T K GROUP, INC.

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FAQs

T K Group receives many Hearing Loss Prevention Program questions, some of which are frequently asked. We have compiled a list of Frequently Asked Questions. A copy of FAQs will accompany all reports beginning in 2009:

WHY DO CERTAIN PEOPLE HAVE DIFFER-ENT RIGHT AND LEFT EAR BASELINES? Effec-

tive 1/1/2003, each ear must maintain its own baseline per OSHA mandate. A baseline is revised upon a persistent 10 dB STS in the affected ear(s).

WHAT IS A 10 dB STANDARD THRESH-OLD SHIFT (STS)? A 10

dB Standard Threshold Shift (STS) is a 10 dB or greater shift as averaged at 2000, 3000, and 4000 Hz referenced to the baseline (first test) or revised baseline (if applicable). Comparison calculations incorporate age correction.

WHY IS TEST DATA AGE CORRECTED?

OSHA permits age correction to account for the potential decline in hearing associated with the natural ageing process (Presbycusis). Unless otherwise requested, T K Group age corrects all data except for data residing in Washington or Oregon, as age correction is not permitted in the 10 dB STS analysis in those States.

WHAT IS THE SIGNIFI-CANCE OF A 10 dB STS?

A 10 dB STS may indicate early stage noise-induced hearing loss; hence OSHA developed the 10 dB STS criteria to serve as an early indicator of noise-induced hearing loss. This is not to say, however, that all shifts are noise induced.

A 10 dB STS WAS RE-PORTED. WHAT

NEXT? Schedule a 30-day retest to determine if the shift is persistent or non-persistent. OSHA Permits a retest within 30 days after the date of the shift to determine shift persistency.

I CANNOT SCHEDULE A RETEST WITHIN THE 30 DAY RETEST WIND-DOW. SHOULD I STILL RETEST EVEN IF THE 30-DAY WINDOW HAS

PASSED? Yes. It is always best to obtain a retest.

DOES A "LATE" RE-TEST NEGATE THE END RESULT? No. The end result is still valid regardless of the date of the retest.

WHAT IS A PERSIS-TENT SHIFT STATUS? A persistent shift event suggests a permanent shift in hearing at 2000, 3000, and 4000 Hz in the affected ear(s).

WHAT IS A NON-PERSISTENT SHIFT

STATUS A non-persistent event suggests no permanent change in hearing at 2000, 3000, and 4000 Hz in the affected ear(s). A nonpersistent shift status may be attributed to acute pathology, waning attention span, or an early indicator of noiseinduced Temporary Threshold Shift (TTS).

WHAT FOLLOW-UP ACTIONS MUST I TAKE FOR AN EM-PLOYEE WITH A 10 dB STS?

1. The employee must receive written notification of the event within 21 days of the shift date. CONTRACTUA-TUAL MOBILE SERVICE CAVEAT: If your contract included on-board Employee Notification Letters, applicable employees received the OSHA mandated 21 day written notification requirement on the van

2. The employee must wear hearing protection if working in an 85 dB or greater noise environment (8 hour time weighted average).

3. If protection was previously used, the employee must be refitted and re-trained on proper preventive measures. If protection was not previously used, the employee must be fitted with, and required to use, appropriately attenuating hearing protection. CON-TRACTUAL MOBILE SERVICE CAVEAT: If your contract included on-board training, applicable employees received OSHA mandated training / hearing protector check/re-fit consultation and thus the training/hearing protector check/re-fit requirement has already been satisfied.

*** If your contract did not include on-board Employee Notification Letters, the OSHA mandated 21day written notification of 10 dB STS has not yet been satisfied and the provided Employee Notification

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Letter must be distributed. Retain a SIGNED copy in your records.

*** If your contract did not include on-board training, employees with persistent 10 dB STS status upon retest must be fitted with, and required to use, appropriately attenuating hearing protection AND receive retraining on proper preventive hearing loss measures. If hearing protectors are already in use, the protectors must be checked and re-fitted if necessary to assure protective adequacy.

WHY DO I HAVE AN EMPLOYEE ON THE 10 dB LISTING BUT NOT ON THE POTENTIAL RECORDABLE LIST-

ING? It is quite possible to sustain a 10 dB STS without sustaining Recordable status; that employee's hearing remains essentially within normal range despite a shift.

WHAT IS A POTENTIA-TIAL (OSHA) RE-CORDABLE HEARING LOSS EVENT? A Potential

(OSHA) Recordable Shift is a 10 dB Standard Threshold Shift (STS) with a pure average equal to or greater than 25 dB at 2000, 3000, and 4000 Hz. <u>All</u> States recognize the Federal recordable criteria.

IS EVERY POTENTIAL (OSHA) RECORDABLE EVENT RECORDABLE?

No. Changes in hearing are not always noise-induced; likewise, each Recordable event should not automatically be considered "occupationally" related-hence the term "Potential" Recordable is preferred.

A POTENTIAL (OSHA) RECORDABLE SHIFT WAS REPORTED. WHAT NEXT? Schedule a

30-day retest to determine if the shift is persistent or nonpersistent.

DOES A POTENTIAL (OSHA) RECORDABLE HEARING LOSS EVENT NEED TO BE POSTED TO THE OSHA 300 LOG IMMEDIATELY? No. If a

30-day retest is anticipated, Recordable events need not be posted to the OSHA 300 Log until the shift is shown persistent by retest.

UPON RETEST, A PERISTENT RECORD-ABLE SHIFT WAS RE-PORTED. HOW LONG DO I HAVE TO POST THE EVENT TO POST THE EVENT TO THE OSHA 300 LOG? The event must be posted to the OSHA 300 log within 7 days of official notification of the persistent shift status. IF I DO NOT OPT TO RETEST A RECORD-ABLE EVENT, HOW LONG AFTER THE DATE OF THE SHIFT DO I HAVE TO POST THE EVENT TO THE OSHA 300 LOG? Technically, 37 days from the date of the shift.

UPON RETEST, A NON-PERSISTENT RECORD-ABLE SHIFT STATUS IS REPORTED. WHAT DOES THIS MEAN? A

non-persistent shift status automatically eliminates any obligation to post that event to the OSHA 300 log and/or determine work relatedness.

MY REPORT INDI-CATES A NON-PERSISTENT SHIFT STATUS FOR AN EM-PLOYEE WHO SUS-TAINED A RECORD-ABLE EVENT IN THE PREVIOUS YEAR AND WAS NOT RETESTED. WHY IS THIS RE-PORTED? There is no "statute of limitations" associated with non-persistent "lineouts" such that a pon-

outs", such that a nonpersistent shift status on a test two years previous, for example, may be lined-off that year's log.

MY REPORT INDI-CATES A PERSISTENT 10 dB STS BUT A NON-PERSISTENT RECORD-ABLE STATUS. HOW IS THIS POSSIBLE? *While* the 10 dB STS proved persistent, the Recordable component (i.e. 25 dB or greater average at 2000, 3000, and 4000 Hz) did not persist.

DOES AN EMPLOYEE WITH A POTENTIAL RECORDABLE EVENT REQUIRE WRITTEN NOTIFICATION OF

THE EVENT? No; there is no OSHA Requirement to make written notification of Recordable events, and for this reason, Employee Notification Letters make no reference to Recordable status.

A NON-NOISE EXPOSE-POSED (I.E. LESS THAN 85 dB 8 HR. TWA) WORKER IS ON THE RECORDABLE RE-PORT. DO I NEED TO POST THIS INDIVID-UAL TO THE OSHA 300 LOG? No; barring occupationally related trauma (blast trauma, etc), non-noise exposed employees do not fall under the Federal noise regulation umbrella.

HOW MAY I DETER-MINE IF A POTEN-TIALLY RECORDABLE SHIFT EVENT IS OCCU-PATIONALLY RE-

LATED? A Physician, Audiologist, or other licensed and "qualified" health care

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professional may determine work relatedness.

HOW CAN T K GROUP HELP ME TO DETER-MINE WORK RELAT-EDNESS?

1. A Work Relatedness Determination is requested by submitting a Work Relatedness Determination (WRD) Questionnaire. The questionnaire form is available for download at http://www.tkontheweb.c om/tkforms.htm

2.FAX, mail, or email the Extended Questionnaire to the attention of DATA PROCESS-ING. The reviewing T K Group Audiologist will review the case and render a written determination. A determination deemed non-occupationally related may be lined-off the OSHA 300 Log.

I REQUESTED A WORK RELATEDNESS DETER-MINATION AND RE-CEIVED A NON-OCCUPATIONAL DE-TERMINATION; HOW-EVER, THE INDIVID-UAL REMAINS LISTED ON THE RECORDABLE SECTION OF THE RE-PORT. WHY? Determina-

tion outcomes have no relationship to shift status. T K Group must identify all 10 dB STS and Recordable shift activity. A Work Relatedness Determination deemed non-

occupationally related serves as your basis not to log that individual to the OSHA 300 log.

AN EMPLOYEE SUS-TAINED A RECORD-ABLE SHIFT LAST YEAR AND IT WAS **DEEMED NON-OCCUPATIONALLY RELATED BY DETER-MINATION. THIS** SAME INDIVIDUAL **INDICATES A NEW RE-CORDABLE SHIFT** THIS YEAR. MAY I USE **THE PREVIOUS DE-TERMINATION TO KEEP THIS INDIVID-UAL OFF THE LOG FOR** THIS YEAR'S NEW EVENT? No; each new event requires a new determination.

I RECEIVED A DETER-MINATION DEEMED OCCUPATIONALLY RELATED AND DO NOT AGREE WITH THE DECISION. WHAT ARE MY OPTIONS? The re-

viewing audiologist must render a decision based upon evidence provided (audiometric data, dosimetry, Extended Questionnaire). If significant new information is discovered post determination, forward that information to the audiologist for a second review. Neither T K Group, nor the T K Group audiologist, possesses regulatory enforcement function. An occupationally or non-occupationally related determination conveys a professional "best practice" recommendation based upon all known evidence provided. In the end, the decision to log or not to log must be left to the

discretion of (client) corporate authority.

WHAT IS A MEDICAL REFERRAL? A Medical

Referral recommendation suggests suggest potential pathology related to the ear and/or associated neural pathways. Persons on the Medical Referral listing satisfied our adopted criterion to necessitate a Medical Referral Recommendation based upon audiometric characteristics and/or case history responses. Since OSHA does not mandate medical referral criteria, T K Group adopted the American Academy of Otolaryngology (AAO) Otologic Referral criteria for use in Occupational Hearing Loss Prevention Programs.

WHAT IS THE OSHA **COMPLIANCE RE-**QUIREMENT WITH **REGARD TO A MEDI-**CAL REFERRAL? OSHA mandates that Medical Referral recipients be notified of the need to seek further medical consultation.. Applicable workers may choose on their accord to seek physician consultation. Contractual Mobile Service Caveat: If your contract included on-board Employee Notification Letters, applicable Medical Referral recipients received Medical Referral Notification on the van and thus referral notification requirement has already been satisfied.

***If your contract did not include on-board Employee Notification Letters, referral notification has not been satisfied and Employee Notification Letters provided in the report must be distributed to employees. Retain a SIGNED copy in your records.

IS MY COMPANY OB-LIGATED TO PAY FOR PHYSICIAN VISITS PROMPTED BY MEDI-CAL REFERRAL? No,

unless an ear condition is determined work related. Consult your corporate authority, however, since unique corporate specific protocols may apply.

DOES A MEDICAL REF-FERRAL RECIPIENT REQUIRE A RETEST?

No. Medical Referral recipients DO NOT require a retest unless they are also listed on the 10 dB STS and/or OSHA Recordable listings. There is no relationship between shift status and referral status. A worker may satisfy the referral criterion without sustaining a shift; conversely, a worker may sustain a shift without a Medical Referral.

WHAT IS MEDICAL REFERRAL ADVISORY?

A Medical Referral Advisory is a supplemental referral recommendation issued by the reviewing T K Group Audiologist when an acute and/or

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potentially emergent loss pattern is noted. Advisories have no relationship to current Medical Referral and/or shift status.

AAO OTOLOGIC REFE-FERRAL CRITERIA FOR USE IN OCCUPA-TIONAL HEARING LOSS PREVENTION PROGRAMS

Audiometric Criteria:

(For Baseline [first test] Audiograms)

1.An averaged hearing level at 500, 1000, 2000, and 3000 Hz greater than 25 dB, in either ear.

2. A difference in average hearing level between the better and poorer ears of more than 15 dB at 5000, 1000, and 2000 Hz.

3. A difference in average hearing level between the better and poorer ears of more than 30 dB at 3000, 4000, and 6000 Hz.

(For Annual Audiograms)

1. A change for the worse in average hearing level, in either ear, compared to the baseline audiogram of more than 15 dB at 500, 1000, and 2000 Hz.

2. A change for the worse in average hearing level, in either ear, compared to the baseline audiogram of more than 20 dB at 3000, 4000, and 6000 Hz.

Case History Criteria:

Report of the following earrelated complaints in the preceding 12 months for which NO medical consultation has transpired:

Ear Pain

Drainage

Dizziness

Ringing

Sudden, Fluctuating, or Rapidly Progressive Hearing Loss

Feeling of Fullness.

HOW LONG MUST I KEEP AUDIOMETRIC RECORDS? OSHA suggests

that all records be retained for the employee's duration of employment. NIOSH recommends retaining records for the duration of employment plus 30 years. T K Group recommends perpetual maintenance of records in the event of subsequent compensation litigation.

WILL WE UPDATE THIS LIST AS NEW QUESTIONS ARISE? ABSOLUTELY!



T K Group conducts periodic CAOHC Certification and Recertification courses. Our next course is tentatively scheduled for January 6th, 7th, and 8th 2009 AND July 12th, 13th, and 14th. If you wish to participate, please contact Beth Minnick at (815) 332-3460

ATTENTION!

In an effort that we provide this newsletter electronically as well as to inform you of immediate professional announcements, please email us your email address to: <u>robertwilliams@tkontheweb.com</u>

T K Group News is written by Dr. Robert Williams, Audiologist Director Audiology

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TK GROUP'S WINTER GREEN EVENT



This winter T K Group is going green. From now until the end of the year, we're encouraging our customers to help the environment by reducing their reliance on paper.

Are you mailing and faxing audiograms?



We're offering our existing customers a special on our audiometric testing software package. Our CAT (Computerized Audiometric Testing) software lets you organize your Hearing Conservation Program electronically. It allows you to create a file that can be sent electronically to T K Group for processing. Visit <u>www.tkontheweb.com/cat.htm</u> for more information. Normally the CAT software sells for \$1500, but for the next two months we'll be offering it <u>for only \$500.</u> That's a 67% savings!

Are you still receiving paper reports?

T K Group offers all our clients access to their reporting online through our secure website. Get the same reports, but get them sooner. To make things even easier, we notify you via email whenever there is new test information available for you online.



Call Chad at (815) 332-3460 or email <u>chadglowinski@tkontheweb.com</u> for more information or to sign-up for either of these offers. Hurry, this event ends Dec. 31st 2008.