

## 29 C.F.R. § 1952.13

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### Michigan.

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- (a) The Michigan State plan received initial approval on October 3, 1973.
- (b) OSHA entered into an operational status agreement with Michigan.
- (c) Under the terms of the 1978 Court Order in *AFL-CIO v. Marshall*, compliance staffing levels (“benchmarks”) necessary for a “fully effective” enforcement program were required for each State operating an approved State plan. In 1992, Michigan completed, in conjunction with OSHA, a reassessment of the levels initially established in 1980 and proposed revised benchmarks of 56 safety and 45 health compliance officers. After opportunity for public comment and service on the AFL-CIO, the Assistant Secretary approved these revised staffing requirements on April 20, 1995.

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