

RADIATION ADVISORY COMMITTEE

Robert Berry, Chair

Todd Carpenter, Interim Program Director
Radiation Protection Services

June 10, 2026





TELECONFERENCE PROCEDURES



- Record phone-in number and pass code (in case you lose connectivity)
- Phone-in number and conference ID# provided in Teams invitation email
- If phoning into meeting, use PowerPoint slides to follow meeting
- To unmute self, press *6



- Video (of yourself) is optional
- Please mute your microphones unless speaking
- Use the “raise hand” feature if you have a question
- When speaking, begin by stating your name when you are finished
- RPS staff will use screen share to share PowerPoint information and handouts
- The meeting will be recorded for purposes of accuracy in the minutes



RADIATION ADVISORY COMMITTEE MEETING

June 10, 2026 – Hybrid Meeting 10 a.m. ~ 2 p.m.
800 NE Oregon Street, Room 612, Portland, Oregon
Phone-In Number 1-971-277-2343 ID: 314 384 670#

Registration/Public Session	*Action Item
Call Meeting to Order	
Introduction of Guests	Bob Berry
Approval of Minutes	
*RAC Members - Replacement for Dr. Sousa Melo	
Staffing Transition	Todd Carpenter
Job Rotation/Center Administrator/Operational Update	
2026 RPS Program Updates	
RPS Budget/Funding	Todd Carpenter
Policy Option Package for fee increase	
Electronic / Tanning Products Update	Brent Herring
Radioactive Material Licensing	Erin DeSemples Hillary Haskins
Emergency Response - FEMA Evaluate Drill	Tom Pfahler
RPS Training	Hillary Haskins
FDA Evaluations & IMPEP Delayed	
Exemption/Rules/Statutes/Protocols	
Review of Outside Curriculums for Approval	Brent Herring
X-ray Vet and Tanning Rules in Effect	Todd Carpenter
Identification of Rule Advisory Members for Therapy Rules	
RML Rule Updates Due to Executive Order 14300	Hillary Haskins
Federal Compatibilities	Toby Irving
RPS Rulemaking Process	Todd Carpenter
Emergency Preparedness/Response	
Incidents & Allegations:	
CT Scans Performed Without Physician Order	
Alleged Injury During Imaging Exam	Brent Herring
CT Imaging Overexposure	
External Beam Treatment to Incorrect Site	Michelle Martin
Damaged Calibration Source Holder	
Public Comments	
Announcements	
Next meeting scheduled for October 14, 2026	
Adjourned	



INTRODUCTIONS STAFF AND GUESTS



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APPROVAL OF MINUTES FROM FEBRUARY 11, 2026



Radiation Advisory Committee Meeting



2026 RAC MEMBER RECRUITMENT

TODD CARPENTER

Krista Beaty, MS, RDH
Associate Professor – Dental Hygiene
Interim Department Chair
Oregon Institute of Technology
RAC Term 01/01/25 – 12/31/28



2026 RAC MEMBER TERMS

TODD CARPENTER

Radiation Advisory Committee
Membership
01/01/26

Name	*First Term	Second Term	Third Term	Comments
Zambelli, Alicia	01/01/23-12/31/26			Vice Chair-1 st Term 01/01/25-12/31/26
Berry, Bob	01/01/20-12/31/23	01/01/24-12/31/27		Chair- 1 st term 01/01/25- 12/31/26
Livran, Mechele	01/01/25-12/31/28			
Hamby, David	05/07/20-12/31/23 Replaced M. Krahenbuhl	01/01/24-12/31/27		
Clayton, Jennifer	01/01/26-12/31/29			
Wood, Dennis	01/01/22-12/31/25	01/01/26-12/31/29		
Frey, Garrett	01/01/23-12/31/26			
Beaty, Krista	01/01/25-12/31/28 Replace S. Sousa Melo			

*May be partial term due to replacing a member. Bylaws state a member can serve two full terms after the bylaws were adopted.

RPS STAFFING TRANSITIONS

TODD CARPENTER

New Center for Health Protection Interim Administrator

Danna Drum

Interim Radiation Protection Services Program Director

Todd Carpenter

Interim Licensing Program Manager

Erin DeSemple

Open Position RML Reviewer

Limited Duration or Rotation

2026 RPS PROGRAM UPDATES



RPS FINANCIAL SUMMARY AY 2025-2027
PROPOSED LICENSING & REGISTRATION FEES INCREASE FOR SOLVENCY THROUGH AY 29-31

Grant Title	Budget Period	Beginning Balance	Revenue AY27/Budget	Expenditure	Remaining Balance
RPS Grain Analysis Lab Fee	7/1/2025-6/30/2027	(5,463.52)	12,012.00	10,555.55	(4,007.07)
RPS X-Ray Registration Fee	7/1/2025-6/30/2027	(22,460.44)	2,431,227.78	1,600,633.37	808,133.97
RPS Radioactive Materials License (RML)	7/1/2025-6/30/2027	207,243.14	871,081.76	951,856.12	126,468.78
RPS Tanning Device Registration	7/1/2025-6/30/2027	33,374.05	131,741.00	282,476.01	(117,360.96)
RPS ODOE 1st RESP/REC TRNG	7/1/2023-6/30/2026	37,075.50		8,318.88	28,756.62
RPS Metro Rad Mat Disposal	3/1/2024-2/28/2026	(45,148.65)		3,610.40	(48,759.05)
RPS ODOE Rad. Training (Internal)	7/1/2023-6/30/2028	35.42		60,982.83	(60,947.41)
RPS Mammography Fac Inspection PH26	7/1/2025-6/30/2026	-	249,408.00	174,713.13	74,694.87



ELECTRONIC / TANNING PRODUCTS UPDATE

Brent Herring
Lead Inspector





ELECTRONIC PRODUCTS

Brent Herring
Lead X-ray Inspector



X-Ray and Tanning Update

- Inspection Update
 - Inspection Time – 339 hours
 - Inspection Travel Time – 239 hours
 - **Inspections since last RAC meeting (Feb):**
 - 217 X-ray Inspections (medical, dental, vet, therapy, MQSA, and industrial)
 - 818 Machines
 - 830 Tubes
 - 15 Tanning Inspections





ELECTRONIC PRODUCTS

Brent Herring
Lead X-ray Inspector



OTHER INSPECTOR DUTIES:

Building Tanning and RML Databases
Maintaining X-Ray and RML Database
Committees – CRCPD, OBMI, etc.
Modality Working Groups (CRCPD)
Radiation Safety Training Presentations
Shielding Documentation Review
New Equipment Review
Vendor Applications
Exemption Reviews
Incident Investigations
Training Reviews
New Machine Inspection Protocols





ELECTRONIC PRODUCTS

Brent Herring
Lead X-ray Inspector



X-Ray and Tanning Update

Violation Summary

X-ray – 40 citations with 40 instances

- Machine registration – 11 citations
- PPE Checks – 3 citations
- Training (dental hand-held and Vet Assistant) – 4 citations

Tanning

- Time not check annually for accuracy
- Emergency shut-off not tested annually



RADIOACTIVE MATERIALS LICENSING (RML) SUMMARY

Hillary Haskins &
Erin DeSemple



RADIOACTIVE MATERIALS LICENSING *JANUARY-MAY*

Action	Count
Inspections Performed	27
Inspections Remaining	93
Licensing Actions Performed	54
Licensing Actions Open	93

EMERGENCY RESPONSE FEMA EVALUATED DRILL

TOM PFAHLER



TRAINING AND CONFERENCES

HILLARY HASKINS
OPERATIONS MANAGER

Out of State travel limited

- Conference of Radiation Control Program Directors (CRCPD) Annual Meeting – Hillary Haskins
 - Off-going Environmental Nuclear Council
 - On-coming Chair Elect
- NRC Root Cause – Sarah Brodesser
- Radiological Emergency Response Seminar – Tom Mynes – delayed
- NRC Collaborative Learning Center



FDA EVALUATION & IMPEP DELAYED

HILLARY HASKINS



EVALUATIONS:

INTEGRATED MATERIALS PERFORMANCE EVALUATION PROGRAM (**IMPEP**)

IMPEP – moved to new schedule

- Every 5 years for RPCs with no unsatisfactory findings
- Every 6 years for high-performing RPCs with two consecutive all satisfactory reviews

Food and Drug Administration (FDA) Mammography Quality Standards Act (MQSA)

MQSA Evaluations delayed

Take a Break





Exemptions/Rules/Statutes

EXEMPTIONS/ RULES & STATUTES

BRENT HERRING

Review of Outside Radiation Safety Curricula



REVIEW OF OUTSIDE RADIATION SAFETY CURRICULUMS

BRENT HERRING

Current Process

- **Vendor submits**
 - Course materials (handouts, slideshow, etc.)
 - Quizzes and Tests
 - Proposed instructors (have to be approved)
- **RPS Role**
 - Review all materials submitted and ensure instructors are qualified
 - All information is reviewed for accuracy, flow, and ease of understanding
 - Communication sent back to vendor on areas needing attention and/or correction
 - Takes at least 3 submission attempts before approval is granted
 - Approval conditions:
 - All changes to course and instructors need prior approval



REVIEW OF OUTSIDE RADIATION SAFETY CURRICULUMS

BRENT HERRING

Current Issues and the Future

- The reviews take up a lot of an inspector's time
 - Some courses are 300+ slides
- Reviews can take up to a year
- Currently no fee charge
- Looking to charge fees
- Looking into limited reviews because of amount of time to approve.



ADOPTED ADMINISTRATIVE RULES X-RAY AND TANNING REGULATIONS

TODD CARPENTER



Written Comments Received –
Two Focus Areas



Regarding Ministerial
Assistance in Fluoroscopy
Settings/Operations



Non-DVMs and CVTs
Operating Fluoroscopy X-Ray
Operations

EXEMPTION/ RULES/STATUTES/ PROTOCOLS

TODD CARPENTER

Identification of Rule Advisory Committee for Therapy Rules



EXEMPTIONS/
RULES &
STATUTES

HILLARY HASKINS

RADIOACTIVE MATERIAL LICENSING
RULE UPDATES
DUE TO
EXECUTIVE ORDER 14300

Wholesale Revision of Regulations Under Executive Order 14300

Executive Order (EO) 14300, “Ordering the Reform of the Nuclear Regulatory Commission,” on May 23, 2025, directed the NRC to undertake a review and wholesale revision of its regulations and guidance documents, and issue notice(s) of proposed rulemaking effecting this revision within 9 months of the date of this order, and issue final rules and guidance to conclude this revision process within 18 months of the date of this order. The table below identifies the NRC’s completed and ongoing rulemaking efforts to implement this requirement of EO 14300.

Licensing Requirements for Microreactors and Other Reactors with Comparable Risk Profiles	1, 2, 10, 11, 19, 20, 21, 25, 26, 30, 40, 50, 57, 70, 72, 73, 74, 75, 95, 140, 150	Proposed	5/1/2026 	5/20/2026	Docket ID: NRC-2025-0379  Deadline: 6/15/2026
Modernizing NRC Regulations for Byproduct Material Use	30, 31, 32, 34, 39, 70	Proposed	5/18/2026 	N/A	Docket ID: NRC-2025-1205  Deadline: 7/2/2026
Implementation of the National Environmental Policy Act	51	Proposed	6/2/2026	TBD	Docket ID: NRC-2025-0478 Deadline: TBD
Modernizing Materials Licensing	30, 37, 40, 70, 72, 140	Proposed	6/2/2026	TBD	Docket ID: NRC-2025-1370 Deadline: TBD



<https://www.nrc.gov/about-nrc/governing-laws/advance-act/wholesale-revision-regs>

Compatibility

Agreement States are required to be compatible with NRC regulations:

- **Compatibility A:** basic radiation protection standards, scientific terms, and definitions that are necessary to understand radiation protection concepts.
- **Compatibility B:** program elements that apply to activities that cross jurisdictional boundaries. These program elements have a particular impact on public health and safety.
- Agreement State regulations should be essentially identical for both Compatibility A and Compatibility B.

Compatibility (continued)

Agreement States are required to be compatible with NRC regulations:

- **Compatibility C:** program elements that are important to avoid conflict, duplication, gaps, or other conditions that would jeopardize an order pattern of regulation. Agreement State regulations can be more restrictive provided that the essential objective is met
- **Compatibility D:** not required for compatibility.

Not Compatibility?

Agreement States are not required to be compatible with some NRC regulations:

- **Compatibility NRC:** program elements that fall under NRC jurisdiction and should not be incorporated by Agreement State regulations.
- **Compatibility H&S:** program elements that have a particular health and safety significance. **Compatibility H&S is not required for compatibility but is evaluated during an IMPEP review when determining a radiation program's adequacy.**

Compatibility designations are proposed by the NRC/OAS working group

The working group presents their proposed changes to the Standing Committee on Compatibility

The Standing Committee on Compatibility review the compatibility designations and make recommendations to the working group

The working group does or does not incorporate those recommendations

The proposed compatibility designation of regulations is something that can be commented on during public comment periods.

**FEDERAL
COMPATIBILITIES**

TOBY IRVING

Nuclear Regulatory Commission Rule (NRC) Changes and State Involvement

FEDERAL COMPATIBILITIES

TOBY IRVING

The Standing Committee on Compatibility

Members

- 2 State Representatives
- 3 NRC Representatives
- 1-3 Representatives from the Working Group

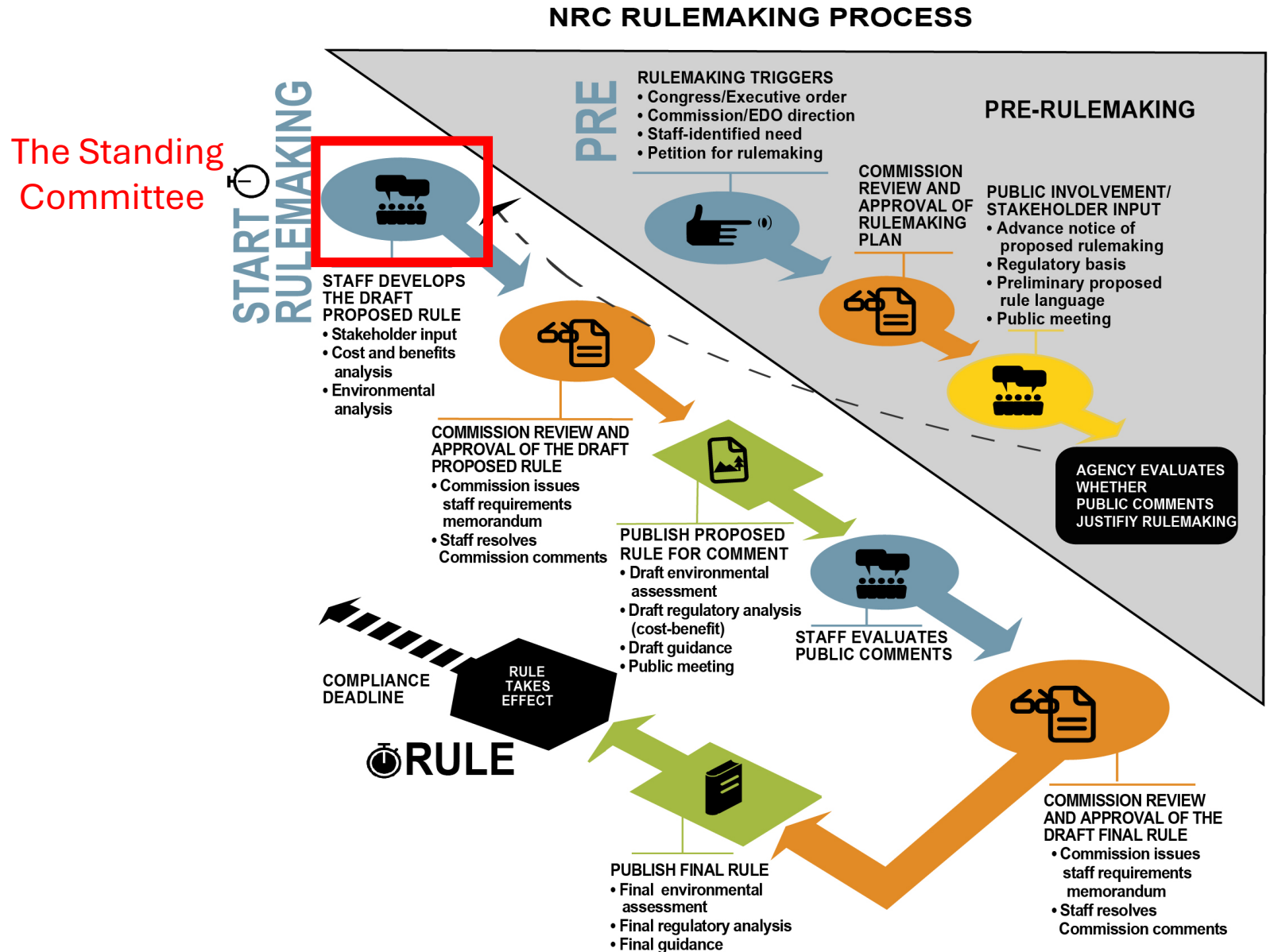
The Process

- Proposed Federal Register Notice (FRN) is provided to the committee for review
 - Review times have ranged from <1week to 3 weeks
- The Committee Meets
 - The Working Group presents the FRN package
 - Providing a general overview
 - Changes they have identified as most significant
 - Intent
 - The Committee provides comment on the compatibility categories of each rule change
- The Comments are added to the proposed FRN and proceeds to the NRC Internal Review

FEDERAL COMPATIBILITIES

NRC RULEMAKING PROCESS

TOBY IRVING



FEDERAL COMPATIBILITIES

TOBY IRVING

Understanding Compatibilities

- NRC – Rules that only concern NRC program elements that Agreement States cannot have authority over.
 - The State should not adopt these
 - Typically, regarding Nuclear Power or nonproliferation rules
- A - Basic radiation protection standards and scientific terms and definitions that are necessary to understand radiation protection concepts.
 - The State must adopt these changes identically to provide regulatory uniformity on agreement material nationwide
 - Generally, items and definitions provided in 10 CFR 20 – Standards for Protection Against Radiation
- B – These limited number of program elements apply to activities that cross jurisdictional boundaries.
 - The State must adopt these changes identically to provide regulatory uniformity on agreement material nationwide
 - Generally, relate to concerns about interstate commerce

FEDERAL COMPATIBILITIES

TOBY IRVING

Compatibility Categories Cont.

- C – These Program elements are important for Agreement States to have in order to avoid conflicts, duplications, gaps, or other conditions that would jeopardize an orderly pattern in the regulation of radioactive material.
 - The State must adopt the essential objectives of the rule, however they may be more restrictive providing the restrictions do not jeopardize an orderly pattern of regulation
 - Things like license termination dose limits or medical event reporting requirements
- H&S – Program elements identified to not be required for the purposes of compatibility; however, they do have particular health and safety significance.
 - The state must adopt rules that address the Health and Safety objectives identified and intended by these rules
 - H&S is typically related to items like requirements for irradiator interlocks, safety checks for medical gamma stereotactic radiosurgery facilities and, packaging
- D – Program elements that do not meet any of the other compatibility categories or have specific health and safety role.
 - These do not need to be adopted by the state for compatibility
 - Examples are exemptions to regulations, enforcement policies and modes of documentation

FEDERAL COMPATIBILITIES

TOBY IRVING

Chapters Reviewed

- Parts
 - 19, Notices, Instructions and reports to workers:
 - 20, Standards for Protection Against Radiation
 - 30, Rules of General Applicability of Domestic Licensing of Byproduct Material
 - 31, General Domestic Licenses for Byproduct Material
 - 32, Specific Domestic Licenses of Broad Scope for Byproduct Material
 - 34, Licenses for Industrial Radiography and Radiation Safety Requirements for Industrial Radiographic Operations
 - 35, Medical use of Byproduct Material
 - 37, Physical Protection of Category 1 and Category 2 Quantities of Radioactive Material

FEDERAL COMPATIBILITIES

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Parts Cont.

- 39, Licenses and Radiation and Safety Requirements for Irradiators
- 40, Domestic Licensing of Source Material
- 50, Domestic Licensing of Production and Utilization of Facilities
- 61, Licensing Requirements for Land Disposal of Radioactive Waste
- 70, Domestic Licensing of Special Nuclear Material
- 71, Packaging and Transportation of Radioactive Material
- 150, Exemptions and Continued Regulatory Authority in Agreement States and in Offshore Waters under Section 274

FEDERAL COMPATIBILITIES

TOBY IRVING

Federal Registry Notification Packages

- **Reducing Barriers to Medical Use Licensing**
 - Part 35 revisions, changes to personnel responsibilities, training requirements and, approved uses.
- **Modernizing Materials Licensing**
 - **10 CFR Part 30, 37, 40, 51, 70, 72, 140**
 - Clarifying regulations, addressing – duplicative, outdated, reporting/recordkeeping intended to streamline license processes
- **Modernizing NRC Regulations for Byproduct Material Use**
 - **10 CFR Parts 30, 31, 32, 34, 39, 40, 70 and 150**
 - Addresses needs for amendments and exemptions

CFR = Code of Federal Regulations

FRN Packages Cont.

- **Modernizing Package Certification Requirements**
 - **10 CFR Part 71**
 - Addresses streamlining of package certifications and shipping requirements
- **Modernizing Requirements Relating to Physical Protection of Category 1 and Category 2 Quantities of Radioactive Material**
 - **10 CFR Part 37**
 - Re-evaluation of safety requirements for Cat 1 and 2 quantities
- **Reforming and Modernizing the NRC's Radiation Protection Framework**
 - **10 CFR Parts 19, 20, 34, 35, 40, 50, 53, 61, 71, and 72**
 - Re-evaluation of radiation protection standards and framework and definitions
- **Integrated Low-Level Radioactive Waste Disposal**
 - **10 CFR Parts 20, 61, 73, and 150**
 - Changes to land disposal requirements and licensing process

Timeline and How to Interact

- **Wholesale Revision of Regulations Under Executive Order 14300**
 - <https://www.nrc.gov/about-nrc/governing-laws/advance-act/wholesale-revision-regs>
- 30 days to submit public comments

Modernizing Requirements Relating to the Physical Protection of Category 1 and Category 2 Quantities of Radioactive Material	37	Proposed	4/9/2026	N/A	Docket ID: NR 2025-1238 Deadline: Closed
Licensing Requirements for Microreactors and Other Reactors with Comparable Risk Profiles	1, 2, 10, 11, 19, 20, 21, 25, 26, 30, 40, 50, 57, 70, 72, 73, 74, 75, 95, 140, 150	Proposed	5/1/2026	5/20/2026	Docket ID: NR 2025-0379 Deadline: 6/15/2026
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Implementation of the National Environmental Policy Act	51	Proposed	6/2/2026	TBD	Docket ID: NR 2025-0478 Deadline: TBD
Modernizing Materials Licensing	30, 37, 40, 70, 72, 140	Proposed	6/2/2026	TBD	Docket ID: NR 2025-1370 Deadline: TBD
Reducing Barriers to Medical Use Licensing	35	Proposed	6/15/2026	TBD	Docket ID: NR 2025-1237 Deadline: TBD

OREGON'S RULEMAKING PROCESS TIMELINE WITH FEDERAL COMPATIBILITY

TODD CARPENTER

Rule Compatibility for Category A and B

Rules Final Within a Three-Month Period Without Public Hearing/Comment.

Rule Compatibility for Category C Through D

Rulemaking must be reviewed by an appointment Rule Advisory Committee followed by a 30-day comment period and pending issues/impacts may require a public hearing. 8 -12 months.



LUNCHTIME



EMERGENCY PREPAREDNESS/RESPONSE

EMERGENCY PREPAREDNESS RESPONSE / INCIDENTS

BRENT HERRING

CT SCANS PERFORMED WITHOUT PHYSICIAN'S ORDER



EMERGENCY PREPAREDNESS RESPONSE / INCIDENTS

BRENT HERRING



INCIDENT DETAILS

- CT techs scanned each other without being seen by a physician nor having a CT exam ordered.
- Discovered the following day.
- Facility management reported to OBMI
- OBMI reported to RPS and assumed lead on investigation.
- CT techs admitted to the scans.
- OBMI performed follow up. RPS agreed with corrective actions.
- Incident closed.

Alleged Injury During Medical Imaging Exam

BRENT HERRING



EMERGENCY PREPAREDNESS RESPONSE / INCIDENTS

BRENT HERRING



INCIDENT DETAILS

- Patient stated they were injured during imaging exam.
- Reported complaint to Oregon Board of Medical Imaging (OBMI)
- OBMI reported to RPS
- RPS reviewed the following:
 - Serious complaint policy
 - Latest physics reports and corrective actions
 - Latest QC tests performed
 - Latest issues with machine
 - Follow up with FDA
- OBMI reviewed technologist
- Based on information reviewed both OBMI and RPS were unable to confirm allegation.

EMERGENCY PREPAREDNESS RESPONSE / INCIDENTS

BRENT HERRING

CT Repeat Exam Policy Not Followed



EMERGENCY PREPAREDNESS RESPONSE / INCIDENTS

BRENT HERRING



INCIDENT DETAILS

- CT tech did not adhere to facility policy on repeat exams.
- Policy states:
 - Tech can repeat once on non-contrast studies
 - Afterwards they must consult with physician or radiologist
 - If contrast study, all repeats must be approved by physician or radiologist
- Patient was scanned 5 times with no consultation
- Discovered the following day.
 - Facility management reported to OBMI
 - OBMI reported to RPS

EMERGENCY PREPAREDNESS RESPONSE/ INCIDENTS

MICHELLE MARTIN

ANONYMOUS COMPLAINT – CONCEALMENT OF A REPORTABLE MEDICAL EVENT

2019: Patient had surgery for breast cancer

- clips were placed at surgical site.

2026: Patient had second surgery for breast cancer

- no clips placed

Radiation therapy followed (2026)

ANONYMOUS COMPLAINT – CONCEALMENT OF A REPORTABLE MEDICAL EVENT CONTINUED

- Planned dose was 5005 cGy
 - 15 fractions to entire breast area
 - Then 5 “boost” fractions
- 1st boost fraction was given to 2019 surgical site.
- Was the wrong site treated?

EMERGENCY PREPAREDNESS RESPONSE/ INCIDENTS

MICHELLE MARTIN

- **Oregon Administrative Rule (OAR) 333-123-0020
Reports and Notifications of Unplanned Medical Treatment**
- (1) A registrant must report any medical treatment event that causes an error in the treatment of a patient. Medical treatment events occur when the administration of an external beam radiation therapy dose:
 - (a) Administration results or will result in unintended permanent functional organ damage or physiological injury as determined by a Qualified Radiation Therapy Physician; or
 - (b) Involves the wrong patient, wrong treatment modality, or wrong treatment site; or
 - (c) Consists of 3 or fewer treatment fractions and the calculated total administered dose differs from the total prescribed dose by more than 10 percent of the total prescribed dose; or
 - (d) If the calculated weekly administered dose differs from the weekly prescribed dose by more than 30 percent; or
 - (e) If the calculated total administered dose differs from the total prescribed dose by more than 20 percent of the total prescribed dose.

EMERGENCY PREPAREDNESS RESPONSE/ INCIDENTS

MICHELLE MARTIN

Oregon Administrative Rule 333-116-0020

(50) "Treatment site" means the anatomical description of the tissue intended to receive a radiation dose, as described in a written directive.

EMERGENCY PREPAREDNESS RESPONSE/ INCIDENTS

MICHELLE MARTIN

- Reviewed patient's written directive and treatment plan.
- Primary Planned Target Volume (PTV) listed in the written directive is the entire right breast treatment volume.
- Although the 2019 tumor bed was specified in the 1st boost treatment, it was still within the initial primary planned target volume of Right Breast.
- Determined it was not a reportable medical event .

Damaged Calibration Source Holder Incident

MICHELLE MARTIN

- Notified by facility on 3/20/2026
 - Damaged source holder
 - Ge-68
 - 1.5 mCi
 - Used in PET/CT unit for QC testing
 - Occurred during QC testing-
 - Nuclear Med Tech started QC and heard odd noise through speaker
 - QC failed
 - Contacted Philips service
 - Wipe test showed no damage to source itself



Damaged Calibration Source Holder Incident

MICHELLE MARTIN

- Philips service stated” Appears mylar cover over the PET ring collapsed into the rotating ring during daily QC”
- Patients scheduled for treatment that day were canceled
- New source ordered, installed, and facility has resumed patient treatment
- Not reportable to Nuclear Regulatory Commission (NRC) as no damage to source itself





PUBLIC COMMENTS





THANK YOU FOR ATTENDING
Next Radiation Advisory Committee Meeting:
October 14, 2026