

109TH CONGRESS
2^D SESSION

H. R. 5840

To amend the Energy Employees Occupational Illness Compensation Program Act of 2000 to clarify the roles and responsibilities of the agencies and actors responsible for the administration of such compensation program, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JULY 19, 2006

Ms. JACKSON-LEE of Texas (for herself, Mr. UDALL of Colorado, Mr. STRICKLAND, and Mr. UDALL of New Mexico) introduced the following bill; which was referred to the Committee on the Judiciary, and in addition to the Committee on Education and the Workforce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To amend the Energy Employees Occupational Illness Compensation Program Act of 2000 to clarify the roles and responsibilities of the agencies and actors responsible for the administration of such compensation program, and for other purposes.

1 *Be it enacted by the Senate and House of Representa-*
2 *tives of the United States of America in Congress assembled,*

1 **SECTION 1. SHORT TITLE; REFERENCES; EFFECTIVE DATE.**

2 (a) **SHORT TITLE.**—This Act may be cited as the
3 “Energy Employees Occupational Illness Compensation
4 Program Improvement Act of 2006”.

5 (b) **REFERENCES.**—Except as otherwise expressly
6 provided, whenever in this Act an amendment or repeal
7 is expressed in terms of an amendment to, or repeal of,
8 a section or other provision, the reference shall be consid-
9 ered to be made to a section or other provision of the En-
10 ergy Employees Occupational Illness Compensation Pro-
11 gram Act of 2000 (42 U.S.C. 7384 et seq.).

12 (c) **EFFECTIVE DATE.**—Except as otherwise ex-
13 pressly provided, this Act and the amendments made by
14 this Act shall take effect 30 days after the date of the
15 enactment of this Act.

16 **SEC. 2. FINDINGS.**

17 The Congress finds as follows:

18 (1) The Energy Employees Occupational Illness
19 Compensation Program Act of 2000 (42 U.S.C.
20 7384 et seq.) (referred to in this Act as the
21 “EEOICPA”) was intended to—

22 (A) ensure the payment of “timely, uni-
23 form, adequate compensation” to covered em-
24 ployees (and, where applicable, survivors of
25 such employees) for occupational illnesses in-
26 curred by such employees in the performance of

1 duty for the Department of Energy and certain
2 of its contractors, subcontractors, and vendors;
3 and

4 (B) provide parity for uranium miners
5 under the Radiation Exposure Compensation
6 Act (42 U.S.C. 2210 note).

7 (2) Four Federal agencies (the Departments of
8 Labor, Health and Human Services, Energy, and
9 Justice), are assigned responsibilities under the
10 EEOICPA pursuant to Executive Order 13179,
11 “Providing Compensation to America’s Nuclear
12 Weapons Workers” (December 7, 2000; 65 Fed.
13 Reg. 77487).

14 (3) The Department of Labor began accepting
15 claims under Subtitle B of the EEOICPA on July
16 31, 2001

17 (4) The Department of Health and Human
18 Services (HHS), through the National Institute for
19 Occupational Safety and Health (NIOSH), performs
20 radiation dose reconstruction for cancer claims
21 under the EEOICPA.

22 (5) Atomic workers served the Nation and im-
23 proved national defense by building and testing nu-
24 clear weapons, while putting their health in jeopardy
25 from exposure to radiation, beryllium, and other

1 toxic substances. Claims for radiation-related can-
2 cers depend on credible and complete radiation
3 records. Because the radiation exposure of some
4 workers was unmonitored, and in certain cir-
5 cumstances it is not feasible to estimate radiation
6 dose with sufficient accuracy, Congress provided
7 that workers may petition to be members of the Spe-
8 cial Exposure Cohort (SEC). Members of the SEC
9 receive an automatic presumption that their cancer
10 is the result of occupational exposure to ionizing ra-
11 diation. Twenty-two cancers are covered under this
12 presumption. Under subtitle B of the EEOICPA,
13 covered claimants receive a \$150,000 lump sum ben-
14 efit plus prospective medical costs.

15 (6) Executive Order 13179 directs the Sec-
16 retary of Health and Human Services to promulgate
17 regulations for establishing membership in the Spe-
18 cial Exposure Cohort, and to consider and issue de-
19 terminations on petitions by classes of employees re-
20 questing recognition as members of the SEC.

21 (7) As prescribed by the EEOICPA, the Sec-
22 retary of Health and Human Services may, subject
23 to a recommendation by the Advisory Board on Ra-
24 diation and Worker Health (referred to in this sec-
25 tion as the “Advisory Board”), designate additional

1 classes of workers as members of the Special Expo-
2 sure Cohort without further legislative action, if—

3 (A) it is not feasible to estimate with suffi-
4 cient accuracy the radiation dose that members
5 of the class received; and

6 (B) there is a reasonable likelihood that
7 such radiation dose may have endangered the
8 health of the members of the class.

9 (8) There is a four-step administrative review
10 process for evaluating SEC Petitions. The process is
11 as follows:

12 (A) STEP ONE.—The National Institute
13 for Occupational Safety and Health receives an
14 SEC petition and determines whether the peti-
15 tion meets the regulatory requirements for the
16 petition to be evaluated, and then evaluates
17 each qualified petition to determine whether it
18 is feasible given the available radiation moni-
19 toring data to estimate radiation dose with suf-
20 ficient accuracy. Following such evaluation, the
21 National Institute for Occupational Safety and
22 Health issues a written recommendation to the
23 petitioners and the Advisory Board.

24 (B) STEP TWO.—The Advisory Board con-
25 ducts an independent review of the evaluation

1 by and recommendation from the National In-
2 stitute for Occupational Safety and Health, and
3 makes a recommendation to the Secretary of
4 Health and Human Services regarding the peti-
5 tion. Subject to Advisory Board direction, a
6 technical support contractor may be used to as-
7 sess technical issues related to the petition,
8 evaluation report, or recommendation.

9 (C) STEP THREE.—Not later than 30 days
10 after receipt of the Advisory Board’s rec-
11 ommendation, the Secretary of Health and
12 Human Services issues a final agency decision
13 to grant or deny the petition, and transmits
14 such decision to Congress.

15 (D) STEP FOUR.—Congress has 30 days to
16 review the Secretary’s decision. If Congress
17 does not legislatively reverse the Secretary’s de-
18 cision within 30 days, it will go into effect as
19 ordered by the Secretary

20 (9) In late 2005, the Office of Management and
21 Budget issued a Passback communication to the De-
22 partment of Labor that contained the following
23 statement:

24 “ENERGY EMPLOYEES OCCUPATIONAL ILLNESS
25 COMPENSATION PROGRAM ACT (EEOICPA) PART B.—

1 ESA (Department of Labor’s Employment Standard’s Ad-
2 ministration) is to be commended for identifying the po-
3 tential for a large expansion of EEOICPA Part B benefits
4 through the designation of Special Exposure Cohorts
5 (SEC). The Administration will convene a White House-
6 led interagency work group including HHS and Energy
7 to develop options for administrative procedures to contain
8 growth in the cost of benefits provided by the program.
9 Discussions are not limited to, but will involve, the fol-
10 lowing five options.

11 “1. Require Administration clearance of SEC
12 determination[s];

13 “2. Address any imbalance in membership of
14 President’s Advisory Board on Radiation and Work-
15 er Health;

16 “3. Require an expedited review by outside ex-
17 perts of SEC recommendations by NIOSH;

18 “4. Require NIOSH to apply ‘conflict of inter-
19 est’ rules and constraints to the Advisory Board’s
20 contractor; and

21 “5. Require that NIOSH demonstrate that its
22 site profiles and other dose reconstruction guidance
23 are balance[d].”.

24 (10) Congress finds that the policies outlined in
25 the Office of Management and Budget Passback

1 statement referred to in paragraph (9), if imple-
2 mented, will contravene Congressional intent and
3 weaken statutory checks and balances designed to
4 ensure scientifically credible and fair decisions re-
5 garding SEC designations. “Administration clear-
6 ance” could result in the substitution of budget logic
7 for scientific findings; addressing any “imbalance in
8 the Advisory Board” could result in an Advisory
9 Board tilted against SEC designations; imposing
10 “constraints” could allow agency officials to inter-
11 fere with the independence of the audit contractor
12 supporting the Advisory Board, and; “expedited re-
13 views by outside experts” could lead to costly, time
14 consuming, and extralegal reviews of Advisory Board
15 recommendations.

16 (11) There is no evidence that unwarranted
17 Special Exposure Cohort petitions have been grant-
18 ed, or that any actions have been taken that would
19 otherwise justify any of the five options outlined in
20 the Office of Management and Budget Passback
21 statement referred to in paragraph (9).

22 (12) Two Advisory Board members were re-
23 moved by the President in 2006 without apparent
24 cause, and currently the Advisory Board composition

1 is not balanced, as required by EEOICPA and the
2 Federal Advisory Committee Act.

3 (13) The amendments made by this Act to the
4 Energy Employees Occupational Illness Compensa-
5 tion Program Act of 2000 ensure that classes of em-
6 ployees who apply for membership in the Special Ex-
7 posure Cohort by reason of illnesses arising out of
8 exposure to radiation while performing work in sup-
9 port of the Nation’s nuclear weapons programs re-
10 ceive a fair determination of their claims.

11 **SEC. 3. COMPENSATION PROGRAM AND COMPENSATION**
12 **FUND.**

13 Section 3612(e) (42 U.S.C. 7384e(e)) is amended—

14 (1) in the heading of the subsection, by striking
15 “NOT PAID FROM COMPENSATION FUND”;

16 (2) by striking “No costs incurred” and insert-
17 ing “(1) IN GENERAL—No costs incurred”; and

18 (3) by adding at the end the following:

19 “(2) ADMINISTRATIVE COSTS AND ANNUAL
20 BUDGET REQUIREMENTS OF AGENCIES.—

21 “(A) DEPARTMENT OF LABOR.—

22 “(i) The Secretary of the Department
23 of Labor shall include as part of the an-
24 nual budget request for the Department
25 any administrative costs necessary to carry

1 out its responsibilities under this Act. Ap-
2 propriations shall be allocated in appro-
3 priations acts directly to the Department
4 of Labor to carry out its responsibilities
5 under this Act.

6 “(ii) To ensure the timely transfer of
7 records and information needed by the De-
8 partment of Labor and the Department of
9 Health and Human Services for claims ad-
10 judication, the Secretary of the Depart-
11 ment of Labor may transfer funds to the
12 Department of Energy, if appropriations
13 made available to the Department of En-
14 ergy under other appropriation Acts are in-
15 sufficient for the Department of Energy to
16 carry out its responsibilities under this
17 Act.

18 “(B) NATIONAL INSTITUTE FOR OCCUPA-
19 TIONAL SAFETY AND HEALTH.—The Secretary
20 of Health and Human Services shall include as
21 part of the annual budget request for the Na-
22 tional Institute for Occupational Safety and
23 Health any administrative costs necessary for
24 the National Institute for Occupational Safety
25 and Health to carry out its responsibilities

1 under this Act.Appropriations shall be allocated
2 in appropriations acts directly to the Depart-
3 ment of Health and Human Services to carry
4 out its responsibilities under this Act.

5 “(C) ADVISORY BOARD ON RADIATION AND
6 WORKER HEALTH.—

7 “(i) The Secretary of the Department
8 of Health and Human Services shall in-
9 clude as part of the annual budget request
10 for the Department any administrative
11 costs and any staff and contract support
12 costs necessary for the Advisory Board on
13 Radiation and Worker Health (in this sec-
14 tion referred to as the ‘Advisory Board’) to
15 carry out its responsibilities under this
16 Act. Appropriations shall be allocated in
17 appropriations Acts directly to the Depart-
18 ment of Health and Human Services for
19 the Advisory Board to carry out its respon-
20 sibilities under this Act. Appropriations
21 Acts shall also designate a line item for the
22 Advisory Board, separate from the budget
23 for the Department of Health and Human
24 Services, for the activities of the Advisory

1 Board related to the compensation pro-
2 gram under this Act.

3 “(ii) An annual budget request for the
4 Advisory Board shall be prepared by the
5 Advisory Board, in consultation with the
6 Designated Federal official appointed
7 under section 3624(c)(1)(B), and sub-
8 mitted to the Secretary of the Department
9 of Health and Human Services on a sched-
10 ule to be established by the Secretary. If
11 the amount requested by the Advisory
12 Board is modified by the Secretary, the
13 amount requested by the Advisory Board
14 and any modifications shall be identified
15 and explained in the budget request.”.

16 **SEC. 4. SUBCONTRACTORS OF ATOMIC WEAPONS EMPLOY-**
17 **ERS.**

18 Section 3621(3)(A) (42 U.S.C. 7384l(3)(A)) is
19 amended by inserting “, or a subcontractor of an atomic
20 weapons employer,” after “an atomic weapons employer”.

21 **SEC. 5. EXPANSION OF LIST OF BERYLLIUM VENDORS.**

22 Section 3622 (42 U.S.C. 7384m) is amended—

23 (1) by striking “Not later than December 31,
24 2002, the President may, in consultation with the
25 Secretary of Energy,” and inserting “The Secretary

1 of Energy shall, on or before December 31, 2006,
2 and annually thereafter until December 31, 2010,”;
3 and

4 (2) by striking “the President finds” and in-
5 serting “the Secretary of Energy finds”.

6 **SEC. 6. ALLOCATION OF RESPONSIBILITIES FOR PROGRAM**
7 **ADMINISTRATION.**

8 (a) DEFINITION.—Paragraph (14) of section 3621
9 (42 U.S.C. 7384l) is amended by striking “the President”
10 each place it appears in subparagraph (C) and inserting
11 “the Secretary of Health and Human Services”.

12 (b) EXPOSURE IN THE PERFORMANCE OF DUTY.—
13 Section 3623 (42 U.S.C. 7384n) is amended—

14 (1) in subsection (c)—

15 (A) in paragraph (1), by striking “the
16 President” and inserting “the Secretary of
17 Health and Human Services”;

18 (B) in paragraph (2), by striking “The
19 President” and inserting “The Secretary of
20 Health and Human Services”; and

21 (C) in paragraph (3)(C), by striking “past
22 health-related activities (such as smoking),”;
23 and

24 (2) in subsection (d)—

1 (A) in paragraph (1), by striking “The
2 President shall” through “President may des-
3 ignate,” and inserting “The Secretary of
4 Health and Human Services shall”; and

5 (B) in paragraph (2), by striking “the
6 President” and inserting “the Secretary of
7 Health and Human Services”.

8 **SEC. 7. ADVISORY BOARD ON RADIATION AND WORKER**
9 **HEALTH.**

10 Section 3624 (42 U.S.C. 7384o) is amended—

11 (1) by amending subsection (a) to read as fol-
12 lows:

13 “(a) MEMBERSHIP.—

14 “(1) Not later than 90 days after the date of
15 the enactment of the Energy Employees Occupa-
16 tional Illness Compensation Program Improvement
17 Act of 2006, the members of the Advisory Board on
18 Radiation and Worker Health (referred to in this
19 section as the ‘Board’), as of the day before the date
20 of enactment of such Act, shall be removed from
21 their positions on the Board, and new members of
22 the Board shall be appointed in accordance with
23 paragraph (2). Any individual who is a member of
24 the Board on the day before the date of enactment
25 of such Act, and who is removed in accordance with

1 this paragraph, may be reappointed to the Board in
2 accordance with paragraph (2).

3 “(2) The Board shall be made up of 12 mem-
4 bers, and the members shall be appointed as follows:

5 “(A) Three members shall be appointed by
6 the Speaker of the House of Representatives.

7 “(B) Three members shall be appointed by
8 the President of the Senate.

9 “(C) Three members shall be appointed by
10 the minority leader of the House of Representa-
11 tives.

12 “(D) Three members shall be appointed by
13 the minority leader of the Senate.

14 “(3) The three members appointed by each ap-
15 pointing authority described in paragraph (2) shall
16 include one representative of the scientific commu-
17 nity, one worker representative, and one representa-
18 tive of the medical community.

19 “(4) For each appointment to the Board, the
20 appropriate appointing authority shall—

21 “(A) comply with all legal requirements re-
22 lated to Special Government Employees and the
23 appointment of such employees, as determined
24 by the Secretary of Health and Human Serv-
25 ices;

1 “(B) consult with organizations with ex-
2 pertise on worker health issues about such ap-
3 pointment; and

4 “(C) ensure that such appointment con-
5 tributes to a balance of viewpoints and perspec-
6 tives held by members of the Board.

7 “(5) The term of office of each member of the
8 Board shall be three years. No member shall serve
9 more than two terms. A vacancy on the Board shall
10 be filled in the manner in which the original appoint-
11 ment was made. Upon expiration of a term, a mem-
12 ber of the Board shall continue to serve until the
13 successor to such member has been appointed. The
14 appointment of the replacement member shall be
15 made not later than 60 days after the date on which
16 the vacancy occurs. The Secretary of Health and
17 Human Services shall—

18 “(A) prepare a schedule for vacancies and
19 appointments, and make such schedule available
20 to the public in paper and electronic forms;

21 “(B) identify the appropriate appointing
22 authority listed in paragraph (2) who is respon-
23 sible for appointing a member for each vacancy;

24 “(C) not later than 90 days before the end
25 of a term of any member of the Board, provide

1 each appointing authority responsible for ap-
2 pointing a replacement member for a vacancy
3 with—

4 “(i) the number of vacancies and ex-
5 pected vacancies, based on member res-
6 ignations and the scheduled expiration of
7 member terms; and

8 “(ii) the representative category (sci-
9 entific, worker, or medical representative)
10 of each member whose position on the
11 Board has been, or is scheduled to be, va-
12 cated.

13 “(6) A chair for the Board shall be selected
14 from among its members by an annual vote of the
15 members who are on the Board as of January 1 of
16 each year.

17 “(7) The Secretary of Health and Human Serv-
18 ices may recommend to the appropriate Congres-
19 sional appointing authority described in paragraph
20 (2) that a member of the Board be removed as the
21 result of neglect of duty, malfeasance in office, a vio-
22 lation of the conditions of the waivers provided
23 under section 208 of title 18, United States Code,
24 or a violation of the laws, regulations, policies, or

1 procedures related to the activities carried out under
2 this Act.”;

3 (2) in subsection (b), by striking “the Presi-
4 dent” each place it appears and inserting “the Sec-
5 retary of Health and Human Services”;

6 (3) in subsection (c)—

7 (A) by amending paragraph (1) to read as
8 follows:

9 “(1)(A) The Secretary of Health and Human
10 Services shall provide administrative support to the
11 Board, and shall assign staff, as necessary, to facili-
12 tate the work of the Board. The Board shall have
13 the authority to select contractors and consultants,
14 issue task orders, and make budget requests
15 (through the Secretary of Health and Human Serv-
16 ices) for the annual budget of the Board and its
17 staff.

18 “(B) The Director of the National Institute for
19 Occupational Safety and Health shall appoint a Des-
20 ignated Federal official and an Executive Secretary
21 for the Board. The Designated Federal official and
22 the Executive Secretary shall be independent of the
23 Federal officials responsible for managing and im-
24 plementing radiation dose reconstruction activities
25 and Special Exposure Cohort evaluations under this

1 Act. The Designated Federal official shall have the
2 same authorities and responsibilities as the des-
3 ignated officer or employee of the Federal Govern-
4 ment described in section 10 of the Federal Advisory
5 Committee Act (5 U.S.C. App.).”; and

6 (B) in paragraph (2), by striking “The
7 President” inserting “The Secretary of Health
8 and Human Services”;

9 (4) in subsection (d), by striking “the Presi-
10 dent” and inserting “the Secretary of Health and
11 Human Services”; and

12 (5) by adding at the end the following new sub-
13 sections:

14 “(g) LEGAL COUNSEL.—The Board may secure the
15 services of independent legal counsel, in addition to or in
16 lieu of any legal counsel provided to the Board by the Gen-
17 eral Counsel of the Department of Health and Human
18 Services.

19 “(h) APPLICABILITY OF THE FEDERAL ADVISORY
20 COMMITTEE ACT.—Unless otherwise provided in this Act,
21 the Board shall operate under the provisions of the Fed-
22 eral Advisory Committee Act (5 U.S.C. App.), and mem-
23 bers of the Board shall be compensated at a daily rate
24 of pay for level IV of the Executive Schedule under section
25 5315 of title 5, United States Code.”.

1 **SEC. 8. SPECIAL EXPOSURE COHORT.**

2 Section 3626 (42 U.S.C. 7384q) is amended—

3 (1) by striking “the President” each place it
4 appears and inserting “the Secretary of Health and
5 Human Services”;

6 (2) by striking “The President” each place it
7 appears and inserting “The Secretary of Health and
8 Human Services”;

9 (3) in subsection (a)(1) by inserting “any atom-
10 ic weapons employer facility, or any combination of
11 such facilities,” after “any Department of Energy
12 facility”;

13 (4) in subsection (a)(2), by adding at the end
14 the following sentence: “An executive branch agency
15 may submit a review of a petition described in para-
16 graph (3), or comments or recommendations relating
17 to such a petition, to the Advisory Board on Radi-
18 ation and Worker Health, and such Advisory Board
19 may consider any such review, comments, or rec-
20 ommendations in determining its advice under para-
21 graph (1), as such Advisory Board considers appro-
22 priate.”;

23 (5) in subsection (b)(1), by inserting “, based
24 exclusively on information relating to the facility or
25 facilities which are the subject of a petition de-

1 scribed in paragraph (a)(3),” after “it is not fea-
2 sible”;

3 (6) in subsection (c)(1), by adding at the end
4 the following sentence: “The Advisory Board on Ra-
5 diation and Worker Health shall transmit to the
6 Secretary of the Department of Health and Human
7 Services, not later than 21 days after the date on
8 which such Advisory Board votes on a recommenda-
9 tion to the Secretary relating to the petition of the
10 class of employees being considered for designation
11 as a member of the Special Exposure Cohort, the
12 formal recommendation of such Advisory Board, and
13 the complete administrative record, relating to such
14 petition.”;

15 (7) in subsection (c)(2)(A) (as amended by
16 paragraph (1) of this section)—

17 (A) by striking “Upon receipt by” and in-
18 serting “(1) Upon receipt by”;

19 (B) by inserting “, based solely on the rec-
20 ommendation of such Advisory Board and the
21 complete administrative record,” after “in
22 which to determine”; and

23 (C) by adding at the end of subparagraph
24 (A) the following sentences: “During such 30-
25 day period the Secretary shall not consider any

1 review, comment, or recommendation relating to
2 the petition by any other executive branch agen-
3 cy, unless such review, comment, or rec-
4 ommendation was submitted to the Advisory
5 Board on Radiation and Worker Health in ac-
6 cordance with subsection (a)(2), and appears on
7 the administrative record of such Advisory
8 Board. The determination by the Secretary
9 shall be the same as the recommendation by
10 such Advisory Board, unless, not later than 30
11 days after the determination, the Secretary
12 issues a formal finding of facts responding to
13 the rationale outlined by such Advisory Board,
14 and using information supported by the admin-
15 istrative record.”;

16 (8) by redesignating subsection (d) as sub-
17 section (h); and

18 (9) by inserting after subsection (c) the fol-
19 lowing new subsections:

20 “(d) ENFORCEMENT OF DEADLINES.—If the Direc-
21 tor of the National Institute of Occupational Safety and
22 Health fails to submit a recommendation after receipt of
23 a petition to the Advisory Board on Radiation and Worker
24 Health in accordance with subsection (c)(1) within the
25 180-day period required by such subsection, the Director

1 of the National Institute of Occupational Safety and
2 Health shall promptly notify the petitioner, such Advisory
3 Board, the appropriate Congressional committees of juris-
4 diction, and the Congressional delegation of the State in
5 which the facility that is the subject of the petition is lo-
6 cated of the delay. Such notification shall include—

7 “(1) an explanation for the delay;

8 “(2) the date on which the evaluation will be
9 completed;

10 “(3) the reasons why a delay is necessary; and

11 “(4) any adverse consequences of the delay for
12 the petitioner.

13 “(e) APPEALS.—

14 “(1) SEC APPEALS BOARD ESTABLISHED.—

15 There is established, within the Department of
16 Health and Human Services, a 3-member Special
17 Exposure Cohort Appeals Board (referred to in this
18 section as the ‘SEC Board’), to which a petitioner
19 may appeal an adverse Special Exposure Cohort des-
20 ignation. The SEC Board shall be appointed by the
21 Secretary of Health and Human Services, and shall
22 hear appeals, schedule hearings, take evidence, and
23 issue decisions affirming or reversing the adverse
24 Special Exposure Cohort designations.

1 “(2) PROCEDURES.—The SEC Board shall re-
2 view appeals de novo. Unless the petitioner waives
3 the right to a formal adjudication and elects an in-
4 formal proceeding, appeals reviewed by the SEC
5 Board shall be conducted on the record, in accord-
6 ance with the Administrative Procedures Act. Not
7 later than 90 days after the date of enactment of
8 the Energy Employees Occupational Illness Com-
9 pensation Program Improvement Act of 2006, the
10 SEC Board shall issue Rules of Procedure for the
11 appeals proceedings conducted by such SEC Board.
12 Parties to any appeals proceeding under this sub-
13 section shall be limited to the Secretary of Health
14 and Human Services and the petitioner.

15 “(3) DECISIONS.—Decisions by the SEC Board
16 shall be final agency actions. In the event that the
17 SEC Board renders a decision reversing the adverse
18 designation of a petition by the Secretary of Health
19 and Human Services, the petition shall be remanded
20 to the Secretary to carry out the decision of the
21 Board and it shall be the duty of the Secretary to
22 review such decision and, within 30 days of receipt
23 of the remand, to issue a new determination regard-
24 ing the Special Exposure Cohort designation of the
25 petitioner upon the basis of the proceedings already

1 had and the record upon which said appeal was
2 heard and determined.

3 “(4) WAIVER AND APPEAL OF SEC BOARD DECISIONS.—A petitioner may waive the right to appeal
4 to the SEC Board, and may seek judicial review of
5 the Secretary’s decision under this paragraph. Decisions by the Secretary of Health and Human Services relating to a petition for designation as a member of the Special Exposure Cohort may be appealed
6 to the appropriate district court in the jurisdiction
7 in which the facility that is the subject of the Special
8 Exposure Cohort petition is located, or in the jurisdiction where the petitioner resides.

9 “(f) AVAILABILITY OF PETITIONER INFORMATION.—
10 The Director of the National Institute of Occupational
11 Safety and Health shall, upon request, make available to
12 the general public the name and contact information of
13 each petitioner under this section.

14 “(g) SPECIAL EXPOSURE COHORT PETITION ASSISTANCE.—
15

16 “(1) IN GENERAL.—Not later than 120 days
17 after the date of enactment of the Energy Employees Occupational Illness Compensation Program Improvement Act of 2006, the Director of the National
18 Institute of Occupational Safety and Health shall
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1 provide for independent technical assistance for peti-
2 tioners and prospective petitioners with respect to
3 preparing and qualifying Special Exposure Cohort
4 petitions, and reviewing Special Exposure Cohort
5 evaluation reports. Technical assistance may be pro-
6 vided through a cooperative agreement or contract
7 with a nonprofit organization or institution of higher
8 education that has expertise in occupational safety
9 and health, and that does not have a conflict of inter-
10 est, as defined in section 3634.

11 “(2) NOTICE.—The Director of the National
12 Institute of Occupational Safety and Health shall
13 notify petitioners and prospective petitioners for des-
14 ignation as members of the Special Exposure Cohort
15 of the assistance available under this subsection.

16 “(3) FUNDING.—In any fiscal year, not more
17 than \$250,000 of the funds authorized and provided
18 for the administration of this Act in such fiscal year
19 shall be used to carry out this subsection.”.

20 **SEC. 9. CONFLICTS OF INTEREST.**

21 Subtitle B (42 U.S.C. 3621 et seq.) is further amend-
22 ed by adding at the end of the subtitle the following new
23 section:

1 **“SEC. 3634. PROHIBITION ON ENTITIES WITH CONFLICTS**
2 **OF INTEREST.**

3 “(a) CONFLICT OF INTEREST POLICY.—The Sec-
4 retary of Health and Human Services shall prohibit an
5 entity from participating in or performing any of the ac-
6 tivities described in subsection (b), if such entity—

7 “(1) has, or has had, a personal, organizational,
8 or professional conflict of interest relating to any ac-
9 tivity carried out under this Act; or

10 “(2) has, or has had, previous employment or
11 a personal or financial relationship that could bias
12 the performance of activities under this Act.

13 “(b) PROHIBITED ACTIVITIES.—An entity described
14 in paragraph (1) or (2) of subsection (a) shall not be em-
15 ployed by the National Institute for Occupational Safety
16 and Health (or by its contractors or subcontractors of any
17 tier)—

18 “(1) to perform the following program activi-
19 ties, if such entity performed work at or for a De-
20 partment of Energy or atomic weapons employer fa-
21 cility (or for a contractor or subcontractor per-
22 forming work at such facility)—

23 “(A) prepare, conduct, approve, revise, or
24 internally peer review individual radiation dose
25 estimates at a Department of Energy or atomic
26 weapons employer facility;

1 “(B) research, develop, prepare, author,
2 lead a team preparing, serve as a site expert
3 for, approve, revise, or internally peer review
4 technical basis documents, technical information
5 bulletins, site profiles, or other dose reconstruc-
6 tion guidance; and

7 “(C) research, evaluate, make a rec-
8 ommendation relating to, serve as a site expert
9 for, assess, or review a Special Exposure Cohort
10 petition, or a revision thereto; or

11 “(2) to perform any other activities the Sec-
12 retary of Health and Human Services determines
13 are prohibited by reason of a conflict of interest de-
14 scribed in subsection (a)(1) or (2).

15 “(c) REPORT AND DISCLOSURE OF CONFLICT INFOR-
16 MATION.—

17 “(1) IN GENERAL.—Each contractor, subcon-
18 tractor, and consultant involved with radiation dose
19 reconstruction, technical basis documents, technical
20 information bulletins, site profiles, Special Exposure
21 Cohort evaluations, epidemiologic research, or devel-
22 opment of dose reconstruction methods conducted
23 under this Act shall report to the Director of the
24 National Institute for Occupational Safety and
25 Health the following:

1 “(A) The name of the entity, and the em-
2 ployer of such entity at the time of the initial
3 report under this subsection, if any.

4 “(B) Functions performed under this Act,
5 educational background, a biographical descrip-
6 tion of past and present work at or for the De-
7 partment of Energy or an atomic weapons em-
8 ployer facility (or for a contractor or subcon-
9 tractor performing work at such facility), in-
10 cluding a list of responsibilities while employed
11 at such facility.

12 “(C) A list of each workers’ compensation
13 claim or lawsuit (identified by name) in which
14 any individual who is an entity under this sec-
15 tion was an expert witness (including as a non-
16 testifying expert), and the position such indi-
17 vidual held or represented in such claim or law-
18 suit.

19 “(D) A list of facilities and positions for
20 which the entity has a conflict of interest and
21 is prohibited from carrying out activities re-
22 quired by this Act.

23 “(E) Any change in the information re-
24 quired by this paragraph during the time such

1 entity is involved with the activities described in
2 this subsection.

3 “(2) INITIAL AND PERIODIC REPORTS.—A con-
4 tractor, subcontractor, or consultant required to re-
5 port information to the Director of the National In-
6 stitute for Occupational Safety and Health under
7 paragraph (1) shall—

8 “(A) initially report such information—

9 “(i) not later than 15 days after the
10 date of enactment of the Energy Employ-
11 ees Occupational Illness Compensation
12 Program Improvement Act of 2006; or

13 “(ii) in the case of such an entity that
14 is not involved with an activity described in
15 paragraph (1) as of the date of the enact-
16 ment of such Act, on the date that such
17 entity becomes involved with such an activ-
18 ity; and

19 “(B) shall periodically report any changes
20 or updates to such information, as the Director
21 may require.

22 “(3) DISCLOSURE AND REVISION BY THE DI-
23 RECTOR.—The Director of the National Institute for
24 Occupational Safety and Health shall disclose to the
25 general public, in paper and electronic format, the

1 information reported to the Director under para-
2 graph (1). The Director shall require contractors,
3 subcontractors, and consultants to periodically revise
4 the information reported under paragraph (1) to in-
5 clude any changes to such information. The Director
6 shall ensure that the information disclosed to the
7 general public under this paragraph contains the
8 most recent information available to the Director.

9 “(d) CONTRACTS WITH NIOSH.—

10 “(1) No entity that is performing work for the
11 National Institute for Occupational Safety and
12 Health or that has entered into and is obligated
13 under a contracting arrangement with the National
14 Institute for Occupational Safety and Health to con-
15 duct activities related to this Act shall, at any time
16 during which the entity is performing such work or
17 is so obligated—

18 “(A) perform work at or for the Depart-
19 ment of Energy or an atomic weapons employer
20 facility (or for a contractor or subcontractor
21 performing work at a Department of Energy or
22 an atomic weapons employer facility) which in-
23 volves radiation protection, dose estimation, or
24 health physics; or

1 “(B) solicit new work related to radiation
2 protection, dose estimation, or health physics
3 from the Department of Energy or an atomic
4 weapons employer (or from contractors or sub-
5 contractors performing work at a Department
6 of Energy or an atomic weapons employer facil-
7 ity).

8 “(2) Any contractor or subcontractor per-
9 forming work for or obligated under a contracting
10 arrangement with the National Institute for Occupa-
11 tional Safety and Health shall disclose in electronic
12 and paper form all past contracts that the con-
13 tractor or subcontractor has entered into for per-
14 forming work at or for the Department of Energy or
15 an atomic weapons employer facility (or for a con-
16 tractor or subcontractor performing work at such fa-
17 cility) which involves radiation protection, dose esti-
18 mation, or health physics.

19 “(e) DISALLOWANCE OF COSTS.—Any work product
20 performed under a contracting arrangement with the De-
21 partment of Health and Human Services (or any agency
22 or instrumentality thereof) by a contractor, subcontractor,
23 or consultant in violation of this section, an agency conflict
24 of interest policy, or a contract requirement related to con-
25 flict of interest shall constitute a breach of such contract,

1 and the costs incurred by such contractor, subcontractor,
2 or consultant as a result of the performance of such work
3 shall not be allowable costs for purposes of any cost reim-
4 bursement contract, task order contract, or any other type
5 of contracting arrangement.

6 “(f) NO WAIVERS.—The Secretary of Health and
7 Human Services shall not issue any waivers to this section.

8 “(g) DEFINITION OF ENTITY.—For purposes of this
9 section and section 3635, the term ‘entity’—

10 “(1) means—

11 “(A) any individual—

12 “(i) who is or was employed by the
13 Department of Energy or an atomic weap-
14 ons employer (or by a contractor or sub-
15 contractor to the Department of Energy or
16 an atomic weapons employer); or

17 “(ii) who served as an expert witness
18 (including as a nontestifying witness) in
19 any legal proceeding defending a workers’
20 compensation claim related to radiation ex-
21 posure against the Department of Energy
22 (or a contractor or subcontractor of any
23 tier of such agency), or an atomic weapons
24 employer; or

1 “(B) any organization, contractor, subcon-
2 tractor, or consultant (including any employee,
3 agent, or official of an organization, contractor,
4 subcontractor, or consultant); and

5 “(2) does not include the Advisory Board on
6 Radiation and Worker Health, or any member or
7 employee of such Advisory Board.

8 **“SEC. 3635. EFFECTS OF CONFLICTS OF INTEREST ON USE**
9 **OF WORK PERFORMED.**

10 “Any dose reconstruction, site profile, technical bul-
11 letin, or Special Exposure Cohort petition research per-
12 formed by an entity in violation of any provision of section
13 3634, an agency conflict of interest policy, or a contract
14 requirement related to conflict of interest shall not be con-
15 sidered or used for any purpose relating to—

16 “(1) the adjudication of any claim concerning
17 dose reconstruction of radiation doses received by
18 any individual; or

19 “(2) the consideration or determination of
20 whether members of a class of employees may be
21 treated as members of the Special Exposure Cohort
22 under section 3626.”.

23 **SEC. 10. DUTIES OF THE OFFICE OF OMBUDSMAN.**

24 Section 3686(c) (42 U.S.C. 7385s–15(c)) is amend-
25 ed—

1 (1) in paragraph (1), by inserting “subtitle B
2 and” after “available under”;

3 (2) by redesignating paragraph (3) as para-
4 graph (5); and

5 (3) by inserting after paragraph (2) the fol-
6 lowing new paragraphs:

7 “(3) To assist individuals in making claims
8 under this subtitle.

9 “(4) To act as advocate on behalf of individuals
10 seeking benefits under this subtitle.”.

11 **SEC. 11. REGULATIONS.**

12 Not later than 90 days after the date of enactment
13 of this Act, the Secretary of Health and Human Services
14 shall publish rules to modify the regulations and proce-
15 dures of the Department of Health and Human Services
16 relating to the Energy Employees Occupational Illness
17 Compensation Program Act of 2000 (42 U.S.C. 7384 et
18 seq.), to conform the regulations and procedures to the
19 amendments made by this Act.

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