

August 27, 2021

Mary Thompson Plant Manager Able Mfg. 1234 Main St. Omaha, NE 68022

Re: General Industry Safety Safety Survey

Mary,

This report is in follow-up to the safety survey completed on November 09, 2020. The purpose of the survey was to identify potential safety hazards and/or OSHA violations.

Attached, is a list of safety observations and recommendations based on conditions present at the time of my visit. If you have any questions or require additional information after reading this report, please don't hesitate to contact me.

Sincerely,

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John Doe Safety Consultant My Company, LLC Phone: (555) 234-5678 Email: johndoe1963@cox.net

DISCLAIMER: Observations and recommendations are purely advisory and based on practices and conditions observed and information provided at the time of this survey. They are not intended to include every loss or accident potential. It's the client's responsibility to make further observations and take whatever action that may be necessary to prevent losses, enforce safety procedures and eliminate hazardous conditions so as to comply with any federal, state, or local law, rule or regulation concerning safety and health.

## **Report Summary**

Report Name:General Industry SafetyCompleted for:Able Mfg.Inspection Date:November 09, 2020Score:0.0%Weather:Omaha, NE on 04/16/2021 12:54 PMCloudy. Temp: 46° F, Feels Like: 42° F, Humidity: 65.34%Wind: N 7 mph

### **Opportunities for Improvement:**

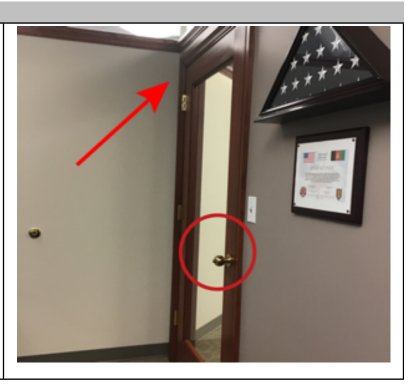
### Exits/Egress

**Issue Identified:** Non-exit doors are not marked NOT AN EXIT or identified with a sign indicating its actual use (i.e. closet, boiler room, etc.) (1910.37) (See Photo)

**Recommendation:** Any door along an exit route that could be mistaken for an exit, that is not an exit, must be marked NOT AN EXIT or identified by a sign indicating its actual use (i.e. closet, boiler room, etc.) [reference 1910.37(b)(5)]. Furthermore, it's recommended that all doors within a facility, regardless of whether they're located along an exit route, should be identified with signage as a best practice. <u>View OSHA</u> Standard

Notes: Closet door in Steve's office should be marked not an office.

Responsible Party: Maintenance Manager



### **Hazard Communication**

# **Issue Identified:** Secondary chemical containers are not properly labeled and/or legible (1910.1200) (See Photo)

**Recommendation:** When hazardous chemicals are transferred to secondary containers (except when intended for immediate use), the employer shall ensure that each container is labeled. tagged or marked with the product identifier and words, pictures, symbols, or combination thereof (i.e. HMIS Labels), which provide at least general information regarding the hazards of the chemicals, and which, in conjunction with the other information immediately available to employees under the hazard communication program, will provide employees with the specific information regarding the physical and health hazards of the hazardous chemical. The label shall be legible. [reference 1910.1200(f)(6)(ii)] View OSHA Standard

Responsible Party: Paint Shop Manager



Janitor cart

### **Personal Protective Equipment**

**Issue Identified:** Appropriate hand protection is not used as required (1910.138) (See Photo)

**Recommendation:** Require employees to use appropriate hand protection when exposed to hazards such as those caused from skin absorption of harmful substances; severe cuts or lacerations; severe abrasions; punctures; chemical burns; thermal burns; and harmful temperature extremes [reference 1910.138(a)]. <u>View OSHA Standard</u>

Responsible Party: Fabrication Manager



### **Score Summary**

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#### Severity Summary

Issues Identified:	3	N/A (Not Assigned)	3
Positive Findings:	0	Advisory (negligible impact)	0
Total Findings:	3	Low (minor impact)	0
Percent Positive:	0.0%	Moderate (marginal impact)	0
Severity Adjustment:	0%	Serious/Extreme (deducts 5%)	0
Final Score:	0.0%	Critical/Catastrophic (deducts 10%)	0

Submitted by: John Doe Safety Consultant My Company, LLC (555) 234-5678 johndoe1963@cox.net

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