





Section

Disablements

Subject

Noise-Induced Hearing Loss, On/After January 2, 1990

Policy

Hearing loss in workers occupationally exposed to hazardous noise is an occupational disease (under s.2(1) and s.15 of the *Workplace Safety and Insurance Act.* 1997) which is peculiar to and characteristic of a process, trade or occupation involving exposure to hazardous noise in Ontario.

Guidelines

Description of the condition

Noise-induced hearing loss (NIHL) is a permanent loss of hearing in both ears resulting from sensorineural (inner ear) damage due to prolonged, continuous, hazardous noise exposure.

Entitlement

Workers with occupational NIHL that is sufficient to cause a hearing impairment may be entitled to benefits. Entitlement to health care and rehabilitation benefits begins with a hearing loss of 22.5 dB in each ear when the hearing loss in the 4 speech frequencies (500, 1000, 2000, and 3000 Hertz) are averaged.

The following is persuasive evidence of work-relatedness in claims for sensorineural hearing loss:

- continuous exposure to 90 dB(A) of noise for 8 hours per day, for a minimum of 5 years, or the equivalent, and
- a pattern of hearing loss consistent with noise-induced sensorineural hearing loss.

A presbycusis (aging) factor of 0.5 dB is deducted from the measured hearing loss (averaged over the 500, 1000, 2000, and 3000 Hz frequencies) for every year the worker is over the age of 60 at the time of the audiogram. The hearing loss that remains after the presbycusis adjustment is then used to determine entitlement to benefits. Entitlement to health care and rehabilitation benefits is available when the adjusted hearing loss is at least 22.5 dB in each ear.

Equivalencies

The minimum hazardous noise exposure of 90 dB(A) for 8 hours per day for 5 years has the following equivalencies (ISO 1999: 1990see note1):

- 84 dB(A) for 40 years
- 85 dB(A) for 28 years
- 86 dB(A) for 20 years
- 87 dB(A) for 14 years
- 88 dB(A) for 10 years
- 89 dB(A) for 7 years



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- 91 dB(A) for 3.5 years
- 92 dB(A) for 2.5 years
- 93 dB(A) for 1.8 years
- 94 dB(A) for 1.25 years

84 dB(A) for 40 years	89 dB(A) for 7 years
85 dB(A) for 28 years	91 dB(A) for 3.5years
86 dB(A) for 20 years	92 dB(A) for 2.5 years
87 dB(A) for 14 years	93 dB(A) for 1.8 years
88 dB(A) for 10 years	94 dB(A) for 1.25 years
84 dB(A) for 40 years	89 dB(A) for 7 years

NOTE

1. ISO 1999-1990. Acoustics - Determination of occupational noise exposure and estimation of noise induced impairment. Internat. Standard ISO 1999. 2nd ed. Geneva, 19NIHL does not normally develop in less than 1.25 years.

The calculation of equivalent daily hazardous noise exposures is based on a 5 dB doubling rule as follows:

Calculation of equivalent daily hazardous noise exposures

Sound level indecibels	Duration - h <u>ou</u> rs- per /24 hour- day
88	12
90	8
92	6
95	4
97	3
100	2
102	1.5
105	1
110	0.5
115	0.25

Permanent impairment

Permanent impairment from sensorineural hearing loss is determined using the rating schedule prescribed in section 18(1), Ontario - Regulation 175/98. This rating schedule is the American Medical Association Guides to the Evaluation of Permanent Impairment, 3rd edition (revised) (AMA Guides). Those claimants whose hearing loss is sufficient to result in a permanent impairment benefit as recognized by the AMA Guides (at or above 26.25/26.25 dB or 25/32.5 dB in the better/worse ear, respectively) are referred for a Non-Economic Loss (NEL) determination. Average hearing losses are never rounded for permanent impairment calculations using the AMA Guides. For more information see 18-05-03, Determining the Degree of Permanent Impairment.







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Non-compensable hearing loss

Presbycusis (aging) factor - Hearing loss due to aging is a non-compensable hearing loss. If the worker's hearing loss is adjusted for presbycusis (age >60 years), the adjusted hearing loss is applied to the prescribed rating schedule. When the level of a pre-existing, non-compensable hearing loss is known, the percent of compensable permanent impairment equals the total percent permanent impairment minus the percent of the pre-existing, non-compensable permanent impairment.

Out-of-province exposure - Hearing loss attributable to out-of-province exposure is non-compensable. When there is out-of-province exposure, to determine the extent of the compensable permanent impairment the decision maker should:

- determine the extent of the total permanent impairment in accordance with the prescribed rating schedule
- determine the percent of the duration of hazardous noise exposure which occurred in Ontario, and
- multiply the extent of the total permanent impairment by the percent of the duration of hazardous noise exposure which occurred in Ontario.

The NEL benefit is based on the extent of the compensable permanent impairment.

Further hearing loss

Workers with an accepted claim for NIHL who return to noise exposure with the same accident employer are entitled to a NEL redetermination for the additional hearing loss. For more information see 18-05-09, NEL Redeterminations and Recalculations. When workers with an accepted NIHL claim return to occupational noise exposure with a new accident employer, a new claim file is established to determine entitlement for the additional hearing loss.

Exceptions

Since individual susceptibility to noise varies, if the evidence of noise exposure does not meet the above exposure criteria, claims will be adjudicated on the real merits and justice of the case, having regard to the nature of the occupation, the extent of the exposure, and any other factors peculiar to the individual case.

Date of accident

For NIHL claims, the date of accident is the date of NIHL diagnosis or the date of initial documented evidence for the hearing loss that led to the diagnosis, whichever is earlier (see, 11-01-04, Determining the Date of Injury).

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Application date: This policy applies to all decisions made on or after July 20, 2023, for claims with an accident date on or aftered January 2, 1990, or after





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Pre_ and Ppost_1990 Gguidelines for adjudicating NIHL claims

Decision Making Issue	Accident Date: The earlier of 1) the date of the claim, or 2) the date	
	of documented evidence for the hearing loss	
Decision-making issue	Date of accident before January 2,	Date of accident oon or after
	1990	January 2, 1990
Entitlement to health	Entitlement provisions stated in 1988	A worker is entitled to health
care and rehabilitation	NIHL policy apply.	care and rehabilitation benefits
benefits	A visualizar in qualitle di ta la caltila care and	when the minimum level of
	A worker is entitled to health care and rehabilitation benefits when the	bilateral hearing loss is 25 dB in each ear (readings as low as
	minimum level of bilateral hearing	22.5 dB are accepted as 25
	loss is 25dB in each ear (readings as	dB).
	low as 22.5 dB are accepted as 25	(d <i>B</i>).
	dB).	
Presbycusis factor for	0.5 dB is deducted for each year a	0.5 dB is deducted for each
entitlement	worker's age exceed 60 years (at the	year a worker's age exceeds 60
	time of the audiological test).	years (at the time of the
		audiological test). Entitlement to
		benefits is determined after the
		measured hearing loss in each ear has been adjusted by a
		presbycusis factor.
Percent Ppermanent	Evaluated according to the	Not applicable.
d D isability	permanent disability rating schedule	
	in 1988. (See 16-01-03,	
	Occupational Noise-Induced Hearing	
	Loss, before January 2, 1990).	
Determination of	Not applicable.	Workers with a minimum
permanent impairment		bilateral hearing loss of
for a NEL benefit		26.25/26.25 dB or 32.5/25 dB
		(when the hearing loss at 500, 1000, 2000, and 3000 Hz is
		averaged) are entitled to a NEL
		determination.
Fowarding claims for	Not applicable.	Only those claimants whose
NEL determinations		hearing loss is sufficient to
		result in a permanent
		impairment benefit as
		recognized by the AMA Guides
		(at or above 26.25/26.25 or
		32.5/25 dB), should be





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		forwarded for a NEL
		determination.
Pre-existing conditions	Dravisiana an nan campanashla	WSIB policy on pre-existing
Pre-existing conditions	Provisions on non-compensable	
	hearing loss in the 1988 policy apply.	conditions applies, See- <u>18-05-</u>
	See 16-01-03, Occupational Noise-	03, Determining the Degree of
	Induced Hearing Loss, before January	Permanent Impairment 18 05
	<u>2, 1990</u> .	05, Effect of a Pre-existing
		Impairment. The AMA Guides are used to calculate
		compensable and non-
		compensable hearing
		impairment. When the non -
		compensable hearing loss
		occurs prior to January 2, 1990,
		the non-compensable hearing
		disability is calculated using the
		1988 rating schedule. See 16- 01-03, Occupational Noise
		Induced Hearing Loss, before
		_
Use of a presbycusis	Not applicable	January 2, 1990.
factor for a NEL benefit	Not applicable.	The presbycusis-adjusted hearing loss is used to
lactor for a NEL beliefft		determine the extent of
		compensable permanent
		impairment. Hearing losses are
		not rounded for calculations
Loss of eEarnings (LOE)	Not applicable.	using the AMA Guides. A worker who remains in the
Loss of <u>c</u> Earnings (LOE)	Посаррісавіе.	workforce but does not return to
		the pre-accident job and suffers
		a wage loss because of NIHL is
		eligible for LOE benefits if the
		NIHL claim is allowed and the
		age requirement (younger than
		65 years) is met.
Additional	If a worker returns to work and	Workers with an accepted claim
dDeterioration of	additional hearing loss occurs, the	for NIHL who return to noise
Hhearing Lloss	claim is reopened and treated as a	exposure with the same
oag =1000	recurrence. If it is ascertained that	accident employer are entitled
	the deterioration was a result of	to a NEL redetermination for
	employment, the additional benefit is	any additional hearing loss.
	calculated using the permanent	When workers with an accepted
	disability rating schedule in the 1988	NIHL claim return to
	aloability rating solication in the 1300	THE DIGITITICATE TO







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policy. See 16-01-03, Occupational	occupational noise exposure
Noise-Induced Hearing Loss, before	with a new accident employer, a
<u>January 2, 1990</u> .	new claim file is established to
	determine entitlement to
	additional hearing loss.

Application date

This policy applies to all <u>decisions made on or after July 20, 2023, for claims</u> with an accident date <u>on or after of January 2, 1990, or after. The accident date for NIHL claims is the earlier of either the date of the claim, or the date of documented evidence for the hearing loss.</u>

Document **H**history

This document replaces 16-01-04 dated July 18, 2008. October 12, 2004.

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References

Legislative <u>a</u>Authority

Workplace Safety and Insurance Act, 1997, as amended Sections 2(1), 15(1), 15(2), 119(1)

O._Reg. 175/89, section 18

Minute History

Board of Directors #4, June 3, 1988, page 5238 #8(XIV), June 10, 2004, Page 6619

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#1, December 1, 1992, Page 155

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Administrative #14, May 26, 2008, Page 461

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