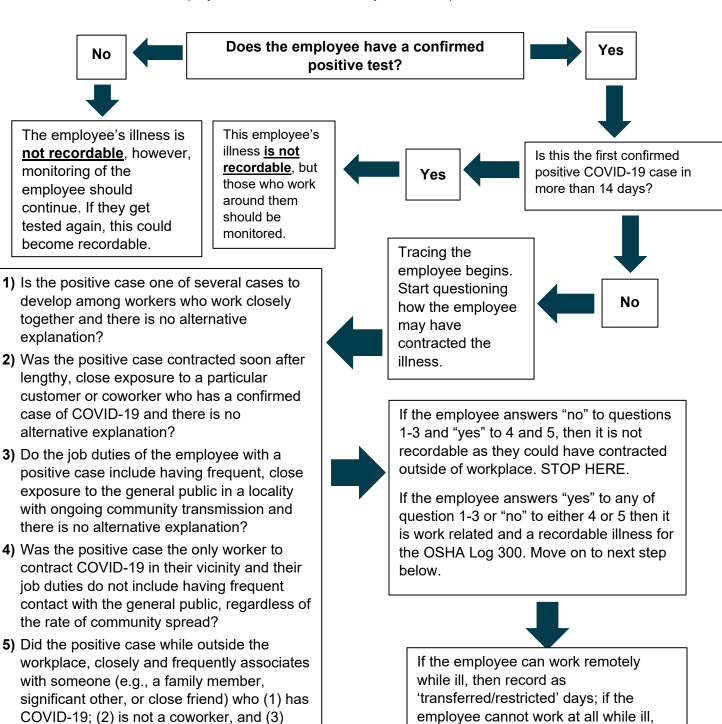


Is Employee's COVID-19 Illness Work Related and Recordable?

COVID-19 can be a recordable illness if a worker is infected as a result of performing work-related duties. However, employers are only responsible for recording cases of COVID-19 if all of the following are true: (1) the case is a confirmed positive for COVID-19; (2) the case is work-related; and (3) the case involves one or more of the general recording criteria beyond first aid medical treatment (days transferred and/or away from work).



exposes the employee during the period in which the individual is likely infectious?

then record as 'days missed' on OSHA

300 Log.