**MOSH INSTRUCTION:**

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| **INSTRUCTION NUMBER:** 23-3 | **EFFECTIVE DATE:** March 10, 2023 |
| **SUBJECT:**  Site-Specific Targeting (SST) FFY2023 | **ISSUANCE DATE:** March 10, 2023 |
| **CANCELLATION:**  MOSH Instruction 13-1  | **EXPIRATION:**Effective from date above, until replaced by a new Instruction. Cycles already assigned must be completed. |

**Purpose:** This instruction implements MOSH’s Site-Specific Targeting inspection plan and adopts with modifications the Federal Directive Site-Specific Targeting CPL 02-01-064. This program does not include construction sites.

**Scope:** MOSH-wide

**Contact:** Chief of MOSH Compliance Services

 See MOSH Website for Current Information

 https://www.labor.maryland.gov/labor/mosh/

**Reference:**

1. Labor and Employment Article §§ [5-202(a)](https://mgaleg.maryland.gov/mgawebsite/laws/StatuteText?article=gle&section=5-202&enactments=false) and [5-604](https://mgaleg.maryland.gov/mgawebsite/laws/StatuteText?article=gle&section=5-604&enactments=false), Annotated Code of Maryland
2. 29 CFR Part § 1904, Recording and Reporting Occupational Injuries and Illnesses
3. COMAR 09.12.21 Employee Injury and Illness Records and Report
4. Current MOSH [Field Operations Manual](https://www.dllr.state.md.us/labor/mosh/moshguidance.shtml) (FOM)
5. Site-Specific Targeting [CPL 02-01-064](https://www.osha.gov/sites/default/files/enforcement/directives/cpl-02-01-064.pdf)

**Summary:**

This Instruction implements MOSH’s SST inspection plan, using employer-submitted *Occupational Safety and Health Administration (OSHA) Form 300A Summary of Work-Related Injuries and Illnesses* (OSHA Form 300A) data for calendar years (CY) 2019-2021. The SST is MOSH’s main SST inspection plan for non- construction workplaces that have 20 or more employees, and is based on the data received from injury and illness information that employers submitted for CY 2019-2021 in accordance with 29 CFR § 1904.41, non-responders, and those with injury and illness rates trending upwards.

This program helps MOSH achieve the goal of ensuring employers provide safe and healthful workplaces by directing enforcement resources to those workplaces with the highest rates of injuries and illnesses, those who do not submit the required 300A data, and those whose injury or illness rates are trending higher over the course of the data collection period.

This Instruction identifies key references, describes the inspection list, provides scheduling and inspection procedures, and provides information on OSHA Information System (OIS) coding.

1. Background

The SST inspection plan is MOSH’s site-specific programmed inspection initiative for non-construction workplaces that have 20 or more employees. The SST inspection plan uses objective data from injury and illness information employers submit under 29 CFR § 1904.411. The current program helps MOSH achieve the goal of ensuring employers provide safe and healthful workplaces by directing enforcement resources to those workplaces with the highest rates of injuries and illnesses.

By applying industry and establishment-size criteria, MOSH focuses data collection on establishments most likely to be experiencing elevated rates and increased numbers of occupational injuries and illnesses. The SST inspection plan selects individual establishments for inspection based on their required submission of OSHA Form 300A data in accordance with 29 CFR § 1904.41 or lack thereof.

1. Description of the SST Inspection Plan
	1. Inspection List Selection Criteria

An inspection list of establishments with elevated Days Away, Restricted, or Transferred (DART) rates will be generated, both for CY 2021 and sites with upward trending rates for the three-year range of CY 2019-2021. A random sample of establishments that did not provide the required 2021 OSHA Form 300A data, as required by 29 CFR § 1904.41, will be identified and included in the inspection list. To verify data accuracy and quality control, a random sample of low-rate establishments will be included from the CY 2021 data.

1. High-Rate Establishments

The SST inspection plan selects individual establishments for inspection based on CY 2021 OSHA Form 300A data.

Because average DART rates vary widely among industries, one DART rate will be set for manufacturing and a different DART rate will be set for non-manufacturing as objective selection criteria. This method will allow MOSH to equally focus on manufacturing and non-manufacturing establishments.

*1 Only a small fraction of establishments are required to electronically submit their OSHA Form 300A data. Remember, these criteria apply at the establishment level, not to the firm as a whole:*

* *Establishments with 250 or more employees that are subject to 29 CFR § 1904 must electronically submit information from the OSHA Form 300A.*
* *Establishments with 20-249 employees in certain high-risk industries must electronically submit information from the OSHA Form 300A.*
* *Establishments with fewer than 20 employees at all times during the year do not have to electronically submit information.*
1. Upward Trending Establishments

For upward trending establishments, the SST plan selects individual establishments for inspection based on CY 2019 through 2021 Form 300A data.

1. Low-Rate Establishments

To verify the reliability of the OSHA Form 300A data reported by employers, a random sample of establishments with low DART rates will be generated using the CY 2021 data.

1. Non-Responders

A random sample of establishments that did not provide the required OSHA Form 300A data for CY 2019-2021 will be generated. Inclusion of these non-responding employers is intended to discourage employers from not complying with their obligation to report injury and illness information in an attempt to avoid inspection.

If upon arrival compliance safety and health officers (CSHOs) learn that a listed establishment is only an administrative office, CSHOs should follow the procedures included in paragraph III.D.2, *Office-Only Sites*, of this Instruction.

1. Scheduling

The Occupational Safety and Health Administration’s (OSHA’s) Office of Statistical Analysis will provide MOSH with access to software and databases that include the establishments on the inspection list.

* 1. Maintaining Inspection List/Cycles and Documentation

MOSH is responsible for maintaining the documentation necessary to demonstrate that it has instituted the SST inspection list and cycles in accordance with the requirements of this Instruction, including documenting all deletions, deferrals, or other modifications [such as rationale for expanding inspections to cover health hazards based on (a) prior inspection history of the establishment, or

(b) knowledge of an establishment’s industry classification]. MOSH must maintain all such inspection lists, cycles, and documentation for a period of three years after all inspections conducted under this SST inspection plan have been closed.

* 1. Cycle Size

MOSH will generate inspection cycles of 10 establishments using the SST software that randomly selects establishments. Once initiated, the entire cycle must be completed; all establishments in the cycle should be inspected within 12 months.

Within a cycle, MOSH may schedule and inspect the selected establishments in any order that makes efficient use of available resources.

After completing a cycle, MOSH may generate a subsequent new cycle using the SST software.

MOSH must inspect all establishments in an existing cycle before inspecting any establishments in a newly generated cycle. However, an establishment *may* be carried over to another cycle for the following reasons:

* + - The establishment is not operating normally because of strikes, seasonal fluctuations, or other factors;
		- Necessary equipment or personnel with necessary experience and qualifications to perform the inspection are not presently available;
		- The employer has not yet completed abatement action required as a result of a previous comprehensive MOSH inspection of the same inspection type (safety or health) because the final abatement date has not yet come;
		- The employer has contested a citation item issued as a result of a previous MOSH inspection and the case is still pending before Adjudication; or
		- At the expiration of this Instruction, MOSH must complete any cycle initiated, but not yet completed, even if any inspections for the remaining establishments are opened after the expiration date.
	1. Use of SST Software

MOSH may use the “Create” function of the SST web-based application to create cycles from the SST inspection list and may use the application to update the inspection list to enter deletions and inspections conducted.

After initiation of an inspection, MOSH may update the application to connect the inspection number with the particular establishment.

* 1. Worksite Clarification

As part of the pre-inspection process, MOSH shall verify that all procedures for accurate inclusion under the SST inspection plan have been followed. If the worksite is not subject to the data submittal criteria, an inspection shall not be initiated.

MOSH will contact OSHA’s Office of Statistical Analysis to correct any data discrepancies; discrepancies will be reported directly through the SST web-based application.

1. Industries without Permanent Workplaces

For industries that do not have permanent worksites, such as those classified as North American Industry Classification System (NAICS) Code 561730, Landscaping Services, the establishment list will normally identify only the employer’s central office. MOSH will, so far as possible (e.g., by visiting the central office), determine the location of active worksites based on the type of work scheduled and the length of time remaining to complete the project.

1. Office-Only Sites

The SST inspection plan is not intended to include establishments that are office-only facilities. If a CSHO arrives at an establishment and discovers that there is only an office at the site, the CSHO should determine what site or sites are associated with the OSHA Form 300A data.

If the OSHA Form 300A data includes information for a site (or sites) in addition to an office, then an inspection of the site (or one of the sites) with the highest DART rate shall be conducted if within MOSH’s jurisdiction.

*NOTE: Recordkeeping rule § 1904.30 requires an employer to keep a separate OSHA 300 log for each establishment that the employer expects to be in operation for one year or longer.*

1. Incorrect Submission by Employer

When a CSHO determines that a worksite was included on the inspection list because of incorrect data submitted by the employer, the CSHO will contact their Supervisor, and in consultation with the Chief of Complaince, determine if an inspection will be cancelled or will proceed with an SST inspection in accordance with this Instruction.

1. Non-Responders

If, upon initiating an inspection of a non-responder establishment, the establishment provides documentation that they in fact submitted CY 2021 data or provides evidence that they are not subject to the requirements of 29 CFR § 1904.41 due to size or industry, the CSHO should stop the inspection and code the event as a “No Inspection.”

* 1. Deferrals
1. MOSH On-Site Consultation Program

If an establishment is an approved participant in the Pre-Safety and Health Achievement Recognition Program (SHARP), it may be granted a deferral from MOSH programmed inspections.

If an On-Site Consultation visit is “in progress” at an establishment, it will take priority over programmed inspections. An On-Site Consultation visit will be considered “in progress” in relation to the working conditions, hazards, or reasons generated by the visit from the beginning of the opening conference through the end of the correction dates and any extensions thereof (29 CFR § 1908.7(b)(1)).

Programmed compliance activity may not occur until after the end of the consultation visit if a worksite is scheduled to have an On-Site Consultation visit:

* 1. within 5 days of the planned compliance activity; **or**
	2. more than 5 working days from the planned compliance activity; **and**
	3. the employer agrees to reschedule the On-Site Consultation visit to within 5 working days of the initial planned compliance activity date. If the employer breaches the agreement, compliance activity will commence.

*Refer to the MOSH FOM.*

1. Voluntary Protection Program (VPP) Applicants

When the MOSH compliance field operations manager or designee receives notification from the VPP manager that an on-site review has been scheduled, the applicant may be removed from any programmed inspection list with concurrence from the Chief of Compliance.

*Refer to the MOSH FOM*

* 1. Inspection Priority

While unprogrammed inspections are normally prioritized, this Instruction adds the following procedures:

1. MOSH must inspect all establishments on the SST inspection list unless, in consideration of available resources, like local emphasis programs (LEPs), the Chief of Compliance authorizes a smaller number of inspections to be conducted from the list. Such authorization will normally require MOSH to complete all inspections in the current cycle.
2. MOSH compliance will continue to conduct other programmed inspections under LEPs, or other initiatives, as provided by the MOSH program.
3. Deletions

Appropriate deletions, as stated below, will be made from the inspection cycle. Deletion criteria for previous inspections, VPP, or SHARP establishments shall be applied either before or after creating a cycle.

* 1. No longer in Business

Establishments no longer in business will be deleted from the inspection cycle.

* 1. Previous Inspections

An establishment will be deleted from the inspection list if the establishment has received a comprehensive safety or health inspection within 36 months of the creation of the current inspection cycle. For deletion purposes, an establishment’s comprehensive inspection date is the *opening conference date* of that inspection. If the opening conference date occurred within the previous 36-months of the current SST inspection cycle, the establishment will be deleted from the SST inspection list.

The SST software tracks the opening conference date entered for establishments deleted for the above listed reason (previous comprehensive inspection). Once the 36-month period passes, the software makes that establishment available again for selection.

*NOTE: Do not delete Severe Violator Enforcement Program (SVEP) establishments or establishments related to a SVEP case. These establishments are not entitled to an inspection deferral.*

* 1. VPP and SHARP

An establishment that is an approved participant in MOSH’s VPP or SHARP will be deleted from the inspection list.

1. Inspection Procedures
	1. Scope

SST inspections shall be comprehensive in scope. Based on the workplace’s potential hazards, an inspection conducted under this Instruction may be opened as either a comprehensive safety or health inspection. In addition, if the site has been inspected previously the inspection may be expanded to cover both health and safety hazards based on that prior inspection history. The rationale for the expanded inspection must be fully explained and documented in the file. If a referral is considered necessary to address specific hazards uniquely related to either Industrial Hygiene or Safety, a referral may be made in accordance with the current FOM.

* 1. Verify NAICS

At the opening conference, the CSHO will verify the establishment’s NAICS code. As needed, the CSHO may verify activities occurring at the workplace before determining the appropriate NAICS code.

* 1. Citations

Citations for violations and corresponding proposed penalties shall be made in accordance with the MOSH FOM and other relevant policies and procedures.

* 1. Recordkeeping Violations

In accordance with the MOSH FOM, recordkeeping violations under 29 CFR § 1904 are to be classified as other-than-serious. If the employer was required to submit the data and did not attempt to do so, MOSH may issue a citation using the following guidance:

* + - If the employer did not submit the data electronically, but immediately abates during the inspection by providing a paper copy of the records, an other-than-serious citation will be issued with no penalty.
		- If the employer did not submit its CY2021 data, but shows it has already submitted data from the most recent CY (e.g., CY2023), an other-than-serious citation will be issued with no penalty.
		- If the employer does not produce the records, an other-than-serious citation will be issued with the appropriate penalty in accordance with the MOSH FOM.

NOTE: CSHOs must enter optional code “N-05-ITA Non-responder” in OIS to indicate that the facility did not provide the required OSHA Form 300A data through the injury tracking application (ITA).

* 1. Collection and Review of Illness and Injury Data

During inspections under this Instruction, CSHOs will review the OSHA 300 logs, 300A summaries, and 301 incident reports (or equivalent) for the current and three prior calendar years; CSHOs will enter the employer’s OSHA 300 log data into the OIS system. Refer to the MOSH FOM Chapter II, Section B.2.a, *Partial Inspections, Records, Review* for further guidance on review of injury and illness data. After March 2nd of each calendar year, CSHOs should verify that the most recent calendar year data was submitted.

1. Relationship to Other Programs
	1. Unprogrammed Inspections

The Chief of Compliance shall conduct unprogrammed inspections in accordance with the MOSH FOM or other relevant policy and procedures. If an unprogrammed event (e.g., complaint, fatality, or referral) occurs at an establishment that is also scheduled for inspection under this SST inspection plan, the two inspections may be conducted either concurrently or separately, but should be conducted concurrently whenever possible. See paragraph VII. C of this Instruction.

* 1. Local Emphasis Programs

Some establishments may be selected for inspection under the SST inspection plan and also under one or more other LEPs. Whenever an establishment is scheduled for inspection based on the current cycles of the SST inspection plan and is also listed on another LEP inspection list, both inspections may be scheduled at the same time. CSHOs will designate all applicable OIS codes to the inspection. See paragraph VII. B of this Instruction.

1. Recording and Tracking

MOSH inspections conducted in response to this Instruction shall be coded in OIS as described in this section. All consultation activities (Request, Visit, and Compliance Assistance) conducted by the On-Site Consultation program in relation to this Instruction shall also be coded in OIS.

* 1. SST-Only Inspections

The inspection shall be coded as an Initiating Type of “Programmed Planned” in OIS. Record the value **SSTARG21** in the *State Emphasis Program* AND the *Primary Emphasis Program* fields under *Emphasis Program* located in the *Inspection Data* section.

* 1. SST Combined with Other LEP Inspections

For all LEP inspections conducted in conjunction with an SST inspection, the CSHO shall mark the inspection with an Initiating Type of “Programmed Planned” in OIS. Record the value **SSTARG21** in the *State Emphasis Program* field under *Emphasis Program* located in the *Inspection Data* section along with all other applicable LEP codes. Record the value **SSTARG21** in the *Primary Emphasis Program* field.

* 1. SST Combined with Unprogrammed Inspections

For all unprogrammed inspections conducted in conjunction with an SST inspection, the CSHO shall code the inspection Initiating Type with the appropriate type of unprogrammed inspection in OIS (e.g., Complaint, Referral). Record the value **SSTARG21** in the *State Emphasis Program* section.

By and Under the Authority of:



Michael A. Penn, CSP, SMS

Acting Assistant Commissioner

cc: Matthew S. Helminiak, Commissioner, Division of Labor and Industry

 All MOSH Staff

 Maryland Department of Labor Assistant Attorneys General

OSHA Region III