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Standard Number:

1904.7; 1904.7(b)(3); 1904.7(b)(3)(iii); 1904.7(b)(4)(i)

larch 22, 2011

1r: William K. Principe uite 2400 30 Peachtree St., NW tlanta, Georgia 3030-1557

lear Mr. Principe,

hank you for your October 6, 2010 letter to the Occupational Safety and Health Administration (OSHA) regarding OSHA's recordkeeping regulation contained in 9 CFR Part 1904 – Recordkeeping and Reporting Occupational Injuries and Illnesses. In an effort to provide you with prompt and accurate responses, we eveloped and continue to refine a set of Frequently Asked Questions (FAQ), in addition to maintaining a log of Letters of Interpretation (LOI) on the OSHA ecordkeeping we site:

cenario: Your letter states that an employee incurred a work-related injury on a Saturday, but did not think it was severe enough to see a doctor. He was not cheduled to work on Sunday, but did report to at his assigned time on Monday. After working six hours, the employee left work and sought treatment at an mergency room for the injury from Saturday. After receiving treatment, the emergency room physician released the employee to return to work the next day Fuesday), which was the employee's next normally scheduled workday, with work restrictions.

n Tuesday, prior to his next shift, the employee contacted the employer and stated that he was in so much pain he needed to see a doctor right away. The imployee requested to use a bonus holiday (similar to a vacation day) for that day (Tuesday). The employer approved the request, and the employee saw the octor and was again released to return to work with restricted duty. However, because the employee had already been approved to take a bonus holiday, he d not return to work until the next day (Wednesday).

uestion 1: Is the absence on Tuesday recordable on the OSHA 300 Log as a day away from work or just as a day of restricted work?

esponse 1: Section 1904.7(b)(3) provides that work-related injuries and illnesses involving one or more days away from work must be recorded on the OSHA ag. Section 1904.7(b)(3)(iii) goes on to state that if a physician or other licensed health care professional recommends the employee can return to work, but elemployee stays at home, the case does not have to be recorded as a day away.

ection 1904.7(b)(4)(i) provides that a work-related injury or illness must be recorded on the OSHA Log as restricted work activity if the employer assigns stricted work, or a physician or other licensed health care professional recommends restricted work. The preamble to the January 19, 2001, final rule revising SHA's recordkeeping regulation states that employers must follow the recommendation of a physician or licensed health care professional. See, 66 Federal agister 5969. Under OSHA's recordkeeping system, an employee does not make the determination as to whether the physician's recommendation affects the imployee's "routine job functions" and therefore is "restricted work activity."

the scenario described above, the physician recommended that the employee could return to work with restricted work duties. However, the injured applyee decided not to return to work until Wednesday. Therefore, the day in question (Tuesday) should be recorded as a day of restricted work activity.

iditionally, please know that OSHA does not consider time spent traveling to and from medical evaluations as either days away from work or restricted work tivity. Instead, the focus is on whether the injured or ill employee needs days away from work or restricted work activity to recuperate from the work-related ury or illness. Classification of the day off as a "bonus holiday" is not relevant to this determination.

Question 2: Does it make a difference if the employer tells the employee that he has been released to return to work with restricted work and can take the day off, but only as an unexcused absence?

Response 2: You must count the number of calendar days the employee was unable to work (days away or restricted work activity) as a result of the injury or liness. If the employer determines that the employee needed time off because of their severe pain and was unable to work, the case should be recorded as a day away from work. On the other hand, if the employer determines that the injured employee was able to come to work, and perform restricted work, the case should be recorded as restricted work activity.

Question 3: Would it make a difference if the employee did not see the doctor on the Tuesday he took the day off?

Response 3: Again, if the employee had not seen the doctor on Tuesday, that day should be counted as a day away from work if the employer determines the employee cannot work because of the injury.

hank you for your interest in occupational safety and health. We hope you find this information helpful. OSHA requirements are set by statute, standards, and egulations. Our interpretation letters explain these requirements and how they apply to particular circumstances, but they cannot create additional employer ibligations. This letter constitutes OSHA's interpretation of the requirements discussed. Note that our enforcement guidance may be affected by changes to ISHA rules. Also, from time to time we update our guidance in responses to new information. To keep appraised of such developments, you can consult OSHA's vebsite at http://www.osha.gov.

jincerely,

eith L. Goddard, Director Pirectorate of Evaluation and Analysis

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