July 30, 2020

Oregon OSHA’s Proposed Amendments in General Administrative Rules to Clarify Employer’s Responsibilities

The following public hearings replace those previously scheduled for in-person testimony on 8/20/20, 9/09/20, 9/22/20, 9/24/20, 9/28/20, and 9/30/20, which have been canceled.

**Virtual Public Hearings Scheduled for:**

<table>
<thead>
<tr>
<th>Date</th>
<th>Time</th>
</tr>
</thead>
<tbody>
<tr>
<td>September 28, 2020</td>
<td>10:00 am</td>
</tr>
<tr>
<td>September 30, 2020</td>
<td>5:00 pm</td>
</tr>
</tbody>
</table>
| October 7, 2020  | 7:00 pm  

*** This hearing will be conducted entirely in Spanish

Please register for **Employer Responsibilities** webinar on Sep 28, 2020 10:00 AM PDT at: https://attendee.gotowebinar.com/register/2846150028651823884

Please register for **Employer Responsibilities** webinar on Sep 30, 2020 5:00 PM PDT at: https://attendee.gotowebinar.com/register/5990288190737548303

Please register for **Employer Responsibilities (Spanish)** webinar on Oct 7, 2020 7:00 PM PDT at: https://attendee.gotowebinar.com/register/1424451807188464399

After registering for a webinar, you will receive a confirmation email containing information about joining the webinar. In order to ensure as many people as possible are able to testify, Oregon OSHA reserves the right to restrict testimony to no more than 5 minutes.

The webinars listed above will be streamed from the Oregon OSHA Portland Field Office located at 16760 SW Upper Boones Ferry Rd, Tigard, OR 97224. Due to the COVID-19 Pandemic and in-line with Oregon Health Authority guidelines, there is a limited opportunity to testify in person and will be offered by appointment only. The number of appointments are limited, and they will be assigned on a first come first served basis. The appointments must be
requested 5 business days prior to the hearing. Only those with appointments will be admitted into the hearing. Each appointment will give the attendee the opportunity to provide in-person oral testimony of up to 5 minutes on the record.

The opportunity to testify in person will be conditional on the following provisions:

- Attendees with appointments will stay in vehicle until they have been invited in via phone by an Oregon OSHA staff member for their appointment.
- Facial coverings must be worn at all times while in the building.
- Attendees will remain at least 6 feet from all people at all times including outside the building and inside the building.

Unfortunately, because we need to ensure that all attendees are protected, we reserve the right to suspend the in-person portion of the hearing if there is any substantial non-compliance with the provisions described above. In any event, written comments will be received through October 30, 2020.

**To register for an appointment to testify:**

Department of Consumer and Business Services/Oregon OSHA
Attention: Kate Ryan
350 Winter Street NE
Salem OR 97301-3882
E-mail – kate.ryan@oregon.gov
Phone – 971-673-2918

These summary statements are the same as previously filed.

Oregon OSHA is adding two definitions and a paragraph to the Division 1 rules. The Oregon Supreme Court determined that Oregon OSHA needs to more clearly define how “reasonable diligence” and “unpreventable employee misconduct” are interpreted and applied in enforcement activities and Oregon OSHA believes that such guidance is most appropriately provided through an administrative rule. The proposed additions to the rules are to clarify in general how Oregon OSHA assesses an employer’s reasonable diligence, what constitutes unpreventable employee misconduct, how Oregon OSHA assesses an employer’s knowledge of a violation, and when an employer is and is not responsible for a violation that has occurred on its worksite.

Please visit our web site osha.oregon.gov Click ‘Rules and laws’ in the Common resources column and view our proposed rules, or select other rule activity from this page.

**When does this happen:**
Adoption tentatively will be in December 2020.

**To get a copy:**
Our web site – osha.oregon.gov Rules and laws, then, Proposed rules
Or call 503-947-7440

**To comment:**
Department of Consumer and Business Services/Oregon OSHA
350 Winter Street NE
Salem OR 97301-3882
Comment period closes:  October 30, 2020

Oregon OSHA contact:  Sky Wescott, Central Office @ 503-947-7440
or email at sky.i.wescott@oregon.gov

Note: In compliance with the Americans with Disabilities Act (ADA), this publication is available in alternative formats by calling 503-378-3272.
Secretary of State  
NOTICE OF PROPOSED RULEMAKING HEARING
A Statement of Need and Fiscal Impact accompanies this form.

Department of Consumer and Business Services/Oregon OSHA
Agency and Division: OAR 437
Administrative Rules Chapter Number
Fred Bruyns 350 Winter Street NE  Salem OR 97301-3882
Rules Coordinator: Address: 503-947-7717
Telephone:

RULE CAPTION

Amendments in General Administrative Rules to Clarify Employer's Responsibilities.

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Phone – 971-673-2918  

Hearing Date  
Time  
Location  

Auxiliary aids for persons with disabilities are available upon advance request.

RULEMAKING ACTION

Amend: OAR 437-001-0015, 437-001-0760  
ORS 654.025(2) and 656.726(4)  
ORS 654.001 through 654.295  
Stats. Implemented  
Other Authority

RULEMAKING SUMMARY

Oregon OSHA is adding two definitions and a paragraph to the Division 1 rules. The Oregon Supreme Court determined that Oregon OSHA needs to more clearly define how "reasonable diligence" and "unpreventable employee misconduct" are interpreted and applied in enforcement activities and Oregon OSHA believes that such guidance is most appropriately provided through an administrative rule. The proposed additions to the rules are to clarify in general how Oregon OSHA assesses an employer's reasonable diligence, what constitutes unpreventable employee misconduct, how Oregon OSHA assesses an employer's knowledge of a violation, and when an employer is and is not responsible for a violation that has occurred on its worksite.

INDIVIDUAL RULE SUMMARY (By rule number)  
Provide a brief summary of the rule (if new adoption), or a brief summary of changes made to the rule (if amending)  

These summary statements are the same as those previously filed.  

437-001-0015- Added two definitions to paragraph (15).  
437-001-0760- Language added clarifying reasonable diligence in new paragraph (1)(f).  

Please visit the rules and laws section of our website at osha.oregon.gov/rules and select proposed rules in the rule making column to view our proposed rules.

The Agency requests public comment on whether other options should be considered for achieving the rule's substantive goals while reducing the negative economic impact of the rule on business.
October 30, 2020
Last Day for Public Comment
Last day to submit written comments to the Rules Coordinator

*The Oregon Bulletin is published on the 1st of each month and updates the rule text found in the Oregon Administrative Rules Compilation. Notice forms must be submitted to the Administrative Rules Unit, Oregon State Archives, 800 Summer Street NE, Salem, Oregon 97310 by 5:00 pm on the 15th day of the preceding month unless this deadline falls on a Saturday, Sunday or legal holiday when Notice forms are accepted until 5:00pm on the preceding workday.

ARC 920-2005
Secretary of State

STATEMENT OF NEED AND FISCAL IMPACT
A Notice of Proposed Rulemaking Hearing or a Notice of Proposed Rulemaking accompanies this form.

Department of Consumer and Business Services/Oregon OSHA

In the Matter of:

Amending: OAR 437-001-0015, 437-001-0760

Rule Caption: Amendments in General Administrative Rules to Clarify Employers' Responsibilities

Statutory Authority: ORS 654.025(2) and 656.726(4)

Stats. Implemented: ORS 654.001 through 654.295; 654.412 through 654.423; 654.760 through 654.780

Need for the Rule(s):

Oregon OSHA is adding two definitions and a paragraph to the Division 1 rules. The Oregon Supreme Court determined that Oregon OSHA needs to more clearly define how "reasonable diligence" and "unpreventable employee misconduct" are interpreted and applied in enforcement activities and Oregon OSHA believes that such guidance is most appropriately provided through an administrative rule. The proposed additions to the rules are to clarify in general how Oregon OSHA assesses an employer's reasonable diligence, what constitutes unpreventable employee misconduct, how Oregon OSHA assesses an employer's knowledge of a violation, and when an employer is and is not responsible for a violation that has occurred on its worksite.

Documents Relied Upon, and where they are available:

Division 1 General Administrative Rules OAR 437-001-0015 and 437-001-0760

Oregon Supreme Court Opinion 356 Or 577 (2014), December 26, 2014

Oregon Court of Appeals Opinion 294 Or App 831 (2018), November 15, 2018
https://cdm17027.contentdm.oclc.org/digital/api/collection/p17027coll5/id/20615/page/0/inline/p17027coll5_20615_15_0

Fiscal and Economic Impact:

Statement of Cost of Compliance:

1. Impact on state agencies, units of local government and the public (ORS 183.335(2)(b)(E)):

In relation to all employers affected by the proposed rule, Oregon OSHA believes that the proposed changes in the rule do not affect the cost of compliance. These proposals do not create any new requirements for employers. For that reason, Oregon OSHA believes that there will be no "cost of compliance" for businesses of any size or any other employer covered by the rule. Any decisions employers make in order to better position themselves to demonstrate a lack of employer knowledge in the event an apparent violation of existing rules is identified do not represent a cost of compliance with either those rules or with the guidance described in this rule. In addition, the proposed rule reflects Oregon OSHA's existing interpretation of the interrelated issues of employer knowledge and reasonable diligence (a determination that the Oregon Supreme Court described in its CBI Services decision as "one that the legislature has delegated in the first instance to the agency"). There are no new recordkeeping or administrative activities required by the rule for employers to comply with the
proposed rule. However, employers may incur additional costs that are the result of discretionary decisions not required by the rule.

All state agencies are affected by the rule in the sense that they are employers under the Oregon Safe Employment Act (OSEAct) and may be subject to penalties in the event violations are identified and cited. State agencies other than DCBS/Oregon OSHA will have no costs under this rule other than those that they would incur as an employer. As noted, the cost of compliance for employers would not be changed by this rule. Similarly, local governments are affected by this rule only in the sense that they are employers under the OSEAct and may be subject to penalties in the event violations are identified and cited. Finally the public as a whole will affected only to the degree that members of the public are employers or employees (who may benefit from increased compliance with workplace health and safety rules as a result of increased employer compliance with existing rules). None of these entities will experience any fiscal impact due to changes in the cost of complying with this proposed rule.

2. Cost of compliance effect on small business (ORS 183.336):

As noted, there would be no change in the cost of compliance, for either small businesses or large businesses.

a. Estimate the number of small businesses and types of business and industries with small businesses subject to the rule:

As previously noted, this rule has no anticipated fiscal impact on compliant employers. As also noted above, there are no new recordkeeping or administrative activities required by the rule for employers to comply with the proposed rule. However, employers may incur additional costs that are the result of discretionary decisions not required by the rule. Those businesses affected by citations in the event of non-compliance would include employers of all sizes. In Oregon more than 90% of all employers are small businesses, employing more than half of the state’s workforce.

b. Projected reporting, recordkeeping and other administrative activities required for compliance, including costs of professional services:

There are no new recordkeeping or other administrative activities required for employers to comply with the proposed rules. Any decisions to change such practices are the result of discretionary decisions not required by the rule.

c. Equipment, supplies, labor and increased administration required for compliance:

There are no equipment, supplies, labor or increased administration required for employers to comply with the proposed rules.
How were small businesses involved in the development of this rule?

Small businesses and others were involved in the development of this rule insofar as their representatives were represented on the Oregon OSHA Partnership Committee, the Oregon OSHA Construction Advisory Committee, and other Oregon OSHA stakeholder groups. Those interested have also had the opportunity to comment on several preproposal drafts, and they are also invited to make comments in response to the rule proposal.

Administrative Rule Advisory Committee consulted?: Yes, in addition to discussions with other advisory groups and with an ad hoc committee assembled for the purpose, Oregon OSHA presented this rulemaking to the Oregon OSHA Partnership Committee for comment on several pre-proposal drafts as well as any potential fiscal impact of these rules.

If not, why?:

Signature

Julie Love

Printed name

7/30/2020

Date

Administrative Rules Unit, Archives Division, Secretary of State, 800 Summer Street NE, Salem, Oregon 97310. ARC 925-2007
HOUSING COST IMPACT STATEMENT

FOR ESTIMATING THE EFFECT OF A PROPOSED RULE OR ORDINANCE ON THE COST OF DEVELOPING
A *TYPICAL 1,200 SQ FT DETACHED SINGLE FAMILY DWELLING ON A 6,000 SQ FT PARCEL OF LAND.
(ORS 183.534)
FOR ADMINISTRATIVE RULES

AGENCY NAME: DCBS/Oregon OSHA
ADDRESS: 350 Winter Street NE
CITY/STATE: Salem OR 97301-3882
PHONE: 503-378-3272

PERMANENT: XX
HEARING DATES: 9/28, 9/30, 10/7, 2020
TEMPORARY: EFFECTIVE DATE: December 2020

BELOW PLEASE PROVIDE A DESCRIPTION OF THE ESTIMATED SAVINGS OR ADDITIONAL COSTS THAT WILL RESULT FROM THIS PROPOSED CHANGE.

PROVIDE A BRIEF EXPLANATION OF HOW THE COST OR SAVINGS ESTIMATE WAS DETERMINED.

IDENTIFY HOW CHANGE IMPACTS COSTS IN CATEGORIES SPECIFIED

Description of proposed change: (Please attach any draft or permanent rule or ordinance)
See attached Notice of Proposed Rulemaking Hearing.

Description of the need for, and objectives of the rule:
See attached Notice of Proposed Rulemaking Hearing.

List of rules adopted or amended:

AMEND: OAR 437-001-0015, 437-001-0760

Materials and labor costs increase or savings:
None.

Estimated administrative construction or other costs increase or savings:
None.

Land costs increase or savings:
Oregon OSHA does not foresee any effect on land costs.

Other costs increase or savings:
Oregon OSHA does not foresee any additional costs.

*Typical-Single story 3 bedrooms, 1 1/2 bathrooms, attached garage (calculated separately) on land with good soil conditions with no unusual geological hazards.

PREPARER'S NAME: Sky Wescott
EMAIL ADDRESS: sky.i.wescott@oregon.gov