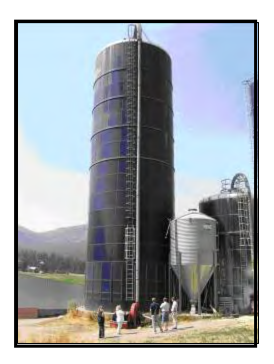




Two Teen Workers Asphyxiate in an Agricultural Silo

FATALITY INVESTIGATION REPORT



Investigation: # 03WA03801 SHARP Report: # 52-17-2008 Release Date: March 31, 2008



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SHARP – Research for Safe Work

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SUMMARY

In August of 2003, two 16-year-old farm workers died when they were asphyxiated in an oxygen-limiting silo. The two young men were in the process of helping a silo dealer/distributor service representative conduct maintenance in the silo when the incident happened. There were no witnesses to the event, as the silo representative left the site temporarily during the time of the incident, and the other farm workers, including the farm owners, were working elsewhere on the farm site. The two victims were discovered unconscious inside the 90-foot silo shortly after the silo representative had returned to the farm. The farm owner, as soon as he learned that the two young workers were unresponsive in the silo, attempted to rescue them. Emergency medical persons were called and responded to the incident. Both of the victims died at the scene. Physical rescue and emergency response was hampered by having untrained persons attempting a confined space rescue at height, and the time-lag of the rescue personnels' arrival at the site.

To prevent similar occurrences, the Washington State Fatality Assessment & Control Evaluation (FACE) Investigative team concluded that employers working on farms and/or other operations that work with silos and confined spaces should follow these recommendations:

- Employers should have a detailed confined space entry plan in place for all confined spaces.
- Employers should review and use alternative methods so that confined space entry is not required.
- Employers should consider contacting external expert consultants/contractors to help with confined space management and confined space entry processes.

- Employers and contractors need to follow manufacturers' recommended maintenance procedures.
- Employers need to have processes in place that prevent unauthorized entry.
- Employers need to maintain close supervision of all teen employees and contractors.
- All permit-required confined spaces must have detailed rescue processes and personnel in place.

INTRODUCTION

In August of 2003, the Washington State FACE Program was notified by WISHA^{*} (Washington Industrial Safety & Health Administration) (now known as DOSH, Division of Occupational Safety & Health), of the death of two 16 -year-old male farm workers. The two victims died in a confined space incident in a farm silo located in eastern Washington state.

The Washington FACE Field Investigation team met with the regional WISHA representative assigned to this case. The incident was carefully reviewed with the WISHA Compliance Officer who provided valuable insight related to the incident, based on their investigation.

After waiting for a reasonable period of time, the FACE Field Investigator contacted the farm owners who graciously allowed the FACE team to visit the farm and the incident site.

The two young victims were working on a small family dairy farm, consisting of approximately 200 head of dairy cattle. The farm's primary product was the production of milk that was sold through a cooperative dairy products organization. The farm also grew hay, which was used for dairy cattle feed. The hay was stored in silos and other storage formats at the farm.

The daily farm work activities were performed by the farm owners, family members and by several employees who worked regularly for the farm. On occasion, the farm would hire part-time temporary help to fill with seasonal or other work coverage needs.

Both victims were 16-year-old male high school students. One of the victims was a family member (son) of the farm owners and the other 16-year-old was a close friend of the first victim and of the farm family.

The young men worked various jobs and projects on the farm, some of which were routine tasks such as helping with the irrigation system for the hay fields and others as needed, such as being helpers for the silo maintenance project discussed in this investigation report.

^{*} The OSHA State Plan program in Washington State.

The work activity for each of the boys was determined by the farm owner who set up assignments for the victims on a regular basis. Both of the victims were experienced at doing a variety of farm work but had minimal experience in working on or in silos.

The 16-year-old farm owner's son and friend had worked on the farm together for a while and both were very comfortable with farm work, and eagerly took on a variety of tasks that were presented to them. The young family friend had helped out at the farm for a couple of years, working during the summer, and on a part-time basis while school was in session. Both of the young men worked varying hours per day depending on need and availability. The hours were modified when they attended school, and they worked more hours during the summer months when school was not in session.

According to the farm owner, whenever there was any work to be done with the silos, the two victims had worked with the owner on only a few occasions helping with the loading of the silo and other set-up activities. But they only worked under direct supervision of the farmer on each of those occasions. He had told the two young men many times that they were never to work on the silos on their own.

The farm had no written safety program and no confined space entry process or procedure in place nor did they provide any formal safety training. They did have a non-structured "on-the-job" training/instruction process as many small farms have. Training is passed along through experience and "generational" learning developed within the farm community.

On the incident date, the two young men had just started work on an August summer morning. They were asked to work with a silo dealer/representative to help prep one of the farm silos for maintenance work scheduled to be done that day. The farmer did mention that he emphasized safety for all the jobs workers performed on the farm. They had actually stopped entries into the farms silos some years ago for fear of the hazards of the feed stock "bridging" and collapsing in the silos, where it could entrap the worker.

The farmer indicated that they had provided on-the-job training for the two young men and the training was complemented by direct supervision, coupled with visual observation until the farmer felt comfortable that the victims could perform assigned tasks with minimal supervision.

The farm had a total of four Harvestore® silos located within the farm complex. The incident site for this FACE investigation was one of two Harvestore® silos that were situated adjacent to each other located on the southeastern portion of the farm property.

The farm owners had contacted an area silo dealer/representative earlier that year to arrange for the installation of a manure waste sludge tank that the farm had purchased. The farm owner had also ordered replacement breather bags and wanted to have them installed while the silos were full with haylage (stored hay). The farm had worked with this same dealer/representative on occasion over the past 6 -10 years, dealing with a variety of other farm relate issues, but this was the first time they were doing any work on the silos.

The plan in place for the silo maintenance project was to replace the Harvestore® breather bags in one of the silos. The farm had installed its first Harvestore® sometime in 1965 and the others in the early 1970's, all under the direction of the current farm owner's father.

Breather bags are a unique component of the Harvestore® "Oxygen deficient" or oxygen limiting silos. Breather bags are designed to manage the space on the top of the silos so that it preserves the anaerobic (oxygen free) conditions in the head space of the silo, while allowing air to expand and contract with temperature changes. One of the main characteristics of an oxygen deficient silo is to minimize contact of air (more specifically oxygen) with stored feed in the silo. The breather bags act as pressure sacks to keep oxygen out of the silo. The idea is air flowing in and out of breather bags does not come in contact with stored feed.

The Harvestore® silos are also constructed with other design features such as steel sheets coated with fused glass that are put together with special sealants, rubber-like gaskets and marine-type doors and hatches that work in concert with each other to help minimize oxygen exposure to feed stored in the silo.

The manufacturer recommends that the breather bags be inspected on a regular basis and replaced periodically to maintain the integrity of the oxygen limiting characteristics of the silo and thus the integrity of the feed that is stored in them.

The current farm owner noted that he was having some problem with the haylage feed quality and subsequently discovered that one of the breather bags was torn. This was an original breather bag from 1972.

The farmer had ordered replacement bags during the previous summer, but the service representative requested that the job be delayed until late summer of 2003 because of a scheduling conflict. The silo dealer/representative was to be on-site the previous week to perform the breather bag change-out but that did not happen and the operation was moved to the following Tuesday.

The owner/farmer would have been able to work with the silo dealer/representative on that Monday but since it had been moved to Tuesday, he needed work with a silage bagger that he had borrowed to store additional hay. So on Tuesday, the two 16-year-olds were asked to assist the silo dealer/representative work on the breather bag change-out.

Prior to the silo dealer's arrival the two young men were to move sprinklers, an activity they would routinely have done on a normal day, but when the silo dealer arrived they were to switch their activities to whatever they could do to help with the replacement of the silo breather bags.

On that Tuesday morning, the farm owner saw the silo dealer/representative's truck down near the Harvestore ® silo that they were planning to work on, so he sent the two young men to interact with the silo representative. Shortly after the two 16-year-olds made contact with the silo representative, the representative noticed that he did not have all the rope and other material that was needed for the breather bag replacement.

He left the farm to go to a nearby town, which was about 30 minutes away, to pick up the needed rope and equipment.

When the silo dealer returned about an hour and a half later that morning, he did not see the two 16-year-olds anywhere around the two silos. He saw that the top hatches of the silo were open that he was going to work on, so he climbed up the silo and to his shock, found both of the young men lying inside the silo. They were unresponsive to his shouts.

He climbed back down off the top of the silo and went to get the farm owner. As soon as the farmer arrived at the silo he noted that the tractor and the PTO were not connected to the blower. The farmer quickly set up the blower/ventilation system to get fresh air into the silo. The farmer sent the service representative to get additional help and bring them back to the silo. Calls to 911 were attempted but they were not able to get a cell phone signal.

Other farm workers arrived at the scene, and sometime during this sequence of events as more help was arriving, someone was able to get a call out to 911. Local area volunteer fire and emergency teams responded to the 911 call. Entry and rescue attempts into the silo were found to be very complicated and difficult. They were not very well prepared to conduct either a confined space rescue, or a rescue from a 90-foot silo.

After emergency service personnel arrived and evaluated the situation, it was determined that the victims had expired and the emergency was now a recovery and not a rescue process. The coroner's office listed the time of death for the two young men at 9:25AM. The time of death was approximately 5 minutes before the first 911 call was made.

INVESTIGATION

On a Monday morning in August of 2003, two young men (the 16-year-old victims) were working on a small family farm in eastern Washington. They were up early to address the many tasks that were needed to be done on a small farm operation

Both victims were high school students. One of the victims was the son of the farm owners and other was a close friend of the family.

On the incident morning while the farm family, (including the two victims), were having breakfast, they noticed the silo dealer / representative's pick-up truck parked near the Harvestore® silos that were in view from the kitchen table.

The farm owner asked the two 16-year-olds to go down to the silos and check-up on the silo dealer. The farm owner had other work that he needed to attend to that morning but planned on checking-in with the silo representative throughout the day as work progressed.

One of the tasks they were assigned to do that day was to help with the silo setup and provide other assistance as necessary for the replacement of breather bags on one of the several Harvestore® silos located on the farm.

The silo breather bag replacement project process started about a year prior to the incident when the farmer ordered the replacement breather bags. He had made arrangements with an area service representative to have breather bags installed during the summer of 2003.

The farm owner had determined on that previous summer, that there was a need to replace one or more of the breather bags that was used in this type of silo.

There were two Harvestore® silos adjacent to each other at the incident site location. They were both oxygen-limiting silos. Both silos were 90 feet in height and were constructed of rolled sheet steel curved plates. The Harvestore® manufacturer uses a fused-glass coating on both sides of the steel which is designed to resist acids from fermented stored feeds.

The fatal incident silo (silo #1) was slightly larger than the adjacent silo (silo #2). Silo #1 was 25 feet in diameter, while silo #2 was 20 feet in diameter. Both of these Harvestore® silos were built in place in the 1970's.

They each had 3 marine-type hatches on top of the domed "roof" of the silo. There was a center hatch which lines up with a feed chute that would be positioned to deliver hay into the silo. There were two other hatches situated near the sides of the silo "roof". They were used as maintenance openings. One of the two hatches, the one closest to the silo ladder access-way, would be opened during filling to release pressure and allow for more efficient loading.

The farm owner contacted an independent Harvestore® dealer / distributor who he had worked with the farm for past several years, to start work on the breather bag replacement process.

The silo representative/farm equipment dealer was in communication with the farm owner on the week prior to the incident. He had been working with the farm on the preparation and the installation of a new slurry holding tank for the dairy cattle manure/waste materials. The farm owner at that same time wanted to replace the breather bags on one of the Harvestore® silos.

The farm owner had purchased the breather bags the year before from the silo representative/farm equipment dealer, and then looked for an opportune time during their farm operation schedule to replace them which was during a time when they were cutting and storing hay for the fall and winter months.

The silo representative had told the farm owner that the "best" way to replace the breather bags was to have the silo full so they could stand on top of the hay. This was they way the silo representative had changed out breather bags in other silos in the past.

On the Friday prior to the fatal incident, the farmer worked with the two 16-yearolds to prep the silo for entry in order to facilitate the removal of the old breather bags and replace them with the new breather bags that the farmer had purchased.

The silo service person was to be at the site on the following Monday to replace the breather bags, so they wanted to have the silo as full as possible to accommodate the breather bag replacement process. As part of the farm's normal silo filling operation, alfalfa hay is dried and shredded, and is blown into the top of the silo. The farmer would position a tractor near the silo, and use a PTO (power take-off) unit that would be attached to a fixed blower (or transportable blower) located near the base of the silo.

The blower would then have hay fed into the system and the blower (via air pressure), would in turn force the hay up through a pipe, and on up to a feed chute located at the top of the silo. The feed chute would then funnel the hay into the silo.

On the Friday before the incident, the farmer closely supervised the two young men in the silo filling operation. The farmer climbed the attached silo ladder to the top and opened the center feed hatch of the silo and one of the maintenance hatches. He then set up the tractor PTO / blower unit and delivered hay to the top of the silo. As part of this process, the farmer also used the blower to ventilate the silo for entry as needed.

The two young men also climbed up to the top of the silo several times to look into the top hatches to check the level of the hay in the silo. When the hay was near the top, the farmer supervised the two boys as they entered through the open maintenance hatch at the top and climbed down onto the hay in the silo.

As hay is fed into the silo through the center hatch, it has the natural tendency to build up more in the center in the shape of a cone, with less hay on the edges. The two young men would move the hay from the center hatch, where it was being blown in, over to the edges and then level and compact the hay in order to get as much hay into the silo as possible. They would then have it ready to stand on with as firm a footing as they could to be able work on the breather bag replacement. The farmer stayed at the base of the silo to operate the blower and to feed the hay into the system.

One of the problems the farmer was having during this same time frame, was the hay unloader system for the adjacent silo (silo #2),was not working and thus was inoperable.

This meant that they had to draw the haylage from the bottom of the silo (silo #1) that they were currently filling to use in their daily cattle feeding process.

This also meant that they would need to add more hay to silo #1 prior to the upcoming Monday to accommodate the breather bag replacement. The goal was to fill the silo as full as possible on that Friday so they would not have to spend as much time on Monday adding more hay to silo #1, and thus have the silo ready when the silo service representative arrived to replace the breather bags.

Because they were still not able to get the second silo (silo #2) unloader working, they decided to also fill silo #10nce again on that Saturday. A cousin of the 16-year-old friend helped with the silo filling on that Saturday. They fed hay into the silo until it reached a level of about three feet from the top of the center hatch of the silo and then stopped.

Once filled, they sealed the hatches, and went on to work on other activities on the farm. The Saturday silo filling process was coordinated and totally supervised by the farmer.

When Monday came around, the farmer was prepared to work with the silo representative but the representative did not make it to the farm on that day so the silo remained sealed.

On that Tuesday, the farmer needed to work with a silage bagger that the farmer had borrowed from another farm. The bagger stored additional hay within a horizontal storage system on the ground. He needed to get the borrowed bagger back to the other farm as soon as possible, and since the second silo unloader was not working he was not able to add more hay to the second silo (silo #2).

The farmer had instructed the two 16-year-olds to move sprinklers that morning until the service representative arrived and then they should go help the service representative with the breather bag replacement.

The silo service representative arrived sometime around 7:30 AM that Tuesday morning. The service representative did not announce his arrival to the farmer but drove directly to the silo that he was going to be working on that day. There was no discussion or co-ordination of activity between the farmer and the service representative on that morning.

The farmer happened to see the service representative's pickup truck parked by the two Harvestore silos that morning and sent the two 16-year-olds to the silo site, while the farmer prepared to work with the silage bagger at another location on the farm.

As the silo service representative was setting up his equipment for the breather bag replacement, he discovered that he had forgotten rope and pipe clamps that he needed to do the job. The service representative said he got directions from the two 16-year-olds to go to a store in the nearest town and he left the farm site somewhere around 8:00 AM.

It was noted from employee interviews, that at about 8:30 that morning, after one of the farm workers had dropped a tractor off at a shed near the silos, the worker had heard the two 16-year-old boys talking but he could not make out what they were saying and did not witness what the young men were doing. The farm worker than left the area and went to his house which was located nearby.

It was determined during the course of the investigation, using the store transaction date and time on the receipt, that service representative made the purchases for the additional material needed for the silo breather bag replacement at 8:32 AM.

The farm worker, who had earlier gone to his house, was driving into town when he passed the service representative heading back to the farm. This was around 9:00 AM.

At around 8:40, the farmer, still working with the borrowed hay bagger at a location within sight of the silos, happened to notice that the silo fill chute had been repositioned. The silo chute had been pulled away from the hatch and secured in place. The farmer did not see the two young men nor did he see the service representative anywhere around the silos during this observation.

When the service rep returned to the farm, he once again parked his vehicle near the Harvestore® silo that he was going to work on. And just like the first time when he arrived at the site, he once again did not check in with the farm owner.

As the service representative was unloading his equipment, along with the newly purchased materials from his vehicle, he noted that he did not see either of the two young men that he was working with earlier in the morning.

The service representative decided to check the silo to see what first needed to be done for the breather bag replacement process. He grabbed the rope that he had just purchased and climbed the 90 foot silo using the external ladder that was attached to the side of the silo. When he got to the top of the silo, he saw that both hatches were already open. He checked inside the open maintenance hatch which was the one closest to the silo ladder.

He noted that the hay level was about 12 feet below the top hatch and they would need to fill the silo with several more feet of hay in order to be able to stand in the silo to work on the breather bag replacement.

He next walked to the center hatch (the feed hatch), to check the level of hay at that location. He looked down through the silo hatch and to his alarm saw the two 16-year-olds both lying on their sides on top of the hay.

He started yelling at the boys to get their attention but they were unresponsive. The silo service representative then looked around to see if there might be other persons in the area that he could call for help. He did not see anyone around nor was there anyone responding to his subsequent shouts for help.

He quickly got down from the silo, got into his vehicle and drove to get help from the farm owner and / or any other farm workers that he could find.

The service representative was able to find the farm owner and they both rushed back to the silo. The first thing that the farmer noted was that the tractor and the PTO unit were not connected to the blower. He recognized that this was a serious problem.

The blower's primary function is to feed hay into the silo using air pressure powered by the tractor's PTO connection, but the farmer also used the blower mechanism to "blow fresh air" into the silo.

This was the way the farmer ventilated the silo whenever an entry was necessary. The farmer was very familiar with the fact that it was a very important part of the process that the silo be ventilated before anyone entered in through the top of the silo.

The farmer next sent the service representative to find the nearest farm employee(s) and have them hurry to the silo to help with this emergency situation. The farm owner was sure one worker was located at the farm milk house. The service representative went in that direction to get additional help. The farmer in the meantime scrambled to the top of the silo. When he got to the top hatches, he noted that he could not stand near the hatches because the gases blowing up out of them were extremely bad. An attempt was made to call 911 but there was no cell phone signal available.

It was determined, via 911 records, that someone was able to get through to 911 at about 9:30 AM, to activate the 911 emergency response.

After letting the blower work for a few minutes (the actual time is unknown), the farmer prepared to lower himself down through the open hatch to where the two victims lay, using the rope the service representative had carried up to the top of the silo. The farmer was very much aware that the breathable air in the silo was still "bad" based on the odor evolving from the hatches, but felt confident that he would be "ok" entering the silo because the blower would provide enough "clean air" for the entry. This was based on the farmer's previous experience of going into the silos in the past.

About this same time the service representative and one of the farm workers arrived back at the silo. The service representative and the farm worker climbed to the top of the silo and found that the farmer was getting ready to enter the silo to attend to the two 16-year-olds.

With the help of the service representative and the farm worker, the farmer lowered himself down into the silo. He immediately got a rope around the first victim that was directly under the center feed hatch. The service representative and the farm worker pulled the first victim out of the silo.

Outside emergency personnel began to arrive somewhere around 9:40 A.M. The situation was very chaotic as a number of persons were trying to assess the situation and as well as trying to understand what they needed to do to deal with this emergency.

There was considerable noise surrounding the incident site that added to the confusion and the urgency of the situation. The tractor was running to keep the blower going and people where yelling and scrambling around trying to find out what was going on, and vehicles and personnel were arriving in a continuous stream.

Almost all of the emergency responders were volunteers and none were familiar with confined space entry or high angle rescue.

At one point, someone turned the tractor engine off to cut down on the noise. The farmer immediately responded by having the tractor restarted. The tractor was providing vital ventilation to the silo during the rescue process.

There were also many responders who were climbing the silo ladder in order to check on what was happening and trying to determine how to help with the rescue.

At this point they were actually getting too many people gathering around this very limited space near the top of the silo and were creating secondary hazards to rescue people such as the possibility of someone falling off the silo and perhaps even overloading the top of the silo.

No one was wearing fall protection while climbing or working on the silo. No one was really sure what the safe loading for the top of the silo was. There was concern that the silo roof could collapse.

Several responders were also trying to provide CPR to the first victim who was lying on top of the silo, so room on top of the silo was at a premium. Many responders were asked to get down off of the silo and remain at ground level.

There was little to no organization in the process. The farmer, who was probably the most stressed of the rescuers also might have had the best perspective of what had to be done to facilitate the rescue, and provided some degree of direction for the rescuers during this very traumatic situation.

As rescuers were attending to the first victim, the farmer's attention quickly focused on to the second victim. The second victim was lying off to the side, away from the center hatch and the farmer needed some help to position the second victim so he could be pulled through a silo hatch, again using a rope to assist in the process. The emergency team on top of the silo applied CPR to the second victim as soon as he was up and out of the silo hatch.

CPR was not successful for either of the two victims. There was a moment of stark realization that there was nothing else anyone could do to save these two young men.

The rescue team and the farmer now needed to focus on the next steps, the first of which was how to get everyone and the two young men down from the 90 foot silo safely.

A local business, situated only a couple of miles from the farm, provided a Stokes basket to help bring the boys down from the silo. They were also able to locate people with Nordic rescue expertise who helped with the rigging process.

The two young men, both 16 years of age, died in a very tragic and sobering confined space fatality incident on a family farm. The sad event not only strongly affected the local community, but it also affected many others throughout the state and beyond.

The farm owners, who were both family and friends of the victims most graciously agreed to assist the Washington FACE team help others, with the publication and communication of written safety materials designed to get the word out about the incident to the farm community, and to let them know how dangerous confined spaces can be and how unforgiving those spaces can be without taking extraordinary precautions for those who have a need to enter those spaces. The help from the farm owners is greatly appreciated.

CAUSE OF DEATH

The coroner listed the cause of death (for both victims), as the result of asphyxia due to suffocating gases and chemicals in a silo.

RECOMMENDATIONS / DISCUSSION

Recommendation #1: Employers should have a detailed confined space entry plan in place for all confined spaces.

A typical farm can have a multitude of silos, storage structures, tanks, bins, pits and a variety of other compartments that could be classified as permit-required confined spaces.

Permit-required confined spaces have a long history of being involved in many serious injuries, illness, and deaths.

A **permit-required confined space or permit space** is a confined space that has one or more of the following characteristics capable of causing death or serious physical harm:

- Contains or has a potential to contain a hazardous atmosphere.
- Contains a material with the potential for engulfing someone who enters the space.
- Has an internal configuration that could allow someone entering to be trapped or asphyxiated by inwardly converging walls or by a floor, which slopes downward and tapers to a smaller cross-section.
- Contains any physical hazard. This includes any recognized health or safety hazards including engulfment in solid or liquid material, electrical shock, or moving parts.
- Contains any other recognized safety or health hazard that could either:

- Impair the ability to self rescue **or**
- Result in a situation that presents an immediate danger to life or health.

The silo involved in this incident was a good example of a permit-required confined space. Because of the known and recognized hazards related to feed storage silos and in particular oxygen deficient silos, it is imperative that employers have a written and well defined confined space entry plan and entry process in place that utilize permit-required procedures. The permit process has to insure the safety of all entrants that may have a need to go into the confined space. The plan needs to be well orchestrated and have enough detail describing all elements of the entry procedure and permit process so that it is clearly understood by workers, contractors and service and maintenance people who have a need to work on, in, or around a confined space.

As an employer:

You must

• Develop a written program, before employees enter, that describes the means, procedures, and practices you use for the safe entry of permit-required confined spaces.

Include the following when applicable to your confined space entry program:

- Documentation of permit entry procedures.
- Documentation used for alternate entry procedures.
- How to reclassify permit-required confined spaces to non-permit spaces.
- Designation of employee roles, such as entrants, attendants, entry supervisors, rescuers, or those who test or monitor the atmosphere in a permit-required space.
- Identification of designated employee duties.
- Training employees on their designated roles.

- How to identify and evaluate hazards.
- Use and maintenance of equipment.
- How to prevent unauthorized entry.
- How to coordinate entry with another employer.
- How to rescue entrants.

Training

Training is an essential element in helping recognize hazards associated with confined spaces. Not knowing the required elements of a permit-required confined space and not knowing the hazards of the confined space can lead to serious injury or even death.

- Provide training for each employee involved in permit-required confined space activities, so that they can acquire the understanding, knowledge and skills necessary to safely perform their assigned duties.
- All contractors and maintenance representatives need to be fully trained in confined space activities.
- Site specific training also must be done at the employer's/customer's site.
- Training might have helped prevent the loss of two young lives in this silo incident.

Monitoring

Testing and monitoring of a permit-required confined space atmosphere is a critical part of any confined space entry plan.

• The employer / contractor needs to have a process and equipment to evaluate the confined space prior to every entry.

- Testing should ensure that testing and monitoring is consistent with the hazards of the confined space.
- The evaluation of the confined space requires testing for the oxygen content, concentration of flammable contaminants and concentration of other potential harmful contaminants in the confined space.
- Entry into the space must not happen until monitoring has been completed and entry has been approved via the permit process.
- The silo manufacturer has a permanent warning on their silo hatches telling entrants to "Test Air Before Entering".
- The space must have a safe level of oxygen before entry can be made into the confined space.
- Oxygen-limiting silos are designed to keep oxygen out of the silo to reduce the degradation of the feed stored in them and in doing so, create an oxygen deficient atmosphere.
- The two young men died in the silo from asphyxiation. A permit confined space entry process that required the monitoring and ventilation of the space would most likely have helped prevented this tragic event.
- NIOSH sets minimum safe oxygen levels at 19.5 % (see paragraph and table below*).
- Carbon dioxide is a natural product of the haylage fermentation process and displaces oxygen in the silo. In a sealed oxygen-limiting silo, the atmosphere would mostly be carbon dioxide.
- Nitrogen oxides are another fermentation product that could be present and create a serious exposure for the entrants. (see FACE Fatal Facts discussion about Silo Filler's Disease) (see paragraph below**)
- Carbon monoxide can be another hazard in the silo confined space. Carbon monoxide is most likely introduced into the silo head space via the tractor exhaust during the operation of the blower motor. Caution should be used during this process to minimize or eliminate this source of exposure.

(*The National Institute for Occupational Safety and Health (NIOSH) defines an oxygendeficient atmosphere as any atmosphere containing oxygen at a concentration below 19.5% at sea level. NIOSH certification of air-line or air-purifying respirators is limited to those respirators used in atmospheres containing at least 19.5% oxygen, except for those air-line respirators equipped with auxiliary self-contained breathing apparatus (SCBA).

The minimum requirement of 19.5% oxygen at sea level provides an adequate amount of oxygen for most work assignments and includes a safety factor. The safety factor is needed because oxygen-deficient atmospheres offer little warning of the danger, and the continuous measurement of an oxygen-deficient atmosphere is difficult.

At oxygen concentrations below 16% at sea level, decreased mental effectiveness, visual acuity, and muscular coordination occur. At oxygen concentrations below 10%, loss of consciousness may occur, and below 6% oxygen, death will result. Often only mild subjective changes are noted by individuals exposed to low concentrations of oxygen, and collapse can occur without warning.)

Effects of Lack of Oxygen

Normal air is about 21% oxygen, 79% nitrogen and 0.03% carbon dioxide. The human body can sustain life at oxygen levels below 21%. Table 1 describes the human response to differing levels of oxygen in the atmosphere.

	Table 1. Effects of Lowered Oxygen Levels
Oxygen Level (%)	Symptoms
12-16	Breathing and pulse rate increased, muscular coordination slightly disturbed
10-14	Consciousness continues, emotional upsets, abnormal fatigue upon exertion, disturbed respiration
6-10	Nausea and vomiting, inability to move freely, loss of consciousness may occur, may collapse and although aware of circumstances be unable to move or cry out
Below 6	Convulsive movements, gasping respiration, respiration stops and a few minutes later heart action ceases

(source: Patty's Industrial Hygiene and Toxicology, Vol. 2C, 3rd edition)

(** Nitrogen oxides (NOx) are produced as a result of the nitrate (NO₃) content of the plant material. During the fermentation process, the plant nitrogen is released as nitric oxide (NO). Nitric oxide can mix with any oxygen in or around the silo forming nitrogen dioxide (NO₂). When NO₂ is inhaled, it dissolves with the moisture in your lungs and forms nitric acid, which "burns" your lungs. NO₂ gas

is reddish to yellowish brown and can have a bleach-like odor, however, visual and/or odor cues may not present themselves inside upright silos.)

Ventilation

In order to establish a "safe" atmosphere in a permit-required confined space it is recommended that "forced air" ventilation be used.

- The employer must ensure that a permit-required confined space has a ventilation system available for use for a confined space entry.
- The blower unit used and designed to deliver hay in the silo appeared to provide a reasonable level of forced air into the silo over time (see Appendix for ventilation testing results).
- Monitoring of the space is critical for safe entry, as discussed in the section above.
- Each confined space is different and ventilation effectiveness should be determined by testing the system and air flow.
- Persons should not enter a confined space until the testing and monitoring system says it is safe to do so.
- Continuous ventilation is recommended at all times during the entry.
- It is also important that the ventilation system effectively provides air to all areas of the confined space. Carbon dioxide and nitrogen oxides are heavier than air and can be present at high concentrations low on the surface of the stored feed and in pockets within the silo and thus continue to be a hazard for the entrants.
- Sometimes, depending on the source of the hazard and the effectiveness of the ventilation system, entrants might still need to wear "air-supplied" respirators for their personal safety while working in the confined space.
- The manufacturer, in their breather bag replacement process, instructs entrants to wear air-supplied respirators during the entry.

Communication

Another critical component of an effective and safe permit-required confined space entry is a good communication process.

- The communication process starts within the project planning stage and doesn't end until the project is safely completed.
- Part of the communication process is to ask questions.
- Ask lots of questions, since this project has a recognized serious risk associated with a process that deals with an oxygen-limiting silo confined space entry.
- Questions need to be answered at the onset of the project, that describe the who, what, where, when, and how the project would be safely completed.
- If possible, contact several service or dealer representatives to learn about the process and the safest way to get the job done
- Do not rely on one source for a permit-entry confined space entry project.
- Contact the manufacturer to get the latest information and their recommendations on how to get the job done.
- It also would be a good idea to contact the Farm Bureau, farm extension service groups and DOSH/OSHA consultation to get information.
- Contact the local emergency team to discuss emergency processes.
- Contact other specialty service folks who can provide confined entry services to help with the project.
- Once the project plan has been decided upon and after some research on determining best practices, communicate the plan with the service representative/dealer and all workers that will participate in the project.
- Make sure all questions are answered and the project detail is clear for all parties.

Recommendation #2: Employers should review and use alternative methods so that confined space entry is not required.

An important part of the focus for work being done within a permit-required confined space project should be how to safely perform routine and non-routine work and other activities that need to be done within the overall aspects of the operation, servicing and maintenance of the confined space.

The best plan is to have alternative processes and methods in place or available to accomplish maintenance or other work activities without requiring entry into the confined space. If the silo needs to be worked on or in, the employer should try to find a way of getting the work done without entering the silo. Get help from the silo manufacturer and other sources to develop a no-entry plan.

The manufacturer of the Harvestore® silo has an option for an external breather bag system. The external breather bag system is housed outside of the silo at ground level, making it logistically easier to maintain, service and replace the breather bags. The significant advantage here would be that one would not have to enter the silo to change out the breather bags.

The Harvestore® manufacturer also has an automatic fill system available. The fill system is designed to replace the need for climbing to the top of the silo and having to manually open and close the center fill and air exhaust hatches on the silo.

Entry into the silo could also be accomplished after the silo has been emptied of the feed (haylage). This would require a bit more planning by the farmer so that they would still be able to provide the required feed to the dairy cattle during the breather bag replacement process. Even though challenging, it would certainly be possible to plan the breather bag replacement using this method, given the fact that the farmer had two large capacity Harvestore® silos and other feed storage capability. Change-out of the breather bags after the silo had been emptied and properly ventilated would be done with the reduced atmospheric hazards created by the feed stock fermentation process.

The breather bag replacement process should follow the manufacturer's recommended process using the safety cage device developed by the manufacturer.

Note: All required confined space procedures still need to be followed to include atmospheric testing and monitoring of the space to ensure it is safe for entry. Proper respiratory protection and fall prevention methods should be incorporated into the process when working on and in the silo.

Recommendation #3: Employers should consider contacting external expert consultants/contractors to help with confined space management and confined space entry process.

A good way to develop a permit-required confined space entry plan, and maybe the best way, is to use external consultants who have the expertise and the qualifications to put together this critical element of providing a safe entry process for work that needs to be done in a confined space.

Outside consultants from organizations such as the DOSH/OSHA Consultation group, the Farm Bureau, and many independent consulting groups can help put together a comprehensive confined space risk evaluation and permit-required entry plan for not just silos but for all the various confined spaces on the farm.

A permit-required confined space needs to be tested and monitored by a qualified person prior to entry to determine if it is safe to enter the confined space. External consultants can provide the expertise and the proper equipment to help facilitate the confined space monitoring process.

Outside consultants can provide not only advice on the identification of confined spaces but can also help with training. Consultants may also help with the control mechanisms needed to deal with identified hazards, putting together a permit system for permit-required confined spaces, and with an emergency plan that needs to be established with each permit-required confined space.

Respirators might be needed for specific permit-required confined space entries. Outside consultants can help with this element of the confined space process as well.

Recommendation #4: Employers and contractors need to follow manufacturers' recommended maintenance procedures.

We strongly recommend that employers and contractors be very familiar with the manufacturer's recommended service and maintenance guidance procedures. The employer or contractor needs to have the latest versions of manufacturer's guidelines that contain the newest information that the manufacturer has available.

They should contact the manufacturer prior to any critical maintenance service or repair dealing with the manufacturer's equipment to discuss key elements of the process. This is one part of a maintenance process that is often missed or ignored by employers, workers, contractors and maintenance people.

The manufacturer has a cage that is inserted into the silo hatch that they recommend to be used when replacing internal breather bags. If the cage apparatus had been used then the two 16-year-olds might have had to wait and help the service representative in the installation of the cage before they did any prep work without the service representative.

Manufacturers need to train all authorized dealers and their service personnel on how to safely and effectively repair, maintain and service their products. This is especially important when dealing with high hazard operations such as confined space entry.

The manufacturer should keep a record of this training and provide follow up information or additional training regarding new processes as needed. Even though the dealer or service representative may not be a part of the manufacturer's operation, as was the case in this incident, they do reflect and represent the integrity of the manufacturer through their interaction with customers when they are working with the manufacturer's product. Often the employer or owner is either untrained or has minimal knowledge and also often has very little experience on non-routine maintenance and service and will count on the service representative to provide expert advice.

Recommendation #5: Employers need to have processes in place that prevent unauthorized entry.

When dealing with any permit-required confined space, the employer needs to have processes and mechanisms in place that prevent unauthorized entry into a confined space. One of the basic control mechanisms is the "permit" requirement portion of the permit-required confined space entry process.

When a space has been determined to be a permit-required confined space, no-one is allowed to enter the space until the safe entry requirements on the permit are met. A confined space permit can also function as a confined space safety check list that must be completed by authorized entry personnel.

It is also recommended that physical barriers be put in to help prevent unauthorized persons from entering or inadvertently falling into a confined space. The barriers need to be controlled by the employer using mechanisms such as a "lock out program" along with locking devices to help secure the barriers. The locking devices located near entry points to the silos and other confined spaces can prevent unauthorized access to those spaces.

The manufacturer of the Harvestore® silo indicated that they have available and install a safety device on their relatively more recent vintage silos to help prevent entry through open hatches. The device is a red bar that is installed directly across the silo hatch opening. The bar is designed to prevent direct and inadvertent entry into the space and can be used as a reminder to follow proper entry procedures prior to entry.

Although it was not determined by the investigation, it is not beyond the realm of possibility that the first young man might have fallen through the hatch into the silo as he was checking the level of hay in the silo. The second victim quite likely entered to help the first victim. The farm owner conducting his own investigation demonstrated that it was possible that a person the size of the two victims could fall through the silo hatches.

Another scenario that might have taken place was that one of the boys jumped into the silo to prepare it for the breather replacement, thinking that the hay was still near 3 feet from the top as they had left it the past Saturday. The problem on that incident morning was the farm had continued to draw haylage from the bottom of this silo (silo #1) as silo #2's unloader was still not working. The hay was 12 feet from the top of the silo and not three feet as the first victim might have remembered. The other young man again probably went in to help his friend in this scenario. There was no ladder for either of the young men to use to get out of the silo.

The manufacturer had warning signs on each of the hatch openings indicating the oxygen-deficient danger in the silo. A lock out system could have been used so that only authorized persons could have entered the permit-required confined space (i.e., silo) and only under an employer controlled access (i.e., permit) process that ensured the entry was safe and all hazardous elements of the confined space were addressed prior to entry.

Recommendation #6: Employers need to maintain close supervision of all teen employees and contractors

Young workers often are at increased risk for injury in the work place according to NIOSH.

NIOSH indicates that factors for this increased risk include:

- Young workers commonly perform tasks without question for which they have not received proper training in order to display responsibility, maturity, or independence in the eyes of the employer.
- Young workers often lack the experience and physical maturity needed for certain tasks.
- Young workers' continuing rapid growth of organ and musculoskeletal systems can make them more likely to be harmed by hazardous substances or develop cumulative trauma.

Employers must take an active role in the supervision of young workers. They must recognize the hazards that young workers are exposed to, provide all necessary training needed to do their jobs, provide constant reminders of what jobs or tasks they can do and not do, and provide the necessary oversight and supervision needed so that the young workers can, within limits and proper controls, perform only the jobs and tasks that they are asked and expected to do.

Permit–required confined space entries can be very unforgiving places to work. Persons 18 and under should never be part of a permit-required confined space entry process on the farm or any other occupational setting. Make sure that you check Washington State Labor and Industries employment requirements for teen workers.

Do not assume that any contractor or representative is current on manufacturer recommendations or knows appropriate safety procedures for your workplace. Make sure that anyone working on your site has been trained and follows safe procedures for any hazardous work such as in confined spaces.

Recommendation #7: All permit-required confined spaces must have detailed rescue processes and personnel in place.

Rescue procedures need to be established for every permit-required confined space. Confined space rescues are technically challenging for any situation and especially challenging from a 90-foot tall silo. Both of these situations combined together can be very risky for the rescuer.

It is critical for the safety of confined space entrants and potential rescuers that a well defined rescue plan and process be in place before any permitrequired confined space entry takes place. History shows that a high percentage of would-be rescuers die from uncontrolled rescue attempts. Rescuers need to be properly trained and equipped for rescue so that they do not become victims of the confined space.

Any permit-required confined space can necessitate a hazardous rescue process, but with proper training, and with a clear recognition of the hazards, the rescue process can be safely performed with reduced risk for the rescuers. The goal of any rescue attempt is to successfully extract a victim and the rescuer out of a harmful situation as quickly as possible.

If a permit process was in place which would have helped reduce the risk for the entrants, and if the plan included a confined space attendant and rescue plan, then the fatalities in this incident might have been prevented. The best rescue process is to have a plan in place where the rescuer does not have to enter the confined space to perform the rescue. If a confined space entry can be set up with the entrant wearing a harness and retrieval line attached to a mechanical retrieval device, the rescue process can greatly reduce the hazard to the rescuer and often can help facilitate a much quicker rescue of the entrant/victim.

Proper training and planning will make any permit-required confined space entry much, much safer. Planning and training are critical parts of a safe and successful confined space entry. This is especially true for rural communities with volunteer emergency rescue response teams, like the one described in this incident. Not having the proper training can possibly cost the lives of the confined space entrants and the rescuers. Local businesses should set up communication and planning sessions with area emergency rescue services to plan and even practice confined rescue if possible. Information about the types and hazards associated with each farm and farm activities located in the community rescue radius can help expedite a rescue process.

Valuable information that the rescue teams need to have in advance of a silo emergency, for example, would be to know the name of the manufacturer, the type and brand of the silo and the unloader. They should know what is normally stored in the silo; the dimensions and age of the silo; and any special characteristics of the silo such as is it an oxygen-limiting silo, or a conventional silo and what other hazards should they be aware of when dealing with the farm's silo in an emergency response. The silo manufacturer should also be considered as a resource and be consulted in developing an emergency plan.

Local emergency teams need to know the logistics of the farm operations and other important information related to any confined spaces that they might have a need to respond to and provide emergency services. They need to be trained, prepared and equipped to deal with a variety of farm rescue situations and/or know of other resources that might be available in the area to provide additional and, perhaps, specialized assistance.

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- Safety & Health Assessment & Research for Prevention (SHARP)
- Washington State Farm Bureau
- Silo Manufacturer
- Washington State Attorney Generals Office

PHOTOGRAPHS



Photograph 1. A view of the top of the silo with ladder cage and chute extended after filling.



Photograph 2. The silo access hatch on the top of the silo.



Photograph 3. A view of the silo from ground-level.

APPENDIX

- A. Air Sampling Results from the Silo Under Similar Conditions to the IncidentB. DOSH Guidance on Controlling Confined Space Hazards

APPENDIX A

Field Investigation Report

Hay Silo Headspace Air Testing

Abstract

In tower silos containing stored haylage, production of hazardous atmospheres is a known occupational hazard. Forced ventilation using a blower (normally used to blow cut hay into a silo) is a common method used by farmers to decrease concentrations of both hazardous and simple asphyxiant gases and increase the oxygen content within a silo headspace prior to worker entry.

Two oxygen-limited hay silos in Eastern Washington were monitored for concentrations of nitrogen dioxide (NO_2) , oxygen (O_2) , and carbon dioxide (CO_2) within six days of their most recent haylage filling. Sensors were also in place for carbon monoxide and the percent lower explosive limit (LEL). Atmospheres which would not maintain life were found in all areas of both silo headspaces. Oxygen levels returned to normal ambient levels within 8–20 minutes from the start of ventilation. Oxygen levels returned to acceptable levels more rapidly in the silo in which the discharge duct extended into the hatch despite having a greater headspace volume. Nitrogen dioxide levels, which were only detected at elevated levels in Silo 2, decreased to below the short term exposure limits (STEL) within 16 minutes of starting ventilation in that silo. Carbon dioxide, which was only tested in one of the silos at levels up to 2% appeared to have cleared to <1% within three minutes of starting ventilation.

Although not part of the scope of study, sensors for carbon monoxide (CO) and lower explosive limit (LEL) were in place in the multi-gas monitors. Unexpectedly, the electrochemical carbon monoxide sensors indicated elevated concentrations of this compound or, more likely, an interfering compound within the headspace of both hay silos. Readings of up to 10% of the LEL were detected by the catalytic platinum bead LEL sensor. Both of these readings decreased to below the instrumentation limit of detection within nine minutes of beginning ventilation in both silos. The CO and LEL sensor readings may have resulted from interferents from other gases or elevated relative humidity within the silo. Further investigation would be necessary to identify other gases which may have been present.

This investigation was funded by the Washington State Department of Labor and Industries (L&I) under a NIOSH Fatality Assessment and Control Evaluation (FACE) grant and was conducted in August, 2005.

Introduction

This objective of this investigation was to characterize gases within hay silos, particularly oxygen-limiting designs Previous investigations have characterized gases produced within forage tower silos and reported dangerous conditions within the silo headspace resulting from low oxygen levels, as well as elevated carbon dioxide and nitrogen dioxide levels (Groves et al., 1989, Reid et al., 1985) Groves *et al.*, 1989 studied 11 silos of varying characteristics and reported gas concentrations at different locations within the headspace and under different ventilation scenarios. Reid et al. (1985) investigated the effects of ventilation on gas concentrations in the silo headspace. Among the findings reported by Reid et al., was that poor mixing occurred when the headspace exceeded 11 m in height (a tower silo is typically 20' to 25' in diameter). Reid et al., concluded that using forage blowers as a means of returning the air concentrations to ambient levels, was preferable to exhausting (unmixed silo air) in part because many farmers already own forage blowers, whereas exhaust fans were reported to be overly awkward and expensive. In silos where forage blowers were used, the addition of a 5m droptube or gooseneck attachment decreased ventilation time by diverting air further down into the silo headspace. Documented health effects resulting from exposure to hazardous environments in silo headspace include "silo fillers' disease," a potentially fatal condition characterized by symptoms including cough, dyspnea, weakness and headache. An estimated incidence of 5 cases per 100,000 silo-associated farm workers was reported by Zwemer, et al., 1992. It should be noted that the authors state that "this figure likely underestimates the actual incidence (of silo fillers' disease) for several reasons."

In this present investigation, potential inhalation hazards to individuals working on top of and inside the headspace of a oxygen-limited haylage tower silo were evaluated. Gas concentrations both within the silo headspace and at the hatch face were measured both before and after ventilation.

2.0 Description of Silos

The silos that were the subject of this study were adjacent to each other at a dairy farm in Eastern Washington. They both stand 90' in height, and are constructed of rolled sheet steel. The larger volume silo (Silo #1) is 25' in diameter. Silo #2 is 20' in diameter and lies about 15' northwest of Silo#1. Both silos were built in place in the 1980s. Characteristics of each silo are provided in Table 3.

It was reported to the sampling team that the silos are manufactured by Harvestore®, who also services these silos through dealerships. One maintenance requirement of Harvestore® silos is periodic change-out of the "breather bags," The silo design is intentionally oxygen-limiting to minimize haylage losses due to biological decay.

After alfalfa hay is harvested and allowed to dry to the optimal water content, it is shredded into a container. A tractor is moved to the power transfer unit (PTO), and the haylage is blown up an enclosed galvanized chute. This chute extends up the side of the silos and arches halfway over the top, depositing the haylage in the middle of silo. In Silo 1, the hay chute ended approximately four feet above the center hatch. In Silo 2, the hay chute extended into the center hatch. thus hay and air would be more directly blown into the silo.

As haylage builds up, a "cone" shape is formed, with more haylage in the middle and less at the edges. As haylage is removed from the bottom of the silo, this profile flattens out. The arch of the chute is not enclosed. Although efficient in delivering haylage, the air velocity (without haylage) drops to less than one half of the air velocity at the end of the enclosed portion of the chute.

Each silo has three access hatches on its roof, one in the center and two at opposite edges. Each hatch was reported to be of identical 17 ¹/₂" diameter. The hatch closest to the ladder and landing platform was accessed for collecting headspace readings. A metal bar bisects the hatch opening. This allowed for the lowest part of the silage to be sampled more easily. The middle hatch served as the inlet for the hay feeding chute. The third hatch, located at the other side of the silo roof is reportedly only accessed on rare and specific occasions for servicing the breather bags within the silo.

An enclosed (cage) fixed ladder is attached to both silos. The silo roofs have guard rail systems and one has an expanded metal walking surface. However, the ladders and guardrails do not meet of WISHA requirements in several areas. Therefore, the testing team was in full body fall protection harnesses, tied off 100% of the time, including ascending and descending the ladder.

Methods

Direct reading, data logging instrumentation were used to monitor gas concentrations within Silo #1 and Silo#2. Air sampling was conducted during early to late afternoon on August 18, 2005. It was reported by the owner of the farm that the first silo (#1) had been last "topped off" four days earlier and that

the second silo had been topped off five days prior to this investigation. Readings were taken both at the top of the silo (personal measures) and from within the silo headspace. Direct reading instrumentation that was used is listed in Table 1. The instrumentation selected for this investigation were the QRAE[®] Plus 4-gas monitor, equipped with oxygen, nitrogen dioxide, carbon monoxide and LEL sensors, and the Gas Tech[®] GT-208, equipped with carbon dioxide and oxygen sensors. All of the instrumentation were calibrated prior to being received by the sampling team.

Potential stratification of gases prior to ventilation was assessed by measuring gas concentrations at gradated levels within the silo headspace. Gas concentration readings were taken at 1 foot below the hatch opening, and at 4–5 foot increments until the top of the haylage was reached.

One monitor pair (one GT and one QRAE) was fitted with approximately 20' of extension tubing and moisture filters. One quarter-inch Tygon[®] tubing was used for the Gas Tech monitor; and 3/16th inch Teflon[®] was used for the QRAE monitor. This "silo" pair was secured in place near the hatch with its tubing available for insertion into the silo. The second monitor pair was used to approximate personal exposure. The QRAE was worn as a personal monitor, but due to its size, the GT was secured in a representative breathing zone. Measurements from within the silo headspace were conducted by lowering the two tubes simultaneously into the headspace. The first measurement was taken at 1 foot through a crack in the hatch. The hatch was opened a minimal amount, the tubes quickly inserted, and the hatch put back in place without crushing the tubes. For subsequent measurements, the tubing was secured to a 1/2-inch diameter by 5-foot aluminum pole section which was lowered to the desired height within the silo headspace. The aluminum pole sections were connected to each other using compression fittings. A plastic pan approximately 14" in diameter was secured to the bottom of the aluminum poles to prevent the pole and the tubing from penetrating the hay silage. All instrumentation remained in secure bags at the silo roof level.

After the silo gas concentrations were measured at gradated levels within the silo headspace the tubing for each of the two instruments was left at the bottom of the silo headspace (~0.3 m above the lowest point of the haylage) and ventilation was commenced. Coordination of start and stop time for ventilation was facilitated with a farmer on the ground level through the use of hand held radios. Ventilation was run for 20 - 25 minutes in each silo, per the results from previous investigations (Reid *et al.*, 1985; Groves *et al.*, 1989). After verifying a

return to normal atmosphere concentrations within the silo headspace, ventilation was stopped by shutting off the PTU. Readings from within the silo headspace continued to be collected for approximately 10 minutes after ventilation was stopped in order to assess the potential for a rapid return to hazardous conditions post-ventilation.

Instruments were programmed to log averaged data every 10 seconds. Data were downloaded using proprietary software from each of the gas monitor manufacturers. These data were then imported into MS ExcelTM for analysis. Meteorological data, including temperature, wind speed and relative humidity, were collected at the ground level and at each silo roof. During ventilation, air velocity was measured from the opening of the forced ventilation outlet and across the receiving center hatch.

Instrumentation was transferred between the ground and the silo by raising and lowering canvas bags secured to a low stretch climbing rope. A ratcheting device was employed to prevent the loads from slipping while being raised.

Measurement	Sampling Device	Detection Range (resolution)
NO ₂	Q-RAE Plus Four-gas monitor	0 - 20 ppm (1/10 th ppm)
O_2	Q-RAE Plus Four-gas monitor	$0 - 30\%$ by volume $(1/10^{\text{th}} \%)$
O_2	Gas Tech GT-208 O2/CO2	$0 - 30\%$ by volume $(1/10^{\text{th}}\%)$
CO_2	Gas Tech GT-208 O2/CO2	0-20% by volume
CO	Q-RAE Plus Four-gas monitor	0 - 500 (1 ppm)
Wind speed	TSI 8330 Air velocity meter	50 - 6,000 ft/min (0.25 - 30 m/sec)
Temperature	TSI 8330 Air velocity meter	$-18 {}^{0}\text{C} - 93 {}^{0}\text{C} (0 - 200 {}^{0}\text{F})$
Relative Humidity	Protimeter Hygromaster	30 - 100%

 Table 1. List of Instrumentation.

Results

Both silos were sampled on the same day under clear skies. Sampling was delayed by one day from the original planned date due to heavy rain. Meteorological conditions for the sampling event are summarized in Table 2. In Silo 1, the hay chute ended approximately four feet above the center hatch. In Silo 2, the hay chute extended into the center hatch, thus hay and air would be more directly blown into the silo.

Pre-ventilation data and data collected by personal monitoring are provided in Appendix A and summarized in Figures 1 and 2. For the personal monitors no significant differences in gas concentrations were found during different activities (*e.g.*, opening hatch, ventilation)

Gas concentration data during and after ventilation are presented in Figures 3 and 4.

Table 2. Sampling conditions

	Ground Level	Silo 1	Silo 2
Temperature	17.8° C (64 °F)	$22^{\circ} C (72^{\circ} F)$	$26.7^{\circ} \text{C} (80^{\circ} \text{F})$
Windspeed	108-335 fpm (1.2–3.8 mph)	330-600 fpm (3.8 –6.8 mph)	140-380 fpm (1.6 – 4.3 mph)
Relative humidity	50% @ 21.3 ^o C		

Table 3. Comparison of Silo characteristics	
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	Silo 1	Silo 2
Height	~90 feet	~90 feet
Diameter	~25 feet	~20 feet
Measured air Velocity	3400-4600 fpm at chute	3400-4000 fpm at chute
during ventilation	1240-1400 fpm at hatch	1400-1700 fpm at hatch
Days since most recent filling	4	6
Approximate headspace height	3.05 m (12 ft)	5.8 m (19 ft)

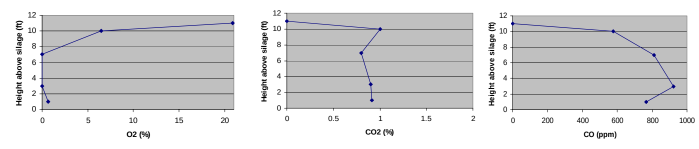


Figure 1. Hay Silo 1 gas concentrations prior to ventilation

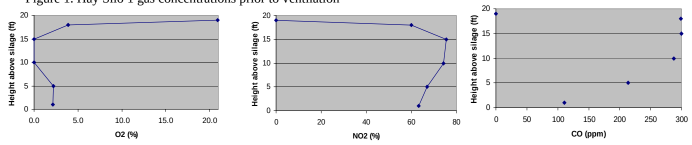


Figure 2. Hay Silo 2 gas concentrations prior to ventilation

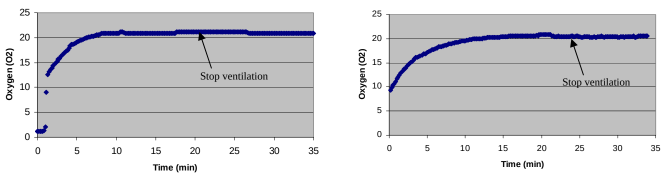


Figure 3. Oxygen concentration during ventilation

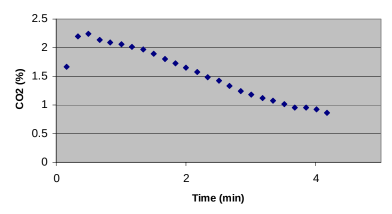


Figure 4. Carbon dioxide concentration during ventilation (Hay Silo 1 only, ventilation continued for additional 20 min).

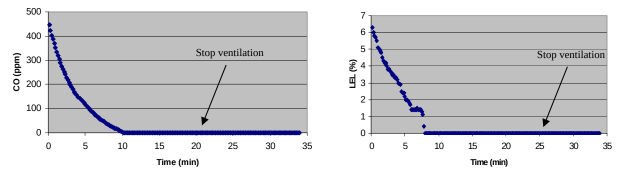
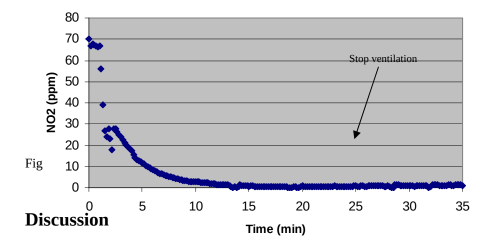


Figure 5. Effects of ventilation on CO and LEL readings in Silo 1.



This study differed from other literature reviews in that it focused exclusively on oxygen-limited tower silos containing hay. These silos are designed to minimize maintenance that requires entrance into the headspace. When entrance cannot be avoided,, the data from this investigation confirm that extreme caution must be exercised. As described in the results, insufficient oxygen to sustain life exists within one foot of the hatch. This investigation was limited to two silos, and

some of the data were incomplete due to instrumentation logging malfunction. However, there were some interesting differences between the two silos as well as some unexpected findings that may merit follow up investigation.

As expected, oxygen concentrations dropped significantly just below the face of the silo hatch at a depth of 1 foot and remained at very low levels throughout the silo headspace. The oxygen concentrations detected by the QRAE and the GT differed, however, adding uncertainty about actual levels.

Although stratification of gases was observed within the headspace, a clear pattern was not observed. Differences in NO₂ concentrations observed between the two silos were unexpected. Peterson *et al.* (1958) reported decreasing NO₂ concentrations over time. Within the headspace of Silo 1, which had been filled four days earlier, only trace levels of NO₂ were detected, while in Silo 2, which had been filled six days earlier, NO₂ levels in excess of the WISHA short term exposure limit (STEL) were found at all depths of the headspace where readings were collected.

Return to normal atmospheric concentrations via ventilation occurred in a shorter time in Silo 2 than in Silo 1 despite the fact that the head space in Silo 2 was of a greater volume. This suggests that the relationship of the hay chute to the center hatch may be an important variable. No significant increases in measured gases were observed within ten minutes following the cessation of ventilation. This was inconsistent with Reid, et al. (1985) who found significant increases in both CO2 and NO2 levels within five minutes after ventilation was stopped.

An additional unexpected finding from this investigation was the elevated readings on the carbon monoxide (CO) and the lower explosive limit (LEL) sensors within the headspace of both silos. Electrochemical sensors are used for the detection of carbon monoxide in the QRAE units. These sensors typically use platinum as a catalyst and acid as an electrolyte to break down carbon monoxide gas and release electrons. The electrons induce a small current which creates a change in potential at external measurement points. Alarms utilizing this type of sensor use external circuitry to monitor the changes in potential and use this information to calculate the concentration of carbon monoxide gas. The sampling plan did not call for measurement of carbon monoxide, but sensors were in place in the QRAE units to ensure consistent air flow patterns, and data of potential interest were logged. It is unlikely that carbon monoxide was actually present in the quantities indicated by the QRAE in both silos.

Carbon monoxide is a by-product of incomplete combustion, produced when flammable fuels such as natural gas, propane gas, heating oil, kerosene, coal, charcoal, gasoline or wood burn with insufficient oxygen.

Electrochemical sensors have several interferents, mostly positive (i.e., additive to the number displayed). The QRAE publication, Sensor Specifications and Cross Sensitivities (Technical Note TN-114) lists gases that have been tested by QRAE, and their response to the electrochemical sensor used to monitor carbon monoxide, both with and without an optional carbon fiber filter. Hydrogen gas is the most significant interferent listed. The QRAE Applications Chemist, Dr. Warren Haag, was contacted for input. Dr. Haag stated that volatile organic compounds can act as positive interferents, particularly if the charcoal disc filter in the sensor is "full", *i.e.*, no adsorption sites within the charcoal are available. Information regarding the history of the charcoal filter on the sensor was not provided by the company from which the instrumentation was rented. Dr. Haag further stated that an electrochemical sensor that has encountered sufficient concentrations of carbon monoxide over its useful life may actually give a negative response to nitrogen dioxide.

Without additional testing, it cannot be hypothesized what interferents (to the carbon monoxide sensor) may have been present. A carbon monoxide detection tube, subject to fewer interferents than an electrochemical sensor, could be used to support or refute the presence of carbon monoxide. The presence of elevated relative humidity within the silos was sufficient to cause condensation (most significant in Silo 2) within both the Tygon® and Teflon® extension tubing. The impact of the condensation on the travel of analytes of interest through the extension tubing to the sensor, and the efficiency of absorption of water vapor on the filters of the monitors are unknown. The potential presence of nitric acid $(4NO2 + 2H2O + 02 \rightarrow 4HNO3)$ may also be a factor.

Other means of further identification of gases in Silos 1 and 2 include collection of a gas sample for subsequent laboratory identification (tedlar® or Teflon® bag, thermosorb® tubes, charcoal tubes, other specialty tubes, etc.) and/or use of a portable instrumentation (infrared, photoionization, gas chromatography, etc.). Clear objectives would first have to be established, then a sampling plan researched and written.

An LEL (lower explosive limit) sensor was also in place in the QRAE units. The LEL sensors require oxygen to provide a reliable reading. The LEL is a measure of flammability of a given air mass. Flammability of silo gasses was not suspected and was not of particular interest in this investigation. However, all four sensors in the multi-gas QRAE were in place to assure controlled air flow over the sensor bank. LEL catalytic bead sensors require oxygen for combustion and are not reliable in environments that contain less than about 8 to 10% oxygen. Further, some LEL sensor-instrument combinations have a small humidity response and may read a few % LEL in air at or above 50% relative humidity (RH) if zeroed with dry air. The presence of an elevated RH was apparent in the silos in the form of condensate in the clear tubing introduced into the tanks through which silo gases were drawn. Therefore, silo gas LEL readings of 1 to 3% within this data set are not considered reliable. Further investigation into the identity of constituents within the hay silos may be of interest.

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APPENDIX B

DOSH Guidance on Controlling Confined Space Hazards

FILL-IN-THE-BLANK TEMPLATE

The following is a fill-in-the-blank template for a confined space entry program. You are responsible for:

- Providing the actual content and
- Implementing and maintaining your written program.

Complete this document by adding your specific information to meet the requirements of WAC 296-809-30002, *Develop a written permit-required confined space program.*

<u>(Insert company name)</u>

CONFINED SPACE ENTRY PROGRAM

OVERVIEW

This confined space entry program:

- Identifies all permit-required confined spaces in our workplace and
- Describes our procedures for worker safety and health in permit-required confined spaces

Employees will participate in developing and implementing the program in the following ways:

(Insert how your employees will participate)

(Insert <u>company name</u>) will treat all confined spaces as permit-required spaces until they have been evaluated **and** are documented to be nonpermit.

ROLES & RESPONSIBILITIES

The following shows which employees are responsible for the tasks outlined:

For information only Remove this box from your completed program

In addition to the roles below, you may want to designate:

- Someone with overall responsibilities for your program
- or
- One person with all the responsibilities.

Responsibility:	Person assigned this responsibility:
Evaluate our work locations and determine: ✓ [Check appropriate box(es)]	
 Confined space(s) exist at the worksite. Permit-required confined space(s) exist at the worksite. 	
Evaluate the confined space(s) to determine whether hazards are present.	
Evaluate hazards and determine the appropriate entry procedure for the space.	
Note:	
 Until evaluated and documented otherwise, all confined spaces will be considered permit-required spaces. 	
• Alternate entry procedure may apply when the only hazard remaining in the space is a potential hazardous atmosphere controlled by the use of forced air ventilation.	
Re-evaluate the space when the use, configuration, or hazards of a confined space change.	
 Monitoring and testing as follows: Conduct initial monitoring to identify and evaluate any potentially hazardous atmospheres Complete atmospheric testing in the following order: Oxygen Combustible gases Toxic gases and vapors Record the data <u>(specify location)</u> Keep these records on-site in <u>(Specify location)</u> 	
Inform exposed or potentially-exposed employees of the existence and hazards of confined spaces using the methods described below under "Control	

Confined Space Entry."	
Provide employees entering confined spaces, or their designated representative, an opportunity to observe pre-entry testing and any subsequent	
testing.	
 All test results will be provided to the entrants or their representatives upon request. 	
- The space will be re-evaluated if entrants or their representatives believe that the permit space was inadequately tested.	
Make sure that all equipment needed for safe entry into any confined space is available and in proper working order.	
Conduct a review using the canceled entry permits to identify and correct any deficiencies in our program.	

IDENTIFY CONFINED SPACES AND HAZARDS

The following table provides a list of our confined spaces and hazards:

For information only Remove this box from your completed program.

If you have a list of confined spaces and their hazards, you can attach it instead of

completing this table.

Confined Spaces and Hazards

Confined Space (name or number)	Type of Space (tank, hopper, sump, pit etc.)	Location	Hazards
(Insert your confined space information)			

CONTROL OF CONFINED SPACE ENTRY

We use the following method(s) to inform employees about the existence and hazards of confined spaces, and prevent unauthorized entry:

- ✓ (Check appropriate box(es))
- Posting danger signs at each permit space reading "Danger-Confined Space - Do Not Enter"

(Insert additional means you use to prevent entry)

For information only Remove this box from your completed program

The methods used to prevent entry must be effective. The following are

examples of effective methods:

- -
- Using barriers Specialized tools under management's control to open the space Supplementing these measures with training and signs -
- -

PERMIT ENTRY PROCEDURES

Our entry procedures for permit spaces include the following:

For information only Remove this box from your completed program Examples of entry permits are included in the resource section.

You may have multiple entry procedures. Specific examples of some of the procedures you may use to enter and complete work include the following:

-Procedure 001 Lockout/Tagout (LOTO) -Procedure 002 Atmospheric monitoring -Procedure 003 Job Hazard Analysis

ALTERNATE ENTRY PROCEDURES

For information only Remove this box from your completed program.

Complete this section **only** when using alternate entry.

Our permit spaces that have as their only hazard an actual or potential hazardous atmosphere may use alternate entry procedures. These alternate entry procedures do not require the use of an entry permit.

Alternate entry procedures can be used for the spaces listed in the following table:

Confined Space Name or Number	Hazards	Method of Hazard Elimination	Potential Hazardous Atmosphere	Ventilation Equipment Required
(insert your specific information)				

We will do all of the following when using alternate entry procedures:

- Eliminate unsafe conditions before removing entrance covers.
 - After removing entrance covers, promptly guard the opening with a railing, temporary cover, or other temporary barrier to prevent accidental falls through the opening and protect entrants from objects falling into the space.
 - Certify that pre-entry measures have been taken (such as safe removal of the cover and having protection needed to gather pre-entry data), with the date, location of the space, and signature of the person certifying.
 - Make the pre-entry certification available to each entrant before entry.
- Before an employee enters the confined space, test the internal atmosphere with a calibrated, direct-reading instrument for all of the following, in this order:
 - 1. Oxygen content
 - 2. Flammable gases and vapors
 - 3. Potential toxic air contaminants.
- Provide entrants, or their authorized representatives, with an opportunity to observe the pre-entry and periodic testing.
 - Make sure the atmosphere within the space is not hazardous when entrants are present.
- Use continuous forced air ventilation, as follows:
 - Wait until the forced air ventilation has removed any hazardous atmosphere before allowing entrants into the space.
 - Direct forced air ventilation toward the immediate areas where employees are, or will be, and continue ventilation until all employees have left the space.
 - Provide the air supply from a clean source and make sure it does not increase hazards in the space.
- Test the atmosphere within the space as needed to make sure hazards do not accumulate.
- If a hazardous atmosphere is detected during entry, we will do all of the following:
 - Evacuate employees from the space immediately.
 - Evaluate the space to determine how the hazardous atmosphere developed.

- Implement measures to protect employees from the hazardous atmosphere before continuing the entry operation.
- Verify the space is safe for entry before continuing the entry operation.
- The written documentation is available to each employee entering the space or to that employee's representative at the confined space bulletin board.

CLASSIFY A CONFINED SPACE AS A NONPERMIT SPACE

For information only Remove this box from your completed program.

Complete this section **only** when you classify a space as nonpermit. See Nonpermit Space Documentation Form in this section.

- A space will be classified nonpermit only for as long as all the hazards remain eliminated.
- If someone must enter the space to eliminate of any of the hazards, we will follow all the requirements listed under the permit entry procedures.
- Documentation that no permit-required confined space hazards exist will include the following:
 - The date, location, and signature of the person making the determination.
 - How we determined that no permit-required confined space hazards exist.
 - Documentation will be available to entrants or their authorized representatives by posting at the entry to the space.

The following spaces can be classified as nonpermit spaces by following the listed methods of hazard elimination:

Date	Location of Confined Space	Hazards	Method of Hazard Elimination
(Input your specific information)			

NONPERMIT SPACE DOCUMENTATION FORM

Nonpermit confined space name or number	(Insert your specific information here)
Location	
Documentation	
Date	
Signature	

TRAINING

- We will provide permit space training to employees at the following times:
 - When hired, so new employees are aware of our confined spaces
 - Before they are assigned permit space entry duties
 - When their assigned duties change, and
 - When there is a change in a space that creates hazards for which they have not been trained.

For information only Remove this box from your completed program.

Following are 6 basic categories of training, based on duties and potential exposure:

1. Awareness training provided to all employees potentially exposed to permit spaces, covering the following:

- a. The location and hazard of each space
- b. The company program for confined spaces
- c. Emphasis on not entering the space for any reason.

2. Entry and exit training for the following team members:

- a. Entrants
- b. Attendants
- c. Supervisors
- d. Rescue team members

3. Training on how to manage confined space entries for entry supervisors.

4. Rescue training for rescue team members.

5.Pre-entry procedure training for all:

- a. entrants
- b. supervisors
- c. Attendants
- d. Rescue team members

6. Training on evaluating and testing confined spaces for:

- a. Entry supervisors
- b. Staff assigned to test and evaluate the space

7. Retraining for employees when you have any reason to believe they are not proficient at their confined space duties.

OUR RESPONSIBILITIES FOR CONTRACTORS

For information only Remove this box from your completed program.

Complete this section **only** when you hire a contractor to work in your confined space(s).

A copy of this Confined Space Entry Program will be provided to each contractor involved in permit space entry work at our company. Each contractor will be briefed on the following:

- The location of the permit spaces at our facility.
- Entry into permit spaces is only allowed by following the written entry program.
- The reasons for listing the space as a permit space, including both of the following:
 - The identified hazards
 - Our experience with the particular space.
- Precautions we have implemented to protect employees working in or near the space.
- Who will debrief the contractor at the completion of entry operations, or during entry if needed, on whether any hazards were confronted or created during their work.

OUR RESPONSIBILITIES WITH HOST EMPLOYERS

For information only Remove this box from your completed program.

Complete this section **only** when you are a contractor working in someone else's confined space.

Our entry supervisor will do the following to make sure entry operations are coordinated with host employers:

- Obtain any information on the hazards of the permit space and information from previous entry operations
- Determine if other workers will be working in or near the space.
- Coordinate entry operations with other workers
- Inform the host employer of the permit space program that we follow.

• Hold a debriefing conference at the completion of the entry operation, or during the entry operation if needed, to inform the host employer of any hazards confronted or created during work in the space.

RESCUE AND EMERGENCY SERVICES

We have developed the following rescue and emergency action plan:

For information only Remove this box from your completed program.

- 1. Insert your specific company rescue and emergency plan here.
- 2. For more information about rescue from confined spaces, see the Helpful Tool *Evaluating Rescue Teams or Services.*
- 3. You need to use non-entry rescue procedures and equipment, unless this would increase the risk of injury to the entrant or would be ineffective.
- 4. For entry rescue, see Entry Rescue Plans in this section.
- 5. This section is **not** required for the following confined space entries:
 - Classified and documented nonpermit spaces.
 - Proper use of alternate entry procedures.

ENTRY RESCUE PLANS

Following are 3 options for you to consider when developing rescue plans as outlined in the helpful tool, Evaluating Rescue Teams or Services, which is located in the Resources section of the Confined Spaces book.

Option 1

The entry supervisor will contact <u>(name of rescue service)</u> at <u>(phone</u> <u>number)</u> to do both of the following:

- Coordinate entry
- Schedule an entry date and time.

Option 2

Complete the following information.

Train employees on the specific procedures for summoning the rescue and emergency services.

Name of rescue service:
Telephone number:
Location:
Approximate response time:
Name of emergency medical service:
Telephone number:
Location:
Approximate response time:

Option 3

The specific procedures for summoning rescue and emergency services for our workplace are:

Following are the permit spaces that require stand-by rescue services during entry. The rescue service will be available at the space during the entire entry procedure to ensure prompt entrant rescue.

Permit Spaces Requiring Stand-by Rescue Services		
Permit space:	Stand-by rescue service name and telephone number:	

PERMIT-REQUIRED CONFINED SPACE PROGRAM REVIEW

For information only Remove this box from your completed program.

This section is **not** required if you only enter nonpermit spaces or use alternate entry procedures

At least every 12 months we will conduct a review using canceled entry permits to identify any deficiencies in our program. We will conduct a review immediately if there is reason to believe that the program does not adequately protect our employees, such as the following situations:

- Unauthorized entry of a permit space
- Discovery of a hazard not covered by the permit
- Detection of a condition prohibited by the permit
- An injury or near-miss during entry
- Change in the use or configuration of the space or
- Employee complaints of permit space program ineffectiveness.

Corrective measures will be documented by revising the program. Employees will participate in revising the program, and will be trained on any changes.

If no permit space entry operations are conducted during the year, no review is needed.

Evaluating Rescue Teams or Services

Use with the Confined Spaces book, Chapter 296-809 WAC

This helpful tool will help you do the following for permit-required confined spaces in your workplace:

- Evaluate the type of rescue services you need

and

- Determine how well rescue services perform

Select and use either on-site rescue teams or off-site rescue services that will minimize the potential for harm to both entrants and rescuers.

For any rescue team or service, your evaluation should consist of the following two elements:

- An **initial evaluation** where you decide whether a rescue team or service is adequately trained and equipped to perform the kind of rescues needed at your workplace in a timely manner.
- A **performance evaluation** on the performance of the prospective or existing rescue team or service during an actual or practice rescue.

For example:

During your initial evaluation you determined that an on-site rescue team would be more expensive but not more effective than an off-site rescue service. As a result, you hire an off-site rescue service.

After observing the off-site rescue service perform a practice rescue, you decide their training or preparedness is not adequate. You decide to select another rescue service or to form an on-site rescue team.

Initial Evaluation

The following information can help you determine the rescue service needs for your workplace.

For an off-site rescue service you need to, at a minimum, contact the service to plan and coordinate the evaluations required.

The following are examples that **do not** meet the requirements of WAC 296-809-50014, *Make sure you have adequate rescue and emergency services available*:

- Posting a rescue service's number without contacting them
- Planning to rely on 911 emergency services without checking to see if they are able to provide them.

Note:

Whether a rescue service meets your workplace needs depends on all of the following:

- The confined spaces from which a rescue may be necessary
- The hazards likely to be encountered in those spaces.
- The number of entrants needing rescue.

Table HT-1 can help you determine whether a rescue service meets your permitrequired confined space rescue needs. Use the column labeled "Results" to answer the questions in the "Task" column.

Table HT-1

Initial Evaluation Worksheet

(If you answer no to any of these questions, you need to consider an alternative.)

Task	Results
1. Determine the rescue response time needs for your	
permit-required confined spaces.	•minut
	es
Examples:	
 If entering an atmosphere that is potentially or immediately dangerous to life or health (IDLH), the 	
rescue team or service needs to be standing by at the	
permit-required confined space, ready to enter.	
•	
If the danger to entrants is restricted to mechanical	
hazards that can cause injuries such as broken bones or abrasions, a longer response time of 10 or 15 minutes	
might be acceptable.	
•	

Task	Results
2. Consider the amount of time required for the rescue service to:	 Receive notification
Receive notification	• + minutes
Arrive at the scene	 Arrive at the scene
To find out how quickly the rescue team or service is able to get from its location to your permit- required confined spaces, you need to consider:	+ minutes
 The location of the rescue team or service relative to your workplace 	•
 The quality of roads and highways, bottlenecks, or traffic congestion that might be encountered in transit 	 Comments: • •
 The reliability of the rescuer's vehicles 	•
 The training and skill of the rescuer's drivers. 	• • •
 Set up and be ready for entry. 	 Set up and be ready for entry. + minutes =minutes
	• Does this amount of time meet your needs from Task 1? Yes I No I

B. Determine the availability of the rescue service by considering:	
a. Is the rescue service available at the times of the day when you will be entering permit- required confined spaces?	Yes D No D

•		
Task	Results	
b. Are key members of the rescue service available at these times?	Yes 🗆 No 🗆	
 c. If the rescue service becomes unavailable while an entry is underway, can they notify you so you can instruct the attendant to abort the entry immediately? 	• • Yes 🖬 No 🗖	
 4. Determine if the rescue service meets all of the requirements in the Performance Evaluation Worksheet found in Table HT- 2. • 	Yes No No I If you answered " yes " above, how soon can the plan be implemented?	
	 If you answered "no" and this can't be resolved, then you need to consider an alternative. 	
5. Determine if a 911 service is willing to perform rescues at your workplace:	• • • Yes I No I	
 a. If you call 911, is a responder available? b. Will the 911 responder be willing to perform rescue? 	 Rescue □ First Aid Only □ If you answered "first aid only," then an alternative is required. 	
c. Have you made sure the 911 responders can perform rescues in your spaces?	• Yes 🗆 No 🗆	
6. Determine if there is an adequate communication method between the attendant and the prospective rescuer:		
Can a request for rescue be transmitted without delay?	Yes 🗆 No 🖵	

Performance Evaluation

WAC 296-809-50014, *Make sure you have adequate rescue and emergency services*, requires rescue practice at least once every 12 months if the team or service has not successfully performed a rescue within that time. This practice exercise provides you with an opportunity to evaluate the rescue service under conditions similar to your permit-required confined spaces.

First, as part of any practice session, the rescue service or another qualified party should perform a critique of the practice rescue, so that deficiencies can be corrected in:

- Procedures
- Equipment
- Training
- Number of people

Then, you should review the results of the critique and any corrections made for deficiencies identified by a "no" answer in Table HT-2. This will help you determine whether the service could be quickly upgraded to meet your needs.

Table HT-2 will help you determine:

• If the rescue service meets all of the performance requirements in WAC 296-809-50014, *Make sure you have adequate rescue and emergency services*

and

• What changes may be necessary.

Use the right column labeled "Results" to answer the questions in the "Task" column.

Table HT-2
Performance Evaluation Worksheet
(If you answer no to questions 1-12, you need to take corrective a

(If you answer <u>no</u> to questions 1-12, you need to take corrective action)			
Task	Result		
1. Have all team members been trained as entrants, including the potential hazards of all permit-required confined spaces, or of representative spaces, from which rescue may be needed?	Yes 🗖 No 🗖		
2. Can team members recognize the signs, symptoms, and consequences of exposure to any hazardous atmospheres that may be present in those permit-required confined spaces?	Yes 🗖 No 🗖		
3. Is every team member:			
a. Provided with and properly trained in the use of any PPE that may be needed to perform rescues in the facility, such as air-line respirators or fall arrest equipment?	Yes 🗖 No 🗖		
• b. Properly trained to perform functions during rescues, and to use any rescue equipment, such as ropes and backboards, needed in a rescue attempt?	Yes 🗖 No 🗖		
4. Are team members trained in the first-aid and medical skills needed to treat victims injured or overcome by the types of hazards that may be encountered in the permit spaces at the facility?	Yes 🗖 No 🗖		
5. Do all team members perform their duties safely and efficiently?	Yes 🗖 No 🗖		
6. Do the team members focus on their own safety before considering the safety of the victim?	Yes 🗖 No 🗖		
7. If necessary, can the rescue service properly test the atmosphere to identify acceptable entry conditions?	Yes 🖬 No 🗖		
8. Can the rescue team members identify the information that applies to the rescue from:a. Entry permits	Yes 🗖 No 🗖		
b. Hot work permits	Yes 🖬 No 🗖		
c. Material Safety Data Sheets (MSDSs)?	Yes 🖬 No 🗖		
9. Has the rescue service been informed of any hazards that may arise from outside the permit-required confined space, such as those caused by future work near the space?	Yes 🖬 No 🗖		

Task	Result
10. If necessary, can the rescue service properly rescue injured employees from a permit space that has any of the following:	
	Yes 🖬 No 🗖
a. A limited size opening (less than 24 inches (60.9 cm) in diameter)?	
b. Limited internal space?	Yes 🖬 No 🗖
c. Internal obstacles or hazards?	Yes 🗖 No 🗖
 If necessary, can the rescue service safely perform an elevated (high angle) rescue? 	Yes 🖬 No 🗖
 Determine if the rescue service has a plan for each type of rescue operation at your workplace. 	
a. Does the rescue service have a plan for each of the kinds of permit space rescue operations at your workplace?	Yes 🖬 No 🗖
b. Is the plan adequate for all types of rescue operations that may be needed at your workplace?	Yes 🗆 No 🗖
13. Rescue practice may occur in representative confined spaces or in the most restrictive spaces. When planning a practice include any of the following features that exist in your permit- required confined spaces: <u>Space Access</u> Horizontal The entrance is located on the side of the permit space. Use of retrieval lines could be difficult.	Is this type of rescue a possible situation at your workplace? Yes I No I
	A description is attached.
 Vertical The entrance is located: On the top of the permit-required confined space so that rescuers must climb down or 	Is this type of rescue a possible situation at your workplace? Yes I No I
 The bottom of the permit space so that rescuers must climb up, to enter the space. 	A description is attached.
Rescuers may need special knowledge to safely retrieve an injured entrant.	

Task	Result
Entrance Size Restricted – An entrance with a smallest dimension of 24 inches or less. Entrances of this size are too small for a rescuer to enter the space while using a self-contained breathing apparatus, or allow normal spinal immobilization of an injured employee.	Is this type of rescue a possible situation at your workplace? Yes I No I A description is attached.
Unrestricted – An entrance with a smallest dimension greater than 24 inches. These entrances allow relatively free movement into and out of the permit space.	Is this type of rescue a possible situation at your workplace? Yes I No I
	A description is attached.
Internal configuration Open no obstacles, barriers, or obstructions within the space. For example, a water tank.	Is this type of rescue a possible situation at your workplace? Yes I No I
	A description is attached.
Obstructed The space contains some type of obstacle, requiring a rescuer to maneuver around it. For example, a baffle or mixing blade. Large equipment such as a ladder or scaffold brought into a space for work purposes is considered an obstacle if the positioning or size makes	Is this type of rescue a possible situation at your workplace? Yes D No D
rescue more difficult.	A description is attached.
Elevated A space where the entrance is above grade by 4 feet or more. This type of space usually requires knowledge of high angle rescue procedures because it is difficult to package and transport an injured employee to the ground from the entrance.	Is this type of rescue a possible situation at your workplace? Yes I No I
	A description is attached.
Non-elevated A space with the entrance located less than 4 feet above grade. The rescue team can transport an injured employee normally.	Is this type of rescue a possible situation at your workplace? Yes D No D
	A description is attached.

Atmospheric Testing of Permit-Required Confined Spaces

Use with Chapter 296-809 WAC, Confined Spaces

Atmospheric testing of permit-required confined spaces is used so you can do both of the following:

- 1. Evaluate potential atmospheric hazards
- 2. Verify that acceptable atmospheric entry conditions exist

Evaluate Hazards

- Collect and analyze data on the atmosphere of your space using equipment that's sensitive enough and specific enough for any hazardous atmosphere that may arise. This will enable you to:
 - Develop appropriate entry procedures and
 - Maintain acceptable entry conditions.
- Have a technically-qualified individual perform, or at least review, the following:
 - Evaluate and interpret the data
 - Identify all serious hazards
 - Develop appropriate entry procedures

Note:

Examples of technically-qualified individuals include:

- WISHA industrial hygiene consultant
- Qualified industrial hygienist
- Qualified registered safety engineer
- Qualified safety professional
- Certified marine chemist

Atmospheric Testing of Permit-Required Confined Spaces

Use with chapter 296-809 WAC, Confined Spaces

(Continued)

Verify that Acceptable Entry Conditions Exist

Verify that acceptable entry conditions exist by doing the following:

- If the space may contain a hazardous atmosphere, test for all potential contaminants.
 - Use the equipment specified on your permit, for the time specified by the manufacturer, to determine whether contaminants are within the range of acceptable entry conditions.
 - Measure for the time recommended by the manufacturer.
- Perform tests in this order:
 - First, perform a test for oxygen. Most combustible gas meters are oxygen dependent and will not provide reliable readings in an oxygen-deficient atmosphere.
 - Next, test for combustible gases. They present an immediate threat to life, through inhalation, fire, or explosion.
 - Last, if necessary, test for toxic gases and vapors.
- Record test results, such as the actual concentration, in the appropriate space on the permit.
 - When monitoring atmospheres that may be stratified, also do the following:
 - Test the atmospheric envelope at a distance of approximately 4 feet (1.22 m) in the direction of travel, and to each side.
 - If using a sampling probe, adapt the entrant's rate of progress to the sampling speed and detector response.