall also verify with the employer whether processes that may produce worker exposures to RCS are conducted at the facility or worksite. If it is determined that no such processes are present, then the CSHO shall exit the premises without conducting an inspection. However, if the establishment is targeted under another NEP or LEP, then the CSHO shall proceed with an inspection under the other program.

If any processes are present that may result in worker exposures to RCS, then the CSHO shall proceed with the inspection following the procedures in this NEP and current enforcement guidance for the silica standards.

4. Inspections conducted under this NEP for RCS might include personal exposure monitoring. CSHOs should conduct air sampling, in accordance with the OSHA Technical Manual (OTM), Section II, Chapter 1, and OSHA sampling method ID-142. Conduct sampling, as necessary, even if it is for less than an 8-hour period, per current inspection guidelines. CSHOs assigned to inspections under this NEP shall take with them appropriate calibrated instruments, pre-weighed filters, and other equipment in case such monitoring is necessary. CSHOs should refer to current inspection guidance for the silica standards, if exposure monitoring is conducted.

5. All potential hazards observed in the course of any inspection conducted under this NEP shall be appropriately addressed. Other health hazards that may be observed include: exposure to elevated noise levels from cutting, drilling, or blasting operations; heat stress; and exposure to beryllium dust during abrasive blasting.

If the compliance officer observes serious safety violations that cannot be immediately mitigated by the employer, then an appropriate referral may be made, subject to any current exemptions or limitations on such activity. Several targeted industries for the RCS NEP listed in Appendices A and B were on the annual appropriations exemption list issued January 2020 for Appendix A of CPL 02-00-051, such as, NAICS 213112 - Support Activities for Oil and Gas Operations, NAICS 2211 - Electric Power Generation, Transmission and Distribution, NAICS 2362 - Nonresidential
Building Construction, NAICS 2379 - Other Heavy and Civil Engineering Construction, and many others. See CPL 02-00-051, Enforcement Exemptions and Limitations under the Appropriations Act, Section XI.B.4.b, which provides: “Apparent safety violations noted during a health inspection of an establishment [with 10 or fewer employees] exempted from programmed safety inspections shall not be cited or referred for later inspection unless such violations create an imminent danger.”

6. The CSHO will inform workers of their right to file a whistleblower complaint if they experience retaliation for providing assistance to OSHA during an inspection, filing a safety and health complaint with OSHA, reporting a work-related injury or illness, or complaining about silica exposure or other workplace hazards to management.

E. CSHO Protection.

1. CSHOs shall protect themselves against all hazards during an inspection. See FOM Chapter 3, Section II.C, Safety and Health Issues Relating to CSHOs. See also ADM 04-00-002, OSHA Safety and Health Management System.

2. CSHOs shall wear appropriate respiratory protection inside an RCS-regulated area or other area where exposures are likely to exceed the PEL, such as may be the case during a task listed on Table 1 of the construction standard where required controls have not been fully and properly implemented.

3. Respirators shall be selected in accordance with the respirator selection procedures in CPL 02-02-054, Respiratory Protection Program Guidelines.

F. Follow-up Inspections.

If an employer covered by the general industry/maritime standard has not reduced RCS exposures to or below the PEL, or if an employer covered by the construction standard has not either fully and properly implemented required engineering controls, work practices, and respiratory protection for a task listed on Table 1 of that standard or reduced RCS exposures to or below the PEL, within the time period specified on the citation, then a follow-up inspection shall be conducted in accordance with FOM, Chapter 3, Section IX.A, Follow-up and Monitoring Inspections, based on available resources. Follow-up inspections should also be conducted if there are any unabated violations of other provisions of the standard.

For situations where follow-ups cannot be performed (e.g., some construction sites, fracking operations, or temporary abrasive blasting operations), the Area Office should, when possible, require the employer to provide written updates documenting the progress of abatement efforts, per 29 CFR § 1903.19. Note that the Area Office does not need to send abatement verification to the Directorate of
Enforcement Programs (DEP) in the National Office, but the documentation needs to be available to DEP on request.

A follow-up inspection is not required when the Area Office has specific knowledge and documentation indicating that there are no workers exposed to RCS.

G. OSHA Information System (OIS) Coding Instructions.

All enforcement activities (inspections, complaints, and referrals) and compliance assistance interventions conducted under this NEP shall be coded as “RCS-NEP” under the National Emphasis Program field in the OIS. Area Offices with their own LEP/REP shall also use the NEP code “RCS-NEP” in addition to their regional code.

On the OIS Inspection Type tab/page, for all programmed inspections under this NEP, code “RCS-NEP” as the Primary Emphasis Program that initiated the inspection. Additionally, the majority of inspections conducted under this NEP are to be coded under Inspection Category as a “Health” inspection.

Whenever a consultation request/visit is made related to this NEP, the NEP code “RCS-NEP” shall be recorded in the appropriate field on the Consultation request/visit forms.

NOTE: As of the effective date of this Instruction, silica inspections shall no longer be coded under the OIS field by using the Additional Code “N-02 SILICA.”

H. Outreach.

1. Offices.

At least three months prior to initiating inspections from the generated NEP list, each Area Office shall conduct outreach programs concerning this RCS NEP, in accordance with OSHA Memorandum on Procedures for Local and Regional Emphasis Programs, December 3, 2014.

2. Suggested Outreach.

Products and activities may include the following:

a. Letters and news releases announcing implementation of the updated Silica NEP. Include information about no-cost On-Site Consultation services available to small businesses.

b. Seminars on silica-related topics, tailored for specific audiences, such as employers, employee groups, local trade unions, apprentice programs (e.g., masons, bricklayers, railroad employees), and equipment manufacturers. Local occupational medical staff can be invited to participate.

c. Working with existing partnerships and alliances, including disseminating information on the NEP and silica standard, and
sharing successes and technical information on effective means to control and reduce or eliminate worker exposure to crystalline silica.

d. Forming new working relationships, including partnerships and alliances, and more informal working relationships with organizations that can help disseminate information to small businesses and other employers.

e. Working with On-Site Consultation programs, local Small Business Development Centers (SBDC), and other organizations to reach small businesses.

f. For more outreach ideas, see the Menu of Possible Silica Outreach Activities for the Silica Standards in the Silica Outreach Toolbox on the Compliance Assistance webpage on the OSHA intranet.

3. **Targeted Audiences for Outreach.**

   a. Local employers engaged in silica-related work, especially small employers (e.g., chimney repairers, stone countertop suppliers and installers). *See also* targeted industries in Appendix A.

   b. Local employer associations (e.g., a local chamber of commerce).

   c. Insurance companies.

   d. Equipment manufacturers.


   f. Local trade unions and apprenticeship programs (e.g., masons, bricklayers, railroad workers) and other worker groups.

   g. Independent contractors and the self-employed.

   h. Local hospitals, occupational health clinics, and other health organizations (e.g., state lung associations).

   i. Local professional associations (e.g., local safety councils).

   j. Temporary employment agencies providing employees to targeted employers (e.g., construction day laborers).

   k. Local building permitting authorities.

   l. Local newspapers, TV stations, trade magazines (these can help inform the public and hard-to-reach employers).

   m. Local government (e.g., health departments and departments of transportation).

   n. Local suppliers of materials or services, tool rental companies.
4. **Online Materials.**

OSHA resources may be of assistance in this outreach effort. A variety of online resources can be accessed through OSHA’s public webpage, including the OSHA Crystalline Silica Safety and Health Topics Page ([https://www.osha.gov/dsg/topics/silicacrystalline/](https://www.osha.gov/dsg/topics/silicacrystalline/)). Internal resources for silica are also available on the Compliance Assistance webpage on the OSHA intranet.

I. **Coordination.**

   1. **National Office.**

   This NEP will be coordinated by the Directorate of Enforcement Programs (DEP), Office of Health Enforcement (OHE). All questions and comments regarding this NEP should be directed to OHE. For inspection support, Area and Regional Offices may also coordinate, as needed, with the Directorate of Technical Support and Emergency Management (DTSEM), the Office of Occupational Medicine and Nursing (OOMN), the Health Response Team (HRT), and other offices. For questions about outreach support and resources, contact the Office of Outreach Services and Alliances (OOSA) in the Directorate of Cooperative and State Programs (DCSP).

   2. **Regional Office.**

   Each Regional Administrator is required to identify a coordinator for this NEP who will work with the Office of Health Enforcement.

J. **Program Review.**

To assess the effectiveness of this NEP, OHE will review the NEP on a periodic basis, as should each Regional Office. Regions that implement related LEPs and REP s should forward any periodic reports to OHE. The program review reports shall, at a minimum, address the NEP goal (see Section X) in accordance with established Agency procedures. Data on effectiveness may include:

   1. The number of employees covered.
   2. The number of workers removed from hazards.
   3. Reductions in worker exposures.
   4. Abatement measures implemented.
   5. Number of violations related to specific targeted hazards.
   6. Any indices that relate directly to measures that may be included in the DOL Strategic Plan and/or the OSHA Operating Plan.
   7. Total number of prosecutable violations of the silica standards (including final citations resulting from the settlement or litigation of contested cases).
APPENDIX A: Target Industries for the RCS NEP

Table 1 in this Appendix comprises the general industry/maritime NAICS codes from Table VII-5 in OSHA’s RCS final rule that have the highest numbers of workers with exposures above 100 μg/m³ as a TWA (see 81 FR at 16427-32).¹ These codes represent approximately the top third (33 out of 105) of all affected general industry/maritime industries in Table VII-5. Those 33 general and maritime industries listed in Table 1 employ over 98 percent of the at-risk workers reflected in Table VII-5. Field offices will prepare their master lists of establishments from Table 1 using the Establishment Targeting List-Generation System (ListGen).

Table 2 in this Appendix contains a list of all affected construction NAICS codes, also from Table VII-5 in the RCS final rule (see 81 FR at 16427). Accompanying Table 2 is a list of construction operations likely to have RCS exposures, provided as an aid for compliance officers. Field offices will develop establishment lists from the industries listed on Table 2 using OSHA’s Construction Inspection Targeting Application (C-Target) database, local knowledge, and CSHO drive-bys.

Note that employee overexposures to RCS may occur in industries not listed in this appendix. Similarly, it should not be assumed that employee overexposure to RCS occurs in all establishments within the industries listed in the tables below.

¹ Table VII-5: Numbers of Workers Exposed to Silica (by Affected Industry and Exposure Level (μg/m³)), contains NAICS codes for each affected industry in construction and general industry/maritime (see 81 FR at 16427-32). It presents the estimated number of workers in these industries that are currently at risk from RCS exposure above 25 μg/m³, 50 μg/m³, 100 μg/m³, and 250 μg/m³, as 8-hour TWAs. Table VII-5 used 2012 NAICS codes (see 81 FR at 16427-32). These industries have identical codes in the 2017 NAICS, so this Appendix A uses the 2017 NAICS codes.
<table>
<thead>
<tr>
<th>NAICS Code</th>
<th>Industry</th>
</tr>
</thead>
<tbody>
<tr>
<td>213112</td>
<td>Support Activities for Oil and Gas Operations¹</td>
</tr>
<tr>
<td>221100</td>
<td>Electric Power Generation, Transmission and Distribution¹</td>
</tr>
<tr>
<td>221111</td>
<td>Hydroelectric Power Generation</td>
</tr>
<tr>
<td>221112</td>
<td>Fossil Fuel Electric Power Generation</td>
</tr>
<tr>
<td>221113</td>
<td>Nuclear Electric Power Generation</td>
</tr>
<tr>
<td>221114</td>
<td>Solar Electric Power Generation</td>
</tr>
<tr>
<td>221115</td>
<td>Wind Electric Power Generation</td>
</tr>
<tr>
<td>221116</td>
<td>Geothermal Electric Power Generation</td>
</tr>
<tr>
<td>221117</td>
<td>Biomass Electric Power Generation</td>
</tr>
<tr>
<td>221118</td>
<td>Other Electric Power Generation</td>
</tr>
<tr>
<td>221121</td>
<td>Electric Bulk Power Transmission and Control</td>
</tr>
<tr>
<td>221122</td>
<td>Electric Power Distribution</td>
</tr>
<tr>
<td>324122</td>
<td>Asphalt Shingle and Coating Materials Manufacturing</td>
</tr>
<tr>
<td>325510</td>
<td>Paint and Coating Manufacturing</td>
</tr>
<tr>
<td>327110</td>
<td>Pottery, Ceramics, and Plumbing Fixture Manufacturing</td>
</tr>
<tr>
<td>327120</td>
<td>Clay Building Material and Refractories Manufacturing</td>
</tr>
<tr>
<td>327212</td>
<td>Other Pressed and Blown Glass and Glassware Manufacturing</td>
</tr>
<tr>
<td>327213</td>
<td>Glass Container Manufacturing</td>
</tr>
<tr>
<td>327320</td>
<td>Ready-Mix Concrete Manufacturing</td>
</tr>
<tr>
<td>327331</td>
<td>Concrete Block and Brick Manufacturing</td>
</tr>
<tr>
<td>327332</td>
<td>Concrete Pipe Manufacturing</td>
</tr>
<tr>
<td>327390</td>
<td>Other Concrete Product Manufacturing</td>
</tr>
<tr>
<td>327991</td>
<td>Cut Stone and Stone Product Manufacturing</td>
</tr>
<tr>
<td>327992</td>
<td>Ground or Treated Mineral and Earth Manufacturing</td>
</tr>
<tr>
<td>327993</td>
<td>Mineral Wool Manufacturing</td>
</tr>
<tr>
<td>327999</td>
<td>All Other Miscellaneous Nonmetallic Mineral Product Manufacturing</td>
</tr>
<tr>
<td>331511</td>
<td>Iron Foundries</td>
</tr>
<tr>
<td>331512</td>
<td>Steel Investment Foundries</td>
</tr>
<tr>
<td>331513</td>
<td>Steel Foundries (except Investment)</td>
</tr>
<tr>
<td>331524</td>
<td>Aluminum Foundries (except Die-Casting)</td>
</tr>
<tr>
<td>331529</td>
<td>Other Nonferrous Metal Foundries (except Die-Casting)</td>
</tr>
<tr>
<td>332710</td>
<td>Machine Shops</td>
</tr>
<tr>
<td>332812</td>
<td>Metal Coating, Engraving (except Jewelry and Silverware), and Allied Services to Manufacturers</td>
</tr>
<tr>
<td>336611</td>
<td>Ship Building and Repairing¹</td>
</tr>
<tr>
<td>336612</td>
<td>Boat Building²</td>
</tr>
<tr>
<td>339114</td>
<td>Dental Equipment and Supplies Manufacturing</td>
</tr>
<tr>
<td>339910</td>
<td>Jewelry and Silverware Manufacturing</td>
</tr>
<tr>
<td>339950</td>
<td>Sign Manufacturing</td>
</tr>
<tr>
<td>423840</td>
<td>Industrial Supplies Merchant Wholesalers</td>
</tr>
<tr>
<td>NAICS Code</td>
<td>Industry</td>
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<tr>
<td>------------</td>
<td>------------------------------</td>
</tr>
<tr>
<td>482110</td>
<td>Rail transportation</td>
</tr>
<tr>
<td></td>
<td>482111 Line-Haul Railroads</td>
</tr>
<tr>
<td></td>
<td>482112 Short Line Railroads</td>
</tr>
<tr>
<td>561730</td>
<td>Landscaping Services&lt;sup&gt;1&lt;/sup&gt;</td>
</tr>
<tr>
<td>999200</td>
<td>State governments&lt;sup&gt;1,2&lt;/sup&gt;</td>
</tr>
<tr>
<td>999300</td>
<td>Local governments&lt;sup&gt;1,2&lt;/sup&gt;</td>
</tr>
</tbody>
</table>

<sup>1</sup> Industry may perform construction-like activities in-house and/or at off-site locations.

<sup>2</sup> For State Plan targeting only; not for federal targeting.
<table>
<thead>
<tr>
<th>NAICS Code</th>
<th>Industry</th>
</tr>
</thead>
</table>
| 236100    | Residential Building Construction  
             236115 New Single-Family Housing Construction (except For-Sale Builders)  
             236116 New Multifamily Housing Construction (except For-Sale Builders)  
             236117 New Housing For-Sale Builders  
             236118 Residential Remodelers |
| 236200    | Nonresidential Building Construction  
             236210 Industrial Building Construction  
             236220 Commercial and Institutional Building Construction |
| 237100    | Utility System Construction  
             237110 Water and Sewer Line and Related Structures Construction  
             237120 Oil and Gas Pipeline and Related Structures Construction  
             237130 Power and Communication Line and Related Structures Construction |
| 237200    | Land Subdivision  
             237210 Land Subdivision |
| 237300    | Highway, Street, and Bridge Construction  
             237310 Highway, Street, and Bridge Construction |
| 237900    | Other Heavy and Civil Engineering Construction  
             237990 Other Heavy and Civil Engineering Construction |
| 238100    | Foundation, Structure, and Building Exterior Contractors  
             238110 Poured Concrete Foundation and Structure Contractors  
             238120 Structural Steel and Precast Concrete Contractors  
             238130 Framing Contractors  
             238140 Masonry Contractors  
             238150 Glass and Glazing Contractors  
             238160 Roofing Contractors  
             238170 Siding Contractors  
             238190 Other Foundation, Structure, and Building Exterior Contractors |
| 238200    | Building Equipment Contractors  
             238210 Electrical Contractors and Other Wiring Installation Contractors  
             238220 Plumbing, Heating, and Air-Conditioning Contractors  
             238290 Other Building Equipment Contractors |
| 238300    | Building Finishing Contractors  
             238310 Drywall and Insulation Contractors  
             238320 Painting and Wall Covering Contractors  
             238330 Flooring Contractors  
             238340 Tile and Terrazzo Contractors  
             238350 Finish Carpentry Contractors  
             238390 Other Building Finishing Contractors |
| 238900    | Other Specialty Trade Contractors  
             238910 Site Preparation Contractors  
             238990 All Other Specialty Trade Contractors |
Construction Activities that May Involve RCS Exposure

The following list is provided to help Area Offices with targeting of construction work sites by listing operations likely to have exposures to RCS, as described in the preamble, pages 16406 and 16459:

- Abrasive blasting
- Drywall finishing
- Earth drilling
- Heavy equipment operations (excavating, grading, abrading, or fracturing silica-containing materials, or demolishing concrete or masonry structures)
- Concrete and masonry hole drilling using handheld or stand-mounted drills
- Jackhammering and powered, handheld, chipping of concrete and masonry
- Masonry, concrete, or fiber-cement board cutting using portable saws, walk-behind saws, drivable or ride-on saws, rig-mounds core saws and drills, or stationary saws
- Milling of asphalt using portable or mobile machines, such as walk-behind milling machines, floor grinders, or drivable milling machines
- Rock and concrete drilling using vehicle-mounted drilling rigs and dowel drilling rigs
- Mobile concrete crushing machines
- Tuckpointing and grinding using handheld grinders for mortar removal and other than mortar removal

(Reference: 81 FR at 16406, 16459)

See also the specific equipment and tasks in the left-hand column of 29 CFR § 1926.1153(c)(1), Table 1, and the OSHA Small Entity Compliance Guide for the Respirable Crystalline Silica Standard for Construction, available at https://www.osha.gov/Publications/OSHA3902.pdf. For videos of several of these tasks, see the following:

- Stationary Masonry Saws, https://www.youtube.com/watch?v=Eu0s4-ZLw9I&feature=youtu.be
- Jackhammers or Handheld Powered Chipping Tools, https://www.youtube.com/watch?v=e2uRD2dJ8vs&feature=youtu.be
- Handheld Grinders for Mortar Removal (Tuckpointing), https://www.youtube.com/watch?v=D8Kh9vTdAk&feature=youtu.be
APPENDIX B: Supplemental Industries for the RCS NEP

Industries in Table 1 below are not to be used for RCS NEP targeting, unless an insufficient number of establishments or inspections are generated using the industries listed in Appendix A, or where local knowledge or data is available to support adding the industry to a particular Area Office’s targeting list.

Table 1 in this Appendix contains the 72 general industry/maritime NAICS codes for affected industries from Table VII-5 of the Final Rule that are not included in Appendix A, Table 1 (see 81 FR at 16427-32). These industries employ less than two percent of all workers exposed to silica.

Table 1 in this Appendix also lists 15 additional industries identified from OSHA inspection history (between October 2014 and April 2017) that had silica overexposures, but are not among the industries included in Table VII-5.

Table 1. Supplemental Industries in General Industry by 2017 NAICS

<table>
<thead>
<tr>
<th>NAICS Code</th>
<th>Industry</th>
</tr>
</thead>
<tbody>
<tr>
<td>213111</td>
<td>Drilling Oil and Gas Wells¹</td>
</tr>
<tr>
<td>324121</td>
<td>Asphalt Paving Mixture and Block Manufacturing¹,²</td>
</tr>
<tr>
<td>325194</td>
<td>Cyclic Crude, Intermediate, and Gum and Wood Chemical Manufacturing¹</td>
</tr>
<tr>
<td>326291</td>
<td>Rubber Product for Manufacturing Mechanical Use¹</td>
</tr>
<tr>
<td>327211</td>
<td>Flat Glass Manufacturing²</td>
</tr>
<tr>
<td>327420</td>
<td>Gypsum Product Manufacturing¹</td>
</tr>
<tr>
<td>331110</td>
<td>Iron and Steel Mills and Ferroalloy Manufacturing²</td>
</tr>
<tr>
<td>331210</td>
<td>Iron and Steel Pipe and Tube Manufacturing from Purchased Steel²</td>
</tr>
<tr>
<td>331221</td>
<td>Rolled Steel Shape Manufacturing²</td>
</tr>
<tr>
<td>331222</td>
<td>Steel Wire Drawing²</td>
</tr>
<tr>
<td>331314</td>
<td>Secondary Smelting and Alloying of Aluminum²</td>
</tr>
<tr>
<td>331420</td>
<td>Copper Rolling, Drawing, Extruding, and Alloying²</td>
</tr>
<tr>
<td>331492</td>
<td>Secondary Smelting, Refining, and Alloying of Nonferrous Metal (except Copper and Aluminum)²</td>
</tr>
<tr>
<td>331523</td>
<td>Nonferrous Metal Die-Casting Foundries¹</td>
</tr>
<tr>
<td>332111</td>
<td>Iron and Steel Forging²</td>
</tr>
<tr>
<td>332112</td>
<td>Nonferrous Forging²</td>
</tr>
<tr>
<td>332117</td>
<td>Powder Metallurgy Part Manufacturing²</td>
</tr>
<tr>
<td>332119</td>
<td>Metal Crown, Closure, and Other Metal Stamping (except Automotive)²</td>
</tr>
<tr>
<td>332215</td>
<td>Metal Kitchen Cookware, Utensil, Cutlery, and Flatware (except Precious) Manufacturing²</td>
</tr>
<tr>
<td>332216</td>
<td>Saw Blade and Hand tool Manufacturing²</td>
</tr>
<tr>
<td>332323</td>
<td>Ornamental and Architectural Metal Work Manufacturing²</td>
</tr>
<tr>
<td>332439</td>
<td>Other Metal Container Manufacturing²</td>
</tr>
<tr>
<td>332510</td>
<td>Hardware Manufacturing²</td>
</tr>
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</table>

Appendix B-1
<table>
<thead>
<tr>
<th>NAICS Code</th>
<th>Industry</th>
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<tr>
<td>332613</td>
<td>Spring Manufacturing&lt;sup&gt;2&lt;/sup&gt;</td>
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<tr>
<td>332618</td>
<td>Other Fabricated Wire Product Manufacturing&lt;sup&gt;2&lt;/sup&gt;</td>
</tr>
<tr>
<td>332813</td>
<td>Electroplating, Plating, Polishing, Anodizing, and Coloring&lt;sup&gt;1&lt;/sup&gt;</td>
</tr>
<tr>
<td>332911</td>
<td>Industrial Valve Manufacturing&lt;sup&gt;2&lt;/sup&gt;</td>
</tr>
<tr>
<td>332912</td>
<td>Fluid Power Valve and Hose Fitting Manufacturing&lt;sup&gt;2&lt;/sup&gt;</td>
</tr>
<tr>
<td>332913</td>
<td>Plumbing Fixture Fitting and Trim Manufacturing&lt;sup&gt;2&lt;/sup&gt;</td>
</tr>
<tr>
<td>332919</td>
<td>Other Metal Valve and Pipe Fitting Manufacturing&lt;sup&gt;2&lt;/sup&gt;</td>
</tr>
<tr>
<td>332991</td>
<td>Ball and Roller Bearing Manufacturing&lt;sup&gt;2&lt;/sup&gt;</td>
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<tr>
<td>332996</td>
<td>Fabricated Pipe and Pipe Fitting Manufacturing&lt;sup&gt;2&lt;/sup&gt;</td>
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<tr>
<td>332999</td>
<td>All Other Miscellaneous Fabricated Metal Product Manufacturing&lt;sup&gt;1,2&lt;/sup&gt;</td>
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<tr>
<td>333318</td>
<td>Other Commercial and Service Industry Machinery Manufacturing&lt;sup&gt;2&lt;/sup&gt;</td>
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<tr>
<td>333413</td>
<td>Industrial and Commercial Fan and Blower and Air Purification Equipment Manufacturing&lt;sup&gt;2&lt;/sup&gt;</td>
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<tr>
<td>333414</td>
<td>Heating Equipment (except Warm Air Furnaces) Manufacturing&lt;sup&gt;2&lt;/sup&gt;</td>
</tr>
<tr>
<td>333511</td>
<td>Industrial Mold Manufacturing&lt;sup&gt;2&lt;/sup&gt;</td>
</tr>
<tr>
<td>333514</td>
<td>Special Die and Tool, Die Set, Jig, and Fixture Manufacturing&lt;sup&gt;2&lt;/sup&gt;</td>
</tr>
<tr>
<td>333515</td>
<td>Cutting Tool and Machine Tool Accessory Manufacturing&lt;sup&gt;2&lt;/sup&gt;</td>
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<tr>
<td>333517</td>
<td>Machine Tool Manufacturing&lt;sup&gt;2&lt;/sup&gt;</td>
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<tr>
<td>333519</td>
<td>Rolling Mill and Other Metalworking Machinery Manufacturing&lt;sup&gt;2&lt;/sup&gt;</td>
</tr>
<tr>
<td>333612</td>
<td>Speed Changer, Industrial High-Speed Drive, and Gear Manufacturing&lt;sup&gt;2&lt;/sup&gt;</td>
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<tr>
<td>333613</td>
<td>Mechanical Power Transmission Equipment Manufacturing&lt;sup&gt;2&lt;/sup&gt;</td>
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<td>333911</td>
<td>Pump and Pumping Equipment Manufacturing&lt;sup&gt;2&lt;/sup&gt;</td>
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<td>333912</td>
<td>Air and Gas Compressor Manufacturing&lt;sup&gt;4&lt;/sup&gt;</td>
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<td>333991</td>
<td>Power-Driven Hand Tool Manufacturing&lt;sup&gt;2&lt;/sup&gt;</td>
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<td>333992</td>
<td>Welding and Soldering Equipment Manufacturing&lt;sup&gt;2&lt;/sup&gt;</td>
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<td>333993</td>
<td>Packaging Machinery Manufacturing&lt;sup&gt;2&lt;/sup&gt;</td>
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<tr>
<td>333994</td>
<td>Industrial Process Furnace and Oven Manufacturing&lt;sup&gt;1,2&lt;/sup&gt;</td>
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<tr>
<td>333995</td>
<td>Fluid Power Cylinder and Actuator Manufacturing&lt;sup&gt;2&lt;/sup&gt;</td>
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<td>333996</td>
<td>Fluid Power Pump and Motor Manufacturing&lt;sup&gt;2&lt;/sup&gt;</td>
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<tr>
<td>333997</td>
<td>Scale and Balance Manufacturing&lt;sup&gt;2&lt;/sup&gt;</td>
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<tr>
<td>333999</td>
<td>All Other Miscellaneous General Purpose Machinery Manufacturing&lt;sup&gt;1,2&lt;/sup&gt;</td>
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<tr>
<td>334519</td>
<td>Other Measuring and Controlling Device Manufacturing&lt;sup&gt;2&lt;/sup&gt;</td>
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<tr>
<td>335210</td>
<td>Small Electrical Appliance Manufacturing&lt;sup&gt;2&lt;/sup&gt;</td>
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<td>335221</td>
<td>Household Cooking Appliance Manufacturing&lt;sup&gt;2&lt;/sup&gt;</td>
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<td>335222</td>
<td>Household Refrigerator and Home Freezer Manufacturing&lt;sup&gt;2&lt;/sup&gt;</td>
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<td>335224</td>
<td>Household Laundry Equipment Manufacturing&lt;sup&gt;2&lt;/sup&gt;</td>
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<td>335228</td>
<td>Other Major Household Appliance Manufacturing&lt;sup&gt;2&lt;/sup&gt;</td>
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<td>336111</td>
<td>Automobile Manufacturing&lt;sup&gt;2&lt;/sup&gt;</td>
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<td>336112</td>
<td>Light Truck and Utility Vehicle Manufacturing&lt;sup&gt;2&lt;/sup&gt;</td>
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<td>336120</td>
<td>Heavy Duty Truck Manufacturing&lt;sup&gt;2&lt;/sup&gt;</td>
</tr>
<tr>
<td>336211</td>
<td>Motor Vehicle Body Manufacturing&lt;sup&gt;2&lt;/sup&gt;</td>
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Appendix B-2
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<th>NAICS Code</th>
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<tr>
<td>336212</td>
<td>Truck Trailer Manufacturing(^1,2)</td>
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<tr>
<td>336213</td>
<td>Motor Home Manufacturing(^2)</td>
</tr>
<tr>
<td>336310</td>
<td>Motor Vehicle Gasoline Engine and Engine Parts Manufacturing(^2)</td>
</tr>
<tr>
<td>336320</td>
<td>Motor Vehicle Electrical and Electronic Equipment Manufacturing(^2)</td>
</tr>
<tr>
<td>336330</td>
<td>Motor Vehicle Steering and Suspension Components (except Spring) Manufacturing(^2)</td>
</tr>
<tr>
<td>336340</td>
<td>Motor Vehicle Brake System Manufacturing(^1,2)</td>
</tr>
<tr>
<td>336350</td>
<td>Motor Vehicle Transmission and Power Train Parts Manufacturing(^2)</td>
</tr>
<tr>
<td>336370</td>
<td>Motor Vehicle Metal Stamping(^2)</td>
</tr>
<tr>
<td>336390</td>
<td>Other Motor Vehicle Parts Manufacturing(^2)</td>
</tr>
<tr>
<td>336992</td>
<td>Military Armored Vehicle, Tank, and Tank Component Manufacturing(^2)</td>
</tr>
<tr>
<td>337110</td>
<td>Wood Kitchen Cabinet and Countertop Manufacturing(^1,2)</td>
</tr>
<tr>
<td>337127</td>
<td>Institutional Furniture Manufacturing(^1)</td>
</tr>
<tr>
<td>337215</td>
<td>Showcase, Partition, Shelving, and Locker Manufacturing(^2)</td>
</tr>
<tr>
<td>339116</td>
<td>Dental Laboratories(^1,2)</td>
</tr>
<tr>
<td>423320</td>
<td>Brick, Stone, and Related Construction Material Merchant Wholesalers(^1)</td>
</tr>
<tr>
<td>424950</td>
<td>Paint, Varnish, and Supplies Merchant Wholesalers(^1)</td>
</tr>
<tr>
<td>444110</td>
<td>Home Centers(^1,2)</td>
</tr>
<tr>
<td>541310</td>
<td>Architectural Services(^1)</td>
</tr>
<tr>
<td>541410</td>
<td>Interior Design Services(^1)</td>
</tr>
<tr>
<td>561320</td>
<td>Temporary Help Services(^1)</td>
</tr>
<tr>
<td>621210</td>
<td>Offices of Dentists(^2)</td>
</tr>
<tr>
<td>811121</td>
<td>Automotive Body, Paint, and Interior Repair and Maintenance(^1)</td>
</tr>
<tr>
<td>811310</td>
<td>Commercial and Industrial Machinery and Equipment (except Automotive and Electronic) Repair and Maintenance(^1)</td>
</tr>
</tbody>
</table>

\(^1\) In OSHA inspection history (overexposures to silica at former PELs).

\(^2\) Industry from Table VII-5 of the Final Rule that is not included in Appendix A, Table 1.