

This page provides an abstract, justification, and target dates for a potential rule that the U.S. Nuclear Regulatory Commission (NRC) has prioritized in its Common Prioritization of Rulemaking listing.

Please visit the [Rulemaking Priorities](#) page on the NRC's public Web site for additional information about this page and to view the entire Common Prioritization of Rulemaking listing.

<b>U.S. Nuclear Regulatory Commission Acquisition Regulation (NRCAR) – 48 CFR Chap. 20 (Rev. 2)</b>				
<b>Abstract</b>				
This rule would update the NRCAR to conform to external regulations; meet the requirements of Federal acquisition laws, statutes, regulations, and Executive Orders; and incorporate Nuclear Regulatory Commission organizational changes. The revisions affect both internal and external stakeholders (contractors) and are needed to support current Nuclear Regulatory Commission contracting policies and ensure openness, transparency, and effectiveness in Agency acquisitions.				
<b>Justification</b>				
The rule scores 22 points (0, 10, 10, 2) because of the following reasons: A) Does not contribute directly to the safety goal; B) Significant contributor to openness objective (strategy 1), effectiveness objective (strategy 1), and operational objective (financial management and procurement (strategy 2); C) Significant contributor – needed for conformance with external regulations and to address significant regulatory gap; and D) Low contributor toward regulatory burden reduction.				
<b>Start Dates</b>	<b>Reg Basis Completed</b>	<b>PR Sent to Comm/EDO</b>	<b>FR Sent to Comm/EDO</b>	<b>Publication Date</b>
06/01/2014	N/A	07/01/2016	12/01/2016	02/01/2017