

**Special Exposure Cohort Petition**

under the Energy Employees Occupational  
Illness Compensation Program Act

**U.S. Department of Health and Human Services**

Centers for Disease Control and Prevention  
National Institute for Occupational Safety and Health

**Instructions for Completing Special Exposure  
Cohort Petition — Form B**

OMB Number: 0920-0639

Expires: 01/31/2026

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**Use of Form B is voluntary. Failure to use Form B will not result in  
the denial of any right, benefit, or privilege to which you may be entitled.**

**Instructions on Completing Special Exposure Cohort Petition — Form B****Introduction**

The Energy Employees Occupational Illness Compensation Program Act (the Act) authorizes the U.S. Secretary of Health and Human Services (HHS) to consider petitions by classes of current and/or former employees at facilities of either the Department of Energy (DOE) or Atomic Weapons Employers (AWEs) requesting to be added to the Special Exposure Cohort. HHS has issued procedures that explain how such employees, their survivors, or individuals or organizations authorized in writing to represent them, can submit a petition and how the outcome of the petition will be decided. The procedures, titled: "Procedures for Designating Classes of Employees as Members of the Special Exposure Cohort" (federal regulations at 42 CFR Part 83), are available from HHS at the address provided below.

SEC Petition Division of Compensation Analysis and Support  
NIOSH  
1090 Tusculum Avenue, MS-C-47  
Cincinnati, OH 45226

Use this form **unless** NIOSH has reported to you in writing that it cannot complete the dose reconstruction needed for your cancer claim. If so, use Special Exposure Cohort Petition — Form A. You do not have to use either form to submit a petition. The forms are intended to assist petitioners in providing the complete information required by HHS as efficiently as possible.

**Hardcopy Submissions:** Submit completed forms to the following address:

SEC Petition Division of Compensation Analysis and Support  
NIOSH  
1090 Tusculum Avenue, MS-C-47  
Cincinnati, OH 45226

**For further information: If you have questions about these instructions, please call the following NIOSH phone number and request to speak to someone in the Division of Compensation Analysis and Support about an SEC petition: 513-533-6825.**







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**C.6 — Employment Information Related to Petition:** Enter the following employment information about this petition:

**C.6a — Employee Number (if known):** Enter the energy employee number, if you know it. Not all employers assigned employee numbers.

**C.6b — Dates of Employment:** Enter the dates of employment at the facility (or approximate dates, if employment records are unavailable), from start date to end date.

**C.6c — Employer Name:** Enter the name of the employer.

**C.6d — Work Site Location:** Enter the location of the facility and work site relevant to the petition. Be as specific as possible about the work site, naming the specific building or work area if possible, as well as the facility location (e.g., Idaho National Engineering Laboratory).

**C.6e — Supervisor's Name:** Enter the Supervisor's name, if known.

**Go to Part E.****Part D**

**Petitioner Information:** Complete Part D if you are a labor organization.

This section is to be completed only by labor organizations submitting a petition on behalf of energy employees they represent or represented. If you are not such a labor organization, you should skip this part.

**D.1 — Labor Organization Information:** Enter the name of the labor organization and the position of the person who will serve as the principal contact with HHS for this petition.

**D.2 — Name of Petition Representative:** Enter the name of the official who will serve as the principal contact for HHS communications and inquiries regarding this petition.

**D.3-D.5 — Contact Information:** Enter the address, telephone number, and e-mail address of the labor official who will serve as the principal contact for HHS.

**D.6 — Period during which labor organization represented energy employees covered by this petition:** Enter dates as indicated. For active facilities at which your labor organization continues to represent energy employees, enter the date of the petition for the "end date." Please attach related documentation (e.g., relevant pages of labor-management contracts or NLRB certification).

**D.7 — Identity of other labor organizations that may represent or have represented this class of energy employees:** Enter the names of any other labor organizations who may currently represent some members of the class of energy employees or have represented members of this class in the past, if you are aware of any. This information may assist HHS in contacting members of the petitioning class for information or to notify them, should HHS add their class to the Cohort.

**Go to Part E.**

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**Page 6 of 10****Part E****Proposed Definition of Energy Employee Class Covered by Petition**

The information provided in this section will assist HHS in evaluating the petition. Petitioners should note that it is possible that, as HHS conducts its evaluation of a class, it may revise the definition proposed by the petitioner, making the class more expansive or more specific, and possibly combining the classes of several petitions or dividing the class of a single petition into two or more classes. Ultimately, HHS must define classes consistent with the criteria for determining whether or not the class should be added to the Cohort.

**E.1 — Name of DOE or AWE Facility:** Enter the name of the DOE or AWE facility where the class of energy employees covered by this petition was employed.

**NOTE:** Although individual energy employees may have worked at more than one facility during their career, a petition must be specific to a class of energy employees at a single facility, as specified by the Act. It is acceptable to file petitions for more than one facility; however, you must file a separate petition for each facility.

**E.2 — Locations at the Facility relevant to this petition:** Name or describe the location(s) at the facility relevant to this petition; the locations where members of the class were exposed to radiation. If the location does not have a name, such as a building number or floor or room of a building, describe the location by its more specific characteristics, such as the operation or process conducted there, or the equipment, fixtures, or facilities in that location. Be as specific as possible.

**E.3 — List job titles and/or job duties of energy employees included in the class:** List the job titles and/or job duties that characterize energy employees who you believe belong in the class, to the extent necessary to define the class.

Examples:

- If you can define the class by job duties alone, and you believe that anyone with such job duties should be included in the class, listing the job duties would be sufficient.
- If you believe all energy employees in a location during a period of time should be included in the class, regardless of job title or job duty, enter an “all” here instead of specifying job titles or job duties.
- However, if you believe that only persons with certain job duties involved in certain operations or processes should be included in the class, you must specify this.

The point is to define the class carefully and specifically, so that it includes all energy employees for whom you believe radiation doses cannot be estimated and whose health could have been endangered, and only such employees. To be certain your definition covers all energy employees that you intend to include, you may choose to list by name individuals who should be included in the class and who have not already been identified among the petitioners you have listed in this form.

**E.4 — Employment Dates relevant to this petition:** Enter the approximate or precise dates of the period of employment that applies to the petition. For example, the potential exposures to radiation may have occurred during a period of a certain operation, during a period when certain radiation protection policies were in place, during a period when radiation monitoring was omitted, or during a period for which exposure and monitoring records are lost.

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**E.5 — Is the petition based on one or more unmonitored, unrecorded, or inadequately monitored or recorded exposure incidents?** If the petition is based on one or more radiation exposure incidents for which exposures were unmonitored (unplanned events that resulted in radiation exposures, versus routine operations which may also result in radiation exposures), provide the date when the incident(s) began and ended and describe the incident(s) in as much detail as possible.

For example, you might describe the source of the radiation exposure or emission, its cause, the response to the incident, and the potential number of energy employees involved. You should report everything you know about the incident. NIOSH will use this information to identify the event and obtain additional information from the Department of Energy and other sources. If NIOSH finds it cannot confirm the occurrence of the event through information from the Department of Energy or any other sources, it will require that you obtain and provide medical evidence relating to the incident and/or one or more affidavits providing information about the incident, as provided under section 83.9(c)(3) of the Special Exposure Cohort Rule (42 CFR Part 83).

**Go to Part F.****Part F****Basis for Proposing that Records and Information are Inadequate for Individual Dose Reconstructions**

Complete at least one of the entries under this part. You are not required to complete more than one entry, although you should complete more than one entry when such additional information is available to you. This additional information may assist HHS in evaluating your petition.

**F.1:** Complete this entry if you are petitioning on the basis that certain radiation exposures and doses to the class were not monitored. By completing this entry, you do not need to establish (through documentation or affidavit) that there was no monitoring whatsoever, of any radiation exposures and doses incurred by the class of energy employees. You need only establish that some types of radiation exposures and doses incurred by the class were not monitored, or that during certain periods of time, certain operational procedures, or certain exposure incidents, the exposures and doses incurred by the class were not monitored.

For example, if the energy employees in the class were instructed to remove their radiation dosimetry badges for certain operations involving radiation exposures, this might qualify as unmonitored exposures, despite the fact that the employees might have routinely worn their radiation dosimetry badges during most operations. Similarly, if there was a period of time during an operation when there was no monitoring of internal doses, this might qualify as unmonitored exposures.

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**F.2:** Complete this entry if you are petitioning on the basis that radiation monitoring records for members of the proposed class have been lost, falsified, or destroyed. Documentation or affidavits demonstrating that monitoring records are missing for a class of workers might be sufficient to indicate that the records have been lost or destroyed. Documentation or affidavits demonstrating differences between exposures or monitoring results and the current official records of these exposures or monitoring results might be sufficient to indicate that records might have been falsified. You should note, however, that records can be changed to reflect corrections to faulty monitoring results.

Also complete this entry if there is no information regarding monitoring, source, source term, or process from the site where the members of the proposed class worked.

By completing this entry, you do not need to establish (through documentation or affidavit) that there are no monitoring records whatsoever, for personal or area monitoring that was conducted for the class of energy employees, or that all the relevant records have been falsified. You need only indicate that the records relating to some types of radiation exposures and doses incurred by the class, or relating to certain periods of time, certain operations, or certain exposure incidents involving the class, have been lost, falsified, or destroyed, or that there is no such information.

**F.3:** Complete this entry if you are petitioning on the basis of an unpublished expert report addressing record limitations for the class of energy employees proposed in your petition. You are not required to use this approach to support your petition. Most petitioners are unlikely to be in a position to employ an expert to evaluate the limitations of DOE records on exposures to a particular class of energy employees. However, this is an option that might be used by some petitioners, particularly organizations. If you are considering this option, we suggest the expert you employ contact NIOSH before completing such an evaluation. NIOSH will ensure that the expert is aware of the availability of relevant information concerning the procedures by which NIOSH estimates radiation doses for cancer claims under the Act, including the HHS regulations on dose reconstruction methods (42 CFR Part 82) and related implementation guidelines.

**F.4:** Complete this entry if you are petitioning on the basis of a scientific or technical report that was published in a peer-reviewed journal or issued by a government agency of the Executive Branch of Government, or the General Accounting Office, the Nuclear Regulatory Commission, or the Defense Nuclear Facilities Safety Board. Federal agencies most likely to have funded or to fund such studies are DOE and NIOSH. It is possible that state environmental protection agencies might have funded such studies related to AWE facilities. Such reports are likely to have been issued either as scientific or technical reports available directly by request from government agencies or as research reports published in scientific journals.

**Go to Part G.**



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Each petitioner should sign and date the petition as indicated. A maximum of three petitioners may sign the petition.

**Summary of Form Requirements**

To ensure that you have completed the required sections of the petition, please refer to the table below:

	<b>Part A</b>	<b>Part B</b>	<b>Part C</b>	<b>Part D</b>	<b>Part E</b>	<b>Part F</b>	<b>Part G</b>
<b>Energy Employee</b>			X		X	X	X
<b>Survivor</b>		X	X		X	X	X
<b>Authorized Representative</b>	X	X (if applicable)	X		X	X	X
<b>Labor</b>				X	X	X	X

**Appendix — Petitioner 2**

If there is an additional petitioner (not a labor organization), he or she must complete the Appendix — Petitioner 2 and sign Section G of the original petition. Please refer back to pages 2 — 5 of this instruction set for more information on completing the appendix.

**Appendix — Petitioner 3**

If there is a third petitioner (not a labor organization), he or she must complete the Appendix — Petitioner 3 and sign Section G of the original petition. Please refer back to pages 2 — 5 of this instruction set for more information on completing the appendix.

**Appendix — Continuation Page**

The Continuation Page is provided for you if you need more space to provide additional information. Please photocopy as needed, and attach to the petition.

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Public reporting burden for this collection of information is estimated to average 5 hours per response, including time for reviewing instructions, gathering the information needed, and completing the form. If you have any comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, send them to CDC Reports Clearance Officer, 1600 Clifton Road, MS-E-11, Atlanta GA, 30333; ATTN:PRA 0920-0639. Do not send the completed petition form to this address. Completed petitions are to be submitted to NIOSH at the address provided in these instructions. Persons are not required to respond to the information collected on this form unless it displays a currently valid OMB number.

**Privacy Act Advisement**

In accordance with the Privacy Act of 1974, as amended (5 U.S.C. § 552a), you are hereby notified of the following:

The Energy Employees Occupational Illness Compensation Program Act (42 U.S.C. §§ 7384-7385) (EEOICPA) authorizes the President to designate additional classes of employees to be included in the Special Exposure Cohort (SEC). EEOICPA authorizes HHS to implement its responsibilities with the assistance of the National Institute for Occupational Safety (NIOSH), an Institute of the Centers for Disease Control and Prevention. Information obtained by NIOSH in connection with petitions for including additional classes of employees in the SEC will be used to evaluate the petition and report findings to the Advisory Board on Radiation and Worker Health and HHS.

Records containing identifiable information become part of an existing NIOSH system of records under the Privacy Act, 09-20-147 "Occupational Health Epidemiological Studies and EEOICPA Program Records and WTC Health Program Records, HHS/CDC/NIOSH." These records are treated in a confidential manner, unless otherwise compelled by law. Disclosures that NIOSH may need to make for the processing of your petition or other purposes are listed below.

NIOSH may need to disclose personal identifying information to: (a) the Department of Energy, other federal agencies, other government or private entities and to private sector employers to permit these entities to retrieve records required by NIOSH; (b) identified witnesses as designated by NIOSH so that these individuals can provide information to assist with the evaluation of SEC petitions; (c) contractors assisting NIOSH; (d) collaborating researchers, under certain limited circumstances to conduct further investigations; (e) Federal, state and local agencies for law enforcement purposes; and (f) a Member of Congress or a Congressional staff member in response to a verified inquiry.

This notice applies to all forms and informational requests that you may receive from NIOSH in connection with the evaluation of an SEC petition.

Use of this form is voluntary. Failure to use this form will not result in the denial of any right, benefit, or privilege to which you may be entitled.