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Census of Fatal Occupational Injuries (CFOI) Explanatory Note

Census of Fatal Occupational Injuries

For a fatality to be included in the census, the decedent must have been employed (that is working for pay, compensation, or profit) at the time of the event, engaged in a legal work activity, or present at the site of the incident as a requirement of his or her job. These criteria are generally broader than those used by federal and state agencies administering specific laws and regulations. (Fatalities that occur during a person's commute to or from work are excluded from the census counts.)

An injury is defined as any intentional or unintentional wound or damage to the body resulting from acute exposure to energy, such as heat, electricity, or kinetic energy from a crash, or from the absence of such essentials as heat or oxygen caused by a specific event, incident, or series of events within a single workday or shift. Included are open wounds, intracranial and internal injuries, heatstroke, hypothermia, asphyxiation, acute poisonings resulting from short-term exposures limited to the worker's shift, suicides and homicides, and work injuries listed as underlying or contributory causes of death.

Information on work-related fatal illnesses is not reported in the BLS census and is excluded from the attached tables because the latency period of many occupational illnesses and the difficulty of linking illnesses to work make identification of a universe problematic.