No buildings are included in this transfer:
- **Land Parcel ED–12** Consists of five tracts of land separated by roadways: ED–12A (5.88 acres), ED–12B (2.57 acres), ED–12C (1.75 acres), ED–12D (2.99 acres), and ED–12E (0.16 acres). No buildings are included in this transfer;
- **Land Parcel ED–3** Consists of two tracts of land separated by roadways. The southern tract (111 acres), and the northern tract (2.5 acres). No buildings are included in this transfer;
- **Land Parcel ED–3 West** Consists of one tract of approximately 72 acres. No buildings are included in this transfer;
- **Land Parcel K–31** Consists of one tract of approximately 61 acres. No buildings are included in this transfer. Any existing buildings will be destroyed before the transfer takes place; and
- **Land Parcel K–33** Consists of one tract of approximately 136.4 acres. No buildings are included in this transfer.

OSHA’s Regional Office in Atlanta, Georgia, working with the OSHA Nashville Area Office and TOSHA, determined that TOSHA is willing to accept authority over the occupational safety and health of public-sector and private-sector employees at the six parcels of land at the East Tennessee Technology Park in Oak Ridge, Tennessee, that were transferred by deed to DOE. In a letter from OSHA to DOE dated May 21, 2018, OSHA stated that TOSHA is satisfied with DOE assurances that (1) there is no likelihood that any employee at facilities in the vicinity of these land parcels will be exposed to radiation levels that will be 25 millirems per year (mrem/yr) or more, and (2) transfer of authority to TOSHA is free from regulatory gaps and does not diminish the safety and health protection of the employees.


**III. Authority and Signature**

Loren Sweat, Deputy Assistant Secretary of Labor for Occupational Safety and Health, authorized the preparation of this notice. This Federal Register notice provides public notice and serves as an addendum to the 1992 OSHA/DOE MOU. Accordingly, the Agency is issuing this notice pursuant to Section 6(g)(2) of the Occupational Health and Safety Act of 1970 (29 U.S.C. 657(g)(2)), Secretary of Labor’s Order No. 1–2012 (77 FR 3912, Jan. 25, 2012). Signed at Washington, DC, on September 5, 2018.

Loren Sweat,
Deputy Assistant Secretary of Labor for Occupational Safety and Health.

[FR Doc. 2018–19689 Filed 9–10–18; 8:45 am]

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**NATIONAL ARCHIVES AND RECORDS ADMINISTRATION**

[NARA–2018–060]

**Records Schedules; Availability and Request for Comments**

**AGENCY:** National Archives and Records Administration (NARA).

**ACTION:** Notice of availability of proposed records schedules; request for comments.

**SUMMARY:** The National Archives and Records Administration (NARA) publishes notice at least once monthly of certain Federal agency requests for records disposition authority (records schedules). Once approved by NARA, records schedules provide mandatory instructions on what happens to records when agencies no longer need them for current Government business. The records schedules authorize agencies to preserve records of continuing value in the National Archives of the United States and to destroy, after a specified period, records lacking administrative, legal, research, or other value. NARA publishes notice in the *Federal Register* for records schedules in which agencies propose to destroy records they no longer need to conduct agency business. NARA invites public comments on such records schedules.

**DATES:** NARA must receive requests for copies in writing by October 11, 2018. Once NARA finishes appraising the records, we will send you a copy of the schedule you requested. We usually prepare appraisal memoranda that contain additional information concerning the records covered by a proposed schedule. You may also request these. If you do, we will also provide them once we have completed the appraisal. You have 30 days after we send to you these requested documents in which to submit comments.

**ADDRESSES:** You may request a copy of any records schedule identified in this notice by contacting Records Appraisal and Agency Assistance (ACRA) using one of the following means: Mail: NARA (ACRA); 8601 Adelphi Road; College Park, MD 20740–6801, Email: request.schedule@nara.gov, Fax: 301–837–3698.

You must cite the control number, which appears in parentheses after the name of the agency that submitted the schedule, and a mailing address. If you would like an appraisal report, please include that in your request.

**FOR FURTHER INFORMATION CONTACT:** Margaret Hawkins, Director, by mail at Records Appraisal and Agency Assistance (ACRA); National Archives and Records Administration; 8601 Adelphi Road; College Park, MD 20740–6801, by phone at 301–837–1799, or by email at request.schedule@nara.gov.

**SUPPLEMENTARY INFORMATION:** NARA publishes notice in the *Federal Register* for records schedules they no longer need to conduct agency business, NARA invites public comments on such records schedules, as required by 44 U.S.C. 3303a(a).

Each year, Federal agencies create billions of records on paper, film, magnetic tape, and other media. To control this accumulation, agency records managers prepare schedules proposing records retention periods and submit these schedules for NARA’s approval. These schedules provide for timely transfer into the National Archives of historically valuable records and authorize the agency to dispose of all other records after the agency no longer needs them to conduct its business. Some schedules are comprehensive and cover all the records of an agency or one of its major subdivisions. Most schedules, however, cover records of only one office or program or a few series of records. Many of these update previously approved schedules, and some include records proposed as permanent.

The schedules listed in this notice are media neutral unless otherwise specified. An item in a schedule is media neutral when an agency may apply the disposition instructions to records regardless of the medium in which it creates or maintains the records. Items included in schedules submitted to NARA on or after December 17, 2007, are media neutral unless the item is expressly limited to a specific medium. (See 36 CFR 1225.12(e).)

Agencies may not destroy Federal records without Archivist of the United States’ approval. The Archivist approves destruction only after thoroughly considering the records’ administrative use by the agency of origin, the rights of the Government and of private people directly affected by the Government’s activities, and whether or not the records have historical or other value.

In addition to identifying the Federal agencies and any subdivisions
requesting disposition authority, this notice lists the organizational unit(s) accumulating the records (or notes that the schedule has agency-wide applicability when schedules cover records that may be accumulated throughout an agency); provides the control number assigned to each schedule, the total number of schedule items, and the number of temporary items (the records proposed for destruction); and includes a brief description of the temporary records. The records schedule itself contains a full description of the records at the file unit level as well as the disposition. If NARA staff has prepared an appraisal memorandum for the schedule, it also includes information about the records. You may request additional information about the disposition process at the addresses above.

Schedules Pending
1. Department of Agriculture, Forest Service (DAA–0095–2018–0048, 1 item, 1 temporary item), General correspondence, policy, procedures, and accountability reports related to timber designation, cruising, and scaling.
2. Department of Agriculture, Forest Service (DAA–0095–2018–0049, 1 item, 1 temporary item), General correspondence, budget reports, plans, reviews, and approvals related to standards used in systems management.
6. Department of Health and Human Services, Health Resources and Services Administration (DAA–0512–2017–0002, 7 items, 6 temporary items). System records of the National Practitioner Data Bank that include query transactions, case files, and registration forms. Proposed for permanent retention are malpractice records and Drug Enforcement Administration reports that include information on adverse actions.
7. Department of Health and Human Services, National Institutes of Health (DAA–0443–2018–0002, 1 item, 1 temporary item). Administrative support records for clinical care environments that include food service and transportation documents, employee absence and tardiness files, and volunteer service records.
9. Department of the Interior, Department-wide (DAA–0048–2015–0003, 23 items, 18 temporary items). Natural resource planning and development case files containing operational mission records related to fish and wildlife species management; critical habitat designations; assessment reports; surveys; Federal onshore and offshore production audits and inspections; energy lease applications and issued leases; energy resource analysis and evaluations; land use planning and activities; permits; land title, operations, and realty records; wild horse and burro adoptions; reciprocal use and license agreements; land status; water analysis and water use permitting; non-historic water and power projects and facility records; and water project, engineering, and water quality records. Proposed for permanent retention are final studies and reports related to mission programs and activities such as the Endangered Species Act and Fish and Wildlife Act management and planning files; energy and mineral final financial reports and summaries; mineral lease case history files; land use management plans and reports requiring agency authorization; historic water and power projects; and water resources and delivery records.

Laurence Brewer,
Chief Records Officer for the U.S. Government.
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NUCLEAR REGULATORY COMMISSION

[NUREG–2018–0137]

Disposing of Technical Specifications That Are Insufficient To Ensure Plant Safety

AGENCY: Nuclear Regulatory Commission.

ACTION: Draft regulatory guide; reopening of comment period.

SUMMARY: On July 5, 2018, the U.S. Nuclear Regulatory Commission (NRC) solicited comments on draft regulatory guide (DG), DG–1351, “Disposing of Technical Specifications that are Insufficient to Ensure Plant Safety.” The public comment period was originally scheduled to close on September 4, 2018. The NRC has decided to extend the public comment period by 30 days to allow more time for members of the public to develop and submit their comments.

DATES: The due date of comments requested in the document published on July 5, 2018 (83 FR 31429), is being reopened. The NRC is reopening the public comment period that had closed on September 4, 2018, to allow more time for members of the public to develop and submit their comments. Comments should be filed no later than