

# NRC & Agreement State Working Groups

January 28, 2026

According to NRC Management Directive 5.3, “It is the policy of the U.S. Nuclear Regulatory Commission to provide Agreement State programs the opportunity for early and substantive involvement in the development or formulation of any rule, policy, directive or guidance document, as well as participation in any special study or other NRC activity...” In alignment with this policy, the NRC includes Agreement State representatives in many working groups which enhance the partnership between the NRC and the Agreement States, facilitate the utilization of expertise that exists in the Agreement States, and support the National Materials Program. The purpose of this document is to provide a complete and concise list of the NRC working groups that field participants from the Agreement States.

	Working Group Title	Charter and/or Purpose	Select Members <sup>1</sup>
1)	Standing Committee on Compatibility	<p><b>Charter:</b> ADAMS Accession No. ML12296A075</p> <p>State Agreements (SA) Procedure, SA-202: <i>Review of Regulations and Other Program Elements by the Standing Committee on Compatibility</i> (ML21081A103)</p> <p><b>Purpose:</b> To enhance the existing compatibility determination process, evaluate and document compatibility designations for program elements pursuant to Management Directive 5.9, ensure consistency during promulgation of regulations by documenting decisions on compatibility and their basis, and take into account implementation issues and NRC staff’s review of Agreement State regulations under the Integrated Materials Performance Evaluation Program (IMPEP).</p>	<p>Allyce Bolger, NRC/NMSS Co-Chair</p> <p>Philip Peterson, OAS/Colorado Co-Chair</p> <p>Toby Irving, Oregon</p> <p>Jill Shepherd, NRC/NMSS</p> <p>Jennifer Scro, NRC/OGC (Rulemaking and Agreement States)</p>

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2)	Common Prioritization of Rulemaking (CPR) Working Group	<p><b>Charter:</b> <a href="#">ML18263A070</a></p> <p><b>Purpose:</b> The CPR uses the methodology based on four factors: the NRC Strategic Plan goals, the NRC Principles of Good Regulation, and internal and external influences on priority. The methodology considers how the scope of the rulemaking would support or be influenced by each of those factors. The prioritization methodology has been revised to consider the 2022-2026 Strategic Plan.</p>	<p>Caylee Kenny, NRC/NMSS</p> <p>Philip Peterson, OAS/Colorado</p>
3)	Standing Committee for Reviewing of Emerging Medical Technologies	<p><b>Charter:</b> <a href="#">ML22159A317</a></p> <p>Interim State Agreements (SA) Procedure, SA-802: <i>Standing Committee for Reviewing Emerging Medical Technologies</i> (<a href="#">ML22269A549</a>)</p> <p><b>Purpose:</b> This standing committee will serve to help ensure consistency across all emerging medical technology licensing guidance documents, provide more flexibility, and help to prioritize the reviews by considering available resources, and consider the timeline of the NRC review relative to the reviews by the U.S. Food and Drug Administration (FDA) and/or the Agreement States.</p>	<p>Katie Tapp, Co-Chair, NRC/NMSS</p> <p>Meghan Cromie, Co-Chair, OAS/Colorado</p> <p>Jay Pavlica, Texas</p> <p>Magdalena Grylak, Alternate, NRC/RIII</p> <p>Mauri Lemoncelli, NRC/OGC (Materials, Fuel Cycle, and Waste Programs)</p> <p>Jennifer Scro, NRC/OGC (Rulemaking and Agreement States)</p>

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4)	Standing Committee for Sealed Source (SS&D) and Device Expertise	<p><b>Charter:</b> <a href="#">ML25015A203</a></p> <p><b>Purpose:</b> The Standing Committee for Sealed Source and Device (SS&amp;D) Center of Expertise (CoE) has been established to serve as a resource for collaboration and to enhance the technical evaluations of sealed sources or devices containing a sealed source by relying on technical expertise from the NRC and the Agreement States</p>	<p>Lymari Sepulveda Rodriguez, NRC/NMSS</p> <p>Joey Rolland, NRC/NMSS</p> <p>Andrew Roxburgh, South Carolina</p> <p>Matthew Greenwood, Tennessee</p> <p>Sherrie Flaherty, NRC/NMSS</p> <p>Dave Matos, OAS/Georgia</p>
5)	10 CFR Part 71 – Harmonization of Transportation Safety Requirements – Rulemaking Working Group	<p><b>Charter:</b> ML19240A311</p> <p><b>Purpose:</b> The Harmonization of Transportation Safety Requirements rulemaking working group is developing a proposed rule package that would harmonize the NRC’s transportation safety requirements in 10 CFR Part 71 domestically with those of DOT in 49 CFR and internationally with those of IAEA in SSR-6, 2012 and 2018 editions.</p>	<p>Caylee Kenny, NRC/NMSS</p> <p>Toby Irving, Oregon</p> <p>Nishka Devaser, NRC/NMSS</p> <p>David Pstrak, NRC/NMSS</p> <p>Drew Barto, NRC/NMSS</p> <p>Jeremy Tapp, NRC/NMSS</p> <p>Gaya Mostaghimi, NRC/OGC</p> <p>Corban Ryan, NRC/OGC</p> <p>Helen Chang, NRC/NMSS</p>

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6)	EO14300 (W2-5) In Situ Recovery Monitoring and Decommissioning Timeliness	<p><b>Charter:</b> ML20294A394. (Draft)</p> <p><b>Purpose:</b> These rulemaking actions would establish regulations specific to ground water protection at uranium ISR facilities, which are currently reflected in the NRC’s ISR licenses, and are expected to ensure that groundwater is adequately protected during and after completion of ISR operations and improve regulatory efficiency and be consistent with the U.S. Environmental Protection Agency’s (EPA) maximum contaminant levels (MCLs) for drinking water.</p>	<p>Caylee Kenny, NRC/NMSS</p> <p>Doug Mandeville, NRC/NMSS</p> <p>Kevin Hayes, NRC/NMSS</p> <p>Louis Caponi, NRC/NMSS</p> <p>Lisa London, NRC/OGC</p> <p>Angela Coggins, NRC/OGC</p> <p>Carrie McCann, NRC/OGC</p> <p>Adam Wingate , Utah</p> <p>Charlee Boger, Wyoming</p>
7)	Regulatory Framework for Fusion Machines Rulemaking	<p><b>Charter:</b> NA; Function under SA801A, “Agreement State Participation in NRC Working Groups”</p> <p><b>Purpose:</b> The purpose of this working group is to develop proposed and final rules and associated guidance (NUREG-1556, Volume 22) for a regulatory framework to license near-term fusion machines by augmenting the existing byproduct material framework under Part 30 of Title 10 of the <i>Code of Federal Regulations</i> (10 CFR Part 30), as directed by the Commission in SRM-SECY-23-0001, dated April 13, 2023. Has a NEIMA deadline of December 2027.</p>	<p>Dennis Andrukat, NRC/NMSS, Rulemaking Project Manager</p> <p>Ed Harvey, NRC/NMSS, Technical Lead</p> <p>Allyce Bolger, NRC/NMSS</p> <p>Caylee Kenny, NRC/NMSS</p> <p>Sheldon Clark, NRC/OGC</p> <p>Lisa London, NRC/OGC</p> <p>Reuben Siegman, NRC/OGC</p> <p>David Reindl, Wisconsin</p> <p>Jack Priest, Massachusetts</p>

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8)	WBL Agreement State Onboarding Project	<p><b>Charter:</b> N/A, Team Sharepoint located <a href="#">here</a></p> <p><b>Purpose:</b> To smoothly and efficiently add as many Agreement State regulators to the WBL system as possible and to ensure consistency in source management (licensing/inspection) across the country.</p>	<p>Ernesto Quinones, NRC/NMSS, Technical Lead</p> <p>Kim Lukes, NRC/NMSS, Health Physicist, Data Transfer Lead</p> <p>Ariano Munden, NRC/NMSS, Project Manager, Credentialing Lead</p> <p>Amber Schmidt, Kansas</p>
9)	Decommissioning Financial Assurance for Sealed and Unsealed Radioactive Material	<p><b>Charter:</b> <a href="#">ML20294A544</a></p> <p><b>Purpose:</b> to develop proposed and final rules and associated supplemental guidance to update the U.S. Nuclear Regulatory Commission's (NRC) rules in Part 30 of Title 10 of the <i>Code of Federal Regulations</i> (10 CFR Part 30) for calculating materials licensees' decommissioning funding requirements.</p>	<p>Adam Schwartzman, NRC/NMSS, Technical Lead</p> <p>Gregory Trussell, NRC/NMSS, Rulemaking Project Manager</p> <p>Ken Kline, NRC/NMSS</p> <p>Helen Chang, NRC/NMSS</p> <p>Solomon Sahle, NRC/NMSS</p> <p>Fajr Majeed, NRC/OCIO</p> <p>Sara Forster, NRC/RIII</p> <p>Vince Holahan, NRC/NMSS</p> <p>Brian Harris, OGC</p>

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10)	Rulemaking on Exempt Quantities in Section 30.71, "Schedule B"	<p><b>Charter:</b> <a href="#">ML22105A569</a></p> <p><b>Purpose:</b> The purpose of this working group is to develop a rulemaking plan to request Commission approval to initiate a rulemaking to revise Section 30.71, "Schedule B," to include additional radionuclides that are currently not listed in the table. This table is used along with 10 CFR 30.18, "Exempt Quantities," in determining the need for a specific license. The staff also plans to revise certain sections in 10 CFR Part 30, "Rules of General applicability to Domestic Licensing of Byproduct Material," related to exemptions to make clear when a license is required.</p>	<p>Andrew Carrera, NRC/NMSS; Rulemaking Project Manager</p> <p>Helen Chang, NRC/NMSS</p> <p>Jeffery Lynch, NRC/NMSS</p> <p>Daniel DiMarco, NRC/NMSS</p> <p>Brenda Miles, NRC/OCFO</p> <p>Brian Harris, NRC/OGC</p>
11)	Integrated Low-Level Radioactive Waste Disposal Rulemaking	<p><b>Charter:</b> <a href="#">ML22144A410</a></p> <p><b>Purpose:</b> The purpose of this working group is to revise the NRC regulations and guidance for low-level radioactive waste disposal in 10 CFR Part 61 to specify new requirements for GTCC and transuranic waste disposal. This rulemaking will also provide for Agreement State licensing of those GTCC waste streams that meet the regulatory requirements for near-surface disposal and do not present a hazard such that the NRC should retain disposal authority.</p>	<p>George Tartal, NRC/NMSS</p> <p>Cardelia Maupin, NRC/NMSS</p> <p>Priya Yadav, NRC/NMSS</p> <p>Hans Weger, Texas</p>

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12)	Financial Assurance Requirements for Category 1 and 2 Byproduct Material Sealed Sources	<p><b>Charter:</b> NA; Function under SA801A, "Agreement State Participation in NRC Working Groups"</p> <p><b>Purpose:</b> The NRC is revising its regulations to require financial assurance for the disposition of Category 1 and 2 byproduct material radioactive sealed sources. This rulemaking will help ensure 1) that licensees are financially prepared for the costs of end-of life disposition of Category 1 and 2 byproduct material radioactive sealed sources, 2) safe and secure management of these sources by facilitating timely disposition when they are no longer needed or wanted, and 3) that dispositioning costs are borne by those who receive the economic benefits from the use of these sources. References: 1) SECY-16-0115, "Rulemaking Plan Financial Assurance for Disposition of Category 1 and 2 Byproduct Material Sealed Sources," dated October 7, 2016 (<a href="#">ML16200A223</a>); 2) SRM to SECY-16-0115 (<a href="#">ML21342A032</a>), dated December 8, 2021.</p>	<p>Christianne Ridge, Technical Lead; NRC/NMSS</p> <p>Gregory Trussell, Rulemaking Project Manager; NRC/NMSS</p> <p>Sonia Hille, Texas</p>
13)	Rulemaking on Rubidium-82 Generators, Emerging Technologies, and Other Medical Use of Byproduct Materials (Rb-EMT)	<p><b>Charter:</b> <a href="#">ML19309F117</a></p> <p><b>Purpose:</b> The purpose of this working group was to develop a rulemaking plan to identify the emerging medical technologies that can be regulated under 10 CFR Part 35, Subparts D through H, and provide rulemaking options and recommendations to the Commission. In SECY-21-0013, "Rulemaking Plan to Establish Requirements for Rubidium-82 Generators and Emerging Medical Technologies," dated February 9, 2021 (ML20261H562), the NRC sought Commission approval to initiate a rulemaking that would add requirements for calibration and dosage measurement for strontium-82/rubidium-82 generators to 10 CFR</p>	<p>Maryann Ayoade, Technical Lead; NRC/NMSS</p> <p>Andrew Carrera, Rulemaking Project Manager; NRC/NMSS</p> <p>Jason VonEhr, NRC/RI</p> <p>Laura Cender, NRC/RIII</p> <p>Elizabeth Tindle-Engelmann, NRC/RIII</p> <p>Jennifer Scro, NRC/OGC</p> <p>Emma Duncan, NRC/OGC</p> <p>Francis O'Neill, Vermont</p>

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		Part 35 and establish performance-based requirements for existing and future emerging medical technologies licensed under 10 CFR 35.1000. The Commission approved initiation of this rulemaking in the staff requirements memorandum (SRM) to SECY-21-0013, dated January 13, 2022 (ML22013A266). The working group is now developing proposed and final rules, and associated implementing guidance, as approved by the Commission in SRM-SECY-21-0013.	Ronald Raunikar, NRC/NMSS  Carmen Riviera-Diaz, NRC/OE
14)	Extravasations Rulemaking	<p><b>Charter:</b> <a href="#">ML23081A510</a></p> <p><b>Purpose:</b> The purpose of this WG is to develop proposed and final rules and associated guidance that would amend Part 35 to include requirements for medical event reporting of extravasations that require medical attention for a suspected radiation injury, as directed by the Commission in SRM-SECY-22-0043, dated December 12, 2022.</p>	Daniel Dimarco, Technical Lead, NRC/NMSS  Irene Wu, Rulemaking Project Manager, NRC/NMSS  Katherine Tapp, NRC/NMSS  Sarah Spence, NRC/NMSS  Brian Allen, NRC/RES  Rigel Flora, NRC/RES  Hiba Ahmed, NRC/RI  Becki Harisis, Nebraska  Dan Ruby, NRC/NMSS  Sue Woods, NRC/OE  Maxwell Smith, NRC/OGC  Jennifer Scro, NRC/OGC

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15)	IMC 1248 Revision	<p><b>Charter:</b> <a href="#">ML23338A186</a></p> <p><b>Purpose:</b> revise and update the Office of Nuclear Material Safety and Safeguards (NMSS) qualification guidance for Materials License Reviewer, Inspector, Exempt Distribution License Reviewers, and Byproduct Material Sealed Source and Device Reviewers (IMC 1248 and Appendix A, B, C and D).</p>	<p>Jennifer Dalzell, NRC/NMSS, Chair</p> <p>Sherrie Flaherty, NRC/NMSS</p> <p>Lymari Sepulveda, NRC/NMSS</p> <p>Netra Patel, Region I</p> <p>Jennifer Dalzell, Region III</p> <p>Kyle Bischoff, Region IV</p> <p>Mohanned Kawasmi, Region IV</p> <p>Catherine Perham, Rhode Island</p>
16)	Standing Committee on Fusion Machine Oversight	<p><b>Charter:</b> ML25183A025</p> <p><b>Purpose:</b> The Committee will serve as a resource for all NMP programs to include the technical evaluations of licensing applications, standard design reviews, training, and other technical and regulatory issues associated with the licensing and oversight of fusion machines. The Committee will provide a forum where the technical or regulatory expertise from NRC and Agreement State staff can be used to discuss and make recommendations needed to address technical or regulatory issues regarding fusion machine oversight.</p>	<p>Edward Harvey, NRC/NMSS Co-Chair</p> <p>Ron Parson, Tennessee, Co-Chair</p> <p>Allyce Bolger, NRC/NMSS</p> <p>Heather Gilbert, Colorado</p> <p>Becki Harisis, Tennessee</p> <p>Megan Shober, Wisconsin</p> <p>Jennifer Fisher, NRC/NMSS</p>

<sup>1</sup> Typically only the working group and/or steering committee chair, co-chairs, and all Agreement State members are listed. This column does not list every working group member