## Table 1 – Equipment Names and Best Practice Tips – Update September 2018

- Includes equipment terms commonly used by different trades and in different geographic areas.
- 'Best practice' tips are intended to help employers and their employees operate the equipment-control options effectively and are based on 1) OSHA's Small Entity Compliance Guide for the Respirable Crystalline Silica Standard for Construction; 2) OSHA's Frequently Asked Questions ("FAQs") for the Construction Industry; 3) silica standard's Table 1; 4) manufacturer specifications; and 5) craft worker/contractor input based on experience in the field.

Equipment/ Control	Photo	Engineering, Work Practice Control Methods & Required Respiratory	Best Practice Tips
(iv) Walk-behind saws  Other names:  Concrete saw	M. Pr	## An adequate supply of water for dust suppression is used  **ONTROL: water + respirators**  Use saw equipped with integrated water delivery system that continuously feeds water to the blade.  Operate and maintain tool in accordance to manufacturer's  OSHA¹ requires the employer to ensure that:  • An adequate supply of water for dust suppression is used  • The spray nozzle is working properly to apply water at the poof dust generation  • The spray nozzle is not clogged or damaged  • All hoses and connections are intact  • Water is applied at the flow rate specified by the manufacture or greater	
Floor saw	Photo courtesy of the NJ Department of Health and Senior Services' NIOSH-funded Silicosis Surveillance Project	instructions to minimize dust emissions.  Required Respiratory Protection: Outdoors	<ul> <li>Additional exhaust is provided as needed to minimize the accumulation of visible airborne dust when operating indoors or in an enclosed space (area where airborne dust can build up)</li> <li>Additional means of exhaust could include: portable fans (e.g. box fans, floor fans, axial fans, oscillating fans), portable ventilation systems, or other systems that increase air movement and assist in the removal and dispersion of airborne dust <sup>4</sup></li> <li>"Indoors or in enclosed areas" refer to any areas where, without the assistance of forced ventilation, the dispersal of airborne dust can be impeded and concentrations can build up. Parking garages, pits, trenches, empty swimming pools, open-top structures with 3 walls, or other structures with limited air movement could be considered enclosed<sup>4</sup></li> <li>Other tips:</li> <li>Visually inspect the water attachment to ensure it is properly connected to the water source and the tool</li> <li>Inspect the blade and shroud for cracks, loose segments, or other damage</li> <li>Check the water nozzles and the water flow rate regularly to ensure it is sufficient to control the dust generated so that no visible dust<sup>2</sup> is emitted from the process once the blade has entered the substrate being cut</li> <li>Prevent wet slurry from accumulating and drying</li> </ul>



<sup>2</sup>Although many of the entries on Table 1 require employers to "[o]perate and maintain" tools "in accordance with manufacturer's instructions to minimize dust emissions," 29 C.F.R. § 1926.1153(c)(1)(i)-(vii), (x)-(xiii), (xvi), or to "[o]perate and maintain machine[s] to minimize dust emissions," 29 C.F.R. § 1926.1153(c)(1)(xiv)-(xv), the standard does not separately require employers to minimize dust emissions. An employer generating a limited amount of dust when engaging in a task listed on Table 1 would not be in violation of the standard if it is fully and properly implementing the engineering controls, work practices, and respiratory protection specified on the Table (including operating and maintaining controls so as to minimize emissions). A small amount of dust can be expected even with new equipment that is operating as intended by the manufacturer. However, a noticeable increase in dust emissions may indicate that the dust control system is not operating properly. See OSHA's Q&A's #15 at https://www.osha.gov/dsg/topics/silicacrystalline/construction\_info\_silica.html.

<sup>3</sup>Respirator use is conditional on time spent using equipment (less than or equal to 4 hours/shift or greater than 4 hours/shift) and if task is done outdoors, indoors or in an enclosed area. See Table 1 in the standard for specific requirements including the assigned protection factor (respiratory protection). The employer does not have the track the exact amount of time that employees are performing a job throughout a shift to be in compliance with Table 1. Before the task is performed, the employer must make a good-faith judgement about whether the task will take more than 4 hours based on previous experience and other available information. At the beginning of the task, the employer must provide the employee the respiratory protection required for the anticipated time the employee will be engaged in the task. However, if unforeseen difficulties or other circumstances are expected to extend the task duration beyond 4 hours, the employer must provide the appropriate respiratory protection as soon as it becomes evident. (In that situation, the 4-hour mark is still measured from the beginning of the task, not from the time the expected duration of the task changes.) See OSHA's Q&A's #14 at <a href="https://www.osha.gov/dsg/topics/silicacrystalline/construction\_info\_silica.html">https://www.osha.gov/dsg/topics/silicacrystalline/construction\_info\_silica.html</a>.

<sup>4</sup>In August 2018, OSHA released new Q&A's. These additions are based on information included in the responses. Q&A #11 addresses manufacturer air flow recommendations; #12 addresses use of additional exhaust; #13 addresses indoor and enclosed spaces; #14 addresses respirator requirements based on duration of task; #15 addresses minimizing dust emissions; #17 addresses demolition hammers with bushing tools; #18 addresses tile saws. For more information, see https://www.osha.gov/dsg/topics/silicacrystalline/construction\_info\_silica.html.

<sup>5</sup>Employees engaged in the Table 1 task means the equipment operator; helpers, laborers and other employees who are assisting with the task; or any other employee responsible for completing the task. For example, an employee operating a walk-behind saw and another employee helping the operator guide the saw are both engaged in the task. An employee operating a jackhammer would be engaged in the task, but another employee directing traffic near the employee jackhammering would not be engaged in the task. OSHA's Small Entity Compliance Guide for the Respirable Crystalline Silica Standard for Construction, page 5.



<sup>&</sup>lt;sup>1</sup>Best practice requirements from OSHA's Small Entity Compliance Guide for the Respirable Crystalline Silica Standard for Construction