

result of the suspected or confirmed breach there is a risk of harm to individuals, DOE (including its information systems, programs, and operations), the Federal Government, or national security; and (3) the disclosure made to such agencies, entities, and persons is reasonably necessary to assist in connection with the Department's efforts to respond to the suspected or confirmed breach or to prevent, minimize, or remedy such harm.

25. A record from this system may be disclosed as a routine use to another Federal agency or Federal entity, when the Department determines that information from this System of Records is reasonably necessary to assist the recipient agency or entity in (1) responding to a suspected or confirmed breach or (2) preventing, minimizing, or remedying the risk of harm to individuals, the recipient agency or entity (including its information systems, programs, and operations), the Federal Government, or national security, resulting from a suspected or confirmed breach.

POLICIES AND PRACTICES FOR STORAGE OF RECORDS:

Records may be stored as paper records or electronic media.

POLICIES AND PRACTICES FOR RETRIEVAL OF RECORDS:

Records are retrieved by name, Social Security number, or payroll number.

POLICIES AND PRACTICES FOR RETENTION AND DISPOSAL OF RECORDS:

Retention and disposition of these records is in accordance with the National Archives and Records Administration-approved records disposition schedule with a retention of 10 years or 250 years based on if records contain work locations.

ADMINISTRATIVE, TECHNICAL, AND PHYSICAL SAFEGUARDS:

Electronic records may be secured and maintained on a cloud-based software server and operating system that resides in Federal Risk and Authorization Management Program (FedRAMP) and Federal Information Security Modernization Act (FISMA) hosting environment. Data located in the cloud-based server is firewalled and encrypted at rest and in transit. The security mechanisms for handling data at rest and in transit are in accordance with DOE encryption standards. Records are protected from unauthorized access through the following appropriate safeguards:

- *Administrative:* Access to all records is limited to lawful government purposes only, with access to electronic

records based on role and either two-factor authentication or password protection. The system requires passwords to be complex and to be changed frequently. Users accessing system records undergo frequent training in Privacy Act and information security requirements. Security and privacy controls are reviewed on an ongoing basis.

- *Technical:* Computerized records systems are safeguarded on Departmental networks configured for role-based access based on job responsibilities and organizational affiliation. Privacy and security controls are in place for this system and are updated in accordance with applicable requirements as determined by NIST and DOE directives and guidance.

- *Physical:* Computer servers on which electronic records are stored are located in secured Department facilities, which are protected by security guards, identification badges, and cameras. Paper copies of all records are locked in file cabinets, file rooms, or offices and are under the control of authorized personnel. Access to these facilities is granted only to authorized personnel and each person granted access to the system must be an individual authorized to use and/or administer the system.

RECORD ACCESS PROCEDURES:

The Department follows the procedures outlined in 10 CFR 1008.4. Valid identification of the individual making the request is required before information will be processed, given, access granted, or a correction considered, to ensure that information is processed, given, corrected, or records disclosed or corrected only at the request of the proper person.

CONTESTING RECORD PROCEDURES:

Any individual may submit a request to the System Manager and request a copy of any records relating to them. In accordance with 10 CFR 1008.11, any individual may appeal the denial of a request made by him or her for information about or for access to or correction or amendment of records. An appeal shall be filed within 90 calendar days after receipt of the denial. When an appeal is filed by mail, the postmark is conclusive as to timeliness. The appeal shall be in writing and must be signed by the individual. The words "PRIVACY ACT APPEAL" should appear in capital letters on the envelope and the letter. Appeals of denials relating to records maintained in government-wide System of Records reported by Office of Personnel Management (OPM), shall be filed, as

appropriate, with the Assistant Director for Agency Compliance and Evaluation, OPM, 1900 E Street NW, Washington, DC 20415. All other appeals relating to DOE records shall be directed to the Director, Office of Hearings and Appeals (OHA), 1000 Independence Ave. SW, Washington, DC 20585.

NOTIFICATION PROCEDURES:

In accordance with the DOE regulation implementing the Privacy Act, 10 CFR part 1008, a request by an individual to determine if a System of Records contains information about themselves should be directed to the U.S. Department of Energy, Headquarters, Privacy Act Officer. The request should include the requester's complete name and the time period for which records are sought.

EXEMPTIONS PROMULGATED FOR THE SYSTEM:

None.

HISTORY:

This SORN was last published in the **Federal Register** (FR), 74 FR 1012–1014, on January 9, 2009.

Signing Authority

This document of the Department of Energy was signed on February 1, 2024, by Ann Dunkin, Senior Agency Official for Privacy, pursuant to delegated authority from the Secretary of Energy. That document with the original signature and date is maintained by DOE. For administrative purposes only, and in compliance with requirements of the Office of the Federal Register, the undersigned DOE Federal Register Liaison Officer has been authorized to sign and submit the document in electronic format for publication, as an official document of the Department of Energy. This administrative process in no way alters the legal effect of this document upon publication in the **Federal Register**.

Signed in Washington, DC, on February 28, 2024.

Treena V. Garrett,

Federal Register Liaison Officer, U.S. Department of Energy.

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DEPARTMENT OF ENERGY

Request for Information Regarding the Manufacturing Capital Connector; Extension of Comment Period

AGENCY: Office of Manufacturing and Energy Supply Chains, Department of Energy.

ACTION: Request for information; extension of comment period.

SUMMARY: On February 9, 2024, the U.S. Department of Energy (DOE) published a request for information (RFI) seeking comment on a notional Manufacturing Capital Connector (MCC) to support applicants seeking clean energy manufacturing funding opportunities and/or tax credits. The RFI established a March 4, 2024, deadline for the submission of written comments. DOE is extending the comment period to March 15, 2024.

DATES: The comment period for the RFI published on February 9, 2024 (89 FR 9132) is extended. DOE will accept comments responding to this RFI submitted on or before March 15, 2024.

ADDRESSES: Interested parties may submit comments electronically to CapitalConnector-RFI@hq.doe.gov.

FOR FURTHER INFORMATION CONTACT: Questions may be addressed to Rachel Gould, CapitalConnector-RFI@hq.doe.gov or (202) 586-6116.

SUPPLEMENTARY INFORMATION: On February 9, 2024, the U.S. Department of Energy (DOE) published a request for information (RFI) in the **Federal Register** (89 FR 9132). DOE issued this RFI to gauge interest in, and invite input on the design of, a notional Manufacturing Capital Connector (MCC) that would support applicants seeking clean energy manufacturing funding opportunities and/or tax credits. To help inform the interest in and design of the MCC for clean energy manufacturing programs, DOE is seeking public input on the potential structure, benefits, and risks of the proposed MCC from potential capital providers and clean energy manufacturing program applicants or selectees. The RFI specifically welcomes comment in response to a series of questions aimed at applicants or selectees and at potential capital providers.

Signing Authority

This document of the Department of Energy was signed on February 28, 2024, by Giulia Siccardi, Director, Office of Manufacturing and Energy Supply Chains, pursuant to delegated authority from the Secretary of Energy. That document with the original signature and date is maintained by DOE. For administrative purposes only, and in compliance with requirements of the Office of the Federal Register, the undersigned DOE Federal Register Liaison Officer has been authorized to sign and submit the document in electronic format for publication, as an

official document of the Department of Energy. This administrative process in no way alters the legal effect of this document upon publication in the **Federal Register**.

Signed in Washington, DC, on February 28, 2024.

Treena V. Garrett,

Federal Register Liaison Officer, U.S. Department of Energy.

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DEPARTMENT OF ENERGY

National Nuclear Security Administration

Record of Decision for Adoption of Nuclear Regulatory Commission's (NRC) Environmental Impact Statement Related to the Operating License for the SHINE Medical Isotope Production Facility

AGENCY: National Nuclear Security Administration, Department of Energy.

ACTION: Record of decision.

SUMMARY: The U.S. Department of Energy's National Nuclear Security Administration (DOE/NNSA) intends to issue a modification to its cooperative agreement with SHINE Technologies, DE-NA0004010, to revise the scope of the agreement to include cost-shared funding for facility construction. Issuance of the modification is subject to satisfactory completion of pricing and other technical reviews. The environmental impacts of this proposed action have been addressed in the U.S. Nuclear Regulatory Commission's (NRC) Environmental Impact Statement (EIS) NUREG-2183 and NUREG-2183, Supplement 1.

FOR FURTHER INFORMATION CONTACT: For information on NNSA's National Environmental Policy Act (NEPA) process, please contact Mr. James Sanderson, NEPA Compliance Officer, National Nuclear Security Administration, Office of General Counsel, at jim.sanderson@nnsa.doe.gov or (202) 586-1402. This Record of Decision is available at <https://energy.gov/nepa>. The NRC EIS and supplement are available at: <https://www.nrc.gov/reading-rm/doc-collections/nuregs/staff/sr2183/index.html> (titles: NUREG-2183—Environmental Impact Statement for the Construction Permit for the SHINE Medical Radioisotope Production Facility Final Report and NUREG-2183, Supplement 1, “Environmental Impact Statement Related to the Operating

License for the SHINE Medical Isotope Production Facility” Final Report).

SUPPLEMENTARY INFORMATION: The U.S. medical community depends on a reliable supply of the radioisotope molybdenum-99 (Mo-99) for nuclear medical diagnostic procedures. Mo-99's decay product, technetium-99m (Tc-99m), is used in over 40,000 medical procedures in the United States each day to diagnose heart disease and cancer, to study organ structure and function, and to perform other important medical applications. In 2012, Congress passed the American Medical Isotopes Production Act, which directed NNSA to establish a technology-neutral program to support the establishment of domestic supplies of Mo-99 without the use of highly enriched uranium (HEU). NNSA has implemented this by competitively awarding 50/50 percent cost-shared cooperative agreements to commercial entities and providing funds to DOE's National Laboratories to support development of non-HEU Mo-99 production technologies. Currently, the scope of NNSA's cooperative agreement with SHINE Technologies includes activities such as equipment procurement but does not include facility construction.

In 2015, the NRC and NNSA issued NUREG-2183, “Environmental Impact Statement for the Construction Permit for the SHINE Medical Radioisotope Production Facility” (NRC 2015), which discussed the environmental impacts of constructing, operating, and decommissioning the SHINE Medical Isotope Production Facility (SHINE facility) in Janesville, Wisconsin. In 2016, at the conclusion of its safety and environmental reviews, the NRC issued a construction permit for the SHINE facility (NRC 2016). In July 2019, SHINE Medical Technologies, LLC (SHINE) submitted to the NRC an application for an operating license for the SHINE facility. When a final environmental impact statement (FEIS) has been prepared in connection with the issuance of a construction permit for a facility, the NRC is required to prepare a supplement to the FEIS in connection with any issuance of an operating license for that facility in accordance with 10 Code of Federal Regulations (CFR) 51.95(b). This supplement updates the prior environmental review and only covers matters that differ from those or that reflect significant new information relative to that discussed in the FEIS. Accordingly, in response to SHINE's operating license application, NRC and NNSA staff issued NUREG-2183, Supplement 1, which considered