



HAZWOPER / Emerg Response

Safety Council Solutions - Program Evaluation Form

CONTRACTOR NAME: _____

DATE: _____

ITEM NO.	CITATION REFERENCE	DESCRIPTION HAZWOPER / Emerg Response	COMMENTS
1	1910.120(q)(6)	Does program state that employees be trained in the area they are working in?	The training should be based on the duties and functions.
2	1910.120(q)(6)(i)	Does program address the first responder awareness level?	Individuals who are likely to witness or discover a hazardous substance release & who have been trained to initiate an emergency response sequence by notifying the proper authorities of the release.
3	1910.120(q)(6)(ii)	Does program address the first response operation levels?	Individuals who receive 8 hours training or have had sufficient experience to demonstrate competency in areas of responding to releases or potential releases of hazardous substance, to protect wear by persons, property or the environment. Their function is to contain the release from a safe distance and help it from spreading. Certification is required.
4	1910.120(q)(6)(iii)	Does program address the Hazardous Materials Technician?	Individuals who receive 24 hours of training equal to first responder operations level with knowledge of how to implement emergency response plan, know the classification, identification & verification of known or unknown substances, functions within an assigned role in the ICS, how to select & use of proper PPE, perform advanced containment, & understands decontamination & toxicology. Certification is required.
5	1910.120(q)(6)(iv)	Does program address Hazardous Materials Specialist?	In addition to the 24 hours of training for the technical level, the specialist must be able to develop a site safety & control plan. Certification is required.
6	1910.120(q)(6)(v)	Does program address On-Scene Incident Commander?	This person is required to have at least 24 hours of training equal to the first responder operations level. This person knows how to implement the program & system, PPE, hazard risks, state & Federal regulations & decontamination. Certification is required.
7	1910.120(q)(7)	Does program address credentials and/or experiences to teach the material called for in the plan?	They shall have the training and/or academic credentials and instructional experience to demonstrate competency.
8	1910.120(q)(8)	Does program address refresher training?	Employees who are trained in accordance with the plan shall receive annual refresher training. A record of methods used must be kept.
9	1910.120(q)(1)	Does program specify procedures when a emergency response plan shall be developed and implemented?	An emergency response plan shall be developed & implemented to handle anticipated emergencies prior to the commencement of emergency response operations. The plan shall be in writing & available for inspection by employees, their representatives & OSHA.

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Disclaimer: The information contained in these forms, questionnaire and monitoring procedures is provided as written guidance to assist contractors in complying with the OSHA regulations and/or operator requirements. SCS, the operators who participated in the development of this program and their employees disclaim all warranties both express and implied. The information presented here will give contractors a reference document, which should be used as guidance or as a "first step" towards getting your company into compliance. This monitoring program is based on sound safety and environmental concerns. We urge contractors to view their OSHA and DOT compliance efforts as a way to make their workplace safer for their employees.

Each contractor is still responsible for full compliance of all applicable State and Federal regulations.