State Budget Office Office of Regulatory Reinvention

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REQUEST FOR RULEMAKING (RFR)

Under the Administrative Procedures Act (APA), 1969 PA 306, the agency that has the statutory authority to promulgate rules must electronically file a RFR with the Office of Regulatory Reinvention (ORR) before initiating any changes or additions to the rules. Submit copy to the ORR at **orr@michigan.gov**.

1. Agency Information

Agency name:	Michigan Occupational Safety and Health Administration (MIOSHA)			
Division/Bureau/Office: MIOSH		MIOSHA Technical S	MIOSHA Technical Services Division - MIOSHA Regulatory Services	
Agency contact person name, e-mail, and phone:		me, e-mail, and phone:	Shannon Matsumoto, Program Manager matsumotos@michigan.gov 517.284.7734	

2. Rule Set Information

Title of proposed rule set:	Construction Safety and Health Standard Part 30 Telecommunications for Construction			
Rule number(s) or range of	numbers:	R 408.43001 to R 408.43006		
Included in agency's annual regulatory plan as rule to be processed in current year?				

3. Estimated timetable for completion, or statutory deadline, if applicable:

6 months

4. Describe the general purpose of these rules, including any problem(s) the changes are intended to address:

CS Part 30 Telecommunications for Construction gives direction to employers and employees on protecting Michigan employees from health and safety hazards in the workplace when using telecommunications.

These rules will amend the state specific version of the recently revised federal regulations 1910 Subpart D, in order to be as effective as the federal Occupational Safety and Health Administration (OSHA) standards.

In addition, minor editorial and formatting changes are being made, including changing the title of the standard.

5. Cite the specific rule promulgation authority (i.e. agency director, commission, board, etc., listing all applicable statutory references. If the rule(s) are mandated by any applicable constitutional or statutory provision, please explain.

The Williams-Steiger Occupational Safety and Health Act of 1970 requires that the Michigan Occupational Safety and Health Act promulgate standards that are "at least as effective as" those promulgated under Section 6 of the Act; Sections 19 and 21 of Act No. 154 of 1974, as amended, being MCL 408.1019 and MCL 408.1021.

Revised: January 4, 2018 MCL 24.239

	rule(s) conflict with, duplicate, or exceed similar regulations, ner standards adopted at the state, regional, or federal level.					
MIOSHA is not aware of any cor						
•	s) currently contained in any guideline, manual, handbook, instructions, or operational memo?					
None, that MIOSHA is aware of.						
8. Explain whether the rule(s) will larulemaking process:	be promulgated under Sections 44 or 48 of the APA or the full					
These rules are being amended to be "at least as effective as" OSHA. Therefore, this rule revision is being promulgated under APA Section 44(2).						
9. Do the rule(s) incorporate the rec pursuant to Executive Order 201	commendations of any Advisory Rules Committee formed 11-5? If yes, explain.					
None was necessary.						
the APA? If so, please attach the	ecord as defined in Section 3(6) and required by Section 39(2) of e decision record.					
None was necessary.						
11. Reviewed by the following Denai	rtmental Regulatory Affairs Officer:					
Liz Arasim Department of Licensing and Res	, and the second					
	To be completed by the ORR \downarrow					
Date RFR received:1-24-2019						
	this RFR, the ORR concludes that there are sufficient policy and 'R.					
ORR assigned rule set number:	2019-004 LR					
Date of approval:	1/25/19					
☐ Based on the information in	this RFR, the ORR is not approving the RFR at this time.					
Date of disapproval: Explanation:						

Revised: January 4, 2018 MCL 24.239