Michigan Office of Administrative Hearings and Rules

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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 Michigan Office of Administrative Hearings and Rules (MOAHR) before initiating any changes or additions to the rules. Submit copy to the MOAHR at o'berryd@michigan.gov.

1. Agency Information

Agency name: Licer	Licensing and Regulatory Affairs		
Division/Bureau/Office: Michigan Occupationa		l Safety and Health Administration	
Name, title, phone number, and e-mail of person completing this form:		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 632 Hazardous Waste Operations and Emergency Response in Construction		
Rule number(s) or range of numbers:		R 325.63201	
Included in agency's annual regulatory plan as rule to be processed in current year?			No

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:

This is a new MIOSHA standard.

CS Part 632 Hazardous Waste Operations and Emergency Response in Construction gives direction to employers and employees on protecting Michigan employees from health and safety hazards in the workplace when using hazardous waste operations and emergency response.

These rules are being created to provide a MIOSHA standard to be 'as effective as' the following federal Occupational Safety and Health Administration (OSHA) regulations:

- 1926.65 Hazardous waste operations and emergency response.
- 1926.65 Appendices A through E.
- 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 MIOSHA to promulgate standards that are at least as effective as those promulgated under Section 6 of the Act; Sections 14, 16, 19, 21, and 24 of 1974 PA 154, as amended, being MCL 408.1014, 408.1016, 408.1019, 408.1021, and 408.1024.

Revised: April 22, 2019 MCL 24.239

	(s) conflict with, duplicate, or exceed similar regulations, tandards adopted at the state, regional, or federal level.	
	R. 1926.65, and Appendices A through E.	
Is the subject matter of the rule(s) cuinstructional bulletin, form with inst	rrently contained in any guideline, manual, handbook, ructions, or operational memo?	
None that MIOSHA is aware of.		
Explain whether the rule(s) will be prulemaking process:	romulgated under Sections 44 or 48 of the APA or the full	
These rules are being amended to be is being promulgated under APA Sect	"at least as effective as" OSHA. Therefore, this rule revision tion 44(2).	
Do the rule(s) incorporate the recommunication by the rule(s) incorporate the rule(s) incorp	mendations of any Advisory Rules Committee formed? If yes, explain.	
The rules do not incorporate the recommendations of any Advisory Rules Committee former pursuant to Executive Order 2011-5.		
Is there an applicable decision record the APA? If so, please attach the dec No.	d as defined in Section 3(6) and required by Section 39(2) of cision record.	
Reviewed by the following Departme Liz Arasim	ntal Regulatory Affairs Officer:	
Department of Licensing and Regulat	ory Affairs	
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↓ To be	completed by the MOAHR ↓	
Date RFR received:6-12-2019		
Based on the information in this and legal bases for approving the	RFR, the MOAHR concludes that there are sufficient police RFR.	
MOAHR assigned rule set number:	2019-058 LR	
Date of approval:	6/17/19	
☐ Based on the information in this	RFR, the MOAHR is not approving the RFR at this time.	
Date of disapproval:		
Explanation:		

Revised: February 1, 2019 MCL 24.239