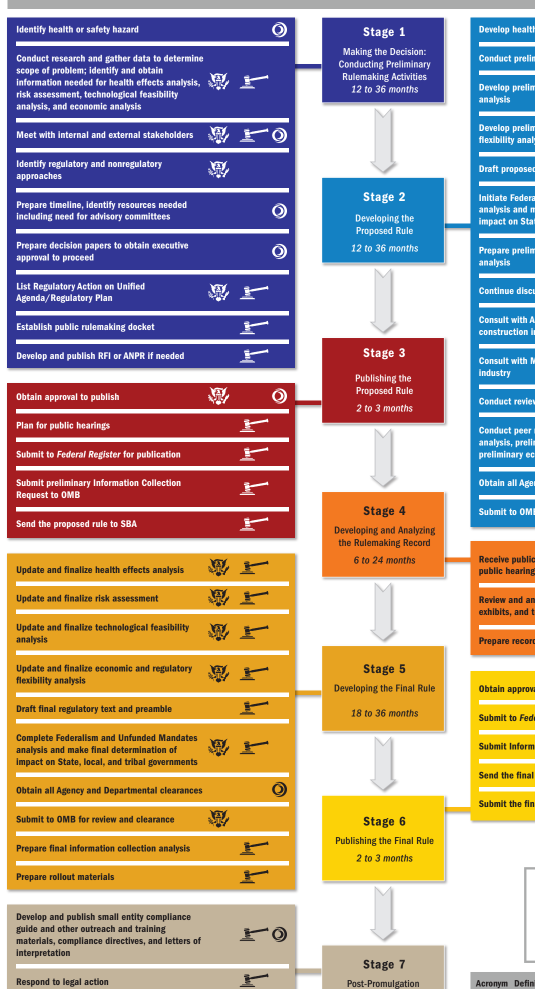
THE OSHA RULEMAKING PROCESS



Develop health effects analysis Conduct preliminary risk assessment **Develop preliminary technological feasibility** A F Develop preliminary economic and regulatory flexibility analysis Draft proposed regulatory text and preamble **Initiate Federalism and Unfunded Mandates** analysis and make preliminary determination of impact on State, local, and tribal governments Prepare preliminary information collection 1 Continue discussion with stakeholders Consult with ACCSH if rule affects the <u>-</u> Consult with MACOSH if rule affects maritime 0 Conduct review process required by SBREFA Conduct peer reviews of health effects 温 analysis, preliminary risk assessment, and preliminary economic analysis 0 **Obtain all Agency and Departmental clearances** Submit to OMB for review and clearance Receive public comments; prepare for and hold public hearings: close the public record Review and analyze all written comments, **!** exhibits, and testimony **Prepare record summary and analysis** <u>-</u> 0 Obtain approval to publish Submit to Federal Register for publication 1 **Submit Information Collection Request to OMB** Send the final rule to SBA Submit the final rule and to Congress and GAO

SOURCE OF REQUIREMENT:



= Executive Order = Legal Requirements



= Internal Procedures

Acronym Definition

Post-Promulgation

4 to 12 months

Advisory Committee on Construction Safety and Health ANPR Advance Notice of Proposed Rulemaking GAO Government Accountability Office MACOSH Maritime Advisory Committee for Occupational Safety and Health

OMB Office of Management and Budget Request for Information SBA Small Business Administration

SBREFA Small Business Regulatory Enforcement Fairness Act Directorate of Standards and Guidance | Revised: October 15, 2012.