WAC 296-27-01111 Recording criteria for medical removal cases.

- (1) The employer must record any case that involves the medical removal of an employee on the OSHA 300 Log under the medical surveillance requirements.
- (2) The employer must enter each medical removal case as either a case involving days away from work or a case involving restricted work activity. For medical removal cases that resulted from chemical exposure, you must check the "poisoning" column.

Notes

- 1. Standards that do not include medical removal provisions include bloodborne pathogens and noise.
- 2. Standards that cover specific chemical substances have medical removal provisions. These standards include, but are not limited to, lead, cadmium, methylene chloride, formaldehyde, and benzene.
- 3. If you voluntarily remove an employee from exposure before the medical removal criteria are met, you do not have to record the case.

[Statutory Authority: RCW 49.17.010, 49.17.040, and 49.17.050. WSR 19-17-068, § 296-27-01111, filed 8/20/19, effective 1/1/20; WSR 15-11-066, § 296-27-01111, filed 5/19/15, effective 7/1/15; WSR 02-01-064, § 296-27-01111, filed 12/14/01, effective 1/1/02.]