This newsletter is designed to provide news and information regarding COVID-19 and current OSHA Operations and guidance. Please visit one any of the following links for additional information.

**OSHA-DOL COVID 19 Guidance and Information**


https://www.osha.gov/SLTC/covid-19/


https://www.osha.gov/SLTC/covid-19/
Recording workplace exposures to COVID-19

OSHA recordkeeping requirements at 29 CFR Part 1904 mandate covered employers record certain work-related injuries and illnesses on their OSHA 300 log.

COVID-19 can be a recordable illness if a worker is infected as a result of performing their work-related duties. However, employers are only responsible for recording cases of COVID-19 if all of the following are met:

1. The case is a confirmed case of COVID-19 (see CDC information on persons under investigation and presumptive positive and laboratory-confirmed cases of COVID-19);
2. The case is work-related, as defined by 29 CFR 1904.5; and
3. The case involves one or more of the general recording criteria set forth in 29 CFR 1904.7 (e.g. medical treatment beyond first-aid, days away from work).

OSHA-DOL General Information and additional guidance

https://www.osha.gov/quicktakes/03232020

https://www1.eeoc.gov/guidance/index.cfm (this link provides EEOC COVID 19 Guidance)
OSHA-DOL COVID 19 Guidance and Information, along with other resources

https://www.dol.gov/coronavirus

http://www.austintexas.gov/COVID19 provided in Spanish by the State of Texas

http://campaign.r20.constantcontact.com/render?m=1106836319273&ca=8b0537a8-ca17-4b63-83d4-113e5e309de1 – guidance for the construction work force

A note from our Fort Worth OSHA Area Director, Timothy Minor

“The OSHA Fort Worth Area Office continues to function and provide essential OSHA services. Please contact us with any workplace related issues or concerns and rest assured that we stand by ready to assist as always.”

A note from our Dallas OSHA Area Director, Basil Singh

“The OSHA Dallas Area Office continues to function and provide essential OSHA services. Please contact us with any workplace related issues or concerns and rest assured that we stand by ready to assist as always.”
Disclaimer

This information has been developed by an OSHA Compliance Assistance Specialist and is intended to assist employers, workers, and others as they strive to improve workplace health and safety. While we attempt to thoroughly address specific topics [or hazards], it is not possible to include discussion of everything necessary to ensure a healthy and safe working environment in a presentation of this nature. Thus, this information must be understood as a tool for addressing workplace hazards, rather than an exhaustive statement of an employer’s legal obligations, which are defined by statute, regulations, and standards. Likewise, to the extent that this information references practices or procedures that may enhance health or safety, but which are not required by a statute, regulation, or standard, it cannot, and does not, create additional legal obligations. Finally, over time, OSHA may modify rules and interpretations in light of new technology, information, or circumstances; to keep apprised of such developments, or to review information on a wide range of occupational safety and health topics, you can visit OSHA’s website at www.osha.gov.