(e) The agency is responsible for ensuring that each employee’s access to retention records is consistent with both the Freedom of Information Act (5 U.S.C. 552), and the Privacy Act (5 U.S.C. 552a).

(f) The agency must preserve all registers and records relating to a reduction in force for at least 1 year after the date it issues a specific reduction in force notice.

§351.507 Effective date of retention standing.

(a) The retention standing of each employee released from a competitive level in the order prescribed in §351.601 is determined as of the date the employee is so released.

(b) The retention standing of each employee retained in a competitive level as an exception under §351.606(b), §351.607, or §351.608, is determined as of the date the employee would have been released had the exception not been used. The retention standing of each employee retained under any of these provisions remains fixed until completion of the reduction in force action which resulted in the temporary retention.

(c) When an agency discovers an error in the determination of an employee’s retention standing, it shall correct the error and adjust any erroneous reduction-in-force action to accord with the employee’s proper retention standing as of the effective date established by this section.

5. Revise §351.705(a)(2) to read as follows:

§351.705 Administrative assignment.

(a) * * *

(2) Permit an employee in tenure group III, same performance subgroup, veterans’ preference subgroup AD to displace an employee in tenure group III, same performance subgroup, veterans’ preference subgroup A or B, or permit an employee in tenure group III, same performance subgroup, veterans’ preference subgroup A to displace an employee in tenure group III, same performance subgroup, veterans’ preference subgroup B consistent with §351.701 (e.g., an employee in tenure group III, performance summary level ratings of record total of 12, veterans’ preference subgroup AD to displace an employee tenure group III, performance summary level ratings of record total of 12, veterans’ preference subgroup A or B).

* * * * *

PART 430—PERFORMANCE MANAGEMENT

Subpart B—Performance Appraisal for General Schedule, Prevailing Rate, and Certain Other Employees

6. Revise §430.208(d)(4) to read as follows:

§430.208 Rating Performance.

* * * * *

(d) * * *

(4) The designation of a summary level and its pattern shall be used to provide consistency in describing ratings of record and as a reference point for applying other related regulations, excluding enhanced performance values under §351.503(d) and (f) of this chapter.

§430.208 [Amended]

7. In §430.208, remove paragraph (d)(5).

[FR Doc. 2020–26347 Filed 12–16–20; 8:45 am]

BILLING CODE 6325–39–P

NUCLEAR REGULATORY COMMISSION

10 CFR Part 26


Fitness-for-Duty Program

AGENCY: Nuclear Regulatory Commission.

ACTION: Petitions for rulemaking; denial.

SUMMARY: The U.S. Nuclear Regulatory Commission (NRC) is denying two petitions for rulemaking related to the fitness-for-duty program that were docketed as PRM–26–3, “Professional Reactor Operator Society—Fitness-for-Duty Programs,” and PRM–26–5, “Nuclear Energy Institute—Fitness-for-Duty Programs,” due to the discontinuation of the associated rulemaking.

DATES: As of December 17, 2020, the dockets for PRM–26–3 and PRM–26–5 are closed.

ADDRESSES: Please refer to Docket IDs NRC–2009–0482 or NRC–2010–0304 when contacting the NRC about the availability of information regarding this document. You may obtain publicly-available information related to this document using any of the following methods:

1. Federal Rulemaking Website: Go to https://www.regulations.gov and search for Docket IDs NRC–2009–0482 or NRC–2010–0304. Address questions about NRC dockets to Dawn Forder; telephone: 301–415–3407; email: Dawn.Forder@nrc.gov. For technical questions, contact the individuals listed in the FOR FURTHER INFORMATION CONTACT section of this document.

2. NRC’s Agencywide Documents Access and Management System (ADAMS): You may obtain publicly-available documents online in the ADAMS Public Documents collection at https://www.nrc.gov/reading-rm/adams.html. To begin the search, select “Begin Web-based ADAMS Search.” For problems with ADAMS, please contact the NRC’s Public Document Room (PDR) reference staff at 1–800–397–4209, 301–415–4737, or by email to pdr.resource@nrc.gov. The ADAMS accession number for each document referenced (if it is available in ADAMS) is provided the first time that it is mentioned in the SUPPLEMENTARY INFORMATION section.

3. Attention: The PDR, where you may examine and order copies of public documents, is currently closed. You may submit your request to the PDR via email at pdr.resource@nrc.gov or call 1–800–397–4209 between 8:00 a.m. and 4:00 p.m. (EST), Monday through Friday, except Federal holidays.


SUPPLEMENTARY INFORMATION:

I. Background

Title 10 of the Code of Federal Regulations (10 CFR) 2.802, “Petition for rulemaking—requirements for filing,” provides an opportunity for any interested person to petition the Commission to issue, amend, or rescind any regulation in 10 CFR chapter I. The NRC received the following petitions for rulemaking (PRMs) regarding 10 CFR part 26, “Fitness for Duty Programs,” subpart I, “Managing Fatigue,” from the Professional Reactor Operator Society (PROS) and the Nuclear Energy Institute (NEI) after the NRC issued a final rule in 2008 that substantially revised its fitness for duty requirements:

(1) PRM–26–3 Submitted by Robert N. Meyer on Behalf of PROS

On October 16, 2009, Mr. Robert N. Meyer, on behalf of PROS, an organization of operations personnel employed at nuclear power plants throughout the United States, submitted a PRM requesting that the NRC amend its fatigue management regulations to...
change the term “unit outage” to “site outage” used in § 26.205(d)(4) and (d)(5) and that the definition of “site outage” should be provided to read as “up to 1 week prior to disconnecting the reactor unit from the grid and up to 75-percent turbine power following reconnection to the grid” (ADAMS Accession No. ML092960440). The NRC docketed the petition as PRM–26–3, and on November 27, 2009, published a document in the Federal Register requesting public comment (74 FR 62257). The comment period closed on February 10, 2010, and the NRC received 4 comment letters. After evaluating the merits of the petition and the public comments, the NRC determined that the issues raised in PRM–26–3 would be considered in a planned rulemaking activity titled, “Quality Control/Quality Verification” (QC/QV) (Docket ID: NRC–2009–0090) and published a Federal Register notice (76 FR 28192) on May 16, 2011 to this effect.

(2) PRM–26–5 Submitted by Anthony R. Pietrangelo on Behalf of NEI

On September 3, 2010, Anthony R. Pietrangelo on behalf of NEI, a nuclear power industry trade association, submitted a PRM requesting that the NRC amend its regulations regarding fatigue management based on experience gained since the regulations were amended in 2008. The NRC docketed the petition as PRM–26–5, and on December 8, 2010, published a document in the Federal Register requesting public comment (75 FR 65249). The comment period closed on January 5, 2011, and the NRC received 39 comment letters. After evaluating the merits of the petition and the public comments, the NRC determined that the issues raised in PRM–26–5 would be considered in the planned QC/QV rulemaking and published a Federal Register notice (76 FR 28192) on May 16, 2011 to this effect.

II. Discussion

A. Discontinuation of the Quality Control/Quality Verification (QC/QV) Rulemaking

In SECY–15–0074, “Discontinuation of Rulemaking Activity—Title 10 of the Code of Federal Regulations Part 26, Subpart I, Quality Control and Quality Verification Personnel in Fitness for Duty Program (RIN 3150–AF12),” dated May 19, 2015, the NRC staff requested Commission approval to discontinue the QC/QV rulemaking. This request was based on the following factors: (1) QC/QV inspections are most

often performed by maintenance personnel who are already covered by the work hour controls in 10 CFR part 26, subpart I; (2) the few remaining inspections are performed by a small number of QC/QV-dedicated personnel; and (3) backfitting the 10 CFR part 26, subpart I, work hour controls to the QC/QV-dedicated personnel would not result in a substantial increase in the overall protection of the public health and safety or common defense and security. The Commission approved the discontinuation of this rulemaking effort in SRM–SECY–15–0074, “Staff Requirements—SECY–15–0074—Discontinuation of Rulemaking Activity—Title 10 of the Code of Federal Regulations Part 26, Subpart I, Quality Control and Quality Verification Personnel in Fitness for Duty Program (RIN 3150–AF12),” dated July 14, 2015 (ADAMS Accession No. ML15195A577).

B. Denial of PRM–26–3 and PRM–26–5

Under § 2.803(i)(2), if after closing the docket for a PRM under § 2.803(h)(2) by addressing it in an ongoing rulemaking the NRC decides not to complete the rulemaking, the PRM is documented as a denial of the PRM. In SRM–SECY–15–0074, the Commission approved the discontinuation of the QC/QV rulemaking, which was identified to address PRM–26–3 and PRM–26–5. Therefore, the NRC is denying these petitions without prejudice.

III. Conclusion

The NRC previously discontinued the QC/QV rulemaking and is therefore denying without prejudice PRM–26–3 and PRM–26–5 for the reasons discussed in this document.


For the Nuclear Regulatory Commission.

Annette L. Vietti-Cook,
Secretary of the Commission.

[FR Doc. 2020–27363 Filed 12–16–20; 8:45 am]
BILLING CODE 7590–01–P

NUCLEAR REGULATORY COMMISSION

10 CFR Part 50

[Docket No. PRM–50–75; NRC–2002–0018]

Large Break Loss-of-Coolant Accident Redefinition

AGENCY: Nuclear Regulatory Commission.

ACTION: Petition for rulemaking; denial.

SUMMARY: The U.S. Nuclear Regulatory Commission (NRC) is denying a petition for rulemaking dated February 6, 2002, submitted by Anthony R. Pietrangelo on behalf of the Nuclear Energy Institute, due to the discontinuation of the associated rulemaking.

DATES: As of December 17, 2020, the docket for PRM–50–75 is closed.

ADDRESSES: Please refer to Docket ID NRC–2002–0018 when contacting the NRC about the availability of information regarding this document. You may obtain publicly-available information related to this document using any of the following methods:

• Federal Rulemaking Website: Go to https://www.regulations.gov and search for Docket ID NRC–2002–0018. Address questions about NRC dockets to Dawn Ford; telephone: 301–415–3407; email: Dawn.Ford@nrc.gov. For technical questions, contact the individuals listed in the FOR FURTHER INFORMATION CONTACT section of this document.

• NRC’s Agencywide Documents Access and Management System (ADAMS): You may obtain publicly-available documents online in the ADAMS Public Documents collection at https://www.nrc.gov/reading-rm/adams.html. To begin the search, select “Begin Web-based ADAMS Search.” For problems with ADAMS, please contact the NRC’s Public Document Room (PDR) reference staff at 1–800–397–4209, 301–415–4737, or by email to pdr.resource@nrc.gov. The ADAMS accession number for each document referenced (if it is available in ADAMS) is provided the first time that it is mentioned in the SUPPLEMENTARY INFORMATION section.

• Attention: The PDR, where you may examine and order copies of public documents, is currently closed. You may submit your request to the PDR via email at PDR.Resource@nrc.gov or call 1–800–397–4209 between 8:00 a.m. and 4:00 p.m. (EST), Monday through Friday, except Federal holidays.

FOR FURTHER INFORMATION CONTACT:


SUPPLEMENTARY INFORMATION:

I. Background

Title 10 of the Code of Federal Regulations (10 CFR) 2.802, “Petition for rulemaking—requirements for filing,” provides an opportunity for any interested person to petition the Commission to issue, amend, or rescind any regulation. On February 6, 2002, Anthony R. Pietrangelo, on behalf of the Nuclear Energy Institute (petitioner),