

Effectiveness Measures - Q2/2017 Reports Table of Contents

Page	TOPIC	DESCRIPTION	EFFECTIVE DATE	x of Year
	Regulation Changes			
	Confined Spaces	The amendment is to clarify the requirements of acceptable isolation methods that do not require pre-approval from WorkSafeBC. This includes mainly confined spaces found in the public water supply systems and dam water passageways where it may be necessary to control the hazards by a single flow control device, such as a valve or a gate.	February 1, 2011	9 of 9
2	Notification of Utilities	This relates to the OHSR requirement that if a pipeline, buried electrical cable or other such utility service is hit or damaged, the owner of the utility service must be notified without delay. To clarify the scope of section 4.18 is broader than the two utility services currently listed and to specify the main types of other utility services affected.	February 1, 2011	7 of 7
3	Part 12: Roll-on/roll-off containers	The purpose of the amendment is to add reference to ANSI Standard Z245.30-2008 for Equipment Technology and Operations for Wastes and Recyclable Materials – Waste Containers – Safety Requirements with respect to the manufacture, reconstruction, use, modification, maintenance, service, operation, and installation of containers.	February 1, 2015	3 of 3
4	Part 13: Ladder Positioning for Safe Use	The purpose of the amendments to section 13.5 is to clarify the safe positioning and use of portable non-self-supporting ladders. The amendments will clarify the "quarter rule" for setting up these ladders, as well as enhance the requirement to securing the ladder to ensure stability during use.	February 1, 2015	3 of 4
5	Part 20: Gang Form Inspection	The amendment will require certification by a professional engineer if there is a modification to the gang form design or the method of erection. Many situations that are currently considered as "reuse without modification" will now be subject to engineering inspection and certification.	February 1, 2015	3 of 4
	Part 20: Demolition and Asbestos Abatement Activities	The purpose of the amendments to 20.112 is to ensure that the wording clearly reflects the sequence of work activities that occur in demolition and asbestos abatement activities. In doing so, clear obligations will be placed on asbestos abatement contractors, general contractors and owners for safe containment and removal of hazardous materials prior to the tear down of building structures.	February 1, 2015	3 of 5
7	Part 26: Bullboards	The amendments will require a bullboard to be constructed and designed so that distortion and vibration generated by the use of the logging truck cannot damage the cab guard. This will prevent the use of bullboards with aluminum main supporting structures and allow employers to consider different light weight designs that are not susceptible to the failures found in the current all-aluminum bullboards. Aluminum would still be an acceptable material for the backboard component of a bullboard assembly.	February 1, 2015	3 of 3
8	OHS - Wood Dust Policies At its July 2014 meeting, WorkSafeBC's Board of Directors approved three new Occupational Health and Safety policies: D3-115-3, Employer Duties — Wood Dust Mitigation and Control D3-116-2, Worker Duties — Wood Dust Mitigation and Control D3-117-3, Supervisor Duties — Wood Dust Mitigation and Control The new policies have been developed to identify what WorkSafeBC considers reasonable steps for employers, workers, and supervisors to take in relation to the hazards of combustible wood dust. The employer policy applies to specific classification units for sawmills and wood products manufacturing listed in that policy.		September 1, 2014	3 of 5
9	Lower Maximum Administrative Penalties Regulation and OHS Citations Policy The policy sets out that WorkSafeBC may impose an OHS citation on an employer for failure to comply with an order or failure to comply with requirements for compliance reports. Further details are also provided such as when an OHS citation may be imposed, the amount of an OHS citation and circumstances under which a repeat OHS citation can be issued.		February 1, 2016	2 of 3
	Prevention Changes OHS Compliance Agreements	Instead of issuing an order, WorkSafeBC may, in certain circumstances, enter into a		
10		compliance agreement in which an employer voluntarily agrees to correct OHS violations and report back to WorkSafeBC by a certain date. Compliance agreements are offered at WorkSafeBC's discretion, within the limits of the Act and policy. WorkSafeBC will only enter into a compliance agreement if WorkSafeBC believes that the employer will likely fulfill its obligations under the agreement.	January 1, 2016	2 of 3
		The finalized OHS Compliance Agreements policy provides additional guidance regarding the compliance agreement provisions in the Workers Compensation Act.		



Page	TOPIC	DESCRIPTION	EFFECTIVE DATE	x of Year
	Compensation Changes			
11	Long-Term Average Earnings for GECA Workers	Amendments to policy item #66.00 (General Rule for Determining Long-Term Average Earnings) of the Rehabilitation Services and Claims Manual are approved. WorkSafeBC administers the claims of Federal Government employees covered by the Government Employees Compensation Act (GECA workers). Current policy provides that long-term average earnings are not calculated for GECA workers who are maintained on full salary by their employer while injured. Under the revised policy, long- term average earnings will be calculated for all GECA workers.	January 1, 2016	2 of 2
12	Plantar Fasciitis	The BOD approved the addition of Plantar Fasciitis. The policy does not name any non- occupation risk factors or recognize plantar fasciitis as an occupational disease connected to any particular process or industry. Work causation will be assessed on a case-by-case basis, taking into consideration all relevant risk factors.	December 1, 2015	2 of 3
	Assessment Changes			
13	Exemptions from Coverage for Employers in the Trucking Industry	The BOD approved amendments to Item AP1-2-1, Exemptions from Coverage, in the Assessment Manual. The six-trip limit for hauling goods out of BC per calendar year will be removed from the exemption criteria for non-Canadian employers in the trucking industry. Policy language will also be clarified.	January 1, 2016	2 of 2

Q2-2017 Effectiveness Measures	Regulation Ch Confined Spa	•	Page: 1
PART 9	EFFECTIVE DATE	MEASUREMENT OF	EFFECTIVENESS
<u>Confined Spaces</u> - to assess the impact of allowing exemptions to certain methods of isolation for dams and water supply systems.	February 1, 2008	(1) The amendment introduced by the need for employers to apply for WorkSafeBC related to certain iso spaces associated with dams and Requests for acceptance for meth spaces are issued under section s	or acceptance requests from olation measures for confined d water supply systems. nods of isolation of confined
<u>Confined Spaces</u> - The amendment is to clarify the requirements of acceptable isolation methods that do not require pre-approval from WorkSafeBC. This includes mainly confined spaces found in the public water supply systems and dam water passageways where it may be necessary to control the hazards by a single flow control device, such as a valve or a gate.	February 1, 2011	(1) The amendment will provide c sections of the OHSR that addres associated with confined spaces. Requests submitted by employers substantially reduced, with an exp 50% over 5 years.	ss methods for isolating piping The number of Acceptance s for section 9.22 will be
Reporting:		Multiple Reporting Years:	9 of 9 yrs (2009-2017)
9 8 7 6 5 4 3 5 4 3 5 5 4 3 5 5 5 5 5 5 5 5 5 5	Sts related to Measur System Confi Data Source: Regu		C Water Supply

Discussion:

2009 Discussion:

* Section 9.18.1 became effective February 1, 2008. It is anticipated that employers with dam water passageways and public water supply systems will take advantage of the exemption offered by section 9.18.1 for certain methods of isolation. This should reduce the number of requests for acceptance under section 9.22.

2010 Discussion:

* There has been a modest reduction of acceptance requests post effective date.

2011 Discussion:

* There continues to be a decline in the number of acceptance requests.

* Variance requests related to section 9.18 will be monitored over the measurement period.

2012 Discussion:

* Acceptance requests continue to decline. There have been no related variance requests through 2011.

2013 Discussion:

* There were no acceptance requests for 2012.

2014 Discussion:

* There were no acceptance requests for 2013.

2015 Discussion:

* There were no acceptance requests for 2014.

2016 Discussion:

* There were no acceptance requests for 2015.

2017 Discussion:

* There were no acceptance requests for 2016.

Conclusion:

2009 Conclusion: *Ongoing monitoring for 2 years.

2010 Conclusion: * Ongoing monitoring for one more year. Next reporting period will be Q2/2011.

2011 Conclusion: * Ongoing monitoring for five years. Next reporting period will be Q2/2012.

2012 Conclusion: * Monitor until 2015, with next reporting Q2-2013.

2013 Conclusion:

* Next reporting Q2-2014.

2014 Conclusion:

* Next reporting Q2-2015.

2015 Conclusion:

* Next reporting Q2-2016.

2016 Conclusion:

Next reporting Q2-2017.

2017 Conclusion:

Last reporting.

Q2-2017 Effectiveness Measures	-	gulation Change Pa ication of Utilities	age: 2
PART 1, 4, 20	EFFECTIVE DATE	MEASUREMENT OF EFFECTIVENESS	
Notification of Utilities - This relates to the OHSR requirement that if a pipeline, buried electrical cable or other such utility service is hit or damaged, the owner of the utility service must be notified without delay. To clarify the scope of section 4.18 is broader than the two utility services currently listed and to specify the main types of other utility services affected.	February 1, 2011	 (1) Stakeholders will know that their obligation for reporting a hit or damage to utilit extends beyond gas and electrical lines and includes water lines, steam lines, sani sewers, enclosed storm sewers, and any petrochemical lines. (2) WorkSafeBC anticipates that the number of notifications to utilities for a hit or d is expected to increase by at least 25% over a 5 year period following adoption of t proposed amendments. WorkSafeBC will contact utilities to determine the call voluc change they have experienced related to the expected increase in the number of notifications for hits or damage. These reports will be correlated with construction volumes as reported by construction industry associations and building permit auth to see the relationship between the level of construction activity in the province and number of hits being reported to the owners of utility services. 	itary lamage the lume horities
Reporting:		Multiple Reporting Years: 7 of 7 yrs (201	11-2017
	-	Damages Statistics (calls) ce: FortisBC (formerly Teresen Gas)	
1600 1400 1200	-	Effective Date: Feb 1/2011	
1000			
400 923 923	921	991 856 624 743 769 815	
0 + 2007 2008 2009	2010	2011 2012 2013 2014 2015 2016	 1

2011 Discussion:

* The FortisBC Manager confirmed that the damage calls may be made by Employers or a variety of individuals who would not have an obligation under the regulation to report the incident such as Fire Departments, neighbours, passers-by and other workers on the site.

* Feedback from the City of Nelson has indicated that there has not been an increase in calls. However, the well established working practices between the City of Nelson, Nelson Hydro and FortisBC may not result in an increase in call volumes.

* BC One Call does not track call volumes because there is no requirement for Employers to call them when utilities are damaged.

* The BC Hydro Manager confirmed that not all calls are made by the people who are obligated under the regulation as some calls are generated by outages rather than reported by individuals involved with the hit.

* Overall, it is too early to comment on the effectiveness of this regulation change as it has only been in effect since February 2011.

2012 Discussion:

It is expected that the number of notifications will increase by 25%. Currently, we are seeing an increase of 7.6% or 70 calls in 2011 from 2010. This is the expected trend post implementation of the policy.
However, it is still early to comment on the effectiveness of the regulation change.
2013 Discussion:
Volume has decreased by 13.6% compared to 2011. 2014 Discussion:
The number of calls decreased by 27% over 2012 volumes representing an overall decrease of 232 calls.
2015 Discussion:
2012 to 2014 average volumes have decreased to 741 compared to an average of the prior three years (2009-2011) of 945. 2016 Discussion:
The 2015 volume of 769 calls remained consistent with the downward trend since 2011.
<u>2017 Discussion:</u> The number of calls have increased compared to 2016. The increase over the last 3 years have been minimal.
2011 Conclusion: * Ongoing monitoring for the next 5 years. Next reporting period will be Q2/2012.
2012 Conclusion:
*Continued monitoring is recommended. Next reporting will Q2-2013. <u>2013 Conclusion:</u>
Next reporting Q2-2014. 2014 Conclusion:
Next reporting Q2-2015. 2015 Conclusion:
Next reporting Q2-2016.
2016 Conclusion: Next reporting Q2-2017.
2017 Conclusion:
Last reporting.



Regulation Change

Roll-on/roll-off containers

Sta olo als spe cati	Part 12 Description of the amendment is to add reference to Indard Z245.30-2008 for Equipment gy and Operations for Wastes and Recyclable – Waste Containers – Safety Requirements ect to the manufacture, reconstruction, use, ion, maintenance, service, operation, and n of containers.		MEASUREMENT OF EF Employers will be required to follow a maintenance, use, and safe operatio containers. Together with the inspect expected that there likely will be a sig worker injury and fatalities due to stru- relating to poor maintenance of these	and train workers on the n of roll-on/roll-off tion program, it is gnificant reduction in uctural and other defects
Sta olog als espe cati atio	ndard Z245.30-2008 for Equipment gy and Operations for Wastes and Recyclable – Waste Containers – Safety Requirements ect to the manufacture, reconstruction, use, on, maintenance, service, operation, and n of containers.		maintenance, use, and safe operatio containers. Together with the inspect expected that there likely will be a sig worker injury and fatalities due to stru-	n of roll-on/roll-off tion program, it is gnificant reduction in uctural and other defects
tin				
	One Time Report			
			✓ Multiple Reporting Years:	3 of 3 yrs (2015-2017)
		Data Sou		
			Effective Date Feb 1/2015)	
1 -				
0 +	2010 2011 2012	2 2013	2014 2015	2016
we Wa Disc wa	re no serious injuries or fatalities in 2014. <u>cussion:</u> s 1 serious injury in 2015. <u>cussion:</u> re no serious injuries or fatalities in 2016. <u>nclusion:</u>			
<u>Cor</u> epc <u>Cor</u>	nclusion: orting Q2-2017. nclusion:			
	we Dis wa Dis we Cor epc Cor		4 3 2 1 0 2010 2010 2011 2012 2013 Discussion: were no serious injuries or fatalities in 2014. Discussion: was 1 serious injuries or fatalities in 2014. Discussion: was 1 serious injuries or fatalities in 2016. Discussion: were no serious injuries or fatalities in 2016. Conclusion: eporting Q2-2016. Conclusion: eporting Q2-2017. Conclusion:	<pre></pre>



Regulation Change

Ladder Positioning for Safe Use

clarify suppor clarify well as	Part 13 inpose of the amendments to section 13.5 is to the safe positioning and use of portable non-self- ting ladders. The proposed amendments will the "quarter rule" for setting up these ladders, as a enhance the requirement to securing the ladder ure stability during use.		MEASUREMENT OF EFFECTIVENESS The amendments will reduce some of the risk factors that may cause workers to falls from portable ladders that were incorrectly positioned or not secured. Safety of workers will be enhanced as a result of the proposed amendments.
Repor	ting:		
	One Time Report		J Multiple Reporting Years: 3 of 4 yrs (2015-2018)
1.		Ladder Positio	oning - Serious Injuries ata Source: BIA
Number of units	2	2013	2014 2015 2016 2017
It is too	Discussion: b early to establish the effectiveness of the regulatic Discussion:	on change.	
		policy. The number	of injuries have remained fairly consistent from the prior year.
	Discussion:		
	Imber of injuries have remained fairly consistent fro	m the prior years.	
	eporting Q2-2016.		
	eporting Q2-2017.		
	Conclusion:		
Next re	eporting Q2-2018.		



Regulation Change

Gang Form Inspection

	Part 20		EFFECTIVE DATE	MEASUREME		FIVENESS
The amendment will require certification by a professional engineer if there is a modification to the gang form design or the method of erection. Many situations that are currently considered as "reuse without modification" will now be subject to engineering inspection and certification.		February 1, 2015	Concrete gang forms will t changes to the design or r reduction in injuries or fata forms during reuse at a jo	method of erecti alities related to	on. There will be a	
Rep	orting:					
	One Time Report			✓ Multiple Reporting `	Years:	3 of 4 yrs (2015-2018)
Number of units	5 4 3 2 1 0 2010	2011 2012	Pata Source: Bill Effective Date (Fe		2015	2016
2015	5 Discussion:					
It is t	too early to establish the effe	ctiveness of the regulation	on change.			
<u>2016</u>	<u> 3 Discussion:</u>					
	e were zero injuries in 2015,	which was down compa	red to the last few ye	ears.		
	<u>7 Discussion:</u>					
	<u>e were no injuries in 2016.</u> 5 Conclusion:					
	reporting Q2-2016.					
	6 Conclusion:					
	reporting Q2-2017.					
<u>2017</u>	7 Conclusion:					
Next	reporting Q2-2018.					



Regulation Change

Demolition and Asbestos Abatement Activities

ΤΟΡΙϹ	EFFECTIVE DATE	MEASUREMENT OF EFF	ECTIVENESS
The purpose of the amendments to 20.112 is to ensure that the wording clearly reflects the sequence of work activities that occur in demolition and asbestos abatement activities. In doing so, clear obligations will be placed on asbestos abatement contractors, general contractors and owners for safe containment and removal of hazardous materials prior to the tear down of building structures.	February 1, 2015	The amendments will provide clarity to who are issuing orders under this secti Section 20.112 will be less vulnerable abatement contractors and other partie under section 20.112.	enforcement officers on. to legal challenges when
Reporting:			
One Time Report		✓ Multiple Reporting Years:	3 of 5 yrs (2015-2019)
		eview and Appeals	
ع ع		^	
Number of units			•
ад 3	•		
Ž 2		Effective Date (Feb. 1, 2015)	
2013 20)14	2015	2016
2015 Discussion: This change further details the sequence of work within th as well as WorkSafeBC officers. Additionally, this amendr officers to work with appropriate, enforceable regulations. In doing so, we will enhance worker safety and reduce po 2016 Discussion:	ment also included b	est practices provided through our guid the regulation.	
The number of legal challenges or reviews for orders und	er section 20.112 re	mained consistent with the prior year.	
2017 Discussion:			
The number of orders in 2016 are consistant compared to	o prior years.		
2015 Conclusion:			
Next reporting Q4-2016.			
2016 Conclusion:			
Next reporting Q4-2017.			
2017 Conclusion:			
Next reporting Q2-2018.			



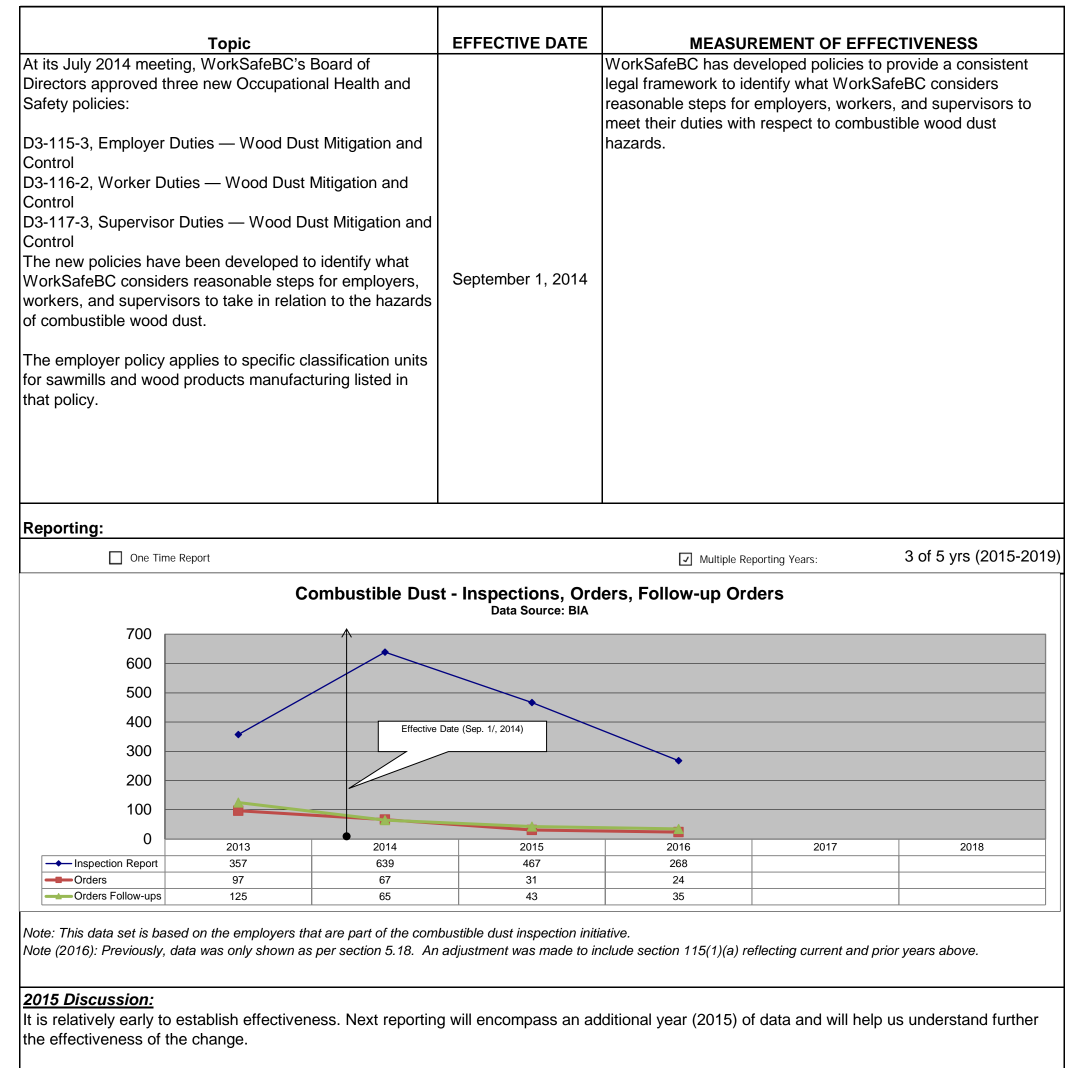
Regulation Change

Bullboards

	Part 26	EFFECTIVE DATE	MEASUREMENT OF EFFECTIVENESS			
The amendments will require a bullboard to be constructed and designed so that distortion and vibration generated by the use of the logging truck cannot damage the cab guard. This will prevent the use of bullboards with aluminum main supporting structures and allow employers to consider different light weight designs that are not susceptible to the failures found in the current all- aluminum bullboards. Aluminum would still be an acceptable material for the backboard component of a bullboard assembly.		February 1, 2015	There will be a reduction in worker injuries and fatalities resulting from the failure of a bullboard that is designed and used in compliance with OHSR 26.65.			
Repo	orting:					
	One Time Report		Image: Multiple Reporting Years: 3 of 3 yrs (2015-2017)			
		Bullboards - I Data Source				
Number of units	4 3 2 1 0 2014	Effective Date (Feb 1/15)	2016			
Note:	The data was manually reviewed to indicate any serious injurie.	s or fatalities for bullboar	ds in compliance with OHSR 26.65.			
2015 Discussion: It is too early to establish the effectiveness of the regulation change. 2016 Discussion: There was no serious injuries or fatalities in 2014. There was no serious injuries and 1 fatality in 2015.						
2017 Discussion: There was no serious injuries or fatalities in 2016.						
2015	Conclusion:					
	reporting Q2-2016. <i>Conclusion:</i>					
	Next reporting Q2-2017. <mark>2017 Conclusion:</mark>					
Last	reporting.					

Regulation Change

OHS - Wood Dust Policies



<u>2016 Discussion:</u>

As per the Prevention department, there has been a significant improvement in compliance relating to combustible wood dust hazards, thereby resulting in a decreased amount of orders being given out over the past 2 years. The focus has been on ensuring employers meet their obligation to control combustible dust hazards through compliant and sustainable combustible dust management programs.

2017 Discussion:

In 2016, WorkSafeBC continued its focus on combustible dust and undertook formal inspection initiatives to verify compliance with combustible dust requirements and to ensure the presence of effective combustible dust management programs in all BC sawmills. Prevention Officers continued with unannounced inspections in order to verify the presence of effective and sustainable combustible dust programs in all operating sawmills. In support of this focus, Officers also engaged in education, consultation and enforcement activities. Significant progress and tangible improvements have been made through our work and the work of employers, workers, unions and other stakeholders to ensure the hazard of combustible dust is being managed.

2015 Conclusion:

Next reporting Q2-2016.

2016 Conclusion:

Next reporting Q2-2017.

2017 Conclusion:



Regulation Changes

Lower Maximum Administrative Penalties Regulations and OHS Citations Policy

ΤΟΡΙϹ	EFFECTIVE DATE	MEASUREMENT OF EFFECTIVENESS
Topic The policy sets out that WorkSafeBC may impose an OHS citation on an employer for failure to comply with an order or failure to comply with requirements for compliance reports. Further details are also provided such as when an OHS citation may be imposed, the amount of an OHS citation and circumstances under which a repeat OHS citation can be issued.		MEASUREMENT OF EFFECTIVENESS The overall goal of OHS Citations is to increase compliance with non-high risk orders. Counting the overall number of findings of continued non-compliance over time will provide some indication of whether the overall level of compliance with orders is improving. However, the count will include all orders, not limited to those for which OHS citations can be given, and the overall count of non-compliance may initially increase due to increased enforcement focus. Counting citations and warnings over time will give an idea of how much the tool is being used and how effective the warnings are. Ideally citation warnings should result in compliance and make the citations themselves unnecessary.

Reporting:

One Time Report

Multiple Reporting Years:

2 of 3 yrs (2016-2018)

2016 Discussion:

It is too early to establish the effectiveness of this regulation change.

2017 Discussion:

From February 1, 2016 to March 31, 2017 there were 10 OHS Citations issued for the maximum amount and 115 for half of the maximum amount. There were also 1,232 OHS Citation Warnings issued. This means that about one OHS Citation was issued for every ten warnings.

2016 Conclusion:

Next reporting Q2-2017.

2017 Conclusion:



Prevention Changes

OHS Compliance Agreements

ΤΟΡΙϹ	EFFECTIVE DATE	MEASUREMENT OF EFFECTIVENESS
Instead of issuing an order, WorkSafeBC may, in certain circumstances, enter into a compliance agreement in which an employer voluntarily agrees to correct OHS violations and report back to WorkSafeBC by a certain date. Compliance agreements are offered at WorkSafeBC's discretion, within the limits of the Act and policy. WorkSafeBC will only enter into a compliance agreement if WorkSafeBC believes that the employer will likely fulfill its obligations under the agreement. The finalized OHS Compliance Agreements policy provides additional guidance regarding the compliance agreement provisions in the Workers Compensation Act.	January 1, 2016	The OHS Compliance Agreement policy will be effective if it provides WorkSafeBC staff and stakeholders with clear guidance regarding how OHS Compliance Agreements are implemented and helps officers promote compliance with OHS obligations. One measurement of effectiveness for this policy is anecdotal feedback about the policy from WorkSafeBC staff and stakeholders. Effectiveness may also be measured by tracking what percentage of OHS Compliance Agreements result in an outcome of employer compliance.

Reporting:

One Time Report

Multiple Reporting Years:

2 of 3 yrs (2016-2018)

2016 Discussion:

It is too early to establish the effectiveness of this change.

2017 Discussion:

As of March 31, 2017, WorkSafeBC had entered into 47 OHS Compliance Agreements. Anecdotal feedback suggests that OHS Compliance Agreements can be an effective tool; use of OHS Compliance Agreements is increasing as WorkSafeBC Prevention Officers become more accustomed to it. It is anticipated that systems improvements making OHS Compliance Agreements easier to use will assist in further use of the tool.

2016 Conclusion:

Next reporting Q2-2017.

2017 Conclusion:



Compensation Changes

Long-Term Average Earnings for GECA Workers

ΤΟΡΙΟ	EFFECTIVE DATE	MEASUREMENT OF EF	
Amendments to policy item #66.00 (General Rule for Determining Long-Term Average Earnings) of the Rehabilitation Services and Claims Manual are approved. WorkSafeBC administers the claims of Federal Government employees covered by the Government Employees Compensation Act (GECA workers). Previous policy provided that long-term average earnings were not calculated for GECA workers who were maintained on full salary by their employer while injured. Under the revised policy, long-term average earnings will be calculated for all GECA workers.	January 1, 2016	This revision has ensured that policy consistently in relation to the calcula earnings. This change will be considered effect feedback from internal and external	treats all workers tion of long-term average tive based on anecdotal
Reporting:			4 - 6 0 (2040 - 2047
One Time Report 2016 Discussion:		Multiple Reporting Years:	1 of 2 yrs (2016-2017
It is too early to establish the effectiveness of this change. 2017 Discussion: The policy revision on January 1, 2016 has resulted in trea		nsistently in the calculation of the long	-term earnings.
2016 Conclusion:			
Next reporting Q2-2017.			
2017 Conclusion:			
zorr conclusion.			



Compensation Changes

Plantar Fasciitis

TOPIC	EFFECTIVE DATE	MEASUREMENT OF EFFE	ECTIVENESS
The BOD approved the addition of policy item #27.36 (Plantar Fasciitis) to the Rehabilitation Services and Claims Manual. The policy does not name any non-occupation risk factors or recognize plantar fasciitis as an occupational disease connected to any particular process or industry. Work causation will be assessed on a case-by-case basis, taking into consideration all relevant risk factors.	December 1, 2015	The addition of policy item #27.36 add by the stakeholder community. This po effective based on feedback from exte	licy will be considered
Reporting:			
One Time Report		Multiple Reporting Years:	2 of 3 yrs (2016-2018
2016 Discussion: It is too early to establish the effectiveness of this change 2017 Discussion:			
The changes to the Policy has minimally affected the adju liked or disliked the changes. In the end the adjudication independently.			
2016 Conclusion:			
Next reporting Q2-2017.			
2017 Conclusion:			



Assessment Changes

Exemptions from Coverage for Employers in the Trucking Industry

ΤΟΡΙϹ	EFFECTIVE DATE	MEASUREMENT OF EF	FECTIVENESS			
The BOD approved amendments to Item AP1-2-1, Exemptions from Coverage, in the Assessment Manual. The six-trip limit for hauling goods out of BC per calendar year will be removed from the exemption criteria for non- Canadian employers in the trucking industry. Policy language will also be clarified to better reflect how all of the exemptions work within the larger legal framework.	January 1, 2016	The policy will be effective if US carriers who meet the amended exemption criteria are excluded from coverage as intended under the policy. The effectiveness of changes made to clarify the legal framework of exemptions will be considered effective based on anecdotal feedback from stakeholders.				
Reporting:						
One Time Report		Multiple Reporting Years:	2 of 2 yrs (2016-2017)			
It is too early to establish the effectiveness of this change. 2017 Discussion: The policy change has excluded coverage for US trucking WorkSafeBC cancelled, and 2 firms met the new exemption	ı firms. 29 firms met tl					
WorkSafeBC cancelled, and 2 firms met the new exemption criteria and chose to keep an active account by applying for voluntary coverage. This activity in response to the policy change was the result of the Assessment Department mailing letters to trucking firms with US addresses.						
2016 Conclusion:						
Next reporting Q2-2017.						
2017 Conclusion:						
Last reporting.						