Text is only brief excerpt… See http://www.osha.gov/pls/oshaweb/owares.do_search
for complete list and FULL interpretation.

RECENT LETTERS (Less than 7 years old)

Where an OSHA standard incorporates an earlier consensus standard, the only way the OSHA standard can be changed to adopt the new version is through rulemaking. However, while requiring employers to comply with existing OSHA standards, the Occupational Safety and Health Act of 1970 (OSH Act) also authorizes OSHA to treat certain violations, which have no direct or indirect relationship to safety and health, as de minimis. OSHA enforcement policy provides that a violation may be de minimis if an employer complies with an amendment of a consensus standard rather than with the OSHA standard, and the updated consensus standard is at least equally protective of employee safety and health. OSHA does not issue citations for de minimis violations, penalties are not proposed, and abatement of the violation is not required by the employee.

10/12/2012 Clarification on whether both ears must be tested on a retest to confirm an STS. If the employer chooses to conduct a retest following the discovery of a possible STS, this must be conducted within 30 days and must include both ears..

03/03/2011 Clarification on whether a successor employer may establish a new baseline audiogram for employees of the former employer. The successor employer is not permitted to establish new baselines for employees who had previously been enrolled in the HCP. Even if an employee is away from the noise environment for an extended time period, it does not make the baseline audiogram invalid. Audiograms performed by the new owner that show an employee has experienced a recordable STS must be recorded on the new owners' OSHA 300 Log or equivalent.

04/23/2010- Whether use of an artificial ear ISO 318 coupler complies with the noise standard. If the ISO 318 coupler is equivalent to the IEC 60318-3, OSHA would consider its use for both acoustical and exhaustive calibrations using the RETSPLs provided in the ANSI standard to be a de minimis violation.

12/05/2008 Whether employers have the option to establish new baseline audiograms when business ownership changes, but medical records are maintained for 30 years. (confirmation of an earlier letter on similar topic… see #84, below ) Employers do not have the option to establish new baselines. When an employer's business changes ownership and remains at the same location retaining the current employees, the employer is required to transfer all audiograms including baseline audiograms to the new employer.

#90 08/29/2007 - Clarification of 1910.95 and 1904 regarding physicians and audiologists roles in determining work-relatedness of worker hearing loss. (Provides little new information) Confirms that an employer may seek the guidance of either a physician or “other licensed health care professional” (including audiologists) as to whether a given hearing loss case is work-related under provisions of 1904.10(b)(6) and should be entered on the OSHA Log. Employers are still required under provisions of paragraph 1910.95(g)(8)(ii) of the OSHA Noise Standard to have a physician make the determination that an employee's hearing loss is not work-related.

#89 03/07/2007 - Administering the baseline audiogram either before or after an employee's first exposure. The baseline audiogram may be given either before or after an employee's first exposure to noise but must be given no later than six months after an employee's exposure to noise above the action level.

#88 2006 - 02/10/2006 - Clarification on revising a baseline audiogram if a standard threshold shift occurs in only one ear.

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Employer does not need to go back further than the previous year’s audiogram and ensure all future audiograms are revised (re: separate ear baselines).

#87 2005 - 02/14/2005 - Frequency of evaluating audiometric testing rooms to meet the specifications in Appendix D of the Occupational Noise standard.

To meet the requirements of Appendix D for a mobile van, as a minimum, it may be necessary to do ambient testing whenever the van is relocated to a new location at a minimum. To ensure that the hearing test results are valid each time, it is advisable to check ambient noise levels every day you do audiometric testing along with the daily calibration check using a bioacoustical simulator. (Not necessary for fixed booths)

#86 2005 - 02/08/2005 - Audiometric baseline revisions in employee rehire situations.

In a rehire situation, if the employer still has the original baseline audiogram, that audiogram may be the baseline since in fact it was obtained within 6 months (or one year in the case of audiograms taken in a mobile test van) of the employee’s first noise exposure. Subsequent audiograms would be compared to that audiogram; if a STS appears, then the subsequent audiogram would become the revised baseline. The standard only requires employers to keep the audiometric test records for their length of employment. Employers may use the original baseline audiogram for rehired employees provided that: (1) the employer has retained the original baseline; and (2) the original baseline was valid.

LESS RECENT LETTERS (more than 7 years old)

Go to http://www.osha.gov/index.html and click on “Interpretations”, search with “1910.95”

#85 2004 - 08/03/2004 - Application of the Occupational Noise standard to employees who are deaf or have a diminished capacity to hear.

84. 2004 - 04/27/2004 - Retention of exposure and audiometric testing records by successor employers.
83. 2004 - 03/04/2004 - Recording criteria for recordkeeping cases involving occupational hearing loss.
82. 2003 - 08/14/2003 - Retesting requirements if employee's annual audiogram shows a Standard Threshold Shift (STS).
81. 2003 - 05/08/2003 - Baseline audiogram revision due to persistent STS or improved thresholds; revision must be made for each ear separately.
80. 2002 - 10/02/2000 - Hearing protection and the responsibility for paying for the hearing protectors including replacement devices/parts.
69. 1994 - 08/01/1994 - Clarification of the policy for classifying violations as repeated, as well as clarification of specific regulations.
67. 1993 - 08/31/1993 - Use of insert earphones for audiometric testing.
65. 1991 - 07/29/1991 - Committing a de minimis violation when using an insert earphone designated as ER-3A.
64. 1991 - 04/17/1991 - Retesting when audiogram shows employees have suffered STS shift
63. 1991 - 04/01/1991 - Occupational noise exposure limits
62. 1990 - 08/24/1990 - Product endorsement policy and telephone headsets.
61. 1990 - 03/05/1990 - Observation of monitoring requirement at 1910.95(f) in the occupational noise exposure standard
60. 1989 - 12/14/1989 - Noise inspection conducted at Robben's Roost, Louisville, Kentucky.
59. 1989 - 12/13/1989 - Audiometric earphones to be reviewed for acceptability for audiometric testing.
57. 1989 - 07/19/1989 - Policy concerning OSHA's Hearing Conservation Amendment
Text is only brief excerpt… See http://www.osha.gov/pls/oshaweb/owares.do_search
for complete list and FULL interpretation.

54. 1987 - 12/07/1987 - Hearing conservation programs and "ear blasts" on communication headsets
52. 1987 - 07/27/1987 - Free audiometric testing for employees exposed over the action level.
51. 1987 - 06/15/1987 - Recertifying technicians who do audiometric testing and pulmonary function testing.
49. 1987 - 04/14/1987 - Use of Walkman Radio, Tape, or CD Players and Their Effect When Hearing Protection Is In Use
47. 1986 - 12/10/1986 - Calibration of noise dosimeters
46. 1986 - 10/10/1986 - Field calibration of noise dosimeters.
45. 1986 - 07/10/1986 - Response to letter suggesting that the noise standard of 90 dB(A) is set at too high a level, and should be 85 dB(A) or less.
44. 1986 - 06/25/1986 - Time period for notifying employees of a standard threshold shift (STS).
43. 1986 - 06/16/1986 - The noise standard applies to environments with undue atmospheric pressure.
42. 1986 - 06/04/1986 - Interpretation concerning persistent standard threshold shift (STS).
40. 1985 - 10/10/1985 - Noise standards applicable to Metra are under the jurisdiction of the Federal Railroad Administration.
39. 1985 - 08/15/1985 - Some employers have banned portable stereo headsets.
38. 1985 - 07/16/1985 - Standard applicable to two point suspension scaffolds and power platforms used in window cleaning and to hazards in refrigeration plants.
37. 1985 - 06/18/1985 - Audiograms conducted in accordance with the hearing conservation amendment.
36. 1985 - 06/06/1985 - Interpretation of "effective hearing conservation program".
34. 1985 - 02/22/1985 - Fast response noise dosimetry measurement not acceptable.
33. 1984 - 12/14/1984 - Regulations for the calibration of spirometers and audiometers; Regulations for the calibration of spirometers and audiometers.
32. 1984 - 08/30/1984 - Quest Bio Acoustic Simulator may be used for daily audiometer checks.
31. 1984 - 05/08/1984 - Questions and answers relative to the noise standard.
30. 1984 - 03/26/1984 - Baseline audiograms must be established even if medical problem exists.
29. 1984 - 03/13/1984 - "Laboratory-based noise reduction" defined.
28. 1984 - 02/16/1984 - A film can meet training requirements if questions are answered.
27. 1984 - 02/03/1984 - March 1, 1984 is the deadline for baseline audiograms
26. 1984 - 02/01/1984 - Costs of employee training under the noise standard paid by employer.
25. 1984 - 01/03/1984 - Use of the "hold" switch on audiometers when background noise levels exceed the criteria in Table D-1.
23. 1983 - 09/30/1983 - Ear muffs and ear plugs are not both required if one offers protection.
20. 1983 - 08/15/1983 - Citation guidelines in relation to monitoring programs.
17. 1983 - 05/24/1983 - Comparison to baseline audiograms and retest audiograms
15. 1983 - 05/03/1983 - Requirement to make a positive determination of work-relatedness of threshold shift revoked.
12. 1983 - 04/06/1983 - No time limit from date of annual audiogram to standard threshold shift determination.
11. 1983 - 04/06/1983 - An electroacoustic ear can be used for daily testing of an audiometer.
10. 1983 - 03/29/1983 - The hearing conservation amendment does not cover construction or agriculture.
 8. 1982 - 08/18/1982 - Revisions of hearing conservation standard under consideration applicable to logging industry.
 6. 1982 - 06/03/1982 - Hearing conservation standard in relation to poultry processing industry.
 5. 1982 - 03/26/1982 - Question of whether the noise standard is adjusted for workshifts greater than 8 hours.
 4. 1982 - 01/19/1982 - Provisions to assure that workers are adequately protected from noise exposure.
 3. 1982 - 01/11/1982 - Variable day to day exposures cannot be averaged for compliance with action level.
 2. 1981 - 09/15/1981 - Compliance determination based on worst day noise exposure.
 1. 1975 - 03/19/1975 - Administrative controls and PPE used to reduce exposure below limits if engineering controls are not feasible.
In addition, there are some letters of interpretation re: CFR 1904.10 (Recording criteria for recordkeeping cases involving occupational hearing loss)

1. 08/29/2007 - Clarification of 1910.95 and 1904 regarding physicians and audiologists roles in determining work-relatedness of worker hearing loss.  (Basically, a long review of what had already been written in 1904.10 and 1910.95 re: who can determine work-relatedness.  Take a long look at it and see for yourself how the agency has finessed use of “other health care provider” as it pertains to audiologists.)

2. 05/12/2006 - Recordkeeping requirements when an employer receives two or more differing medical recommendations for an injury/illness.  When an employer receives contemporaneous recommendations from two or more physicians or other licensed health care professionals, the employer may decide which recommendation is the most authoritative and record the case based on that recommendation. However, once medical treatment is provided for a work-related injury or illness, the case is recordable.

3. 2004 - 03/04/2004 - Recording criteria for recordkeeping cases involving occupational hearing loss.  Work-related hearing loss cases must be recorded if they meet the requirements of 1904.10. Two basic questions must be answered: Did the employee suffer a Standard Threshold Shift (STS) of 10 dB or more in one or both ears? Is the employee's overall hearing level 25 dB or more above audiometric zero in the same or both ears? If both questions can be answered yes, then it must be recorded on the OSHA 300 log.

4. 2003 - 05/08/2003 - Baseline audiogram revision due to persistent STS or improved thresholds; revision must be made for each ear separately.  When the professional evaluating the audiogram determines that a baseline revision is appropriate, whether due to a persistent STS or improved thresholds, the baseline must be revised for each ear separately.