#### Initial Regulatory Flexibility Act Analysis

In accordance with the Regulatory Flexibility Act (RFA) (5 U.S.C. 601– 612), AMS is required to examine the impact of the proposed rule on small entities. Accordingly, AMS has considered the economic impact of this action on such entities.

The purpose of the RFA is to fit regulatory actions to the scale of businesses subject to such actions so that small businesses will not be disproportionately burdened. The Small Business Administration (SBA) defines, in 13 CFR part 121, small agricultural producers as those having annual receipts of no more than \$750,000 and small agricultural service firms (importers) as those having annual receipts of no more than \$7.5 million.

It is estimated that there are about 120 mushroom producers in the United States and about 20 importers eligible to serve on the Council. The majority of these producers and importers would be considered small entities as defined by the SBA. Persons who produce or import organic mushrooms or who produce or import 500,000 pounds or less on average of mushrooms annually for the fresh market are exempt from the requirements of the Order.

This proposal invites comments on reallocating the membership of the Council under the Order. The Order is administered by the Council with oversight by USDA. This action was recommended by the Council after a review of the geographic distribution of the volume of mushroom production throughout the United States and the volume of imports. The number of Council members would be revised in two of the four regions under the program. This action is necessary to provide for equitable representation of producers and importers on the Council. Section 1209.230 which is currently reserved, would be added accordingly. Authority for this action is provided in section 1209.30(d) of the Order and section 6104 of the Act (7 U.S.C. 6104).

Regarding the economic impact of this proposed rule on affected entities, revising the number of members in Regions 1 and 3 would impose no additional costs on industry members. Eligible producers and importers interested in serving on the Council would have to complete a background questionnaire. Those requirements are addressed in the section below titled Reporting and Recordkeeping Requirements. The changes are necessary to provide for the equitable representation of producers and importers on the Council. Regarding alternatives, one option to the proposed action would be to maintain the status quo and not revise the number of Council members representing Regions 1 and 3. However, the Council's analysis of the assessment data and NASS and GATS data support the proposed changes. USDA concludes that the changes are necessary and appropriate.

#### Reporting and Recordkeeping Requirements

In accordance with the Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 35), the background form, which represents the information collection and recordkeeping requirements that are imposed under the program, have been approved previously under OMB number 0581-0093. The mushroom Order requires that two nominees be submitted for each vacant position. With regard to information collection requirements, producers and importers interested in serving on the Council must submit background forms (Form AD-755) to USDA to verify their eligibility for appointment to the Council. However, serving on the Council is voluntary, and the burden of submitting the background form would be offset by the benefits of serving on the Council.

As with all Federal promotion programs, reports and forms are periodically reviewed to reduce information collection requirements and duplication by industry and public sector agencies. USDA has not identified any relevant Federal rules that duplicate, overlap, or conflict with this proposed rule. AMS is committed to complying with the E-Government Act, to promote the use of the internet and other information technologies to provide increased opportunities for citizen access to Government information and services, and for other purposes.

Regarding outreach efforts, this action was discussed by the Council at its meeting held in February 2018 where the Council unanimously made its recommendation. All of the Council's meetings are open to the public and interested persons are invited to participate and express their views.

AMS has performed this initial RFA regarding the impact of this proposed action on small entities and invites comments concerning potential effects of this action.

A 30-day comment period is provided to allow interested persons to respond to this proposal. All written comments received in response to this proposed rule by the date specified would be considered prior to finalizing this action.

#### List of Subjects in 7 CFR Part 1209

Administrative practice and procedure, Advertising, Consumer information, Marketing agreements, Mushroom promotion, Reporting and recordkeeping requirements.

For the reasons set forth in the preamble, 7 CFR part 1209 is proposed to be amended as follows:

## PART 1209—MUSHROOM PROMOTION, RESEARCH AND CONSUMER INFORMATION ORDER

■ 1. The authority citation for 7 CFR part 1209 continues to read as follows:

**Authority:** 7 U.S.C. 6101–6112 and 7 U.S.C. 7401.

■ 2. Section 1209.230 is added to read as follows:

# § 1209.230 Reallocation of Council members.

Pursuant to § 1209.30 of the Order, the number of members on the Council shall be as follows:

(1) Region 1: All other States including the District of Columbia and the Commonwealth of Puerto Rico except for Pennsylvania and California—3 Members.

(2) Region 2: The State of

Pennsylvania—4 Members.

(3) Řegion 3: The State of California— 1 Member.

(4) Region 4: Importers—1 Member.

Dated: February 5, 2019.

Bruce Summers,

Administrator.

[FR Doc. 2019–01727 Filed 2–8–19; 8:45 am] BILLING CODE 3410–02–P

BILLING CODE 3410-02-P

#### NUCLEAR REGULATORY COMMISSION

#### 10 CFR Parts 34, 36, and 39

[Docket No. PRM-34-7; NRC-2016-0182]

#### Individual Monitoring Devices for Industrial Radiographic Personnel

**AGENCY:** Nuclear Regulatory Commission.

**ACTION:** Petition for rulemaking; partial consideration in the rulemaking process.

**SUMMARY:** The U.S. Nuclear Regulatory Commission (NRC) will consider in its rulemaking process one issue raised in a petition for rulemaking (PRM), PRM– 34–7, submitted by the American Society for Nondestructive Testing (ASNT) and the Nondestructive Testing Management Association (NDTMA), and is denying one aspect of PRM–34–7. The petitioners request that the NRC amend its regulations to authorize the use of "improved" individual monitoring devices for industrial radiographic personnel.

**DATES:** The docket for the petition for rulemaking, PRM–34–7, is closed on February 11, 2019.

**ADDRESSES:** Please refer to Docket ID NRC–2016–0182 when contacting the NRC about the availability of information for this petition. You may obtain publicly-available information related to this action by any of the following methods:

• Federal Rulemaking website: Public comments and supporting materials related to this petition can be found at http://www.regulations.gov by searching on the petition Docket ID NRC-2016-0182 or the future rulemaking Docket ID NRC-2019-0031. Address questions about NRC dockets to Carol Gallagher; telephone: 301-415-3463; email: *Carol.Gallagher@nrc.gov.* For technical questions, contact the individual listed in the FOR FURTHER INFORMATION CONTACT section of this document.

• The NRC's Agencywide Documents Access and Management System (ADAMS): You may obtain publiclyavailable documents online in the ADAMS Public Document collection at http://www.nrc.gov/reading-rm/ adams.html. To begin the search, select "ADAMS Public Documents" and then 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.

• *The NRC's PDR:* You may examine and purchase copies of public

documents at the NRC's PDR, O1–F21, One White Flint North, 11555 Rockville Pike, Rockville, Maryland 20852.

# FOR FURTHER INFORMATION CONTACT:

Edward M. Lohr, Office of Nuclear Material Safety and Safeguards, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001, telephone: 301–415–0253; email: *Edward.Lohr@ nrc.gov.* 

#### SUPPLEMENTARY INFORMATION:

#### I. The Petition

The NRC received and docketed a petition for rulemaking (ADAMS Accession No. ML16228A045) dated July 14, 2016, filed by Dr. Arny Bereson of ASNT and Mr. Walt Cofer of NDTMA.<sup>1</sup> On November 9, 2016 (81 FR 78732), the NRC published a notice of docketing and requested public comment on the petition.

The NRC identified two issues in the petition, as follows:

Issue 1: The petitioners request that the NRC amend its regulations to authorize the use of digital output personnel dosimeters to satisfy the requirements in § 34.47(a) in title 10 of the *Code of Federal Regulations* (10 CFR).

Issue 2: The petitioners request that the NRC amend its regulations to authorize the use of dual-function electronic alarming dosimeters (EADs) to satisfy the requirements in § 34.47(a).

The petitioners interchangeably use the terms "improved individual monitoring devices," "electronic personnel monitoring dosimeters," "electronic dosimeters," and "digital personnel dosimeters" to describe "improved" personnel dosimetry. This document uses the term "digital output personnel dosimetry" in place of these terms, and clarifies that digital output personnel dosimetry is a specific type of personnel dosimetry used to demonstrate compliance with the occupational dose limits in § 20.1201. The petitioners use the terms "dualfunction alarm ratemeter/electronic dosimeter" and "dual-function electronic dosimeter/alarm ratemeter" to describe devices that combine the functions of the alarm ratemeter and direct reading dosimeter required under § 34.47(a). This document uses the term "EADs" to describe these dual-function devices.

#### **II. Public Comments on the Petition**

The notice of docketing of PRM–34– 7 invited interested persons to submit comments, and the comment period closed on January 23, 2017. The NRC received 13 comment submissions on the PRM.<sup>2</sup>

In the notice of docketing, the NRC requested public comment and supporting rationale in three specific areas: (1) How the use of dual-function EADs could achieve the current safety purpose of using independent devices; (2) whether changes similar to those proposed in the petition should be applied to other radiation protection regulatory requirements, such as those in 10 CFR part 36, "Licenses and Radiation Safety Requirements for Irradiators," and 10 CFR part 39, "Licenses and Radiation Safety Requirements for Well Logging''; and (3) what experiences or challenges users have encountered in the use of digital output personnel dosimeters. Not all commenters submitted comments on all three specific areas of interest. None of the commenters referenced publiclyavailable technical, scientific, or other data or information to support their positions.

Public comments were received from industry, government and nongovernment organizations, and members of the public. The name of the submitter, the submitter's affiliation (if any), and the ADAMS accession number for each unique comment submission are provided in the following table.

Comment #	ADAMS Accession No.	Commenter	Affiliation
1 2 3 4 5	ML16326A439 ML17039A670 ML16349A645 ML16356A574 ML16356A658	Sander Perle Cody A. Bayn Anonymous Brian Companik Kyle Ledbetter	Private Citizen. Private Citizen. Anonymous. Private Citizen. International Radiography Inspec- tion Service Non-Destructive Testing.
6 7 8 9 10 11	ML16356A663 ML17017A339 ML17018A431 ML17024A384 ML17024A400 ML17024A415	Anonymous Rick Ruhge Nima Askeboussi Steve Matthews David Tebo John Merrill	Anonymous. Private Citizen. Nuclear Energy Institute. State of Washington. TEAM Industrial Services, Inc.

<sup>1</sup> The November 2016 **Federal Register** notice incorrectly identified each petitioner's organization.

<sup>2</sup> One commenter retracted his original comment and submitted a replacement comment.

Comment #	ADAMS Accession No.	Commenter	Affiliation
12	ML17024A440	Mark Salasky	Landauer, Inc.
13	ML17024A447	James A. Brink	American College of Radiology.

The NRC binned the public comments into three groups based on the areas of interest highlighted in the notice. The NRC reviewed and considered the comments in its decision to accept or deny the issues raised by the petitioners. The following discussion provides a summary of each area of interest addressed in the public comments and the NRC's response to those comments.

#### NRC's Responses to Comments on PRM– 34–7

Area 1: Could the use of dual-function EADs achieve the current safety purpose of using independent devices?

*Comment:* The new technology is more reliable, more accurate, and less likely to give false readings than the devices currently allowed under § 34.47(a). The new technology offers more safety options for the worker, such as vibrating, audible, and visual alarm capabilities. (Commenters 1, 2, 4, 5, and 7 through 11)

NRC Response: The NRC agrees with the comment. In a memorandum dated April 4, 2017 (ADAMS Accession No. ML17095A319), the NRC concluded that dual-function EADs were reliable and had a proven track record at nuclear power plants. Furthermore, on September 19, 2017, the NRC issued Regulatory Issue Summary (RIS) 2017-06, "NRC Policy on Use of Combination Dosimetry Devices during Industrial Radiographic Operations" (ADAMS Accession No. ML16137A077), clarifying that dual-function EADs (also referred to as combination dosimetry devices in the RIS) may be used to satisfy the requirements in § 34.47(a).

*Comment:* Defense-in-depth safety that is provided by the use of singlefunction devices will be lost if dualfunction EAD devices are allowed to be used to meet the requirements in § 34.47(a). (Commenters 3 and 6)

*NRC Response:* The NRC disagrees with the comment. Dual-function EADs that combine the functions of an alarm ratemeter and a direct reading dosimeter do not compromise defense-in-depth (backup) provided by the single devices. The survey meter required under § 34.49(a) provides redundancy (backup) for the function of the operating alarm ratemeter. An individual's personnel dosimeter, required by § 34.47(a), provides redundancy (backup) for the function of the direct reading dosimeter.

*Comment:* Having all the dosimetry concentrated in a single device will present an all-or-nothing scenario to industrial radiographers who forget the device. It is extremely likely that the temptation will be there for a company or individual to use his or her multimeter as a survey meter of sorts. By doing so, he or she negates the value of the dosimetry, which will no longer correspond to the exposures experienced by his or her body. In the event of an exposure event, the individual's dosimetry will therefore likely report a higher value than actually experienced. (Commenter 6)

NRC Response: The NRC interprets this comment to mean that combining all the functions of the devices required by § 34.47(a) (the alarm ratemeter, the direct reading dosimeter, and the personnel dosimeter) would compromise the defense-in-depth safety provided by three single devices. The NRC determined that the comment was out of scope as the petitioner's request was specifically for the use of dualfunction EADs and not for a single device that combined all the functions required by § 34.47(a). Although this comment is beyond the scope of PRM-34-7, the NRC may consider this subject in a future rulemaking that will potentially propose performance-based standards for 10 CFR part 34 ("Industrial Radiographic Operations and Training" rulemaking, Docket ID NRC-2017-0022).

*Comment:* It is possible for a "single advanced electronic device" to fulfill both operational needs of timely dose evaluations and integrated dose reporting, improving dosimetry monitoring of the individual and management of the entire radiological program. (Commenter 12)

*NRC Response:* Although the technology may be available now or in the immediate future to have a single electronic device that meets all the requirements in § 34.47(a), current regulations do not have a performance standard for this type of device. Although this comment is beyond the scope of PRM–34–7, the NRC may consider this subject in a future rulemaking that will potentially propose performance-based standards for 10 CFR part 34 ("Industrial Radiographic Operations and Training" rulemaking, Docket ID NRC–2017–0022).

*Comment:* Electronic transfer of dosimeter data utilizing the internet and wireless communication will improve data integrity and compliance compared to hand recording and data transfer. Advanced digital electronic devices can include additional features to determine irradiation conditions (*e.g.*, geometry and motion) and compliance (*e.g.*, was the dosimeter worn?). These additional features should be considered in any evaluation concerning the modification of any regulations or guidelines. (Commenter 12)

*NRC Response:* The NRC agrees with the comment that additional features built into electronic devices for use as personnel dosimeters may have safety and operational benefits. Although this comment is beyond the scope of PRM– 34–7, the NRC may consider this subject in a future rulemaking that will potentially propose performance-based standards for 10 CFR part 34 ("Industrial Radiographic Operations and Training" rulemaking, Docket ID NRC–2017–0022).

*Comment:* How will the proposed combination device be calibrated for correct response to radiation? An alarming ratemeter already has calibration requirements under 10 CFR part 34, but what of the dosimetry functions? Users of film badges never had to worry about this because they were sent out for processing. (Commenter 6)

NRC Response: The NRC interprets this comment to mean the commenter was concerned that dual-function EADs will have different calibration requirements than devices currently required under § 34.47(a). The NRC disagrees with the comment. The direct reading dosimeter part of the dualfunction EAD is still considered a "secondary" dosimeter; that is, it is not intended to be used for directly determining an individual's dose of record. The worker is still required to use a "primary" personnel dosimeter such as a film badge, thermoluminescent device, optically stimulated luminescence device, or other approved personnel dosimeter for the dose of record. Therefore, any calibration procedures previously used for the direct reading dosimeters, such as those used for a personal ionization chamber, would continue to apply for the direct reading dosimeter part of the dual-function EAD.

*Comment:* How long can a multimeter be trusted to function within the required ranges? (Commenter 6)

*NRC Response:* The NRC interprets this comment to mean the commenter was concerned that dual-function EADs (multimeters) will not stay in calibrated ranges for the period between calibrations. The NRC disagrees with the comment. In a memorandum dated April 4, 2017 (ADAMS Accession No. ML17095A319), the NRC concluded that dual-function EADs were reliable and had a proven track record at nuclear power plants. All aspects of the use of dual-function EADs, including calibration, were reviewed and no issues were identified.

Area 2: Should changes similar to those proposed in the petition be applied to other radiation protection regulatory requirements, such as those in 10 CFR parts 36 and 39?

*Comment:* While the PRM focuses on 10 CFR part 34, emerging monitoring technologies can be adopted by other licensees that will also benefit from revised rule language and related guidance. Therefore, in principle, we support the PRM and recommend that the NRC revise rule language and related guidance to allow a more performance-based approach that recognizes the use of emerging personnel monitoring technology to demonstrate regulatory compliance. (Commenter 8)

NRC Response: The NRC agrees with the comment. Amending the requirements for personnel dosimetry at 10 CFR parts 36 and 39 would provide other licensees the same benefit of access to modern dosimetry as requested for part 34 by the petitioners. When appropriate, NRC develops regulations and guidance that are performance-based.

*Comment:* While PRM–34–7 was submitted for NRC consideration with industrial radiography stakeholders in mind, the American College of Radiology believes the spirit of the PRM should be adopted and explicitly applied to medical radiation workers (*i.e.*, via the pertinent subparts of 10 CFR part 20) to protect the continued use of advanced technology dosimeters within the medical community, including medical applications of radiation not directly under the NRC's oversight. (Commenter 13)

*NRC Response:* The NRC interprets this comment to mean that the commenter did not want any changes made to the regulations that will hinder the current use of digital output personnel dosimetry by 10 CFR part 35 licensees. The NRC agrees with the comment. In authorizing the use of digital output personnel dosimeters to satisfy the requirements in § 34.47(a) (*i.e.*, accepting Issue 1), the NRC intends to expand the availability of digital output personnel dosimeters to licensees licensed under 10 CFR parts 34, 36, and 39 and not hinder the current use of the dosimetry by other licensees.

*Comment:* If the NRC were to deny PRM–34–7, it will set a detrimental precedent for State programs that will likely sweep across the broader stakeholder spectrum, thereby disallowing continued use of advanced technology dosimeters in these other occupational domains. (Commenter 13)

NRC Response: The NRC agrees with the comment. Under the Agreement State Program, the requirements in § 34.47 are categorized as a compatibility level C. This means that the essential objectives of a program element are adopted by the State to avoid conflicts, duplications, or gaps. The manner in which the essential objectives are addressed by the Agreement States need not be the same as the NRC's, provided the essential objectives are met. Because the essential objectives are met for personnel dosimetry (*i.e.*, personnel dosimetry is used to determine an individual's dose of record), several Agreement States have allowed the use of digital output personnel dosimeters to meet the monitoring requirements for industrial radiography and other areas. In accepting Issue 1, the NRC intends to expand the availability of digital output personnel dosimeters to licensees licensed under 10 CFR parts 34, 36, and 39 and not impede the current use of the dosimetry by Agreement State licensees, including reciprocity activities in NRC iurisdictions.

Currently, several Agreement States allow the use of digital output personnel dosimeters to meet the monitoring requirements for industrial radiography and other areas. Agreement State regulations for individual monitoring of occupational dose do not have to be identical to NRC regulations, but need to meet the NRC's health and safety objectives. For the most efficient regulation of activities conducted in different jurisdictions under reciprocity, personnel dosimetry standards should be similar for both NRC and Agreement State licensees.

Area 3: What experiences or challenges have users encountered in the use of digital output personnel dosimeters?

*Comment:* During incidents and emergency situations, current monitoring badges must be returned to the processor for emergency evaluation.

This requires that the individual be suspended from operations until the results of the processing are received, resulting in potential lost wages. Projects may also be put on hold awaiting results, resulting in down time, lost revenue, and additional cost and time to complete projects. With the new digital dosimeters, readings can be immediately downloaded (even at the jobsite), allowing the radiographer to potentially return to work and saving time and cost. Required reports to the appropriate agency are also provided within a much quicker time frame (sometimes as soon as the next day), allowing for the issue to be resolved in a much shorter timeframe than with the current technology. (Commenters 1, 2, 7, and 10)

*NRC Response:* The NRC acknowledges that digital output personnel dosimeters may provide enhanced capabilities that allow for expedited dosage determinations. Digital output personnel dosimeters do not have to be sent offsite for evaluation, making the determination of a potential dose for an individual more timely.

Comment: The benefits of advanced technology dosimeters have been apparent in the medical community for nearly a decade. In clinical implementation, advanced technology dosimeters have enabled data-rich and accurate real-time worker dose monitoring, thereby better informing licensees and enhancing the ability to plan and control occupational dose. Advanced technology improves monitoring by enabling date/time of exposure, providing multiple nondestructive readouts of dose (without needing to return the devices to vendors for processing), allowing reassignment to other users, and generating better compliance by the medical professionals who wear them. (Commenter 13)

NRC Response: The NRC acknowledges that digital output personnel dosimeters may provide enhanced capabilities for dosage measurements and has evaluated the technical specifications of these dosimeters in various applications and environments. Digital output personnel dosimeters have been used by NRC medical licensees successfully for a number of years without any reported issues. Additionally, several Agreement States have allowed the use of these dosimeters in medical and other areas, including industrial radiography, for years without any incidents noted by the NRC.

#### **III. Reasons for Consideration**

The NRC will consider Issue 1 in the rulemaking process.

Digital output personnel dosimetry does not currently meet the requirements for personnel dosimetry in 10 CFR parts 34, 36, and 39. The NRC's position has been that personnel dosimetry used to meet the requirements in these parts must be processed as described in § 20.1501(d). In evaluating the issues raised in this petition, the NRC reviewed the technical specifications of currently available digital output personnel dosimeters to determine whether the use of this personnel dosimetry design would meet the NRC's health and safety objectives. The NRC determined that these dosimeters meet or exceed the environmental requirements (e.g., temperature, humidity) and dose range. and have the quality control necessary for use in industrial radiographic, irradiator, and well logging operations. From a literature search of technical journals, the NRC did not find any articles that highlighted generic performance problems with the use of these dosimeters. Digital output personnel dosimeters have been used successfully by NRC licensees in other operational areas, by several Agreement State licensees in all areas including industrial radiography, and internationally in multiple applications. Based on these findings, the NRC determined that rulemaking should be initiated to allow the use of digital output personnel dosimeters to satisfy the personnel dosimetry requirements in 10 CFR parts 34, 36, and 39.

#### IV. Reasons for Denial

The NRC is denying Issue 2 raised by the petitioners.

Since the promulgation of 10 CFR part 34, there have been several technological advances in dosimetry for personnel monitoring during industrial radiographic operations. On September 19, 2017, the NRC issued RIS 2017-06, "NRC Policy on Use of Combination Dosimetry Devices during Industrial Radiographic Operations" (ADAMS Accession No. ML16137A077), clarifying that licensees may use dualfunction EADs (also referred to as combination dosimetry devices in the RIS) for meeting the direct reading dosimeter and the alarm ratemeter device requirements specified in § 34.47(a). The RIS explained that dualfunction EADs have been used routinely and reliably for over 25 years as a secondary dosimeter in the operating environment of nuclear power reactors with no subsequent degradation in

personnel safety. This determination was based on the NRC staff not finding any evidence of generic performance problems with EADs in an industrial setting in a review of the recent literature and NRC documents, or in discussions with NRC, military, and industry health physicists with EAD experience. Further, the NRC staff did not identify any adverse trends that would preclude using EADs as a dualfunction device in industrial radiography operations to meet the requirements in § 34.47(a). The many years of operational experience in the reactor arena have demonstrated that EADs are effective for monitoring dose and dose rate, as well as for providing visual/audible alarms for preset thresholds. Therefore, the NRC determined, as stated in the RIS, that licensees may use dual-function EADs for meeting the direct reading dosimeter and the alarm ratemeter device requirements specified in § 34.47(a).

The NRC determined that RIS 2017– 06 provides clarification regarding the issue raised by the petitioners with respect to the use of dual-function EADs and, therefore, rulemaking is not necessary to address this petition request.

#### V. Conclusion

For the reasons cited in this document, the NRC is denying the petitioners' request to amend the NRC's regulations to authorize the use of dualfunction EADs to satisfy the requirements in § 34.47(a) (Issue 2); the NRC finds that rulemaking is not necessary to address this issue. The RIS 2017–06 provides clarification that dual-function EADs may be used to satisfy the requirements in § 34.47(a).

The NRC will consider in the rulemaking process the petitioners' request to amend the NRC's regulations to authorize the use of digital output personnel dosimeters to satisfy the requirements in § 34.47(a) (Issue 1). As noted in Section III. "Reasons for Consideration," in this document, the NRC determined that these dosimeters meet or exceed the technical specifications for use in radiographic operations. Additionally, digital output personnel dosimeters have been used successfully by NRC licensees in other operational areas, by several Agreement State licensees in all areas including industrial radiography, and internationally in multiple applications.

The review that NRC staff performed regarding the use of digital output dosimeters included the environmental and technical considerations for use by 10 CFR part 36 and 39 licensees. Based on these findings, the NRC intends to expand the scope of this rulemaking to address requirements for personnel dosimetry in 10 CFR parts 36 and 39.

The NRC will conduct rulemaking on Issue 1 raised by the petitioners as resources become available.

The NRC tracks the status of all rules and PRMs on its website at *https://* www.nrc.gov/about-nrc/regulatory/ rulemaking/rules-petitions.html. The public may monitor the docket for the rulemaking to address Issue 1 on the Federal rulemaking website, http:// www.regulations.gov, by searching on Docket ID NRC-2019-0031. In addition, the Federal rulemaking website allows members of the public to receive alerts when changes or additions occur in a docket folder. To subscribe: (1) Navigate to the docket folder (NRC-2019-0031); (2) click the "Email Alert" link; and (3) enter an email address and select the frequency for email receipts (daily, weekly, or monthly). Publication of this document in the Federal Register closes Docket ID NRC-2016-0182 for PRM-34-7.

Dated at Rockville, Maryland, this 5th day of February, 2019.

For the Nuclear Regulatory Commission.

# Annette L. Vietti-Cook,

Secretary of the Commission. [FR Doc. 2019–01792 Filed 2–8–19; 8:45 am] BILLING CODE 7590–01–P

## DEPARTMENT OF ENERGY

#### 10 CFR Part 430

#### RIN 1904-AE26

## Energy Conservation Program: Energy Conservation Standards for General Service Lamps

**AGENCY:** Office of Energy Efficiency and Renewable Energy, Department of Energy.

**ACTION:** Notice of proposed rulemaking and request for comment.

SUMMARY: On January 19, 2017, the U.S. Department of Energy (DOE) published two final rules adopting revised definitions of general service lamp (GSL), general service incandescent lamp (GSIL) and other supplemental definitions, effective January 1, 2020. DOE has since determined that the legal basis underlying those revisions misconstrued existing law. As a result, DOE is issuing this notice of proposed rulemaking (NOPR) proposing to withdraw the definitions established in the January 19, 2017, final rules. DOE proposes to maintain the existing regulatory definitions of GSL and GSIL,