PART 1. GENERAL PROVISIONS

R 408.6199 Rescission.
Rule 199. R 408.201 to R 408.206 of the Michigan Administrative Code, appearing on pages 3164 to 3169 of the 1979 Michigan Administrative Code, are rescinded.


PART 2. HAZARDOUS OCCUPATIONS IN GENERAL EMPLOYMENT

R 408.6201 Scope.
Rule 201. This part prescribes rules to ensure the safe, legal employment of minors in nonagricultural employment and lists those occupations declared to be hazardous to the safety, health, and well-being of minors.


R 408.6202 Employment in hazardous occupations prohibited; deviation from rules.
Rule 202. (1) A minor shall not be employed in any of the occupations declared to be hazardous by this part.
(2) Deviations from these rules may be granted by the director of the department or his or her designee when it is determined to be in the best interests of the minor and the community.


R 408.6203 Definitions; A to E.
Rule 203. As used in this part:
(a) "Act" means 1978 PA 90, MCL 409.101 et seq.
(b) "Clay construction products" means all of the following:
(i) Brick.
(ii) Hollow structural tile.
(iii) Sewer pipe and kindred products.
(iv) Refractories.
(v) Other clay products, such as any of the following:
   (A) Architectural terra cotta.
   (B) Glazed structural tile.
   (C) Roofing tile.
   (D) Stove lining.
   (E) Chimney pipes and tops.
   (F) Wall coping.
   (G) Drain tile.
(c) "Confined space" means an enclosed area which does not have a natural or mechanically induced supply of fresh air, including all of the following:
   (A) A bin.
   (B) A tank.
   (C) A vessel.
   (D) A vault.
   (E) A well.
(d) "Construction operation" means the work designated in sector 233 - building, developing, and general contracting, sector 234 - heavy construction, and sector 235 - special trade contractors, of the North American industry classification system - United States, 1997 (NAICS) published by the office of management and budget, which are adopted by reference. The 1997 NAICS manual may be purchased from the United States Department of Commerce, Technology Administration, National Technical Information Service, 5285 Port Royal Road, Springfield, Virginia at a cost of $32.50. Sector 233 - building, developing, and general contracting, sector 234 - heavy construction, and sector 235 - special trade contractors, of the North American industry classification system - United States, 1997 (NAICS) manual are available for inspection at, or may be purchased from the Michigan Department of Labor and Economic Growth, Wage and Hour Division, 7150 Harris Drive, P.O. Box 30476, Lansing, MI 48909, at a cost of $2.00.
(e) "Crane" means a power-driven machine which is for lifting and lowering a load and moving it horizontally and in which the hoisting mechanism is an integral part of the machine.
(f) "Derrick" means a power-driven apparatus consisting of a mast or equivalent members held at the top by guys and braces, with or without a boom, for use with a hoisting mechanism and operating ropes.
(g) "Department" means the department of labor and economic growth.
(h) "Director" means the director of the department or his or her authorized representative.
(i) "Elevator" means any power-driven hoisting or lowering mechanism equipped with a car or platform which moves in guides in a substantially vertical direction. This includes both passenger and freight elevators, but does not include dumbwaiters.
(j) "Employ" means engage, permit, or allow to work.
(k) "Employer" means a person, firm, or corporation which employs a minor and includes the state or a political subdivision of the state, an agency or instrumentality of the state, and an agent of an employer.
(l) "Exempt" means employment or services performed that are not covered by these rules.
(m) "Explosives" or "articles containing explosive components" means any chemical compound, mixture, or device, the primary purpose of which is
to function by explosion; that is, substantially instantaneous decomposition with the release of heat and gas. Explosives include, but are not limited to, all of the following:

(i) Ammunition.
(ii) Black powder.
(iii) Blasting caps.
(iv) Blasting agents.
(v) Fulminate of mercury.
(vi) Fireworks.
(vii) Detonating primers.
(viii) Dynamite.
(ix) Lead azide.
(x) Nitroglycerin.
(xi) Picric acid.
(xii) Smokeless powder.


R 408.6204 Definitions; H to O.

Rule 204. As used in this part:
(a) "Hazardous substances" means a contaminant, substance, or mixture of substances which is toxic, corrosive, an irritant, a strong sensitizer, or flammable or which generates pressure through decomposition, heat, or other means, if the substance or mixture of substances is capable of causing substantial personal injury, impairment, or substantial illness through absorption, inhalation, or personal contact. The signal word to designate the degree of hazard is "DANGER" as prescribed in R 408.11612 of the Michigan Administrative Code.
(b) "Hoist" means a power-driven apparatus for raising or lowering a load by the application of a pulling force that does not include a car or platform running in guides.
(c) "Low-lift platform truck" means a self-loading truck equipped with a load platform intended primarily for transporting, but not the tiering of, loaded skid platforms.
(d) "Manlift" means a device intended for the conveyance of persons which consists of platforms or brackets mounted on or attached to an endless belt, cable, chain, or similar method of suspension, which operates in a substantially vertical direction, and which is supported by and driven through pulleys, sheaves, or sprockets at the top or bottom.
(e) "Minor" means a person under 18 years of age, but does not include any of the following:
   (i) An individual 16 years of age or older who has completed the requirements for graduation from high school.
   (ii) An individual 17 years of age or older who has successfully passed the general educational development test.
   (iii) An emancipated individual as defined by section 4 of Act No. 293 of the Public Acts of 1968, as amended, being S722.4 of the Michigan Compiled Laws.
(f) "Motorized hand truck" means a truck designed for the transportation of, but not the tiering of, materials that are to be controlled by a walking operator.
(g) "Motor vehicle" means any automobile, truck, truck-tractor, trailer,
semitrailer, motorcycle, or similar vehicle propelled or drawn by mechanical power and designed for use as a means of transportation, but does not include any vehicle operated exclusively on rails.

(h) "Occupations in connection with logging" means all work performed in connection with any of the following:

(i) The felling of timber.

(ii) The bucking or converting of timber into any of the following:

(A) Logs.
(B) Poles.
(C) Piles.
(D) Ties.
(E) Bolts.
(F) Pulpwood.
(G) Chemical wood.
(H) Excelsior wood.
(I) Cordwood.
(J) Fence posts.
(K) Similar products.

(iii) The collecting, skidding, yarding, loading, transporting, and unloading of the products specified in paragraph (ii) of this subdivision in connection with logging.

(iv) The constructing, repairing, and maintaining of roads, railroads, flumes, or camps used in connection with logging.

(v) The moving, installing, rigging, and maintenance of machinery or equipment used in logging.

(i) "Occupations in or about slaughtering and meat-packing establishments rendering plants, or wholesale, retail, or service establishments" means all work performed in or about such establishments in connection with any of the following:

(i) Work on the killing floor, in curing cellars, and in hide cellars.

(ii) Work involving the recovery of lard and oils.

(iii) Work involving the tankage or rendering of any of the following:

(A) Dead animals.
(B) Animal offal.
(C) Animal fats.
(D) Scrap meats.
(E) Blood and bones into stock feeds.
(F) Tallow.
(G) Inedible greases.
(H) Fertilizer ingredients.
(I) Similar products.

(iv) Work involving the operation or feeding of all power-driven meat-processing machines.

(v) Work involving any boning operations.

(vi) Work involving the hand-lifting or hand-carrying of any carcass or half carcass of beef, pork, or horse or any quarter carcass of beef or horse.

(vii) Work involving the pushing or dropping of any suspended carcass, half carcass, or quarter carcass.

(j) "Occupations in the operation of any sawmill, lath mill, shingle, or cooperage stock mill" means all work performed in or about any such mill in connection with any of the following:

(i) Storing of logs and bolts.

(ii) Converting logs or bolts into sawn lumber, laths, shingles, or
cooperage stock.
(iii) Storing, drying, and shipping lumber, laths, shingles, cooperage stock, or other products of such mills.
(iv) Other work performed in connection with the operation of any sawmill, lath mill, shingle mill, or cooperage stock mill.
(k) "Operations in and around a mine or quarry" means all work performed at any of the following locations:
   (i) Underground in mines or quarries.
   (ii) On the surface at underground mines and underground operations.
   (iii) At or about placer mining operations.
   (iv) At or about bore-hole mining operations.
   (v) At or about dredging operations for clay, sand, or gravel.
   (vi) In or about all metal mills, washer plants, or grinding mills which reduce the bulk of the extracted minerals.
   (vii) At or about any other crushing, grinding, screening, sizing, washing, or cleaning operations performed upon the extracted minerals, except where such operations are performed as a part of a manufacturing process.
   (l) "Outside helper" means any individual, other than the driver, whose work includes riding on a motor vehicle outside the cab.


R 408.6205 Definitions; P to W.
Rule 205. As used in this part:
(a) "Power-driven bakery machines" means any of the following:
   (i) Any horizontal or vertical dough mixer.
   (ii) Batter mixer.
   (iii) Any bread-dividing, bread-rounding, or bread-molding machine.
   (iv) Any dough brake or dough sheeter.
   (v) Any combination bread-slicing and bread-wrapping machine.
   (vi) Any cake-cutting band saw.
   (vii) Any cookie machine.
   (viii) Any cracker machine.
(b) "Power-driven meat-processing machine" means any of the following:
   (i) Meat patty-forming machines.
   (ii) Meat and bone cutting saw, knives, head splitters, and guillotine cutters.
   (iii) Snout pullers and jaw pullers.
   (iv) Skinning machines and horizontal rotary washing machines.
   (v) Casing cleaning machines, such as stripping, crushing, and finishing machines.
   (vi) Grinding, mixing, chopping, and hashing machines.
   (vii) Presses.
(c) "Power-driven metal-forming, metal-punching, and metal-shearing machines" means power-driven metalworking machines, other than machine tools, which change the shape of or cut metal by means of tools, such as dies, rolls, or knives which are mounted on rams, plungers, or other moving parts.
(d) "Power-driven paper products machines" means power-driven machines used in the remanufacture or conversion of paper or pulp into a finished product.
(e) "Power-driven woodworking machines" means all fixed or portable
machines or tools driven by power and used or designed for cutting, shaping, forming, surfacing, nailing, stapling, wire stitching, fastening, or otherwise assembling, pressing, or printing wood or veneer.

(f) "Power industrial truck" means a mobile, power-driven vehicle used to carry, push, pull, lift, stack, or tier material.

(g) "Respiratory equipment" means any of the following:
   (i) A self-contained breathing apparatus.
   (ii) A supplied-air respirator.
   (iii) An air-purifying respirator.
   (iv) A gas mask.
   (v) A chemical cartridge respirator.

(h) "Self-luminous compound" means any mixture of phosphorescent material and radium, mesothorium, or other radioactive element.

(i) "Silica refractory products" means refractory products produced from raw materials and containing free silica as their main constituent.

(j) "Wrecking, demolition, and shipbreaking operations" means all work, including cleanup and salvage work, performed at the site of the total or partial razing, demolishing, or dismantling of a building, bridge, steeple, tower, chimney, other structure, or ship or other vessel.


R 408.6206 Exemptions.

Rule 206. These rules shall not apply to, or prohibit a minor from engaging in, the following activities or exempt employment:

(a) Employment of a student minor 14 years of age or older by an employer if a written agreement or contract is entered into between the employer and the board of education of the school district in which the student minor is enrolled.

(b) Employment in a business owned and operated by the parent or guardian of a minor.

(c) Employment of a student minor by a school, academy, or college in which a student minor who is 14 years of age or older is enrolled.

(d) Domestic work or chores in connection with private residences.

(e) Soliciting, distributing, selling, or offering for sale newspapers, magazines, periodicals, or political or advertising matter.

(f) Shoe shining.

(g) Services performed as members of recognized youth-oriented organizations that are engaged in citizenship training and character building, if the services are not intended to replace employees in occupations for which workers are ordinarily paid.

(h) Farm work designated in sector 11-agriculture, forestry, fishing, and hunting, of the North American industry classification system—United States, 1997 (NAICS), published by the office of management and budget if the employment is not in violation of a standard established by the department.

The 1997 NAICS manual may be purchased from the United States Department of Commerce, Technology Administration, National Technical Information Service, 5285 Port Royal Road, Springfield, Virginia 22161, at a cost of $32.50. Sector 11-agriculture, forestry, fishing, and hunting, of the North American industry classification system – United States, 1997 (NAICS) manual is available for inspection at, or may be purchased from the Michigan Department of Labor and Economic Growth, Wage and Hour Division, 7150 Harris Drive, P.O.
Box 30476, Lansing, MI 48909, at a cost of $2.00.


R 408.6207 Adult supervision of minor employees.

Rule 207. A minor shall not be employed subject to the act unless the employer or an employee who is 18 years of age or older provides supervision.


R 408.6208 Prohibited occupations; construction; excavation; roofing; wrecking; demolition; ship-breaking operations; working with explosive materials, hazardous substances, radioactive substances, respiratory equipment; working in a confined space; machine operation and maintenance; operating special equipment; working with power-driven hoisting apparatus; occupations requiring use of motor vehicle.

Rule 208. (1) A minor less than 16 years of age shall not be employed in any occupations in a construction operation, as defined in R 408.6203(d), to include repair or the cleanup of a construction site.

(2) A minor shall not be employed in any occupation involving construction work; additions; improvements; excavating; highway, bridge, and street construction; roofing, as defined in R 408.6203(d), or wrecking; demolition; or ship-breaking operations.

(3) A minor shall not be employed in any occupation in or about plants or establishments which manufacture or store explosive materials or articles containing explosive materials, as defined in R 408.6203(g), including ammunition exceeding .60 caliber in size, except where both of the following criteria are met:

(a) None of the work performed in the area involves the mixing, transportation, handling, or use of explosive materials.

(b) The minor's work area is separated from the hazardous area by the distance prescribed for inhabited buildings in table 1, or the minor's work area is separated from the hazardous area by an earthen bank not less than 8 feet in height.

(4) Table 1 reads as follows:

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**Notes to Table**

**Note a.** All types of blasting caps in strengths through No. 8 shall be rated at 1 1/2 (0.68 kg) of explosives per 1,000 caps.

**Note b.** "Barricaded" means that a building containing explosives is effectually screened from a magazine, building, railway, or highway, either by a natural barricade or by an artificial barricade of such height that a straight line from the top of any sidewalk of the building containing explosives to the eave line of any magazine or building, or to a point 12 feet (3.66 m) above the center of a railway or highway, will pass through such intervening or artificial barricade.

**Note c.** "Artificial barricade" means an artificial mound or revetted wall of earth of a minimum thickness of 3 feet (0.92 m).

**Note d.** "Natural barricade" means natural features of the ground, such as hills or timber of sufficient density that the surrounding exposures which require protection cannot be seen from the magazine when the trees are bare of leaves.

**Note e.** When a building containing explosives is not barricaded, the distances shown in Table 1 shall be doubled.

**Note f.** When 2 or more storage magazines are located on the same property, each magazine shall comply with minimum distances specified from inhabited buildings, railways, and highways, and, in addition, they shall be separated from each other by not less than the distances shown for "Separation of magazines," except that the quantity of explosives contained in cap magazines shall govern in regard to the spacing of the cap magazines from magazines containing other explosives. If any 2 or more magazines are separated from each other by less than the specified "Separation of magazines" distances, then such 2 or more magazines, as a group, shall be considered as 1 magazine, and the total quantity of explosives stored in such group shall be treated as if stored in a single magazine located on the site of any magazine of the group and shall comply with the distances specified from other magazines, inhabited buildings, railways, and highways.

**Note g.** This table applies only to the manufacture and permanent storage of commercial explosives. It is not applicable to the transportation of explosives or any handling or temporary storage necessary or incident thereto. It is not intended to apply to bombs, projectiles, or other heavily encased explosives.

**Note h.** 1 pound = 0.454 kg; 1 foot = 0.305 m.

5. A minor shall not be employed in any occupation involving the use of or exposure to hazardous substances, as defined in R 408.6204(a).

6. A minor shall not be employed to work in any workroom in which any of the following occurs:

   a. Radium is stored or used in the manufacture of self-luminous compounds.
   b. A self-luminous compound, as defined in R 408.6205(h), is made, processed, packaged, stored, used, or worked on.
   c. Incandescent mantles made from fabric and solutions containing...
Thorium salts are manufactured, processed, or packaged.

(d) Other radioactive substances are present in the air in average concentrations exceeding 10% of the maximum permissible concentrations in the air recommended for occupational exposure as set forth in the 40-hour week column of table 1 of the National Council on Radiation Protection Report No. 22, entitled "Maximum Permissible Body Burdens and Maximum Permissible Concentrations of Radionuclides in Air and Water for Occupation Exposure," June 5, 1959, issue, which is adopted by reference in these rules and is available for inspection at the Lansing office of the Michigan Department of Labor and Economic Growth, Wage and Hour Division, 7150 Harris Drive, P.O. Box 30476, Lansing, MI 48909.

This report may be purchased from the National Council on Radiation Protection and Measurements, 7910 Woodmont Avenue, Suite 400, Bethesda, MD 20814-3095, at the cost of $20.00. Part 22 of this report is available for inspection at, or may be purchased from the Michigan Department of Labor and Economic Growth, Wage and Hour Division, 7150 Harris Drive, P.O. Box 30476, Lansing, MI 48909, at a cost of $3.00.

(7) A minor shall not be employed in any occupation which requires the use of respiratory equipment, as defined in R 408.6205(g).

(8) A minor under 16 years of age shall not be employed in any occupation involving work in a confined space, as defined in R 408.6203(c).

(9) A minor shall not be employed in any occupation involving the operations, setup, repair, adjustment, oiling, or cleaning of any of the following machines:
   - Power-driven woodworking machinery, as defined in R 408.6205(e).
   - Power-driven metal-forming, metal-punching, and metal-shearing machines, as defined in R 408.6205(c).
   - Power-driven bakery machines, as defined in R 408.6205(a).
   - Power-driven paper products machinery, as defined in R 408.6205(d).
   - Power-driven saws.
   - Power-driven meat-processing machines, as defined in R 408.6205(b).

(10) A minor shall not operate, or assist in the operation of, including the starting, stopping, adjusting, feeding, or any other activity involving physical contact with, any of the following machines:
   - Trencher or earth-moving equipment.
   - Tractors exceeding 20 power-take-off horsepower, including connecting or disconnecting an implement or any of its parts to or from such a tractor; except that minors 16 to 17 years of age who are provided operating instructions from their employers may operate such tractors.

(11) A minor shall not be employed in work which involves any of the following activities:
   - The operation of a power-driven hoisting apparatus, including an elevator, power industrial truck, crane, derrick, or hoist, except for the operation of an unattended automatic operation passenger elevator. An employer may apply for a deviation for 16- and 17-year-old minors to operate a motorized hand truck and low-lift platform truck, as defined in R 408.6204(c) and (f), in accordance with R 408.6303.
   - Riding on a manlift or on a freight elevator, except for a freight elevator which is operated by an assigned operator.
   - Assisting in the operation of a crane, derrick, or hoist as traditionally performed by crane hookers, crane chasers, hookers-on, riggers, rigger helpers, and similar occupations.

(12) A minor under 16 years of age shall not work under equipment
or machinery which has been elevated by a hoist, jack, blocks, or hydraulic power system.

(13) A minor shall not be employed in any occupation which requires the operation of a motor vehicle on any public road or highway, except when such operation is occasional and incidental to the minor's primary work activities and if all of the following requirements are complied with:
   (a) The gross vehicle weight does not exceed 6,000 pounds.
   (b) The operation is restricted to daylight hours.
   (c) The minor holds a state license valid for the type of motor vehicle operation involved in the job performed and has completed a state-approved driver education course.
   (d) The vehicle is equipped with a seat belt or similar device for the driver and for each helper, and the employer has instructed each minor that such belts or other devices must be used.
   (e) The operation does not involve the transporting of passengers or the towing of vehicles.

(14) A minor shall not be employed as an outside helper on any motor vehicle on a public highway.


R 408.6209 Prohibited occupations; manufacture of brick, tile, and kindred products; welding and heat treating; brazing and soldering; tanning; logging and sawmilling; mining; working in foundry; operating lawn care equipment; working in slaughtering or meat-packing establishments; working from ladders or scaffolding; firefighting.

Rule 209. (1) A minor shall not be employed in any occupation involving exposure to the manufacturing of clay construction products, as defined in R 408.6203(b), or of silica refractory products, as defined in R 408.6205(i).

(2) A minor under 16 years of age shall not be employed to directly engage in welding or cutting with gas, arc, or resistance methods.

(3) A minor under 16 years of age shall not be employed to directly engage in heat treating, brazing, or soldering, except for soldering with a hand-held soldering gun or iron.

(4) A minor shall not be employed to directly engage in any aspect of the tanning process.

(5) A minor shall not be employed in any occupation, as defined in R 408.6204(g), in connection with logging or in the operation of any sawmill, lath mill, shingle mill, or cooperage stock mill, as defined in R 408.6204(i).

(6) A minor shall not be employed in any operation in or around a mine or quarry, as defined in R 408.6204(k).

(7) A minor under 16 years of age shall not be employed in any occupation involving ore reduction process, the casting of metals, or other activities with direct exposure to blast furnaces.

(8) A minor under 16 years of age shall not be employed in any occupation involving the operation of power-driven lawn mowers or cutters.

(9) A minor shall not be employed in occupations in or about slaughtering and meat-packing establishments, rendering plants, or wholesale, retail, or service establishments, as defined in R 408.6204(i).

(10) A minor under 16 years of age shall not be employed in any
occupation requiring the use of ladders, scaffolds, or their substitutes.

(11) A minor shall not be employed to engage in the extinguishment of fires, except that a minor who is 16 or 17 years of age may be employed for forest fire suppression on fire control mop-up work in a crew organization under the direct supervision of a crew or line fire boss.


PART 3. DEVIATIONS FROM ESTABLISHED STANDARDS OR FROM LEGAL HOURS OF EMPLOYMENT FOR 16- AND 17-YEAR-OLD MINORS

R 408.6301 Definitions.

Rule 301. As used in this part:
(a) "Act" means Act No. 90 of the Public Acts of 1978, as amended, being S409.101 et seq. of the Michigan Compiled Laws.
(b) "Community" means a group of people having common interests who live in the same locality.
(c) "Deviation" means a variance from the established hours or hazardous occupations granted by the department to a specific employer or individual.
(d) "Family hardship" means a condition whereby the economic well-being of the household in which a minor resides is dependent upon the earnings of the minor.


R 408.6302 Application for deviation from legal hours of employment.

Rule 302. (1) An employer seeking approval to employ minors age 16 and older beyond the hours prescribed in the act shall file an application for a deviation from the legal hours of employment with the department.
(2) An application for a deviation shall include all of the following information:
(a) The name and address of the employer.
(b) The name and title of the person filing the application.
(c) An indication of the work schedule for hours to be worked before 6 a.m. and after 10:30 p.m. when school is in session and before 6 a.m. and after 11:30 p.m. when school is not in session.
(d) The address where the work is to be performed.
(e) A statement of the type of business.
(f) Verification that all of the following shall be maintained by the employer:
   (i) Written permission of the parent or guardian for the minor to work the hours requested.
   (ii) Records certifying that the combined school and work week does not exceed 48 hours when school is in session and that work hours do not exceed 48 hours when school is not in session.
   (iii) A written statement from the school the minor attends verifying the number of hours the minor is in school.

R 408.6303 Application for deviation from hazardous occupation standards.

Rule 303. (1) An employer seeking approval to employ minors age 16 and older in an occupation determined to be hazardous shall file an application for a deviation from a hazardous occupation with the department.

(2) An application for a deviation shall include all of the following information:
   (a) The name and address of the firm.
   (b) The name and title of the person filing the application.
   (c) The name, address, and date of birth of the minor.
   (d) The school the minor is attending, if the minor is attending school.
   (e) The address where the work is to be performed.
   (f) A specification of the standard, or portion thereof, from which the applicant seeks a deviation.
   (g) A statement of the type of business.
   (h) A statement detailing how approval of the deviation will be in the best interests of the minor. The statement may include, but is not limited to, an indication that the minor is not attending school or that the request is based upon a family hardship.
   (i) A statement indicating any training the minor has received in the proposed type of employment, including a copy of the certification of successful completion of the training program if certification was given.
   (j) The maximum hours to be worked on a daily and weekly basis.
   (k) A statement of how the safety, health, and personal well-being of the minor will be protected, including an assurance that all safety and health standards will be complied with and enforced by the employer.
   (l) The written approval of the parent or guardian.


R 408.6304 Effect of deviation.

Rule 304. A deviation shall take effect on the date issued.


R 408.6305 Notice of granting of deviation to applicant and employees.

Rule 305. (1) The department, upon granting a deviation, shall notify, by mail, the applicant of the granting of the deviation, including the terms and conditions thereof.

(2) An employer, upon receiving notice that a deviation has been granted, shall notify the affected employees of the granting of the deviation by giving to them a copy of the deviation to be presented to the school work permit office for the purpose of securing a work permit.


R 408.6306 Deviation modification, renewal, denial, or revocation.

Rule 306. (1) An employer may apply in writing to the department for a modification or renewal of a deviation issued under the act. The terms of a
deviation may be modified upon written request from an employer and subsequent approval by the director.

(2) The department may, on its own motion, proceed to deny, modify, or revoke a deviation subject to written notice to the employer and subject to the employer's right to request a hearing. The director shall conduct a hearing pursuant to chapter 4 of Act No. 306 of the Public Acts of 1969, as amended, being SS24.271 to 24.287 of the Michigan Compiled Laws.


R 408.6307 Appeal to circuit court; finality of resolution.

Rule 307. (1) An employer aggrieved by the decision of the director following a hearing under R 408.6306 may, within 60 days after the mailing of the decision, appeal to the circuit court by filing a petition for review pursuant to the provisions of chapter 6 of Act No. 306 of the Public Acts of 1969, as amended, being SS24.301 to 24.306 of the Michigan Compiled Laws.

(2) If the decision of the director to deny or revoke a deviation is not appealed to circuit court within 60 days after the date of mailing, it shall be final.


R 408.6308 Record of deviation.

Rule 308. When a deviation is granted, a copy of the deviation shall be kept on file by the employer at the minor's place of employment.


R 408.6309. Prohibited conduct.

Rule 309. (1) In addition to conduct otherwise prohibited, a person who employs a minor shall not do any of the following:

(a) Allow a minor to work in a prohibited occupation, as provided in R 408.6208, R 408.6209, and the federal child labor regulations, 29 C.F.R. 570.1 et seq., if applicable.

(b) Fail to provide adult supervision as required by R 408.6207.

(c) Fail to have a work permit on file, when required by the act or these rules.

(d) Allow a minor under the age of 16 to work days or hours not allowed under section 10 of the act.

(e) Allow a minor age 16 to 17 to work days or hours not allowed under section 11 of the act without an approved deviation from the department.

(f) Fail to provide a minor with a meal or rest period, as required by section 12 of the act.

(g) Fail to satisfy the posting and time records requirements of section 13 of the act.

(2) A person employing a minor who violates any of the provisions of subrule

(1) of this rule is subject to the penalties in section 22(1) of the act.