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9-12033

OSHA Docket No. H-122
Room N-2625, Dept. of Labor
200 Constitution Avenue N.W.
Washington, DC 20210

JUN 14 1994

Ladies and/or Gentlemen:

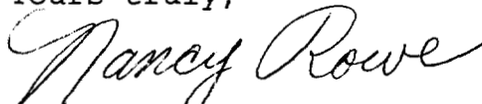
I have the following comments on Docket No. H-122:

For the past six years I have been attempting to convince my company to go smoke free or get the smokers away from me so I can breathe. I am a hypersensitive nonsmoker with allergies and chronic sinusitis. Last week my doctor told me that if I cannot move away from Los Angeles altogether, I absolutely must find work in a smoke-free environment. The company I work for refuses to go smoke free and has told me only a law will convince it to accommodate my need for smoke free air.

For me an OSHA directive, issued in an expedited manner, could make the difference between my being able to keep a job I do not want to give up, or be forced to take a lower salary and either give up or accept reduced retirement, health and vacation benefits in order to obtain smoke-free air. I do not want to make that choice, and I sincerely hope OSHA action will change my company's mind before I am forced to change jobs against my will.

Thank you for your attention.

Yours truly,


Nancy Rowe

P.S. I am now starting the process of filing a formal OSHA complaint against my company because of this problem.

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