Michigan Occupational Safety and Health Administration (MIOSHA)

Enforcement and Appeals Overview
IN ORDER TO ENSURE safe and healthy work environments, MIOSHA may investigate any work operation in Michigan with the exception of domestic employment, federal facilities, mining, and maritime.


Workplace investigations are conducted by the Construction Safety and Health Division and the General Industry Safety and Health Division.

Employers and employees have rights under the MIOSH Act. Employers have a responsibility to comply with MIOSHA standards.

WHAT HAPPENS DURING THE INVESTIGATION?
A compliance officer arrives unannounced and asks for a management representative. If the employees have a designated representative, the representative will be asked to participate.

Opening Conference
The compliance officer holds an opening conference to explain the purpose of the visit, the investigation format, and employer and employee rights and responsibilities. Employers are advised that employees are protected from discrimination for exercising a right provided by MIOSHA.

Walk-around and Records Review
The compliance officer will conduct a walk-around of the workplace. Exposure measurements will be taken if necessary. Conditions that could endanger the safety and health of employees will be identified and documented as they relate to violations of MIOSHA standards.

The officer may review required MIOSHA documents such as the Injury/Illness log (Form 300) and required written programs or procedures that apply to the workplace such as Hazard Communication/Right to Know, Lockout/Tagout, and Respiratory Protection. Private interviews will be conducted with employees.

Abatement Information
The compliance officer will encourage dialogue and questions related to safety and health issues, and offer suggestions and explanations as to how hazards might be abated. The goal is to foster a mutual interest in eliminating or reducing workplace hazards. This includes recognizing good safety and health practices.

Closing Conference
At the completion of the investigation, a closing conference is held to:

▶ Discuss proposed citations and/or any recommendations.
▶ Establish time frame to correct any hazards.
▶ Review MIOSHA’s posting requirements and settlement options.
▶ Provide information on hazard abatement and answer questions.

The Investigation Process
Investigations are focused on an employer’s compliance with MIOSHA requirements.

MIOSHA compliance officers also review and promote the employer’s efforts to develop and implement a safety and health management system.

The MIOSHA program is guided by a Five-Year Strategic Plan. The plan helps target our enforcement activities toward some of the most hazardous industries in Michigan that are experiencing higher numbers of injuries.

Investigation scheduling is prioritized by the most hazardous workplace conditions.

### Compliance Investigation Scheduling

<table>
<thead>
<tr>
<th>1</th>
<th>Imminent Danger</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>Fatal Accidents</td>
</tr>
<tr>
<td>3</td>
<td>Complaints/Referrals</td>
</tr>
<tr>
<td>4</td>
<td>Non-Fatal Accidents</td>
</tr>
<tr>
<td>5</td>
<td>Follow-up/Monitoring/Variiances</td>
</tr>
<tr>
<td>6</td>
<td>Programmed Investigations</td>
</tr>
</tbody>
</table>
The compliance officer compiles the findings from the investigation into a written report. The report includes any alleged violation(s) which could result in citations. MIOSHA citations may carry monetary penalties.

Citation(s) include a description of the alleged violation(s) and the applicable rule(s). Conditions must be corrected on or before the date(s) shown on the citation(s).

MIOSHA citations are classified according to the serious nature of an injury that might result if an incident were to occur. These classifications are:

- **Willful** — A violation committed with an intentional disregard or plain indifference to the requirements of MIOSHA regulations or employee safety and health.
- **Serious** — A hazard exists that has a likelihood of causing serious physical harm or death.
- **Repeat Serious** — A violation of the same rule within three years (Construction) or five years (General Industry).
- **Other-than-Serious** — A hazard exists and could cause an injury, but most likely would not result in death or serious physical harm.

Serious violations must contain a monetary penalty, with the maximum penalty being $7,000. Any violation classified as Willful must have a minimum penalty of $5,000, with the maximum penalty being $70,000.

Employers may be eligible for **penalty reductions**, depending on their efforts to comply with the MIOSH Act. Penalty adjustments are based on the seriousness of the violation, size of business, and past MIOSHA history.

Citation(s) are sent by **certified mail** to the employer. The employer must post a copy of the citation(s) at or near the location where an alleged violation occurred. The citation(s) must be posted immediately upon receipt and remain posted until all items are corrected, or for three working days, whichever is longer.

**ABATEMENT OF CITATION FINDINGS**

Employers must send documentation of abatement to MIOSHA for **Willful**, **Serious**, and **Repeat** violation(s).

Examples of abatement documentation for these violation classifications include:

- A detailed description of how the violation was abated.
- A work order, invoice, or photographs showing the corrective work.
- Evidence that employees are no longer exposed to the hazard.

Employers must submit a signed document stating that **Other-than-Serious** violation(s) were corrected.

The abatement documentation must be mailed to the issuing division indicating it is for abatement purposes. If an item is indicated “ABATED” in the “Date by Which Violation Must Be Abated” line, no further action is needed to notify MIOSHA.

An appeal or request for an extension of time only postpones the abatement period for the specific items which are appealed or requested for extension. If no appeal or extension is requested for a given citation item, the documentation of abatement must be mailed to the issuing division within three working days of the abatement time frame listed on the citation item.

If an appeal or an extension of time is filed for a citation item, the abatement period for that item begins the date the settlement or decision pertaining to that item becomes a final order, or on the specific abatement date specified by the extension order. Documentation of abatement must be mailed within three working days of when the abatement time frame elapses.

**OPTIONS TO RESOLVE CITATIONS**

If a citation(s) is issued, an employer has the following options:

- **Request a Penalty Reduction Agreement (PRA)** (formerly: Informal Settlement Agreement):
  - Obtain a **significantly reduced** penalty.
  - Expedite the correction of hazards.
  - Apply for a PRA online at [www.michigan.gov/mioshapra](http://www.michigan.gov/mioshapra) (contact the issuing division’s PRA coordinator if you do not have access to a computer).
  - Request the PRA **within five days and complete it within 15 working days** after receiving a citation.
  - Construction citations must be abated by the issuing division prior to approval of a PRA request.
  - Ineligible inspections or investigations for a PRA:
    - Involving a workplace fatality.
    - Containing a willful citation.
    - Qualifying for the Severe Violator Enforcement Program.

- **Accept the Findings**:
  - Correct the violation(s) within the required time frame.
  - Submit abatement as required.
  - Pay any monetary penalty.
  - The citation will become a **final order** 15 working days after receipt and must be complied with as issued.

- **Disagree with the Findings**:
  - Disagree with any part of the findings, the violation(s), the time to correct hazards, or proposed penalties.
  - A **written appeal** is required to request modification or dismissal of a citation(s).
The MIOSHA program provides a unique, two-step appeal process.

**FIRST APPEAL — PETITION TO MIOSHA**

An employer may submit an appeal to the issuing division for modification or dismissal of a citation item and/or any proposed penalty, or request an extension of time for abatement. An employee or employee representative may appeal the abatement time frame. Appeals must be in writing and postmarked within 15 working days of the receipt of a citation. Indicate the citation item(s) and that portion of the item (violation, abatement date and/or proposed penalty) that is being appealed. MIOSHA will evaluate the appeal and must mail the employer its decision within 15 working days of receipt. The decision must be immediately posted at the location of the citation.

Upon receipt of MIOSHA’s decision, an employer may do either of the following:

▶ Accept the decision and it will become a final order.
▶ File a second appeal.

**SECOND APPEAL — APPEAL TO THE BOARD**

If an employer, employee, or employee representative is not satisfied with the first appeal decision, they may file a second appeal to the Board of Health and Safety Compliance and Appeals (Board). This second appeal must be submitted in writing to the issuing division and must be postmarked within 15 working days of receipt. The decision must be immediately posted at the location of the citation.

Upon receipt of MIOSHA’s decision, an employer may do either of the following:

▶ Accept the decision and it will become a final order.
▶ File a second appeal.
The Appeal Process cont’d

After the hearing, the judge will issue a written decision to be filed with the Board. If the Board does not request to review the decision of the ALJ within 30 days after it is filed, the ALJ decision becomes a final order of the Board. ALJ decisions may also be appealed to a Circuit Court.

The MIOSHA Appeals Division represents MIOSHA in all second appeals.

PETITION FOR MODIFICATION OF THE ABATEMENT DATE (EXTENSION OF TIME)

The employer may file a petition for modification of abatement date(s) with the Board on an item(s) of a citation which has become a final order. The petition for modification of abatement date must be submitted to the MIOSHA issuing division in writing, by personal delivery, or postmarked no later than one working day following the abatement date for which an extension of time is desired, and a copy must be posted near the place the citation was posted.

The employer must have made a good faith effort to correct the violation by the abatement date, but was unsuccessful due to factors beyond the employer’s reasonable control.

The petition for modification of abatement date must include:

- Steps taken and the dates of those steps to achieve compliance during the prescribed abatement period.
- The specific additional abatement time desired.
- The reasons the additional time is necessary, such as unavailability of professional or technical personnel or of materials and equipment, or because necessary construction or alteration of facilities cannot be completed by the original abatement period.
- Available interim steps being taken to safeguard the employees against the cited hazard during the abatement period.
- A statement that a copy of the petition for modification of abatement date has been posted for employees at the location of the citation. The posted copy of the petition must remain posted for a minimum of ten working days.

If MIOSHA or affected employees file an objection to the request of time within ten working days of the employer’s filing date, the Board will schedule a hearing and advise the employer in writing of the date, time, and location of the hearing.

APPEALS RESEARCH TOOLS

For further information on legal research tools for MIOSHA cases, visit www.michigan.gov/miosha. Select Compliance from the left navigation bar. Under the Appeals Division heading, select Appeals Research Tools Fact Sheet.
For information about the new online Penalty Reduction Agreement (PRA) process (formerly known as Informal Settlement Agreement), visit: www.michigan.gov/mioshapra

For further information on other MIOSHA services, visit: www.michigan.gov/miosha

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