## 2022 OSHA Injury and Illness Data Due by March 2

NDA would like to remind members they must electronically submit Form 300A data on workplace injury and illnesses to the Occupational Safety and Health Administration (OSHA) through the Injury Tracking Application by March 2, 2023. NDA members can find the following resources from OSHA below:

- Injury Tracking Application
- Guidance on 300A reporting requirements
- Reporting video tutorial

According to OSHA regulations, demolition contractors with 20 or more employees at a single establishment are required to keep injury and illness records and must electronically submit their Form 300A data to OSHA. The electronic reporting requirements are based on the size of the establishment, not the firm. An establishment is defined as a single physical location where business is conducted or where services or industrial operations are performed.

Establishments under Federal OSHA jurisdiction can use the <u>ITA Coverage Application</u> to determine if they are required to electronically report their injury and illness information to OSHA. Establishments under State Plan jurisdiction should contact their <u>State Plan</u>. Covered employers must submit Form 300A data even if they had zero recordable injury or illnesses in 2022.

In addition, contractors with more than 10 employees are required to keep a record of serious work-related injuries and illnesses. Injury and illness records must be maintained at the worksite for at least five years. Each February through April, employers must post a summary of the injuries and illnesses recorded the previous year in a noticeable place.

For any questions, please contact NDA's Director of Government Affairs Alex McIntyre at <a href="mailto:amcintyre@demolitionassociation.com">amcintyre@demolitionassociation.com</a>.