Summary: The significant differences between CS Part 1. General Rules and 29 C.F.R. 1926 Subpart C – General Safety and Health Provisions are in:

- Accident prevention programs
- Employer responsibilities
- Employee responsibilities
- Housekeeping
- Work in hazardous spaces
- Confined or enclosed spaces
- Boilers and pressure vessels
- Guarding, belts, gears, pulleys, sprockets, and moving parts
- Machine installations and guarding
- Toilets at construction sites
- Medical services and first aid
- Illumination

The comparisons show only those provisions where MIOSHA rules are different than OSHA or where MIOSHA rules are not included in 29 C.F.R.

****means there is a comparable OSHA rule to this paragraph

<table>
<thead>
<tr>
<th>MIOSHA</th>
<th>OSHA</th>
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<tbody>
<tr>
<td><strong>R 408.40114. Employer responsibilities; accident prevention program</strong></td>
<td><strong>1926.21(b) Employer responsibility.</strong></td>
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<tr>
<td>Rule 114. (1) An employer shall develop, maintain, and coordinate with employees an accident prevention program, a copy of which shall be available at the worksite.</td>
<td><strong>1926.21(b)(1) The employer should avail himself of the safety and health training programs the Secretary provides.</strong></td>
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<tr>
<td>(2) An accident prevention program shall, at a minimum, provide for all of the following:</td>
<td><strong>1926.21(b)(2) The employer shall instruct each employee in the recognition and avoidance of unsafe conditions and the regulations applicable to his work environment to control or eliminate any hazards or other exposure to illness or injury.</strong></td>
</tr>
<tr>
<td>(a) Instruction to each employee regarding the operating procedures, hazards, and safeguards of tools and equipment when necessary to perform the job.</td>
<td><strong>1926.21(b)(3) Employees required to handle or use poisons, caustics, and other harmful substances shall be instructed regarding the safe handling and use, and be made aware of the potential hazards, personal hygiene, and personal protective measures required.</strong></td>
</tr>
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<td>(b) Inspections of the construction site, tools, materials, and equipment to assure that unsafe conditions which could create a hazard are eliminated.</td>
<td><strong>1926.21(b)(4) In job site areas where harmful plants or animals are present, employees who may be exposed shall be instructed regarding the potential hazards, and how to avoid injury, and the first aid procedures to be used in the event of injury.</strong></td>
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<tr>
<td>(c) Instruction to each employee in the recognition and avoidance of hazards and the regulations applicable to his or her work environment to control or eliminate any hazards or other exposure to illness or injury.</td>
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</table>
MIOSHA

R 408.40114(2)(d) Instruction to each employee who is required to handle or use known poisons, toxic materials, caustics, and other harmful substances regarding all of the following:
(i) The potential hazards.
(ii) Safe handling.
(iii) Use.
(iv) Personal hygiene.
(v) Protective measures.
(vi) Applicable first aid procedures to be used in the event of injury.
(e) Instruction to each employee if known harmful plants, reptiles, animals, or insects are present regarding all of the following:
(i) The potential hazards.
(ii) How to avoid injury.
(iii) Applicable first aid procedures to be used in the event of injury.
(f) Instruction to each employee who is required to enter a confined space regarding all of the following:
(i) The hazards involved.
(ii) The necessary precautions to be taken.
(iii) The use of required personal protective equipment.
(iv) Emergency equipment.
(v) The procedures to be followed if an emergency occurs.
(g) Instruction in the steps or procedures to be followed in case of an injury or accident or other emergency.

OSHA

1926.21(b)(5) Employees required to handle or use flammable liquids, gases, or toxic materials shall be instructed in the safe handling and use of these materials and made aware of the specific requirements contained in Subparts D, F, and other applicable subparts of this part.

1926.21(b)(6) All employees required to enter into confined or enclosed spaces shall be instructed as to the nature of the hazards involved, the necessary precautions to be taken, and in the use of protective and emergency equipment required. The employer shall comply with any specific regulations that apply to work in dangerous or potentially dangerous areas.

R 408.40115. Employer responsibilities generally.

Rule 115. (1) to (2)(b)****

(2)(c) An employee other than the operator to ride any piece of moving equipment not covered by a specific standard, unless there is a seat or other safety feature provided for use by the employee. Acceptable safety features could include a guardrail, enclosure, or a seat belt.

(3) An employer shall not knowingly permit an employee to work while under the influence of intoxicating beverages or substances which could impair the employee’s ability to perform a task in a safe manner.

(4) Employees not specifically covered by Construction Safety Standard Part 16 “Power Transmission and Distribution,” Construction Safety Standard Part 17 “Electrical Installations,” or Construction Safety Standard Part 30 “Telecommunications,” as referenced in R 408.40105, shall not be allowed by the employer to work or be closer to energized electrical line, gear, or equipment exposed to contact than the minimum clearance prescribed in table 1.
<table>
<thead>
<tr>
<th>VOLTAGE</th>
<th>MINIMUM EMPLOYEE CLEARANCE</th>
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<tbody>
<tr>
<td>To 50 kv</td>
<td>10 ft.</td>
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<tr>
<td>Over 50</td>
<td>10 ft. + .4 inch per kv</td>
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</tbody>
</table>

1926.20(b) Accident prevention responsibilities.
1926.20(b)(1) It shall be the responsibility of the employer to initiate and maintain such programs as may be necessary to comply with this part.
1926.20(b)(2) Such programs shall provide for frequent and regular inspections of the job sites, materials, and equipment to be made by competent persons designated by the employers.
1926.20(b)(3) The use of any machinery, tool, material, or equipment which is not in compliance with any applicable requirement of this part is prohibited. Such machine, tool, material, or equipment shall either be identified as unsafe by tagging or locking the controls to render them inoperable or shall be physically removed from its place of operation.
1926.20(b)(4) The employer shall permit only those employees qualified by training or experience to operate equipment and machinery.

1926.20(c) The standards contained in this part shall apply with respect to employments performed in a workplace in a State, the District of Columbia, the Commonwealth of Puerto Rico, the Virgin Islands, American Samoa, Guam, Trust Territory of the Pacific Islands, Wake Island, Outer Continental Shelf lands defined in the Outer Continental Shelf Lands Act, Johnston Island, and the Canal Zone.

1926.20(d) 1926.20(d)(1) If a particular standard is specifically applicable to a condition, practice, means, method, operation, or process, it shall prevail over any different general standard which might otherwise be applicable to the same condition, practice, means, method, operation, or process.
1926.20(d)(2) On the other hand, any standard shall apply according to its terms to any employment and place of employment in any industry, even though particular standards are also prescribed for the industry to the extent that none of such particular standards applies.

1926.20(e) In the event a standard protects on its face a class of persons larger than employees, the standard shall be applicable under this part only to employees and their employment and places of employment.

Equivalent

R 408.40116. Employee responsibilities.
Rule 116. An employee shall immediately report hazardous conditions or equipment to the employer.

No comparable OSHA provision
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<td><strong>R 408.40119. Housekeeping and disposal of waste materials.</strong></td>
<td>1926.25 Housekeeping. (a) During the course of construction, alteration, or repairs, form and scrap lumber with protruding nails, and all other debris, shall be kept cleared from work areas, passageways, and stairs, in and around buildings or other structures.</td>
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<tr>
<td><strong>Rule 119.</strong> (1) Materials, including scrap and debris, shall be piled, stacked, or placed in a container in a manner that does not create a hazard to an employee.</td>
<td>1926.25(b) Combustible scrap and debris shall be removed at regular intervals during the course of construction. Safe means shall be provided to facilitate such removal.</td>
</tr>
<tr>
<td>(2) Garbage capable of rotting or becoming putrid shall be placed in a covered container. Container contents shall be disposed of at frequent and regular intervals.</td>
<td>1926.25(c) Containers shall be provided for the collection and separation of waste, trash, oily and used rags, and other refuse. Containers used for garbage and other oily, flammable, or hazardous wastes, such as caustics, acids, harmful dusts, etc. shall be equipped with covers. Garbage and other waste shall be disposed of at frequent and regular intervals.</td>
</tr>
<tr>
<td>(3) Combustible scrap and debris shall be removed in a safe manner from the work area at reasonable intervals during the course of construction. A safe means shall be provided to facilitate this removal.</td>
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<tr>
<td>(4) Material which may be dislodged by wind and that could create a hazard when left in an open area shall be secured.</td>
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<td><strong>R 408.40120. Work in hazardous spaces.</strong></td>
<td>1926.250(b) Material storage. (2) Each employee required to work on stored material in silos, hoppers, tanks, and similar storage areas shall be equipped with personal fall arrest equipment meeting the requirements of Subpart M of this part</td>
</tr>
<tr>
<td><strong>Rule 120.</strong> When an employee enters a hazardous space, such as a bin, silo, hopper, or tank, that contains bulk or loose material which could engulf the employee, the employee shall wear a safety belt or a safety harness and a lanyard affixed by a rope grab to a lifeline, all components of which shall be in compliance with Construction Safety Standard Part 45 “Fall Protection,” as referenced in R 408.40105. The uppermost elevation of the stored material shall not be higher than the shoulder height of the employee.</td>
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<td><strong>R 408.40121. Confined spaces; testing; neutralizing hazard.</strong></td>
<td>1926.21(b)(6)(i) All employees required to enter into confined or enclosed spaces shall be instructed as to the nature of the hazards involved, the necessary precautions to be taken, and in the use of protective and emergency equipment required. The employer shall comply with any specific regulations that apply to work in dangerous or potentially dangerous areas.</td>
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<tr>
<td><strong>Rule 121.</strong> (1) Before an employee enters a manhole, well, shaft, tunnel, or other confined space where the atmosphere might be hazardous due to a condition such as a deficiency of oxygen, or might be toxic in excess of the maximum allowable limits prescribed by the department of licensing and regulatory affairs, the atmosphere shall be tested and the results recorded. The records shall be maintained at the job site. If the atmosphere is hazardous, either sufficient ventilation to eliminate the hazard shall be provided or respiratory equipment prescribed by the department of licensing and regulatory affairs shall be worn.</td>
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<td>(2) If an atmosphere is found to be explosive, sparks, flame, and other sources of ignition shall be prohibited, and ventilation shall be provided until the hazard has been reduced and maintained at or below the maximum allowable limits prescribed by the department of licensing and regulatory affairs.</td>
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<td>MIOSHA</td>
<td>OSHA</td>
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| **R 408.40122. Boilers and pressure vessels.**  
**Rule 122.** (1) The installation, inspection, testing, marking, and certification of a pressure vessel shall be as prescribed in ASME “Boiler and pressure vessel code,” Section viii on “Unfired pressure vessels,” 1989 edition, as adopted in R 408.40105.  
(2) An employer shall not use a boiler to perform construction operations unless the employer has a valid certification issued by the boiler division of the Michigan department of licensing and regulatory affairs. | **1926.29(a) Pressure vessels.** Current and valid certification by an insurance company or regulatory authority shall be deemed as acceptable evidence of safe installation, inspection, and testing of pressure vessels provided by the employer.  
**1926.29(b) Boilers.** Boilers provided by the employer shall be deemed to be in compliance with the requirements of this part when evidence of current and valid certification by an insurance company or regulatory authority attesting to the safe installation, inspection, and testing is presented. |
| **R 408.40123. Guarding, belts, gears, pulleys, sprockets, and moving parts.**  
**Rule 123.** Means of power transmission, such as, but not limited to, belts, gears, shafts, pulleys, sprockets, spindles, drums, fly wheels, chains, or other reciprocating, rotating, or moving parts of equipment, shall be guarded as prescribed in General Industry Safety Standard Part 7 “Guards for Power Transmission,” as referenced in R 408.40105, if the part is exposed to contact by an employee or otherwise constitutes a hazard. | No comparable OSHA provision |
| **R 408.40127. Machine installations and guarding.**  
**Rule 127.** (1) The power source of any machine that is to be repaired, serviced, or set up, where unexpected motion or an electrical or other energy source would cause injury, shall be locked out by each employee doing the work, except when motion is necessary during setup, adjustment, or troubleshooting. Any residual pressure shall be relieved before and during the work. A machine connected by a cord and plug to an electric power source shall be considered in compliance if the plug is disconnected and tagged and the disconnection is within view of the operation.  
(2) An employee shall not place his or her body beneath equipment such as a vehicle, a machine, or materials, that is supported only by a jack, overhead hoist, chain fall, or any other temporary single supporting means, unless safety stands, blocks, or another support system that is capable of supporting the total imposed weight is used to protect the employee if the temporary single supporting means fails. | No comparable OSHA provisions |
R 408.40129. Toilets at construction sites.

Rule 129. (1) Toilets at construction sites shall be provided for employees as follows:
   (a) 1 to 20 employees – 1 toilet.
   (b) 21 to 40 employees – 2 toilets.
   (c) 41 or more employees – 1 additional toilet for each additional 40 or less employees.

(2) A jobsite that is not provided with a sanitary sewer shall be provided with 1 of the following toilet facilities, unless prohibited by local codes:
   (a) A privy, if use of the privy will not contaminate groundwater or surface water.
   (b) A chemical toilet.
   (c) A recirculating toilet.
   (d) A combustion toilet.

(3) The requirements of this rule for sanitation facilities shall not apply to a mobile crew that has transportation readily available to nearby toilet facilities.

(4) To assure sanitation, a toilet shall be serviced and maintained on a regular basis.

(5) A toilet shall be supplied with toilet paper.

Table D-1

<table>
<thead>
<tr>
<th>Number of Employees</th>
<th>Minimum number of facilities</th>
</tr>
</thead>
<tbody>
<tr>
<td>20 or less</td>
<td>1</td>
</tr>
<tr>
<td>20 or more</td>
<td>1 toilet seat and 1 urinal per 40 workers</td>
</tr>
<tr>
<td>200 or more</td>
<td>1 toilet seat and 1 urinal per 50 workers</td>
</tr>
</tbody>
</table>

1926.51(c) "Toilets at construction jobsites."

1926.51(c)(1) Toilets shall be provided for employees according to the following table:

1926.51(c)(2) Under temporary field conditions, provisions shall be made to assure not less than one toilet facility is available.

1926.51(c)(3) Job sites, not provided with a sanitary sewer, shall be provided with one of the following toilet facilities unless prohibited by local codes:

1926.51(c)(3)(i) Privies (where their use will not contaminate ground or surface water);
1926.51(c)(3)(ii) Chemical toilets;
1926.51(c)(3)(iii) Recirculating toilets;
1926.51(c)(3)(iv) Combustion toilets.

1926.51(c)(4) The requirements of this paragraph (c) for sanitation facilities shall not apply to mobile crews having transportation readily available to nearby toilet facilities.
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<td><strong>R 408.40132. Medical services and first aid.</strong>&lt;br&gt;Rule 132. (1) An employer shall ensure the availability of medical personnel for advice and consultation on matters of occupational health.&lt;br&gt;(2) Before beginning a project, provision shall be made for prompt medical attention in case of serious injury.&lt;br&gt;(3) A person who has a valid certificate in first aid training shall be present at the worksite to render first aid. A certificate is valid if the requirements necessary to obtain the certificate for first aid training meet or exceed the requirements of the United States bureau of mines, the American red cross, the guidelines for basic first aid training programs, or equivalent training.&lt;br&gt;(4) Where a remote location or a single employee worksite exists, an employer shall provide a written plan that includes alternate methods of assuring available treatment for employees at a remote location or single-employee worksite. The plan shall be communicated to all affected employees.&lt;br&gt;(5) An employer shall assure that there are first aid supplies at each jobsite and that the supplies are readily accessible.&lt;br&gt;(6) The contents of a first aid kit shall be sealed in individual packages, stored in a weatherproof container, and checked by an employer or designated person before being sent out on each job and at least weekly on each job to ensure that expended items are replaced.&lt;br&gt;(7) An employer shall provide proper equipment for the prompt transportation of an injured person to a physician or hospital and a communication system for contacting the necessary emergency service. In areas where 911 is not available, the telephone numbers of a physician, hospital, or emergency service shall be conspicuously posted at the jobsite.&lt;br&gt;(8)****</td>
<td><strong>1926.23 First aid and medical attention.</strong>&lt;br&gt;First aid services and provisions for medical care shall be made available by the employer for every employee covered by these regulations. Regulations prescribing specific requirements for first aid, medical attention, and emergency facilities are contained in Subpart D of this part.</td>
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<td><strong>R 408.40133. Illumination.</strong>&lt;br&gt;Rule 133. (1) The employer shall provide a minimum illumination intensity of 10 footcandles on a jobsite where construction work is being performed.&lt;br&gt;(2) The employer shall provide a minimum illumination intensity of 5 footcandles to areas on a jobsite where work is not being immediately performed but where workers may pass through.&lt;br&gt;(3) The employer shall provide a minimum illumination intensity of 50 footcandles for first aid stations and infirmaries.&lt;br&gt;(4) For areas or operations not covered by subrules (1) to (3) of this rule, refer to ANSI A11.1 &quot;Industrial lighting,&quot; 1965 edition, as adopted in R 408.40105.</td>
<td><strong>1926.26 Illumination.</strong> Construction areas, aisles, stairs, ramps, runways, corridors, offices, shops, and storage areas where work is in progress shall be lighted with either natural or artificial illumination. The minimum illumination requirements for work areas are contained in Subpart D of this part.</td>
</tr>
</tbody>
</table>
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