OSHA’s Proposed Subparts D and I: What’s the Big Deal?
Safety Through Engineering Inc.
The integration of safety methods throughout the life cycle of buildings, machinery, equipment and processes to protect people from workplace hazards.

Maximizes the economic, environmental and safety performance of buildings, machinery, equipment and processes.
Business decisions made with safety influences increases safety and decreases injury/fatality rates as well as worker’s compensation and third-party lawsuits to generate money.

As General Industry becomes more aware of the financial cost associated with the growing number of fall-related injuries and fatalities, the integration of Sustainable Safety methodologies will become a must if the likelihood of a serious or fatal injury exists.
History of OSHA

Fall Protection – Historical Document
History Of OSHA

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- Letter of interpretation in 1987 said employers are required to provide fall protection for all employees exposed and did not allow grandfather exceptions.
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- On May 24, 2010, OSHA posted the “Walking and Working Surfaces; Personal Protective Equipment (Fall Protection Systems); Proposed Rule.”
### OSHA’s 2010 Redesignation Table

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Proposed Subparts D and I

- Performance-oriented verbiage
  - Seeks to eliminate the fog created when the focus is on compliance only. The laundry list approach can’t keep up with technology
  - OSHA realized that technology was making previous proposals obsolete

- “Any employer who experiences difficulty applying these performance-oriented standards may consult the applicable national consensus standards for additional information”
Proposed Subparts D and I

“Proposed subpart D establishes requirements for general industry walking-working surfaces and prescribes the use of fall protection systems (including personal fall protection systems) to protect employees from falls”

“Proposed subpart I contains performance criteria for personal fall protection systems only”
Proposed Subparts D and I

- Terms and definitions
  - Major term definitions are standardized for all sections
  - There are 48 terms that have been added or revised
- “The revised performance-oriented provisions are designed to eliminate detailed specifications and facilitate compliance”
- More focus is placed on the employer
  - For example, posting of plates indicating load limits of the building/structure is no longer required
  - The burden for making sure the walking-working surface is strong enough is placed upon the employer
1910.30 Training Requirements

“Proposed paragraph (a)(2) requires that each employee be trained by a qualified person,* and identifies four specific areas that the training must cover, including:

(i) The nature of fall hazards in the work area;
(ii) The correct procedures for erecting, maintaining, disassembling, and inspecting the fall protection systems to be used;
(iii) The use and operation of guardrail systems, safety net systems, warning lines used in designated areas, and other protection; and
(iv) The use, operation, and limitations of personal fall protection systems including proper hook-up, anchoring and tie-off techniques, methods of use, and proper methods of equipment inspection and storage as recommended by the manufacturer”

*emphasis added
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Proposed Subparts D and I

- Some adjustments in the proposed rule; but, looking at the history, OSHA has been stating that these adjustments were coming.
- The proposed rule clarifies the requirements that were already in existence through:
  - Sustainable Safety®
  - 5(a)(1) citations
  - Industry standards
Integrate Safety

- Innovative and successful companies know that safety on the job does not have to delay projects but can actually improve output.
- The solution is not to add surface-level compliance checklists when preparing to start a job but to integrate safety at every point of the job process.
- If the proposed rule is creating panic, your fall protection safety program may need updated.
Getting Back to the Basics

A systematic approach to developing any fall protection safety program should include the following three recommendations:

1. Establishing a Hierarchy of Control
2. Developing a fall protection safety program
3. Coordinating a fall protection safety committee
Establishing a Hierarchy of Control

- Some control methods are considered passive while others are considered active.
- The Hierarchy of Control was developed to illustrate that due consideration should be given to elimination, substitution and engineering controls first.
Establishing a Hierarchy of Control

- Elimination
  - The most effective method used to increase fall protection safety is to remove or eliminate the exposure of falling.
  - This may be accomplished by eliminating an operation or by substituting an operation that has no fall hazard exposure for the existing operation that possesses the fall exposure.
Establishing a Hierarchy of Control

- Engineering Controls
  - The general idea behind using engineering controls is to provide mechanisms or guards that Authorized Persons would need to actively and consciously overcome in order to place themselves in jeopardy
Establishing a Hierarchy of Control

- **Warnings**
  - Inform and remind Authorized Persons to avoid circumstances and areas that constitute fall hazard exposures
  - Offers employees the means to identify hazardous areas
  - Signs, ropes, markings or controlled access zones may be used
  - Safety monitors are another form of warnings
Establishing a Hierarchy of Control

- Administrative Controls
  - Policies and procedures that serve to enhance fall protection safety
  - Adopted, promoted and enforced by the employer
  - May include simple, precise and specific rules for operations
Establishing a Hierarchy of Control

- Personal Protective Equipment
  - Lowest on the hierarchy, but often the only method used
  - Low on the hierarchy because in most cases the hazard has not been removed
  - Specialized training of the Authorized Person is required
  - Considered active in nature and most easily defeated

Hierarchy of Sustainability
- Elimination
- Engineering Controls
- PPE Administrative Controls
- Pre-Planning Highly Effective
- Engineering Designs Effective
- Technical Skills More Defeatable

- Platforms
- Ladders
- Stairs
- Ramps
- Guardrails
- Roofs
- Training
- Warning Signage
- Policies
- Procedures
- Scissors Lifts
- Fork Lifts
- Aerial Lifts
- Scaffolds
- Personal Fall Protection
Establishing a Hierarchy of Control

- The ultimate goal of a fall protection system is to eliminate the risk of falling
  - It is more reliable to depend on engineering and design controls, or “automatic” hazard abatement controls, than it is to depend on the behavior of Authorized Persons and their supervisors to abate the fall hazards
  - The least effective controls are those that are easily defeated
Fall Protection Safety Program

- Sustainable Safety requires four key beliefs for every fall protection program
  - All fall hazard exposures can be prevented or controlled
  - Eliminating fall hazard exposure is an ethical obligation
  - Controlling fall hazard exposure reduces the cost associated with a fall protection safety program
  - Establishing and implementing a fall protection safety program is the most effective way to identify, evaluate and control fall hazards
Fall Protection Safety Program

- Management must take a leadership role
  - The first step in developing a fall protection program is to establish a company safety policy
  - The policy should state the direction and desires of management and the safety department
Fall Protection Safety Program

- Policies
- Procedures
Fall Protection Safety Program

- To establish a safety program, you must develop awareness among the safety and engineering departments
- Team effort is vital for a fall protection safety program
Fall Protection Safety Committee

- Made up of individuals who will implement the fall protection safety program
- Committee members require special training
  - Should be trained to the Competent Person or Qualified Person level (see MFP Team diagram on next slide)
  - Should be familiar with current ANSI standards for fall protection equipment (ANSI Z359)
Fall Protection Safety Committee

● Five Fall Protection Safety Committee Tasks
  1. Identifying all existing and potential fall hazard exposures throughout the jobsite, often referred to as a job safety analysis
  2. Evaluating possible elimination and control methods for the identified fall hazards
  3. Implementing elimination and engineering controls for the fall hazard exposures based on an extensive evaluation process
  4. Providing various levels of training for all employees directly involved with or indirectly affected by the fall protection safety program
  5. Monitoring and evaluating the success of the fall protection safety program

● OSHA 1910.132
Preplanning

- Preamble to subpart M underscores that most organizations do not adequately plan for safety.
- Preplanning emphasizes planning for safety at the bidding stage rather than after an accident.

Foreseeable hazards
Fall Protection Safety Committee Preplanning

- Preamble to subpart M quotes
  “The duty to consider alternative methods of construction which permits compliance with the regulation is merely a corollary of the duty to comply”

—Cleveland Consol. v OSHRC, 649 F.2d 1160, 1166 (5th Cir. 1981)
Fall Protection Safety Committee Preplanning

- “Time Gap” of fall protection compliance/safety is the length of time from the actual acknowledgment of the fall hazard in the job safety analysis to the actual Authorized Person’s fall hazard exposure time (doing the work activity).
- “Time Gap” greatly influences and limits the options you have.
- Based on the Hierarchy of Control, reduces time to prepare results with reduced choices.
- You may not be able to choose the most preferable solution and are left with the least desirable choice—that of using personal fall arrest equipment instead of a guardrail system.
Fall Protection Safety Committee Preplanning

- The decrease in the allowable “Time Gap” increases cost and lowers the effectiveness of available solutions when you do not plan ahead.
- This is why preplanning is critical to safe workplace practices and to controlling fall hazard exposures for the Authorized Persons.
The Competent Person, as defined by OSHA 1926.32 and the proposed subpart D, must be properly trained to foresee potential and existing fall hazards. Unfortunately, the Competent Person designation often is simply assigned to the most skilled person, such as the foreman or the supervisor, regardless of whether this individual has the necessary fall protection training and experience to fulfill the responsibilities.
The Competent Person role is a significant area of responsibility and is an area that is critical to the success of the overall fall protection program.

Proposed subpart D echoes the importance of being adequately trained and now requires that “the employer must ensure that each employee is trained by a Qualified Person.”
Simply put, the compliance impact of proposed subparts D and I is minimal, if not completely absent, for those who are focused on safety rather than compliance.

The 2010 “Walking-Working Surfaces and Personal Protective Equipment (Fall Protection Systems); Proposed Rule” is simply making an official statement of what is already happening through OSHA General Duty Clause 5(a)(1) citations based on industry standards that are in agreement with subpart M.

This proposal seeks to move general industry from the absence of a fall protection standard to an agreed acceptance of what has been in place for ten years through subpart M.
Conclusion

- Utilizing industry standards such as ANSI Z359 and Sustainable Safety methodologies, companies focused on safety and designing out the hazards are able to utilize the performance language in the proposed standards to obtain a new freedom in achieving their safety goals.

- The result will be a safer work environment, improved employee relations and enhanced efficiencies that equate to overall cost savings.
The End

Mike Wright – PE, CSP, President
Mark Williams – Director of Training

9363 Detrick Jordan Pike
New Carlisle, OH 45344
Phone: 937-964-1900
Fax: 937-964-8457
www.ste4u.com