Added requirement for #1410 and added University of Texas Arlington as primary OTI trainer. 3/21/2011

Cross training for health and safety officers added. Incident command added for health officers. 1/20/2010

Alternative class numbers added on 10/26/2009

Corrections to class numbers made 11/12/2008

November 3, 2008

New Mexico Occupational Health and Safety Bureau (OHSB) Directive 09-09

Subject: Initial Training for Compliance Officers

The following policies and procedures describe the technical training program for OHSB Compliance Officers.
I. **Purpose.**

This instruction provides guidance for the technical training of Compliance Officers.

II. **Scope.**

This Instruction applies state-wide and will remain in effect indefinitely.

III. **References.**

A. TED 08-00-018 Initial Training Program for OSHA Compliance Personnel

IV. **Cancellations.**

A. New Mexico OHSB document titled “Occupational Health and Safety Bureau Staff Training Program”

V. **Significant Changes.**

This instruction differs from the Federal training program, TED 01-00-018 in the following ways:

- Due to budgetary constraints, not all classes will be conducted through the OSHA Training Institute (OTI). Instead, identical or equivalent training will be obtained through local sources. These sources include qualified instructors within OHSB, the University of Texas at Arlington (UTA) and the Texas Engineering Extension Service (TEEX).
- OHSB will recognize two, rather than three, career paths.
- Authority for waivers and time extensions will reside with the New Mexico Bureau Chief.
- Training plans and records will be maintained by OHSB.

VI. **Federal Program Change**

This directive is the alternative approach for the initial training of compliance officers referenced in the OHSB response to TED 08-00-018.

VII. **Goals and Objectives of Compliance Officer Training**

The goal of this directive is to assist Compliance Officers (COs) and their manager with direction, guidance, and training options that directly contribute to the CO’s ability to represent OHSB with a high degree of professional expertise.
A. Competency-based curriculum.  
OHSB offers formal training for COs with a competency-based approach to curriculum. Achievement of this competency will be achieved by a mixture of formal training, on-the-job training, personal initiative to develop the highest level of professionalism possible, and experiences over time.

B. Formal Training Program  
The major component of the training program involves attendance at formal training classes offered by OTI, UTA, and TEEX. Some formal classes will also be taught by OHSB personnel who are qualified OSHA instructors. These training sessions will take advantage of technology enabled learning and self-study packages where available.

C. Technical Training During the First Three Years  
OHSB always attempts to hire COs who have prior training and experiences in safety. At the onset of a CO’s career with OHSB, the CO’s background will be evaluated to determine if certain training requirements can be waived due to experience. The plan will also take into consideration the immediate needs of the bureau caused by personnel activities and by known programmed inspection activity. An individual training program will be created and maintained by the Training Coordinator to provide individual training guidance.

D. Applicability to All Compliance Officers  
When this directive is adopted, the training records and experiences of current Compliance Officer will be evaluated to ensure their training requirements have been met. A training plan will be created for each CO for which a training deficiency exists.

E. Budgetary Restrictions  
It should be noted that OHSB’s budget is limited and has not been growing at a pace to match the escalation of travel expenses associated with compliance and training needs. This training plan is designed to provide the necessary flexibility to balance OHSB’s needs with its fiscal capabilities, while insuring qualified personnel are available to properly enforce workplace health and safety standards within New Mexico. To minimize expenses all attempts will be made to take advantage of local training events offered by UTA, TEEX and others. The OSHA Training Institute will be utilized when less expensive alternative sources of training cannot be found.

F. Professional Certification  
OHSB’s articulated progression of training requirements for the first three-year period of a CO’s career supports the pursuit of professional certification and encourages COs to strive for the recognition that such certification provides.

VIII. First Three Years of CO Training  

This section describes the process for determining the training plan for the first three years with OHSB.
A. Determination of career path

OHSB employs two types of compliance officers – safety and health. In conjunction with the CO, the Compliance Manager will determine whether the new officer will be designated as a safety officer or a health officer. This determination will in most cases be dictated by the specific job opening which was filled by the compliance officer. The specific training courses differ for each career path.

B. Initial courses and training (Safety and Health Officers)

The following training activities will apply to all COs:

1. OTI Course #1000 Initial Compliance
2. Defensive Driving
4. IMIS/OIS Usage
5. Introduction to Federal OSH Act and State of New Mexico OHS Act.
6. Introduction to Privacy Act
7. Environment Department New Employee Orientation Training
8. Title VII of the Civil Rights Act
9. Sexual Harassment Reporting and Prevention

C. Safety Officer – First 18 Months

Unless a waiver or time extension is granted by the Bureau Chief, the following training will be provided during the first 18 months of employment as a safety officer:

1. One of the following courses
   a. 1050 Introduction to Safety Standards for Safety Officers or
   b. 2000 Construction Standards or
   c. 500 Trainer Course for Standards in Construction or
   d. 510 Standards for Construction or
   e. 501 Trainer Course for Standards in the General Industry or
   f. 511 Standards for General Industry
2. 1310 Investigative Interviewing Techniques
3. 1410 Inspection Techniques and Legal Aspects
4. 2450 Evaluation of Safety and Health Management Systems
5. 1230 Accident Investigation (previously called 1020 or 7505)

D. Safety Officer – Second 18 Months

Unless a waiver or time extension is granted by the Bureau Chief, at least four of the following classes will be provided for safety officers during the second 18 months of the employment:

1. 2050 Cranes and Rigging
2. 2260 Permit-required Confined Spaces
3. 3010 Excavation, Trenching and Soil Mechanics
4. 3020 Tunneling and Underground Operations
5. 3030 Concrete, Forms and Shoring
6. 3080 Principles of Scaffolding
7. 3090 Electrical Standards
8. 3110 Fall Arrest Systems  
9. 3160 Steel Erection  
10. 3500 Demolition  
11. 2010 Hazardous Materials  
12. 2030 Basic Electrical Principles  
13. 2070 Fire Protection and Life Safety  
14. 1250 Introduction to Health Hazards for Industrial Hygienists  
15. 8200 Incident Command System or state equivalent  

E. Health Officer – First 18 Months  
Unless a waiver or time extension is granted by the Bureau Chief, the following training will be provided during the first 18 months of employment as a health officer:  
1. 1250 Introduction to Health Standards for Industrial Hygienists  
2. 1310 Investigative Interviewing Techniques  
3. 1410 Inspection Techniques and Legal Aspects  
4. 2450 Evaluation of Safety and Health Management Systems  
5. 1230 Accident Investigation  

F. Health Office – Second 18 Months  
Unless a waiver or time extension is granted by the Bureau Chief, at least four of the following classes will be provided for health officers during the second 18 months of the employment:  
1. 2200 Industrial Noise  
2. 2210 Principles of Ventilation  
3. 2220 Respiratory Protection  
4. 2230 Industrial Toxicology  
5. 2340 Biohazards  
6. 2250 Ergonomics Applied to Musculoskeletal Disorders and Nerve Disorders  
7. 2330 Indoor Air Quality  
8. 2610 Ionizing Radiation  
9. 3280 Industrial Hygiene Chemistry  
10. 1280 Safety Hazard awareness for Industrial Hygienists  
11. 8200 Incident Command System or state equivalent  

G. Continuing Education  
As new occupational health and safety issues arise, OTI and others offer electronic training sessions called Webinars. Where schedules permit, all Compliance Officers will attend these sessions if they apply to New Mexico OHSB areas of jurisdiction.  

IX. Organizational Responsibilities  
A. Bureau Chief  
The Bureau Chief shall serve the training program by reviewing annual training plans, by approving waivers and time extensions as appropriate, and by auditing the training program as part of the State Internal Evaluation Program.
B. Compliance Manager
The Compliance Manager shall be responsible for ensuring and facilitating the development and training of all COs. The Compliance Manager shall ensure the successful implementation of the training program for compliance personnel as described in this directive. Specifically the Compliance Manager shall:

1. Evaluate the employment and educational history of each new CO to determine which training activities can be recommended for waiver.
2. In cooperation with the Training Coordinator, determine a training plan for each new CO.
3. Evaluate the training and experiences of current COs to determine any training deficiencies and create a training plan if needed.
4. Review and discuss training progress with each CO during employee evaluations.
5. Assign experienced personnel to assist in the on-the-job training of newly-hired COs.
6. Submit written waiver and time extension requests to the Bureau Chief.

The Compliance Manager is also responsible for ensuring a sufficient number of compliance officers are trained to conduct Whistleblower investigations. Because not all compliance officers are required to obtain this specific training, it is not listed as one of the required courses in Section VIII above.

C. Compliance Officer
The Compliance Officer has the responsibility to perform to the best of his or her ability in all training programs and to take an active role in the process of obtaining training. Specifically the CO shall:

1. Discuss individual performance and training progress with his or her supervisor.
2. Participate in the planning of training activities.
3. Fully attend, participate in, and complete all assigned training courses.

D. Training Coordinator
The Training Coordinator shall be responsible for maintaining all training records and assisting in the development of training plans. Specifically, the Training Coordinator shall:

1. Maintain a file on each Compliance Officer containing certificates for all completed training events.
2. Maintain an electronic file summarizing the training events for all Compliance Officers.
3. Facilitate the registration of COs in training events.
4. Assist the Compliance Manager in the preparation of training plans for compliance officers.
5. Search for and publicize training events.

X. Waiver from Required Training Program
A. Waiver Conditions
Waivers from the training program can be granted by the Bureau Chief for the following reasons:
1. Upon initial hiring, the Compliance Manager will review the employment and training history of each new Compliance Officer. If an officer’s prior training or history is deemed to provide the knowledge that would be obtained by a specific class, the Bureau Chief can waive the requirement for a specific class for that officer.
2. The Compliance Manager can make a determination that the existing compliance staff has sufficient experience in a certain area of occupational health or safety. In this case, it may not be economically justifiable to train another employee in a given area.

Waivers will not be granted for the #1410 Inspection Techniques and Legal Aspects course.

B. Assessment and Documentation
When the Compliance Manager determines that an officer should be exempt from taking a particular training event, he will submit a waiver request to the Bureau Chief. The request shall document why the CO does not need the specific training.

C. Waiver Approval
Only the Bureau Chief may grant the waiver approval. The approval will be made in writing and a copy will be placed in the training files which are maintained by the Training Coordinator.

XI. Time Extensions
If extenuating circumstances arise, such as severe budgetary constraints, the time required for a CO to complete his or her initial training can be extended from three to four years. In this case, the Compliance Manager will submit a written request to the Bureau Chief for approval. If the Bureau Chief approves the extension, the approval will be placed in the training files maintained by the training coordinator.

XII. Monitoring the Training Program
The completion of a training activity by a CO does not necessarily mean the CO is qualified and equipped to perform specific inspections associated with the training event. It is expected the Compliance Manager will assign a mentor for new COs when they begin performing inspections. The mentor will assist in the performance of on-the-job training (OJT) for the CO. After the participation in an inspection by a new CO, the Compliance Manager and mentor will assess the capability of the new CO to determine if additional OJT is required before allowing the new CO to conduct inspections and prepare case files on their own.

XIII. Evaluation
An overall evaluation of the training program for OHSB compliance personnel effectiveness will be conducted as part of the State Internal Evaluation Program.