



October 31, 2023

Text of changes

Proposed Adoption of Federal OSHA Amendments: Improve Tracking of Workplace Injuries and Illnesses

Virtual Public Hearings Scheduled for:

Hearing DateTimeLocationHearings OfficerFriday, Nov. 17, 202310:00 AMVirtualOSHA Staff

Register in advance for this webinar:

https://www.zoomgov.com/webinar/register/WN_SfRhYkHgQp63BgS8wv0Nhw

After registering, you will receive a confirmation email containing information about joining the webinar.

Rulemaking Summary:

This rulemaking is to keep Oregon OSHA in harmony with recent changes to federal OSHA standards.

On July 21st, 2023, federal OSHA adopted amendments to their injury and illness recordkeeping regulations, announced in the Federal Register (Vol. 88, No. 139). Due to the unique nature of the national recordkeeping program, states with OSHA state plans must promulgate recordkeeping and recording requirements that are substantially identical to 29 CFR part 1904.

As a result, this rulemaking establishes two new requirements in Oregon OSHA's equivalent rule OAR 437-001-0700, Recording workplace injuries and illnesses:

• All employers with 100 or more employees in high-hazard industries (a subset of those who are already required to submit their OSHA Form 300A data) to electronically submit their OSHA Form 300 and DCBS Form 801 for case-specific data. Proposed Table 8 defines high-hazard industries in Oregon OSHA's rule.

350 Winter St. NE P.O. Box 14480 Salem, OR 97309 503-378-3272



🧕 osha.oregon.gov

• Employers must include their legal company name in their electronic submission of injury and illness data, along with the existing requirement of providing their Employer Identification Number (EIN).

Additionally, during this rulemaking process, Oregon OSHA identified two NAICS codes (4529 – Other general merchandise stores, and 7213 – Rooming and boarding houses) that were listed under Table 7 that were left over from a previous rulemaking (2019). These two NAICS codes do not appear on federal OSHA's appendix A and they will be removed from the corresponding Table 7. Additionally, the NAICS code 4522 – Department stores, was mistakenly listed in Table 7 of OAR 437-001-0700 as NAICS code 4521 and it will be corrected.

Oregon OSHA also makes minor typographical changes and updates the rule outlining to accommodate the new requirements.

No changes in the proposed rule revoke an employer's duty to maintain forms 300, 300A, and 801 for Oregon OSHA inspection.

Please visit our website <u>osha.oregon.gov/rules</u> to view our proposed rules, or select other rule activity from this page.

When does this happen: Adoption of proposed changes will tentatively be in December 2023.

To get a copy:	Our web site – <u>osha.oregon.gov</u> Rules and laws, then, Proposed rules. Or call 503-947-7449
To comment:	Department of Consumer and Business Services/ Oregon OSHA PO BOX 14480 Salem OR 97309-0405 Email – <u>OSHA.rulemaking@dcbs.oregon.gov</u> Fax – 503-947-7461
Comment period closes	<i>:</i> December 1, 2023 at 5:00 PM
Oregon OSHA contact:	Theodore (Ted) Bunch, Salem Central Office @ 503-378-3272, or email at theodore.bunch@dcbs.oregon.gov.

Note: In compliance with the Americans with Disabilities Act (ADA), this publication is available in alternative formats by calling 503-378-3272.

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350 Winter St. NE P.O. Box 14480 Salem, OR 97309 503-378-3272

Secretary of State NOTICE OF PROPOSED RULEMAKING HEARING*

A Statement of Need and Fiscal Impact accompanies this form.

Department of Consumer and Business Services/Oregon OSHA Administrative Rules Chapter Number Agency and Division

503-947-7449 350 Winter Street NE Salem OR 97301-3882 Lisa Appel Telephone Address Rules Coordinator

RULE CAPTION

Proposed Adoption of Federal OSHA Amendments: Improve Tracking of Workplace Injuries and Illnesses

The Agency requests public comment on whether other options should be considered for achieving the rule's substantive goals while reducing the negative economic impact of the rule on business.

Virtual Public Hearing Scheduled for:

Hearing Date	Time	Location	Hearings Officer
November 17, 2023	10 AM	Virtual - Zoom Gov Webinar	OSHA Staff

Register in advance for this webinar: https://www.zoomgov.com/webinar/register/WN SfRhYkHgQp63BgS8wv0Nhw

After registering, you will receive a confirmation email containing information about joining the webinar.

Auxiliary aids for persons with disabilities are available upon advance request.

RULEMAKING ACTION

Amend: OAR 437-001-0700

ORS 654.025(2) & 656.726(4)

Stat. Auth.

Other Authority

ORS 654.001 through 654.295, 654.412 - 654.423 & 654.750 - 780

Stats. Implemented

OAR 437

RULEMAKING SUMMARY

INDIVIDUAL RULE SUMMARY (By rule number)

Provide a brief summary of the rule (if new adoption), or a brief summary of changes made to the rule (if amending)

The following changes were made to OAR 437-001-0700:

- Throughout the document, uppercase "NOTE" is changed to "Note."
- In section (5), the references to Table 2 and Figure 1 are updated.
- In (11), a reference to nonmandatory Appendix B is added.
- In (24), a correction to the naming of rule outline division level from "paragraph" to "subsection" is made.
- Adds new (24)(c) to align with federal OSHA changes, requiring all employers with 100 or more employees in high-hazard industries (a subset of those who are already required to submit their OSHA Form 300A data) to electronically submit their OSHA Form 300 and DCBS Form 801 for case-specific data. A new Table 8 defines "high-hazard industries" by NAICS code and is added to this rule.
- Added a note to clarify that employers are required to submit electronically the OSHA Form 300A summary under either (24)(a) or (24)(b) depending on the size of the establishment. This same note was added to Table 8 to provide clarity.
- (24)(d) adds the requirement to provide your legal company name, along with your EIN.
- The outlining from subsections (24)(d) to (h) is updated.
- Other changes are made to update subsection references throughout, particularly new (24)(h), which was (24)(g) (defines reporting dates.)
- NAICS Code corrections are made to Table 7.

Signature Printed name

12/1/2023 at 5 PM

Last Day for Public Comment Last day to submit written comments to the Rules Coordinator

*The Oregon Bulletin is published on the 1st of each month and updates the rule text found in the Oregon Administrative Rules Compilation. Notice forms must be submitted to the Administrative Rules Unit, Oregon State Archives, 800 Summer Street NE, Salem, Oregon 97310 by 5:00 pm on the 15th day of the preceding month unless this deadline falls on a Saturday, Sunday or legal holiday when Notice forms are accepted until 5:00pm on the preceding workday. ARC 920-2005 Secretary of State

STATEMENT OF NEED AND FISCAL IMPACT

A Notice of Proposed Rulemaking Hearing or a Notice of Proposed Rulemaking accompanies this form.

Department of Consumer and Business Services/Oregon OSHA

OAR 437

Agency and Division

Administrative Rules Chapter Number

In the Matter of:

Adopting:

Amending: OAR 437-001-0700

Repealing:

Rule Caption: <u>Proposed Adoption of Federal OSHA Amendments: Improve Tracking of Workplace Injuries</u> and Illnesses

Statutory Authority: ORS 654.025(2) & 656.726(4)

Stats. Implemented: ORS 654.001 through 654.295, 654.412 – 654.423 & 654.750 – 780

Need for the Rule(s):

This rulemaking is to keep Oregon OSHA in harmony with recent changes to federal OSHA standards. On July 21st, 2023, federal OSHA adopted amendments to their injury and illness recordkeeping regulations, announced in the Federal Register (Vol. 88, No. 139). Due to the unique nature of the national recordkeeping program, states with OSHA state plans must promulgate recordkeeping and recording requirements that are substantially identical to 29 CFR part 1904.

As a result, this rulemaking establishes two new requirements in Oregon OSHA's equivalent rule OAR 437-001-0700, Recording workplace injuries and illnesses:

- All employers with 100 or more employees in high-hazard industries (a subset of those who are already required to submit their OSHA Form 300A data) to electronically submit their OSHA Form 300 and DCBS Form 801 for case-specific data. Proposed Table 8 defines high-hazard industries in Oregon OSHA's rule.
- Employers must include their legal company name in their electronic submission of injury and illness data, along with the existing requirement of providing their Employer Identification Number (EIN).

Additionally, during this rulemaking process, Oregon OSHA identified two NAICS codes (4529 – Other general merchandise stores, and 7213 – Rooming and boarding houses) that were listed under Table 7 that were left over from a previous rulemaking (2019). These two NAICS codes do not appear on federal OSHA's appendix A and they will be removed from the corresponding Table 7. Additionally, the NAICS code 4522 – Department stores, was mistakenly listed in Table 7 of OAR 437-001-0700 as NAICS code 4521 and it will be corrected.

Oregon OSHA also makes minor typographical changes and updates the rule outlining to accommodate the new requirements.

No changes in the proposed rule revoke an employer's duty to maintain forms 300, 300A, and 801 for Oregon OSHA inspection.

Documents Relied Upon, and where they are available:

Federal Register Notice/ Vol. 88, No. 139 / Friday, July 21, 2023; available online at:

https://www.federalregister.gov/documents/2023/07/21/2023-15091/improve-tracking-of-workplace-injuriesand-illnesses

Statement Identifying How Adoption of Rule(s) Will Affect Racial Equity in This State:

The proposed rule changes are not expected to impact racial equity in the workplace for underrepresented communities, as the proposed rule changes apply to all workers covered under the Oregon Safe Employment Act (OSEAct).

Fiscal and Economic Impact:

See statements in paragraphs below.

Statement of Cost of Compliance:

1. Impact on state agencies, units of local government and the public (ORS 183.335(2)(b)(E)):

All state agencies and local government units are affected by the rules in the sense that they are employers under the Oregon Safe Employment Act (OSEAct) and may be subject to Oregon OSHA's recordkeeping requirements. The public as a whole will be affected only to the degree that members of the public are employers and employees.

2. Cost of compliance effect on small business (ORS 183.336):

a. Estimate the number of small businesses and types of business and industries with small businesses subject to the rule:

According to the Oregon Employment Department, "A Snapshot of Oregon Firms by Size Class, 2022," (published December 8, 2022) there were 2,177 firms with more than 100 employees in Oregon in March 2022. These firms accounted for 96 percent of all firms statewide and 40% of employees in the state of Oregon.

b. Projected reporting, recordkeeping and other administrative activities required for compliance, including costs of professional services:

Per the Federal Register Notice, federal OSHA estimates that this rule will have economic costs average costs of \$136 per year for affected establishments with 100 or more employees, annualized over 10 years with a discount rate of seven percent.

c. Equipment, supplies, labor and increased administration required for compliance:

Costs for administration and labor are addressed in paragraph (b) listed above.

How were small businesses involved in the development of this rule?

A stakeholder meeting was held on September 15, 2023, and several organizations that work with small businesses were involved including: Skanska USA, Public Affairs Counsel, Northwest Workers' Justice Project, and Oregon AFL-CIO. Oregon OSHA contacted other Rulemaking and Standing Committees and invited members to participate in the stakeholder meeting, including members of the Oregon OSHA Construction Advisory Committee, Fire Service Advisory Committee, Forest Activities Advisory Committee, and Agriculture Labor Housing Advisory Committee. Participation was open to all interested individuals, employers, and organizations. Comments were accepted during the September 15th meeting and through emails or phone calls. Stakeholders were given a deadline of September 22, 2023, to submit feedback and none was received. Federal OSHA, who promulgated this rule, involved stakeholders who represented small business owners as well.

Administrative Rule Advisory Committee consulted?

Yes

The Agency requests public comment on whether other options should be considered for achieving the rule's substantive goals while reducing the negative economic impact of the rule on business.

Signature

10/31/23 then Ren Date Printed name

Administrative Rules Unit, Archives Division, Secretary of State, 800 Summer Street NE, Salem, Oregon 97310. ARC 925-2007

HOUSING COST IMPACT STATEMENT

FOR ESTIMATING THE EFFECT OF A PROPOSED RULE OR ORDINANCE ON THE COST OF DEVELOPING A *TYPICAL 1,200 SQ FT DETACHED SINGLE FAMILY DWELLING ON A 6,000 SQ FT PARCEL OF LAND. (ORS 183.534) FOR ADMINISTRATIVE RULES

AGENCY NAME: DCBS/Oregon OSHA PERMANENT: X HEARING DATE: 11/17/2023

TEMPORARY:

ADDRESS: 350 Winter Street NE CITY/STATE: Salem OR 97301-3882 PHONE: 503-947-7449

BELOW PLEASE PROVIDE A DESCRIPTION OF THE ESTIMATED SAVINGS OR ADDITIONAL COSTS THAT WILL RESULT FROM THIS PROPOSED CHANGE.

EFFECTIVE DATE:

PROVIDE A BRIEF EXPLANATION OF HOW THE COST OR SAVINGS ESTIMATE WAS DETERMINED.

IDENTIFY HOW CHANGE IMPACTS COSTS IN CATEGORIES SPECIFIED

Description of proposed change: (Please attach any draft or permanent rule or ordinance)

See attached Statement of Need and Fiscal Impact and Notice of Proposed Rulemaking.

Description of the need for, and objectives of the rule:

See attached Statement of Need and Fiscal Impact and Notice of Proposed Rulemaking.

List of rules adopted or amended:

Amend OAR 437-001-0700

Materials and labor costs increase or savings: None

Estimated administrative construction or other costs increase or savings: None

Land costs increase or savings: Oregon OSHA does not foresee any effect on land costs.

Other costs increase or savings: Oregon OSHA does not foresee any additional costs.

*Typical-Single story 3 bedrooms, 1 1/2 bathrooms, attached garage (calculated separately) on land with good soil conditions with no unusual geological hazards.

PREPARERS NAME: Theodore Bunch EMAIL ADDRESS: theodore.bunch@dcbs.oregon.gov.

OFFICE OF THE SECRETARY OF STATE LAVONNE GRIFFIN-VALADE SECRETARY OF STATE

CHERYL MYERS DEPUTY SECRETARY OF STATE AND TRIBAL LIAISON



ARCHIVES DIVISION STEPHANIE CLARK DIRECTOR

800 SUMMER STREET NE SALEM, OR 97310 503-373-0701

NOTICE OF PROPOSED RULEMAKING INCLUDING STATEMENT OF NEED & FISCAL IMPACT

CHAPTER 437 DEPARTMENT OF CONSUMER AND BUSINESS SERVICES OREGON OCCUPATIONAL SAFETY AND HEALTH DIVISION

FILING CAPTION: Proposed Adoption of Federal OSHA Amendments: Improve Tracking of Workplace Injuries and Illnesses

LAST DAY AND TIME TO OFFER COMMENT TO AGENCY: 12/01/2023 5:00 PM

The Agency requests public comment on whether other options should be considered for achieving the rule's substantive goals while reducing negative economic impact of the rule on business.

CONTACT: Lisa Appel	350 Winter St. NE	Filed By:
503-947-7449	Salem,OR 97301	Lisa Appel
OSHA.rulemaking@dcbs.oregon.gov		Rules Coordinator

HEARING(S)

Auxiliary aids for persons with disabilities are available upon advance request. Notify the contact listed above.

DATE: 11/17/2023 TIME: 10:00 AM OFFICER: OSHA Staff

REMOTE MEETING DETAILS MEETING URL: Click here to join the meeting PHONE NUMBER: 669-254-5252 CONFERENCE ID: 1604717125 SPECIAL INSTRUCTIONS: Go to the meeting URL to register for the webinar hearing. After registering, you will receive a confirmation email containing information about joining the webinar.

NEED FOR THE RULE(S)

This rulemaking is to keep Oregon OSHA in harmony with recent changes to federal OSHA standards.

On July 21st, 2023, federal OSHA adopted amendments to their injury and illness recordkeeping regulations, announced in the Federal Register (Vol. 88, No. 139). Due to the unique nature of the national recordkeeping program, states with OSHA state plans must promulgate recordkeeping and recording requirements that are substantially identical to 29 CFR part 1904.

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10/31/2023 10:57 AM ARCHIVES DIVISION SECRETARY OF STATE specific data. Proposed Table 8 defines high-hazard industries in Oregon OSHA's rule.

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DOCUMENTS RELIED UPON, AND WHERE THEY ARE AVAILABLE

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STATEMENT IDENTIFYING HOW ADOPTION OF RULE(S) WILL AFFECT RACIAL EQUITY IN THIS STATE

The proposed rule changes are not expected to impact racial equity in the workplace for underrepresented communities, as the proposed rule changes apply to all workers covered under the Oregon Safe Employment Act (OSEAct).

FISCAL AND ECONOMIC IMPACT:

See statements in paragraphs below.

COST OF COMPLIANCE:

(1) Identify any state agencies, units of local government, and members of the public likely to be economically affected by the rule(s). (2) Effect on Small Businesses: (a) Estimate the number and type of small businesses subject to the rule(s); (b) Describe the expected reporting, recordkeeping and administrative activities and cost required to comply with the rule(s); (c) Estimate the cost of professional services, equipment supplies, labor and increased administration required to comply with the rule(s).

1. Impact on state agencies, units of local government and the public (ORS 183.335(2)(b)(E)):

All state agencies and local government units are affected by the rules in the sense that they are employers under the Oregon Safe Employment Act (OSEAct) and may be subject to Oregon OSHA's recordkeeping requirements. The public as a whole will be affected only to the degree that members of the public are employers and employees.

2. Cost of compliance effect on small business (ORS 183.336):

a. Estimate the number of small businesses and types of business and industries with small businesses subject to the rule:

According to the Oregon Employment Department, "A Snapshot of Oregon Firms by Size Class, 2022," (published December 8, 2022) there were 2,177 firms with more than 100 employees in Oregon in March 2022. These firms accounted for 96 percent of all firms statewide and 40% of employees in the state of Oregon.

b. Projected reporting, recordkeeping and other administrative activities required for compliance, including costs of professional services:

Per the Federal Register Notice, federal OSHA estimates that this rule will have economic costs average costs of \$136 per year for affected establishments with 100 or more employees, annualized over 10 years with a discount rate of seven percent.

c. Equipment, supplies, labor and increased administration required for compliance:

Costs for administration and labor are addressed in paragraph (b) listed above.

DESCRIBE HOW SMALL BUSINESSES WERE INVOLVED IN THE DEVELOPMENT OF THESE RULE(S):

A stakeholder meeting was held on September 15, 2023, and several organizations that work with small businesses were involved including: Skanska USA, Public Affairs Counsel, Northwest Workers' Justice Project, and Oregon AFL-CIO. Oregon OSHA contacted other Rulemaking and Standing Committees and invited members to participate in the stakeholder meeting, including members of the Oregon OSHA Construction Advisory Committee, Fire Service Advisory Committee, Forest Activities Advisory Committee, and Agriculture Labor Housing Advisory Committee. Participation was open to all interested individuals, employers, and organizations. Comments were accepted during the September 15th meeting and through emails or phone calls. Stakeholders were given a deadline of September 22, 2023, to submit feedback and none was received. Federal OSHA, who promulgated this rule, involved stakeholders who represented small business owners as well.

WAS AN ADMINISTRATIVE RULE ADVISORY COMMITTEE CONSULTED? YES

HOUSING IMPACT STATEMENT:

HOUSING IMPACT STATEMENT: FOR ESTIMATING THE EFFECT OF A PROPOSED RULE OR ORDINANCE ON THE COST OF DEVELOPING A *TYPICAL 1,200 SQ FT DETACHED SINGLE-FAMILY DWELLING ON A 6,000 SQ FT PARCEL OF LAND. (ORS 183.534) FOR ADMINISTRATIVE RULES

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List of rules adopted or amended: Amend OAR 437-001-0700

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Land costs increase or savings: Oregon OSHA does not foresee any effect on land costs.

Other costs increase or savings: Oregon OSHA does not foresee any additional costs.

*Typical-Single story 3 bedrooms, 1 1/2 bathrooms, attached garage (calculated separately) on land with good soil conditions with no unusual geological hazards.

AMEND: 437-001-0700

RULE SUMMARY: The following changes were made to OAR 437-001-0700:

- Throughout the document, uppercase "NOTE" is changed to "Note."
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- In (11), a reference to nonmandatory Appendix B is added.
- In (24), a correction to the naming of rule outline division level from "paragraph" to "subsection" is made.

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- (24)(d) adds the requirement to provide your legal company name, along with your EIN.
- The outlining from subsections (24)(d) to (h) is updated.
- Other changes are made to update subsection references throughout, particularly new (24)(h), which was (24)(g)

• NAICS Code corrections are made to Table 7.

CHANGES TO RULE:

437-001-0700

Recording Workplace Injuries and Illnesses

(1) Purpose. This rule requires employers to record work-related fatalities, injuries, and illnesses.¶ NOTE ote: Recording a work-related injury, illness, or fatality does not assign fault to anybody, does not prove the violation of an OSHA rule, and does not establish the employee's eligibility for workers' compensation or other benefits.¶

(2) Scope. This standard covers all employers covered by the Oregon Safe Employment Act, except for the exemptions below.¶

(3) Exemptions.¶

(a) If your company never had more than ten (10) employees during the last calendar year, including temporary employees, you do not need to keep Oregon OSHA injury and illness records unless the Director informs you in writing that you must keep records. The exemption for size is based on the number of employees in the entire company within the state of Oregon.¶

(b) If your company had more than ten (10) employees at any time during the last calendar year, you must keep Oregon OSHA injury and illness records unless your business is in a specific low hazard retail, service, finance, insurance, or real estate industry in Table 1. If so, you do not need to keep Oregon OSHA injury and illness records unless the government asks you to keep the records under 437-001-0700(22).¶

(c) If one or more of your company's establishments are classified in a nonexempt industry, you must keep Oregon OSHA injury and illness records for all of such establishments unless your company is exempted because of size under 437-001-0700(3)(a). If a company has several business establishments engaged in different classes of business activities, some of the company's establishments may be required to keep records, while others may be exempt.¶

(4) Alternate or Duplicate Records. If you create records to comply with another government agency's injury and illness recordkeeping requirements, those records meet Oregon OSHA's recordkeeping requirements if Oregon OSHA accepts the other agency's records under a memorandum of understanding with that agency, or if the other agency's records contain the same information as this standard requires you to record. Contact Oregon OSHA for help in determining if your records meet Oregon OSHA's requirements. ¶

[Table 1 - Exempt industries (attached)-]¶

(5) Recording Criteria and Forms. Each employer required to keep records of fatalities, injuries, and illnesses must record each fatality, injury, and illness that:¶

(a) Is work-related; and¶

(b) Is a new case; and ¶

(c) Meets one or more of the general recording criteria of OAR 437-001-0700(8) or the application to specific cases of OAR 437-001-0700(9) through (12):, see Table 2-(attached). \P

<u>Note:</u> The decision tree for recording work-related injuries and illnesses below shows the steps involved in making this determination.<u>. see</u> Figure 1 (attached).¶

[Insert Table 2 - Related rules (attached)] ¶

[Insert Figure 1 - Decision tree (attached)]¶

(6) Work-Related. You must consider an injury or illness to be work-related if an event or exposure in the work environment either caused or contributed to the resulting condition or significantly aggravated a pre-existing injury or illness. You must presume work-relatedness for injuries and illnesses resulting from events or exposures occurring in the work environment, unless an exception in Table 3 specifically applies.¶

(a) Oregon OSHA defines the work environment as the establishment and other locations where one or more employees work or are present as a condition of their employment. \P

(b) If it is not obvious where the precipitating event occurred you must evaluate the employee's work duties and environment to decide whether events or exposures in the work environment either caused or contributed to the condition or significantly aggravated a pre-existing condition.¶

(c) A pre-existing injury or illness is significantly aggravated when an event or exposure in the work environment results in (A) through (D) below. Oregon OSHA considers an injury or illness to be a pre-existing if it resulted solely from a non-work-related event or exposure that occurred outside the work environment.¶

(A) Death, provided that the pre-existing injury or illness would likely not have resulted in death but for the occupational event or exposure.¶

(B) Loss of consciousness, provided that the pre-existing injury or illness would likely not have resulted in loss of

consciousness but for the occupational event or exposure.¶

(C) One or more days away from work, or days of restricted work, or days of job transfer that otherwise would not have occurred but for the occupational event or exposure.¶

(D) Medical treatment in a case where no medical treatment was needed for the injury or illness before the workplace event or exposure, or a change in medical treatment was necessitated by the workplace event or exposure.¶

(d) An injury or illness occurring in the work environment that falls under one of the following exceptions found in Table 3 is not work-related, and is not recordable. Table $3 extsf{m}$

[Insert Table 3 - Work environment exceptions (attached):]¶

(e) Travel. Injuries or illnesses occurring during travel are work-related if the employee was engaged in work activities in the interest of the employer and it is not one of the exceptions in Table 4 <u>- . Travel status exemptions.</u> [Insert Table 4 - . Travel status exemptions (attached)-]¶

(f) Work at home. Injuries and illnesses that occur while an employee works at home, including work in a home office, is work-related if the injury or illness relates directly to the work rather than to the general home environment or setting.¶

(g) Former employees. If you are notified that a former employee had a work related injury or illness when in your employment, record the date of the incident on the appropriate OSHA 300 log for the date of the injury. If the date is not known, use the last day of employment.¶

(7) New Cases. An injury or illness is a "new case" if:¶

(a) The employee has no previous recorded injury or illness of the same type that affects the same part of the body, or¶

(b) The employee previously had a recorded injury or illness of the same type that affected the same part of the body but recovered completely (all signs and symptoms disappeared) from the previous injury or illness and an event or exposure in the work environment caused the signs or symptoms to reappear.¶

(A) For occupational illnesses where the signs or symptoms may recur or continue in the absence of a workplace exposure, record the case only once when it is diagnosed. Examples include occupational cancer, asbestosis, byssinosis, and silicosis.¶

(B) You are not required to seek the advice of a physician or other licensed health care professional. If you do seek such advice, you must follow their recommendation about whether the case is a new case or a recurrence.¶
(8) General Recording Criteria. A work-related injury or illness is recordable if it results in any of the following: death, days away from work, restricted work or transfer to another job, medical treatment beyond first aid, or loss of consciousness. You must record a case if it involves a significant injury or illness diagnosed by a physician or other licensed health care professional, even if it does not result in death, days away from work, restricted work or job transfer, medical treatment beyond first aid, or loss of consciousness.¶

NOTE ote: Oregon OSHA believes that most significant injuries and illnesses will result in one of the events listed below. However, there are some significant injuries, such as a punctured eardrum or a fractured toe or rib, for which neither medical treatment nor work restrictions may be recommended. In addition, there are some significant progressive diseases, such as byssinosis, silicosis, and some types of cancer, for which medical treatment or work restrictions may not be recommended at the time of diagnosis but are likely to be

recommended as the disease progresses. Cancer, chronic irreversible diseases, fractured or cracked bones, and punctured eardrums are generally considered significant injuries and illnesses, and must be recorded at the initial diagnosis even if medical treatment or work restrictions are not recommended, or are postponed, in a particular case. Table 5¶

[Insert Table 5 - General recording criteria (attached)-]¶

(a) Death. You must record an injury or illness that results in death by entering a check mark on the OSHA 300 Log in the space for cases resulting in death.¶

NOTE <u>ote</u>: You must also report any work-related fatality to Oregon OSHA within 8 hours. See OAR 437-001-0704.¶

(b) Days Away from Work. When an injury or illness involves one or more days away from work, you must record the injury or illness on the OSHA 300 Log with a check mark in the space for cases involving days away and an entry of the number of calendar days away from work in the number of days column. If the employee is out for an extended period of time, you must enter an estimate of the days that the employee will be away, and update the day count when the actual number of days is known.¶

(A) Begin counting days away on the day after the injury occurred or the illness began. \P

(B) End the count of days away from work on the date the physician or other licensed health care professional recommends that the employee return to work. This applies regardless of whether the employee returns earlier or later than recommended. If there is no recommendation from the physician or licensed health care professional, enter the actual number of days the employee is off work.¶

(C) You must count the number of calendar days the employee was unable to work as a result of the injury or

illness, regardless of whether or not the employee was scheduled to work on those day(s). Include weekend days, holidays, vacation days or other days off in the total number of days recorded if the employee would not have been able to work on those days because of a work-related injury or illness.¶

(D) You may stop tracking of the number of calendar days away from work once the total reaches 180 days away from work and/or days of job transfer or restriction. Entering 180 in the total days away column is adequate.
(E) If the employee leaves your company for a reason unrelated to the injury or illness, such as retirement, a plant closing, or to take another job, you may stop counting days away from work or days of restriction/job transfer. If the employee leaves your company because of the injury or illness, you must estimate the total number of days away or days of restriction/job transfer and enter the day count on the 300 Log.

(F) You must enter the number of calendar days away for the injury or illness on the OSHA 300 Log that you prepare for the year in which the incident occurred. If the time off extends into a new year, estimate the number of days for that year and add that amount to the days from the year of occurrence. Do not split the days between years and enter amounts on the logs for two different years. Use this number to calculate the total for the annual summary, and then update the initial log entry later when the day count is known or reaches the 180-day cap.¶ (c) Restricted Work or Job Transfer. When an injury or illness involves restricted work or job transfer but does not involve death or days away from work, you must record the injury or illness on the OSHA 300 Log by placing a check mark in the space for job transfer or restriction and an entry of the number of restricted or transferred days in the restricted workdays column. Restricted work occurs when, as the result of a work-related injury or illness:¶ (A) You keep the employee from performing one or more of the routine functions of their job, or from working the full day that they would otherwise work; or¶

(B) A physician or other licensed health care professional recommends that the employee not perform one or more of the routine functions of their job, or not work the full workday that they would otherwise work.¶ NOTEote: For recordkeeping purposes, an employee's routine functions are those work activities the employee regularly performs at least once per week.¶

(C) A recommended work restriction is recordable only if it affects one or more of the employee's routine job functions. To determine whether this is the case, you must evaluate the restriction in light of the routine functions of the injured or ill employee's job.¶

(D) A partial day of work is recorded as a day of job transfer or restriction for recordkeeping purposes, except for the day on which the injury occurred or the illness began.¶

(E) Record job transfer and restricted work cases in the same box on the OSHA 300 Log. \P

(F) Count days of job transfer or restriction in the same way you count days away from work. The only difference is that, if you permanently assign the injured or ill employee to a job modified or permanently changed to eliminate the routine functions the employee was restricted from performing, you may stop the day count when the modification or change is permanent. You must count at least 1-day of restricted work or job transfer for such cases.¶

(d) Medical Treatment. If a work-related injury or illness results in medical treatment beyond first aid, you must record it on the OSHA 300 Log. If the employee received medical treatment but remained at work without transfer or restriction and the injury or illness did not involve death, one or more days away from work, one or more days of restricted work, or one or more days of job transfer, you enter a check mark in the box for other recordable cases.¶

NOTE ote: You must record the case even if the injured or ill employee does not follow the physician or other licensed health care professional's recommendation.¶

(A) "Medical treatment" is the management and care of a patient to combat disease or disorder. For this rule, medical treatment does not include:¶

(i) Visits to a physician or other licensed health care professional solely for observation or counseling;¶ (ii) The conduct of diagnostic procedures, such as x-rays and blood tests, including the administration of prescription medications solely for diagnostic purposes (e.g., eye drops to dilate pupils); or¶ (iii) "First aid" as in (B) below.¶

(B) First aid is any of the conditions listed in Table 6. This is a complete list of all first aid treatments for this standard. These treatments are considered first aid regardless of the professional status of the person providing the treatment. Table 6 $\$

[Insert Table 6 - First aid treatment(attached)-]¶

(e) Loss of Consciousness. You must record a work-related injury or illness if the worker becomes unconscious, regardless of the length of time they remain unconscious.¶

(f) Other Injuries and Illnesses. Work-related cases involving cancer, chronic irreversible disease, a fractured or cracked bone, or a punctured eardrum must always be recorded under the general criteria at the time of occurrence.¶

(9) Needlestick and Sharps Injury Recording Criteria.¶

(a) When an injury is diagnosed later as an infectious bloodborne disease, you must update the classification on

the 300 log to reflect the new status or classification. \P

(b) You must record all work-related needlestick injuries and cuts from sharp objects contaminated with another person's blood or other potentially infectious material (as defined by 1910.1030). You must enter the case on the OSHA 300 Log as an injury. To protect the employee's privacy, do not enter the employee's name on the OSHA 300 Log (see the requirements for privacy cases in OAR 437-001-0700(14)).¶

NOTE ote: If you have an exposure incident that is not a needlestick, you must still record it if it results in death, days away from work, restricted work or transfer to another job, medical treatment beyond first aid, loss of consciousness, or diagnosis of a significant injury or illness, such as HIV, hepatitis B, or hepatitis C.¶ (10) Medical Removal Recording Criteria. If another Oregon OSHA standard requires the medical removal of an employee, you must record the case on the OSHA 300 Log.¶

(a) You must enter each medical removal case on the OSHA 300 Log as either a case involving days away from work or a case involving restricted work activity, depending on how you decide to comply with the medical removal requirement. If the medical removal is the result of a chemical exposure, you must enter the case on the OSHA 300 Log by checking the "poisoning" column.¶

(b) If the case involves voluntary medical removal before reaching the medical removal levels required by an Oregon OSHA standard, do not record the case on the OSHA 300 Log.¶

(11) Occupational Hearing Loss Recording Criteria.¶

(a) Hearing loss must be recorded on the OSHA 300 Log by checking the hearing loss column when: (A) An annual audiogram reveals a Standard Threshold Shift (STS) in either or both ears; and (B) The hearing lowel in the same part is 25 dB above audiemetric zero

(B) The hearing level in the same ear is 25 dB above audiometric zero.¶

NOTEote: For the ease of the reader the definitions for STS and audiometric zero are provided here.¶ Standard Threshold Shift (STS) - A change in hearing threshold relative to the baseline audiogram of an average of 10 dB or more in either ear.¶

Audiometric Zero - The lowest sound pressure level that the average, young adult with normal hearing can hear.¶ (b) In determining whether an STS has occurred, you may correct for the age of the employee. Use the appropriate table in Appendix A to determine the age adjustment. If the STS is 10 dB or more after the age correction, it still meets the criteria for recordability. <u>Employers may use the flowchart in Appendix B (non-mandatory) to</u> <u>determine if hearing loss is recordable on the OSHA 300 form.</u>¶

(c) If you retest the employee's hearing within 30 days of the first test, and the retest does not confirm the recordable STS, you are not required to record the hearing loss case on the OSHA 300 Log. If the retest confirms the recordable STS, you must record the hearing loss case within 7 calendar days of the retest. If subsequent audiometric testing performed under the testing requirements of the noise standard (1910.95) indicates that an STS is not persistent, you may erase, delete, or line-out the recorded entry.¶

(d) If a physician or other licensed health care professional determines, following the rules set out in OAR 437-001-0700(6), that the hearing loss is not work-related or has not been significantly aggravated by occupational noise exposure, the case is not work-related. Do not record it on the OSHA 300 Log.¶

(12) Tuberculosis Reporting Criteria. If any of your employees has an occupational exposure to anyone with a known case of active tuberculosis (TB), and that employee subsequently develops a tuberculosis infection, as evidenced by a positive skin test or diagnosis by a physician or other licensed health care professional, you must record the case on the OSHA 300 Log by checking the "respiratory condition" column.¶

(a) Do not record a pre-employment positive skin test because the exposure was not in your workplace.¶

(b) Line out or erase a recorded case if you prove that:¶

(A) The worker lives in a household with a person diagnosed with active $\mathsf{TB}; \P$

(B) The Public Health Department identifies the worker as a contact of an individual with a case of active TB unrelated to the workplace; or ¶

(C) A medical investigation shows that the employee's infection was caused by exposure to TB away from work, or proves that the case was not related to the workplace TB exposure. \P

(13) Removed.¶

(14) Forms.¶

(a) You must use OSHA 300, 300A, and DCBS Form 801, or equivalent forms, for recordable injuries and illnesses. The OSHA 300 form is the Log of Work-Related Injuries and Illnesses, the 300A is the Summary of Work-Related Injuries and Illnesses, and the DCBS Form 801 or equivalent is the Worker's and Employer's Report of

Occupational Injury or Disease. The OSHA 300 and 300A Summary forms must be kept on a calendar year basis.¶ (A) Even if you are exempt from recordkeeping, you must have at each establishment, a copy of DCBS Form 801 or equivalent for each occupational injury or illness that may result in a compensable claim.¶

(B) You must enter information about your business at the top of the OSHA 300 Log, enter a one or two line description for each recordable injury or illness, and summarize this information on the OSHA 300A Summary form at the end of the year.¶

(C) You must complete a DCBS Form 801 or equivalent form, for each recordable injury or illness entered on the

OSHA 300 Log.¶

(D) You must enter each recordable injury or illness on the OSHA 300 Log and DCBS Form 801 or equivalent within 7 calendar days of receiving information that a recordable injury or illness has occurred.¶
(E) An equivalent form is one that has the same information, is as readable and understandable, and is completed using the same instructions as the OSHA form it replaces. Many employers use an insurance form instead of the DCBS Form 801, or supplement an insurance form by adding any additional information required by OSHA.¶
(F) You may use a computer to keep your records if it can produce equivalent forms when needed.¶
(G) Privacy Concern Cases. If you have a "privacy concern case," do not enter the employee's name on the OSHA 300 Log. Instead, enter "privacy case" in the space normally used for the employee's name. This will protect the privacy of the injured or ill employee when another employee, a former employee, or an authorized employee representative has access to the OSHA 300 Log. You must keep a separate, confidential list of the case numbers and employee names for your privacy concern cases so you can update the cases and provide the information to the government if asked to do so.¶

(H) The following injuries or illnesses are privacy concern cases:¶

(i) An injury or illness to an intimate body part or the reproductive system; \P

(ii) An injury or illness resulting from a sexual assault; \P

(iii) Mental illnesses;¶

(iv) HIV infection, hepatitis, or tuberculosis;¶

(v) Needlestick injuries and cuts from sharp objects contaminated with another person's blood or other potentially infectious material; and \P

(vi) Other illnesses, if the employee voluntarily requests that his or her name not be entered on the log.¶ NOTEote: This is a complete list of all injuries and illnesses that are privacy concern cases.¶

(I) If you reasonably believe that information describing the privacy concern case may be personally identifiable even though the employee's name is omitted, use discretion in describing the injury or illness on both the OSHA 300 and DCBS 801 Forms. You must enter enough information to identify the cause of the incident and the general severity of the injury or illness, but you do not need to include details of an intimate or private nature. For example, describe a sexual assault case as "injury from assault," or an injury to a reproductive organ could be described as "lower abdominal injury."¶

(J) If you voluntarily disclose the forms to persons other than government representatives, employees, former employees or authorized representatives, you must remove or hide the employees' names and other personally identifying information, except for the following cases:¶

(i) To an auditor or consultant hired by the employer to evaluate the safety and health program;¶

(ii) To the extent necessary for processing a claim for workers' compensation or other insurance benefits; or¶ (iii) To a public health authority or law enforcement agency for uses and disclosures for which consent, an authorization, or opportunity to agree or object is not required under Department of Health and Human Services Standards for Privacy of Individually Identifiable Health Information, 45 CFR.164.512.¶

(b) In addition, health care employers as defined in ORS 654.412 must record assaults against employees on the Health Care Assault Log. See OAR 437-001-0706.¶

(15) Multiple Business Establishments. You must keep a separate OSHA 300 Log for each establishment that you expect to operate for 1-year or longer.¶

(a) You may keep one OSHA 300 Log that covers all of your short-term establishments. You may also include the short-term establishments' recordable injuries and illnesses on an OSHA 300 Log that covers short-term establishments for individual company divisions or geographic regions.¶

(b) You may keep the records for an establishment at your headquarters or other central location if you can:¶ (A) Transmit information about the injuries and illnesses from the establishment to the central location within 7 calendar days of receiving information that a recordable injury or illness has occurred; and¶

(B) Produce and send the records from the central location to the establishment within the time frames required by OAR 437-001-0700(22) when you are required to provide records to a government representative, employees, former employees or employee representatives.¶

(c) You must link each employee with one of your establishments, for recordkeeping purposes. You must record the injury and illness on the OSHA 300 Log of the injured or ill employee's establishment, or on an OSHA 300 Log that covers that employee's short-term establishment.¶

(d) If the injury or illness occurs at one of your establishments, you must record the injury or illness on the OSHA 300 Log of the establishment where the injury or illness occurred. If the employee is injured or becomes ill and is not at one of your establishments, you must record the case on the OSHA 300 Log at the establishment where the employee normally works.¶

(16) Covered Employees. You must record on the OSHA 300 Log the recordable injuries and illnesses of all employees on your payroll, whether they are labor, executive, hourly, salary, part-time, seasonal, or migrant workers. You also must record the recordable injuries and illnesses that occur to employees who are not on your

payroll if you supervise these employees on a day-to-day basis. If your business is organized as a sole

proprietorship or partnership, the owner or partners are not considered employees for recordkeeping purposes.¶ (a) Record the injuries and illnesses to workers from temporary help agencies or employee leasing services only if you supervise these employees on a day-to-day basis.¶

(b) If a contractor's employee is under the day-to-day supervision of the contractor, the contractor is responsible for recording the injury or illness. If you supervise the contractor employee's work on a day-to-day basis, you must record the injury or illness.¶

(c) You and the temporary help service, employee leasing service, personnel supply service, or contractor should coordinate your efforts to make sure that each injury and illness is recorded only once: either on your OSHA 300 Log (if you provide day-to-day supervision) or on the other employer's OSHA 300 Log (if that company provides day-to-day supervision).¶

(17) Annual Summary and Posting Requirements. At the end of each calendar year, you must: ¶

(a) Review the OSHA 300 Log to verify that the entries are complete and accurate, and correct any deficiencies identified.¶

(b) Use the OSHA 300A Summary form to create an annual summary of injuries and illnesses recorded on the OSHA 300 Log:¶

(A) Total the columns on the OSHA 300 Log (if you had no recordable cases, enter zeros for each column total); and \P

(B) Enter the calendar year covered, the company's name, establishment name, establishment address, annual average number of employees covered by the OSHA 300 Log, and the total hours worked by all employees covered by the OSHA 300 Log.¶

(C) If you are using an equivalent form other than the OSHA 300A Summary form, the summary you use must also include the employee access and employer penalty statements found on the OSHA 300A Summary form.¶ (c) Sign or have a representative sign the 300A Summary to certify that the OSHA 300 Log is correct to the best of the signer's knowledge. If the summary is signed by a person other than a company executive, a company executive must also review the OSHA 300 Log in order to be generally familiar with its contents. A company executive is:¶

(A) An owner of the company when the company is a sole proprietorship or partnership; \P

(B) An officer of the corporation; \P

(C) The highest ranking company official working at the establishment; or \P

(D) The immediate supervisor of the highest ranking company official working at the establishment.¶

(d) Post a copy of the 300A Summary form in each establishment in a conspicuous place or places where notices to employees are customarily posted. Ensure that the posted annual summary is not altered, defaced or covered by other material.¶

(e) Post the 300A Summary no later than February 1 of the year following the year covered by the records and keep it posted until April $30.\P$

(f) When you maintain records for all of your establishments at your headquarters or other central location, each 300A Summary form must be specific to each separate establishment.¶

(18) Paperwork Retention and Updating.¶

(a) You must save the OSHA 300 Log, the privacy case list (if any), the 300A Summary form, and the DCBS Form 801 or equivalent forms for 5 years following the end of the calendar year that they cover.¶

(b) During the storage period, you must update your stored OSHA 300 Logs to include newly discovered recordable injuries or illnesses and to show any changes that have occurred in the classification of previously recorded injuries and illnesses. If the description or outcome of a case changes, you must remove or line out the original entry and enter the new information.¶

NOTE ote: For more information on retention of medical and exposure records, see 1910.1020.¶

(19) Change of Business Ownership. If your business changes ownership, you must record and report workrelated injuries and illnesses only for the time you owned the establishment. You must transfer the records to the new owner. The new owner must save all records of the establishment kept by the prior owner, but need not update or correct the records of the prior owner.¶

(20) Prohibition against discrimination. Oregon Revised Statute 654.062(5) prohibits discrimination against an employee for reporting a work-related fatality, injury or illness. It also protects the employee who files a safety and health complaint, asks for access to this rule, records, or otherwise exercises any rights afforded by law or rule.¶

(21) Employee Involvement. You must involve your employees and their representatives in the record keeping system. \P

(a) You must establish a reasonable procedure for employees to report work-related injuries and illnesses promptly and accurately. A procedure is not reasonable if it would deter or discourage a reasonable employee from accurately reporting a workplace injury or illness.¶

(b) You must inform each employee of your procedure for reporting work related injuries and illnesses and tell each employee how they are to report an injury or illness to you.¶

(c) You must inform employees that they have the right to report work-related injuries and illnesses; and that employers are prohibited from discharging or in any manner discriminating against employees for reporting work-related injuries and illnesses.¶

(d) You must leave the names on the 300 Log. However, to protect the privacy of injured and ill employees, do not record the employee's name on the OSHA 300 Log for certain "privacy concern cases."¶

(e) You must provide limited access to your injury and illness records for your employees and their representatives. \P

(A) Your employees, former employees, their personal representatives, and their authorized collective bargaining representatives have the right to access the OSHA injury and illness records, in accordance with (B) through (E) below.¶

NOTE ote: A personal representative is anybody designated in writing by the employee or former employee, as well as the legal representative of a deceased or legally incapacitated employee.¶

(B) When an employee, former employee, personal representative, or authorized employee representative asks for copies of your current or stored OSHA 300 Log(s) for an establishment the employee or former employee has worked in, you must give the requester a copy of the relevant OSHA 300 Log(s) by the end of the next business day.¶

(C) When an employee, former employee, or personal representative asks for a copy of the DCBS Form 801 or equivalent describing an injury or illness to that employee or former employee, you must give the requester a copy of the DCBS Form 801 or equivalent containing that information by the end of the next business day.¶

(D) When an authorized employee representative asks for copies of the DCBS Form 801 or equivalent for an establishment where the agent represents employees under a collective bargaining agreement, you must give copies of those forms to the authorized employee representative within 7 calendar days. You are only required to give the authorized employee representative information from the releasable part of the DCBS Form 801 indicated in the "Worker" section. You must remove all other information from the copy of the DCBS Form 801 or equivalent form that you give to the authorized employee representative.¶

(E) You may not charge for these copies the first time. However, if one of the designated persons asks for additional copies, you may assess a reasonable charge for retrieving and copying the records.¶

(22) Providing Records to Government Representatives. When an authorized government representative asks for the records you keep in compliance with this standard, you must provide copies of the records within 4 business hours. Authorized government representatives are:¶

(a) A representative of the Oregon Department of Consumer and Business Services. \P

(b) A representative of the Secretary of Labor conducting an inspection or investigation under the Act. \P

(c) A representative of the Secretary of Health and Human Services (including the National Institute for

Occupational Safety and Health - NIOSH) conducting an investigation under Section 20(b) of the Act.¶ (23) Requests from the Bureau of Labor Statistics or DCBS. If you receive a Survey of Occupational Injuries and Illnesses Form from the Bureau of Labor Statistics (BLS), or a BLS designee, or a request for data from the Oregon Department of Consumer and Business Services, you must promptly complete the form and return it following the instructions on the survey form.¶

(24) Electronic submission of injury and illness records to OSHA.¶

(a) If your establishment had 250 or more employees at any time during the previous calendar year, and you are required to maintain an OSHA 300 log, <u>per section (2) of this rule</u>, then you must electronically submit information from the OSHA Form 300A Summary of Work-Related Injuries and Illnesses to OSHA or OSHA's designee. You must submit the information once a year, no later than the date listed in <u>paragraphsubsection</u> (24)(<u>gh</u>) of the year after the calendar year covered by the forms.¶

(b) If your establishment had 20 or more employees but fewer than 250 employees at any time during the previous calendar year, and your establishment is classified in an industry listed in Table 7, then you must electronically submit information from OSHA Form 300A Summary of Work-Related Injuries and Illnesses to OSHA or OSHA's designee. You must submit the information once a year, no later than the date listed in paragraph (24)(g)subsection (24)(h) of the year after the calendar year covered by the form.¶

(c) If your establishment had 100 or more employees at any time during the previous calendar year, and your establishment is classified in an industry listed in Table 8, then you must electronically submit information from OSHA Forms 300 and DCBS Form 801 to OSHA or OSHA's designee. You must submit the information once a year, no later than the date listed in (24)(h) of this section of the year after the calendar year covered by the forms.¶

(eNote: If subsection (24)(c) applies then your establishment is also required to electronically submit the OSHA Form 300A summary in accord with either subsection (24)(a) or (24)(b) depending on the size of the establishment. ¶ (d) For each establishment that is subject to these reporting requirements, you must provide the Employer Identification Number (EIN) used by the establishment and your legal company name. ¶

NOTE ote: Each individual employed in the establishment at any time during the calendar year counts as one employee, including full-time, part-time, seasonal, and temporary workers.¶

(de) If you are required to submit information under paragraphsubsection (24)(a), 24(b) or (24)(bc), then you must submit the information once a year, by the date listed in paragraph (24)(gh) of the year after the calendar year covered by the form or forms. If you are submitting information because OSHA notified you to submit information as part of an individual data collection under paragraphsubsection (24)(gh), then you must submit the information as often as specified in the notification.

(ef) You must submit the information electronically. Federal OSHA will provide a secure website for the electronic submission of information.¶

(fg) If your enterprise or corporate office had ownership of or control over one or more establishments required to submit information under paragraphsubsection (24)(a), 24(b) or (24)(bc), then the enterprise or corporate office may collect and electronically submit the information for the establishment(s).

(gh) Reporting Dates. Beginning in 2020, establishments that are required to submit under paragraphsubsection (24)(a) or, 24(b) (24)(bc) of this section will have to submit all of the required information by March 2 of the year after the calendar year covered by the form or forms (for example, by March 2, 2020, for the forms covering 2019). Table 7 (attached). Appendix A (attached). Appendix B¶

[Insert Table 7 - (24)(b) Designated Industries (attached)]¶

[Insert Table 8 - (24)(c) Designated Industries (attached)] ¶

[Insert Appendix A Age Related Hearing Loss (attached)] ¶

[Insert Appendix B Hearing Loss Recordability Flowchart (attached)-]

Statutory/Other Authority: ORS 654.025(2), 656.726(4)

Statutes/Other Implemented: ORS 654.001 - 654.295, 654.412 - 654.423, 654.750 - 780

RULE ATTACHMENTS DO NOT SHOW CHANGES. PLEASE CONTACT AGENCY REGARDING CHANGES.

Table 1 - Exempt industries

Employers do not need to keep Oregon OSHA injury and illness records for any establishment in the following 2007 North American Industry Classification System (NAICS) codes. Subsequent codes that are added with further revisions of the NAICS codes would apply to this exemption list, unless Oregon OSHA or the Department of Consumer and Business Services asks them in writing to keep these records.

NAICS		NAICS	S Industry Description
	Other Motor Vehicle Dealers		Legal Services
	Electronics and Appliance Stores		Accounting, Tax Preparation, Bookkeeping, and
	Health and Personal Care Stores	0.111	Payroll Services
	Gasoline Stations	5413	Architectural, Engineering, and Related Services
	Clothing Stores		Specialized Design Services
	Shoe Stores		Computer Systems Design and Related Services
4483	Jewelry, Luggage, and Leather Goods Stores		Management, Scientific, and Technical
	Sporting Goods, Hobby, and Musical Instrument		Consulting Services
4510	Stores		Scientific Research and Development Services
	Book, Periodical, and Music Stores		Advertising and Related Services
	Florists		Management of Companies and Enterprises
	Office Supplies, Stationary, and Gift Stores		Office Administrative Services
	Nonscheduled Air Transportation Pipeline Transportation of Crude Oil		Business Support Services
			Travel Arrangement and Reservation Services
	Pipeline Transportation of Natural Gas		Investigation and Security Services
	Other Pipeline Transportation Scenic and Sightseeing Transportation, Other		Elementary and Secondary Schools Junior Colleges
	Freight Transportation Arrangement		Colleges, Universities, and Professional Schools
	Newspaper, Periodical, Book, and Directory		Business Schools and Computer and
5111	Publishers	0114	Management Training
5112	Software Publishers	6115	Technical and Trade Schools
	Motion Picture and Video Industries		Other Schools and Instruction
	Sound Recording Industries		Educational Support Services
	Radio and Television Broadcasting		Offices of Physicians
	Wireless Telecommunications Carriers (except		Offices of Dentists
01/1	Satellite)		Offices of Other Health Practitioners
5173	Telecommunications Resellers		Outpatient Care Centers
	Other Telecommunications		Medical and Diagnostic Laboratories
5181	Internet Service Providers and Web Search		Child Day Care Services
	Portals		Agents and Managers for Artists, Athletes,
5182	Data Processing, Hosting, and Related Services		Entertainers, and Other Public Figures
	Other Information Services	7115	Independent Artists, Writers, and Performers
5211	Monetary Authorities - Central Bank	7213	Rooming and Boarding Houses
5221	Depository Credit Intermediation	7221	Full-Service Restaurants
5222	Nondepository Credit Intermediation		Limited-Services Eating Places
5223	Activities Related to Credit Intermediation		Drinking Places (Alcoholic Beverages)
5231	Securities and Commodity Contracts Intermediation and Brokerage	8112	Electronic and Precision Equipment Repair and Maintenance
5232	Securities and Commodity Exchanges	811/	Personal and Household Goods Repair and
	Other Financial Investment Activities	0114	Maintenance
	Insurance Carriers	8121	Personal Care Services
	Agencies, Brokerages, and Other Insurance	_	Death Care Services
JZ72	Related Activities		Religious Organizations
5251	Insurance and Employee Benefit Funds		Grantmaking and Giving Services
	Other Investment Pools and Funds		Social Advocacy Organizations
	Offices of Real Estate Agents and Brokers	8134	Civic and Social Organizations
	Lessors of Nonfinancial Intangible Assets		Business, Professional, Labor, Political, and
	(except Copyrighted Works)	0100	Similar Organizations

Table 2 - Related fules		
This table indicates which sections of the rule address each topic.		
(i) Determination of work-relatedness.	See 437-001-0700(6)	
(ii) Determination of a new case.	See 437-001-0700(7)	
(iii) General recording criteria.	See 437-001-0700(8)	
 (iv) Additional criteria. (Needlestick and sharps injury cases, tuberculosis cases, hearing loss cases, medical removal cases, and musculoskeletal disorder cases) 	See 437-001-0700(9) through (12)	

Table 2 - Related rules

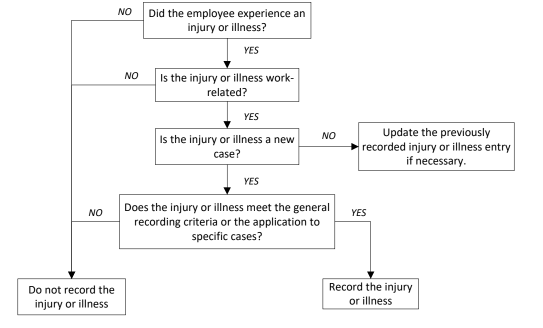


Figure 1 – Decision tree

Table 3 - Work environment exceptions

Do not record injuries and illnesses if . . .

At the time of the injury or illness, the employee was present in the work environment as a member of the general public rather than as an employee.

The injury or illness involves signs or symptoms that surface at work but result solely from a nonwork-related event or exposure that occurs outside the work environment.

The injury or illness results solely from voluntary participation in a wellness program or in a medical, fitness, or recreational activity such as blood donation, physical examination, flu shot, exercise class, racquetball, or baseball.

Do not record injuries and illnesses if . . .

The injury or illness is solely the result of an employee eating, drinking, or preparing food or drink for personal consumption (whether bought on the employer's premises or brought in). For example, if the employee is injured by choking on a sandwich while in the employer's establishment, the case is not work-related. [NOTE] Note: If the employee becomes ill by ingesting food contaminated by workplace contaminants (such as lead), or gets food poisoning from food supplied by the employer, the case is work-related.
The injury or illness is solely the result of an employee doing personal tasks (unrelated to their employment) at the establishment outside of the employee's assigned working hours.
The injury or illness is solely the result of personal grooming, self-medication for a nonwork- related condition, or is intentionally self-inflicted.
The injury or illness is caused by a motor vehicle accident and occurs on a company parking lot or company access road while the employee is commuting to or from work.
The illness is the common cold or flu (Note: contagious diseases such as tuberculosis,

brucellosis, hepatitis A, or plague are work-related if the employee is infected at work). The illness is a mental illness. Mental illness is not work-related unless the employee voluntarily provides the employer with an opinion from a physician or other licensed health care professional with appropriate training and experience (psychiatrist, psychologist, psychiatric nurse practitioner, etc.) stating that the employee has a work-related mental illness.

Table 4 - Travel status exemptions	Table 4 - Travel statu	s exemptions
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Do not record injuries or illnesses that occur when the employee is on travel status if they meet one of the exceptions listed below.		
If the employee	You may use the following to determine if an injury or illness is work- related.	
checked into a hotel or motel for one or more days.	When a traveling employee checks into a hotel, motel, or other temporary residence, they establish a "home away from home." You must evaluate the employee's activities after they check into the hotel, motel, or other temporary residence for their work-relatedness in the same manner as you evaluate the activities of a nontraveling employee. When the employee checks into the temporary residence, they have left the work environment. When the employee begins work each day, they re-enter the work environment. If the employee has established a "home away from home" and is reporting to a fixed worksite each day, you also do not consider injuries or illnesses work- related if they occur while the employee is commuting between the temporary residence and the job location.	
took a detour for personal reasons.	Injuries or illnesses are not work-related if they occur while the employee is on a personal detour from a reasonably direct route of travel (e.g., took a side trip for personal reasons).	

Record a work-related injury or illness if it results in one or more of the following:		
(i)	Death,	See 437-001-0700(8)(a)
(ii)	Days away from work,	See 437-001-0700(8)(b)
(iii)	Restricted work or transfer to another job,	See 437-001-0700(8)(c)
(iv)	Medical treatment beyond first aid,	See 437-001-0700(8)(d)
(v)	Loss of consciousness,	See 437-001-0700(8)(e)
(vi) other	A significant injury or illness diagnosed by a physician or licensed health care professional.	See 437-001-0700(8)(f)

Table 5 - General recording criteria

(A)	Using a nonprescription medication at nonprescription strength (for medications available in both prescription and nonprescription form, a recommendation by a physician or other licensed health care professional to use a nonprescription medication at prescription strength is medical treatment for recordkeeping purposes);	(H)	Drilling of a fingernail or toenail to relieve pressure, or draining fluid from a blister;
(B)	Administering tetanus immunizations (other immunizations, such as Hepatitis B vaccine or rabies vaccine, is medical treatment);	(I)	Using eye patches;
(C)	Cleaning, flushing or soaking wounds on the surface of the skin;	(J)	Removing foreign bodies from the eye using only irrigation or a cotton swab;
(D)	Using wound coverings such as bandages, Band-Aids™, gauze pads, etc.; or using butterfly bandages or Steri-Strips™ (other wound closing devices such as sutures, staples, etc. are medical treatment);	(К)	Removing splinters or foreign material from areas other than the eye by irrigation, tweezers, cotton swabs or other simple means;
(E)	Using hot or cold therapy;	(L)	Using finger guards;
(F)	Using any nonrigid means of support, such as elastic bandages, wraps, nonrigid back belts, etc. (devices with rigid stays or other systems designed to immobilize parts of the body are medical treatment for recordkeeping purposes);	(M)	Using massages (physical therapy or chiropractic treatment are medical treatment for recordkeeping purposes); or

Table 6 - First aid treatment

(G)	Using temporary immobilization devices while transporting an accident victim (e.g., splints, slings, neck collars, back boards, etc.).	(N)	Drinking fluids for relief of heat stress.
This is a complete list of all first aid treatments for this standard. These treatments are considered first aid regardless of the professional status of the person providing the treatment.			

Table 7 – (24)(b) Designated Industries

Annual Electronic Submission of OSHA Form 300A Summary of Work-Related Injuries and Illnesses by Establishments With 20 or More Employees in Designated Industries

Establishments with 20 or More Employees in Designated Industries			
NAICS	Industry	NAICS	Industry
11	Agriculture, <u>F[</u> f]orestry, <u>F[</u> f]ishing and <u>H[h]unting.</u>	4881	Support <u>A[</u> a]ctivities for <u>A[</u> a]ir <u>T[</u> ŧ]ransportation <u>.</u>
22	Utilities <u>.</u>	4882	Support <u>A[</u> a]ctivities for <u>R[</u> r]ail
23	Construction.		<u>T[</u> ŧ]ransportation <u>.</u>
31-33	Manufacturing <u>.</u>	4883	Support <u>A[a]</u> ctivities for <u>W[w]</u> ater
42	Wholesale <u>T[</u> ŧ]rade.	4004	<u>T[</u> t]ransportation <u>.</u>
4413	Automotive $\underline{P}[p]$ arts, $\underline{A}[a]$ ccessories, and $\underline{T}[t]$ ire $\underline{S}[s]$ tores.	4884	Support $\underline{A}[a]$ ctivities for $\underline{R}[f]$ oad $\underline{T}[t]$ ransportation.
4421	Furniture <u>S[</u> s]tores <u>.</u>	4889	Other <u>S[</u> s]upport <u>A[</u> a]ctivities for <u>T[</u> t]ransportation <u>.</u>
4422	Home <u>F[</u> f]urnishings <u>S[</u> s]tores <u>.</u>	4911	Postal <u>S</u> [s]ervice.
4441	Building $\underline{M}[\underline{m}]$ aterial and $\underline{S}[\underline{s}]$ upplies $\underline{D}[\underline{d}]$ ealers.	4921	Couriers and <u>E[e]xpress D[]</u> elivery <u>S[s]</u> ervices.
4442	Lawn and $\underline{G[g]}$ arden $\underline{E[e]}$ quipment and $\underline{S[s]}$ uppl $\underline{y}[ies] \underline{S[s]}$ tores.	4922	Local <u>M[m</u>]essengers and <u>L[</u> +]ocal <u>D[</u> +]elivery <u>.</u>
4451	Grocery <u>S[</u> s]tores <u>.</u>	4931	Warehousing and <u>S[</u> s]torage <u>.</u>
4452	Specialty <u>F[</u> f]ood <u>S[</u> s]tores <u>.</u>	5152	Cable and $\underline{O}[\theta]$ ther $\underline{S}[s]$ ubscription
	Department <u>S[</u> s]tores <u>.</u>		<u>P[</u> p]rogramming <u>.</u>
]		5311	Lessors of <u>R</u> [r]eal <u>E</u> [e]state <u>.</u>
[4529 4523	Other general merchandise stores] General Merchandise Stores,	5321	Automotive $E[e]$ quipment $R[+]$ ental and $L[+]$ easing.
	including Warehouse Clubs and Supercenters.	5322	Consumer <u>G[g</u>]oods <u>R[</u> +]ental <u>.</u>
4533	Used $\underline{M}[\underline{m}]$ erchandise $\underline{S}[\underline{s}]$ tores.	5323	General <u>R[</u> +]ental <u>C</u> [+]enters <u>.</u>
4542	Vending <u>M[</u> m]achine <u>O</u> [o]perators <u>.</u>	5617	Services to <u>B[</u> b]uildings and <u>D[</u> d]wellings <u>.</u>
4543	Direct <u>S[</u> +]elling <u>E</u> [e]stablishments <u>.</u>	5621	Waste <u>C[</u> e]ollection <u>.</u>
4811	Scheduled $\underline{A}[a]$ ir $\underline{T}[t]$ ransportation.	5622	Waste $\underline{T}[t]$ reatment and $\underline{D}[t]$ isposal
4841 4842	General <u>F[</u> f]reight <u>T[</u> ŧ]ruckin <u>g.</u> Specialized <u>F</u> [f]reight <u>T[</u> ŧ]rucking <u>.</u>	5629	Remediation and $\underline{O}[\overline{\Theta}]$ ther $\underline{W}[\overline{W}]$ aste $\underline{M}[\overline{m}]$ anagement $\underline{S}[\overline{s}]$ ervices <u>.</u>
4851 4852	Urban <u>T[</u> ŧ]ransit <u>S[</u> ʉ]ystems <u>.</u> Interurban and <u>R[</u> ʉ]ural <u>B[</u> ʉ]us	6219	Other <u>A[</u> ə]mbulatory <u>H[</u> +]ealth <u>C[c]are <u>S[</u>s]ervices<u>.</u></u>
	<u>T[</u> ŧ]ransportation <u>.</u>	6221	General <u>M[m]</u> edical and <u>S[</u> s]urgical
4853	Taxi and <u>L[</u>]imousine <u>S[</u> s]ervice.		<u>H[</u> h]ospitals <u>.</u>
4854	School and <u>E[</u>]mployee <u>B[</u>]us T[]ransportation <u>.</u>	6222	Psychiatric and <u>S[s]ubstance A[a]buse <u>H[</u>h]ospitals<u>.</u></u>
4855	Charter <u>B[]</u> us <u>I[]</u> ndustry <u>.</u>	6223	Specialty (except P[p]sychiatric and
4859	Other $\underline{T}[t]$ ransit and $\underline{G}[\underline{9}]$ round $\underline{P}[\underline{p}]$ assenger $\underline{T}[t]$ ransportation.		<u>S[s]ubstance A[a]buse) <u>H[</u>h]ospitals<u>.</u></u>
4871	Scenic and <u>S[</u> s]ightseeing <u>T[</u> t]ransportation, <u>L[</u> 1]and.	6231	Nursing <u>C[e]</u> are <u>F[f]</u> acilities <u>(Skilled</u> <u>Nursing Facilities</u>).

NAICS	Industry	NAICS	Industry
6232	Residential <u>Intellectual and</u> Developmental Disability [Mental	7121	Museums, <u>H[h]istorical <u>S</u>[s]ites, and <u>S[s]imilar I[i]</u>nstitutions<u>.</u></u>
	and <u>S[</u> s]ubstance <u>A[a]</u> buse <u>E[f]</u> acilities_	7131	Amusement <u>P[</u> ə]arks and <u>A[</u> ə]rcades <u>.</u>
6232 Residential <u>Intellectual and</u> <u>Developmental Disability</u> [Mental retardation] , <u>M[m]</u> ental <u>H[h]</u> ealth and <u>S[s]</u> ubstance <u>A[a]</u> buse		7132	Gambling <u>I[i]</u> ndustries <u>.</u>
		7211	Traveler <u>A[a]</u> ccommodation <u>.</u>
	7212	RV ($\underline{R}[r]$ ecreational $\underline{V}[v]$ ehicle) $\underline{P}[p]$ arks and $\underline{R}[r]$ ecreational	
6239			
		[7213	Rooming and boarding houses.]
6242	and <u>E[e</u>]mergency and <u>O[o]</u> ther <u>R[r]</u> elief	7223	Special <u>F[f]</u> ood <u>S[</u> s]ervices <u>.</u>
		I S[s]ubstance A[a]buse facilities. A[a]rcades. ntinuing Care Retirement mmunities and [Community] isted Living Facilities [care] facilities for the E[e]Iderly. 7132 Gambling I[i]ndustries. 7212 RV (R[r]ecreational V[v]ehicle) P[p]arks and R[r]ecreational C[e]amps. rer R[r]esidential C[c]are facilities. 7213 Rooming and boarding houses.] nmunity E[f]ood and H[h]ousing, I E[e]mergency and O[o]ther felief 7223 Special E[f]ood S[s]ervices. 8113 Commercial and I[i]ndustrial M[m]achinery and E[e]quipment (except A[a]utomotive and E[e]lectronic) R[r]epair and M[m]aintenance. rervices. 8123 Dry[-]cleaning and L[H]aundry [Sclervices	<u>M</u> [m] achinery and <u>E[e</u>]quipment
6243			
7111	Performing <u>A[a]</u> rts <u>C[</u> e]ompanies <u>.</u>	8123	
7112	Spectator <u>S[</u> s]ports <u>.</u>		[<u>S</u> s]ervices.

Designated Industries for Annual Electronic Submission of information from OSHA Form 300 Log of Work-Related Injuries and Illnesses and DCBS Form 801 by Establishments With 100 or More Employees in Designated Industries

Note: If subsection (24)(c) applies then your establishment is also required to electronically submit the OSHA Form 300A summary in accord with either subsection (24)(a) or (24)(b) depending on the size of the establishment.

NAICS	Industry.	NAICS	Industry.
<u>1111</u>	Oilseed and Grain Farming.	<u>3116</u>	Animal Slaughtering and
<u>1112</u>	Vegetable and Melon		Processing.
	<u>Farming.</u>	<u>3117</u>	Seafood Product
<u>1113</u>	Fruit and Tree Nut Farming.		Preparation and Packaging.
<u>1114</u>	Greenhouse, Nursery, and	<u>3118</u>	Bakeries and Tortilla
	Floriculture Production.		<u>Manufacturing.</u>
<u>1119</u>	Other Crop Farming.	<u>3119</u>	Other Food Manufacturing.
<u>1121</u>	Cattle Ranching and	<u>3121</u>	Beverage Manufacturing.
	<u>Farming.</u>	<u>3161</u>	Leather and Hide Tanning
<u>1122</u>	Hog and Pig Farming.		and Finishing.
<u>1123</u>	Poultry and Egg Production.	<u>3162</u>	Footwear Manufacturing.
<u>1129</u>	Other Animal Production.	<u>3211</u>	Sawmills and Wood
<u>1133</u>	Logging.		Preservation.
<u>1141</u>	Fishing.	<u>3212</u>	Veneer, Plywood, and
<u>1142</u>	Hunting and Trapping.		Engineered Wood Product
<u>1151</u>	Support Activities for Crop		Manufacturing.
	Production.	<u>3219</u>	Other Wood Product
<u>1152</u>	Support Activities for	2261	Manufacturing.
	Animal Production.	<u>3261</u>	Plastics Product
<u>1153</u>	Support Activities for	3262	Manufacturing. Rubber Product
	Forestry.	<u>3202</u>	Manufacturing.
<u>2213</u>	Water, Sewage and Other	3271	Clay Product and Refractory
2201	Systems.	32/1	Manufacturing.
<u>2381</u>	Foundation, Structure, and	3272	Glass and Glass Product
	<u>Building Exterior</u> Contractors.	<u> 3272</u>	Manufacturing.
3111	Animal Food Manufacturing.	3273	Cement and Concrete
3113	Sugar and Confectionery	<u>5275</u>	Product Manufacturing.
<u>5115</u>	Product Manufacturing.	3279	Other Nonmetallic Mineral
3114	Fruit and Vegetable	<u>02/0</u>	Product Manufacturing.
<u> </u>	Preserving and Specialty	3312	Steel Product
	Food Manufacturing.		Manufacturing from
3115	Dairy Product		Purchased Steel.
<u> </u>	Manufacturing.	·	
		I	

NAICS	Industry.	NAICS	Industry.
3314	Nonferrous Metal (except	4239	Miscellaneous Durable
	Aluminum) Production and		<u>Goods Merchant</u>
	Processing.		Wholesalers.
<u>3315</u>	Foundries.	<u>4244</u>	Grocery and Related
<u>3321</u>	Forging and Stamping.		Product Merchant
<u>3323</u>	Architectural and Structural		Wholesalers.
	Metals Manufacturing.	<u>4248</u>	Beer, Wine, and Distilled
<u>3324</u>	Boiler, Tank, and Shipping		Alcoholic Beverage
	Container Manufacturing.		Merchant Wholesalers.
<u>3325</u>	Hardware Manufacturing.	<u>4413</u>	Automotive Parts,
<u>3326</u>	Spring and Wire Product		Accessories, and Tire
	Manufacturing.	4422	Stores.
<u>3327</u>	Machine Shops; Turned	4422	Home Furnishings Stores
	Product; and Screw, Nut,	<u>4441</u>	<u>Building Material and</u> Supplies Dealers.
2220	and Bolt Manufacturing.	4442	Lawn and Garden
<u>3328</u>	<u>Coating, Engraving, Heat</u> Treating, and Allied	<u>+++2</u>	Equipment and Supplies
	Activities.		Stores.
3331	Agriculture, Construction,	4451	Grocery Stores.
<u> 3331</u>	and Mining Machinery	4522	Department Stores.
	Manufacturing.	4523	General Merchandise
3335	Metalworking Machinery	1020	Stores, including
<u></u>	Manufacturing.		Warehouse Clubs and
3361	Motor		Supercenters.
	VehicleManufacturing.	<u>4533</u>	Used Merchandise Stores.
3362	Motor Vehicle Body and	<u>4543</u>	Direct Selling
	Trailer Manufacturing.		Establishments.
<u>3363</u>	Motor Vehicle Parts	<u>4811</u>	Scheduled Air
	<u>Manufacturing.</u>		Transportation.
<u>3366</u>	Ship and Boat Building.	<u>4841</u>	General Freight Trucking.
<u>3371</u>	Household and Institutional	<u>4842</u>	<u>Specialized Freight</u>
	Furniture and Kitchen		Trucking.
	Cabinet Manufacturing.	<u>4851</u>	<u>Urban Transit Systems.</u>
<u>3372</u>	Office Furniture (including	<u>4852</u>	Interurban and Rural Bus
	Fixtures) Manufacturing.		Transportation.
<u>3379</u>	Other Furniture Related	<u>4853</u>	Taxi and Limousine Service.
	Product Manufacturing.	<u>4854</u>	School and Employee Bus
<u>4231</u>	Motor Vehicle and Motor	4050	Transportation.
	Vehicle Parts and Supplies	<u>4859</u>	Other Transit and Ground
4777	Merchant Wholesalers.	4071	Passenger Transportation.
<u>4233</u>	Lumber and Other	<u>4871</u>	Scenic and Sightseeing
	Construction Materials	4001	Transportation, Land.
1725	Merchant Wholesalers.	<u>4881</u>	Support Activities for Air
<u>4235</u>	<u>Metal and Mineral Merchant</u> Wholesalers.	4002	Transportation.
	wiillesaleis.	<u>4883</u>	Support Activities for Water
]	Transportation.

NAICS	Industry.
<u>4889</u>	Other Support Activities for
	Transportation.
<u>4911</u>	Postal Service.
4921	Couriers and Express
	Delivery Services.
4931	Warehousing and Storage.
5322	Consumer Goods Rental.
5621	Waste Collection.
5622	Waste Treatment and
	Disposal.
6219	Other Ambulatory Health
	Care Services.
6221	General Medical and
	Surgical Hospitals.
6222	Psychiatric and Substance
	Abuse Hospitals.
6223	Specialty (except
	Psychiatric and Substance
	Abuse) Hospitals.
<u>6231</u>	Nursing Care Facilities
	(Skilled Nursing Facilities).
<u>6232</u>	Residential Intellectual and
	Developmental Disability,
	Mental Health, and
	Substance Abuse Facilities.
<u>6233</u>	Continuing Care Retirement
	Communities and Assisted
	<u>Living Facilities for the</u>
	<u>Elderly.</u>
<u>6239</u>	Other Residential Care
	<u>Facilities.</u>
<u>6243</u>	Vocational Rehabilitation
	Services.
<u>7111</u>	Performing Arts Companies.
<u>7112</u>	Spectator Sports.
<u>7131</u>	Amusement Parks and
	Arcades.
<u>7211</u>	Traveler Accommodation.
<u>7212</u>	<u>RV (Recreational Vehicle)</u>
	Parks and Recreational
	<u>Camps.</u>
<u>7223</u>	Special Food Services.

Appendix A (Nonmandatory) to 437-001-0700, Age Related Hearing Loss

You cannot use age correction for determining whether an employee has reached the 25 dB threshold above audiometric zero. You cannot age-correct an audiogram for determining a Standard Threshold Shift (STS) for purposes of OAR 437-002-1910.95, "Occupational Noise Exposure."

When determining whether you must record an STS on the OSHA 300 Log, you can allow for the contribution of aging by adjusting the current audiogram. If you choose to adjust the audiogram, follow the procedure described below. This procedure and the age correction tables were developed by the National Institute for Occupational Safety and Health in the criteria document entitled "Criteria for a Recommended Standard . . . Occupational Exposure to Noise," ((HSM)-11001).

For each ear;

(i) Determine from Table F-1 (for males) or F-2 (for females) the age correction values for the employee by:

(A) Finding the age at which the current audiogram was taken and recording the corresponding values of age corrections at 2000 Hz, 3000 Hz, and 4000 Hz;

(B) Finding the age at which the baseline audiogram was taken and recording the corresponding values of age corrections at 2000 Hz, 3000 Hz, and 4000 Hz.

(ii) Subtract the values in the baseline from the values in the current audiogram.

(iii) The calculated difference represents the portion of the change in hearing that may be due to aging.

(iv) An STS is a loss of 10 dB as an average of the 2000 Hz, 3000 Hz, and 4000 Hz between the baseline audiogram and the current audiogram. Once you have performed the age correction, add up the results of the age-corrected audiogram and divide by three. If the result is 10 or larger, then it is still an STS.

Example: Employee is a 32-year-old male. The audiometric history for his right ear is shown in decibels below.

	Audiometric test frequency (hz)				
Employee's age	2000	3000	4000		
*27	0	0	5		
28	0	0	10		
29	0	5	15		
30	5	10	20		
31	10	20	15		
*32	10	10	25		

The audiogram at age 27 is considered the baseline since it was the initial audiogram. Asterisks have been used to identify the baseline and current audiogram. A threshold shift of 10 dB exists at both the 2000 Hz and 3000 Hz, and a 20 dB shift exists at 4000 Hz between the audiograms taken at ages 27 and 32.

(The threshold shift is computed by subtracting the hearing threshold at age 27, which was 0, 0, 5, from the hearing threshold at age 32, which is 10, 10, and 25). A retest audiogram has confirmed this shift. The contribution of aging to this change in hearing may be estimated in the following manner:

Go to Table F-1 and find the age correction values at age 27 and age 32.

	Frequence	Frequency (Hz)				
	2000	3000	4000			
Age 32	5	7	10			
Age 27	4	6	7			
Difference	1	1	3			

The difference represents the amount of hearing loss that may be attributed to aging in the time period between the baseline audiogram and the current audiogram.

In this example, the difference at 2000 Hz is 1 dB, the difference at 3000 Hz is 1dB, and the difference at 4000 Hz is 3 dB. These values are subtracted from the respective hearing levels of the current audiogram.

Once you have done the age correction, compare the age-corrected audiogram to the baseline to determine the severity of the shift. There is no need to age-correct the baseline for this purpose because the calculation above already took that into consideration.

	Frequency (Hz)		
	2000	3000	4000
Age-corrected Current Audiogram	5	7	10
Baseline Audiogram	4	6	7
Difference	1	1	3

An STS is present when the difference between the current audiogram and the baseline audiogram is 10 dB averaged from the 2000 Hz, 3000 Hz, and 4000 Hz readings. In this instance, the average of 9 dB (from the 2000 Hz reading), 9 dB (from the 3000 Hz reading), and 17 dB (from the 4000 Hz reading) is 11.7 dB. This is an STS because the shift is more than 10 dB, even after the age correction.

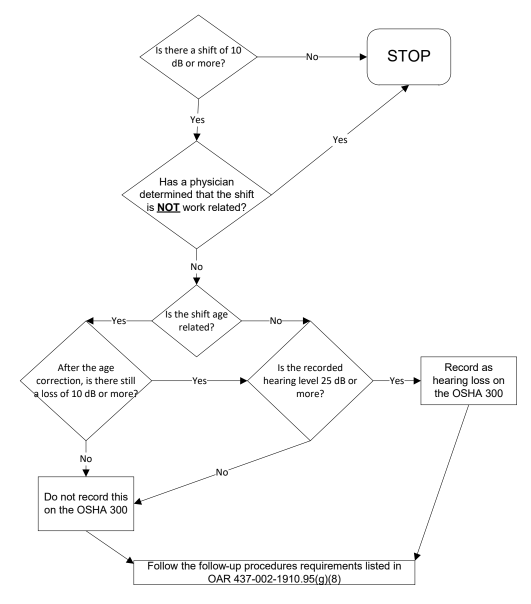
Years	Audiometric Test Frequency (Hz)			Years	Audiometric Test Frequency (Hz)		
	2000 3000 4000			2000	3000	4000	
20 or younger	3	4	5	41	6	10	14
21	3	4	5	42	7	11	16
22	3	4	5	43	7	12	16
23	3	4	6	44	7	12	17
24	3	5	6	45	7	133	18
25	3	5	7	46	8	13	19
26	4	5	7	47	8	14	19
27	4	6	7	48	8	14	20
28	4	6	8	49	9	15	21
29	4	6	8	50	9	16	22
30	4	6	9	51	9	16	23
31	4	7	9	52	10	17	24
32	5	7	10	53	10	18	25
33	5	7	10	54	10	18	26
34	5	8	11	55	11	19	27

Table F 1 - Age correction values in decibels for males

Years	Audiometric Test Frequency (Hz)			Years	Audiometric Test Frequency (Hz)		
	2000	3000	4000		2000	3000	4000
35	5	8	11	56	11	20	28
36	5	9	12	57	11	21	29
37	6	9	12	58	12	22	31
38	6	9	13	59	12	22	32
39	6	10	14	60 or older	13	23	33
40	6	10	14				

Years	Audiometric Test Frequency (Hz)			Years	Audiometric Test Frequency (Hz) 2000 3000 4000		
Tears	2000 3000 4000						
20 or younger	4	3	3	41	8	8	8
21	4	4	3	42	8	9	9
22	4	4	4	43	8	9	9
23	5	4	4	44	8	9	9
24	5	4	4	45	8	10	10
25	5	4	4	46	9	10	10
26	5	5	4	47	9	10	11
27	5	5	5	48	9	11	11
28	5	5	5	49	9	11	11
29	5	5	5	50	10	11	12
30	6	5	5	51	10	12	12
31	6	6	5	52	10	12	13
32	6	6	6	53	10	13	13
33	6	6	6	54	11	13	14
34	6	6	6	55	11	14	14
35	6	7	7	56	11	14	15
36	6	7	7	57	11	15	15
37	7	7	7	58	12	15	16
38	7	7	7	59	12	16	16
39	7	8	8	60 or older	12	16	17
40	7	8	8				

Table F 2 - Age correction values in decibels for females



Appendix B (Nonmandatory) to 437-001-0700, Hearing Loss Recordability Flowchart

All numbers referenced below are taken as an average of the 2K, 3K, and 4K Hx. levels of the audiogram. * 1910.95 assumes that any shift is workplace-induced unless a physician determines otherwise.