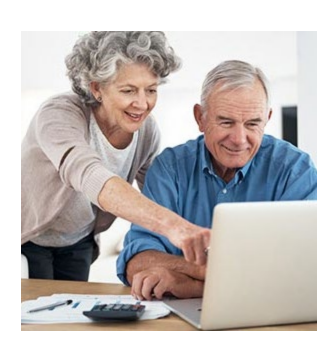
Energy Employees Occupational Illness Compensation Program Town Hall

New Mexico & Arizona

What is the EEOICPA?

- A law administered by the Labor Department's Division of Energy Employees Occupational Illness Compensation (DEEOIC).
- Provides lump-sum compensation and medical benefits to current and former nuclear weapons workers.
- Survivors of qualified workers may also be entitled to benefits.



Agency Administration of the EEOICPA

Department of Labor



Department of Energy



Department of Health and Human Services



Department of Justice



Employee Eligibility

Employed By	Part B	Part E
DOE Contractors and Subcontractors	Yes	Yes
DOE Federal Employees	Yes	No
AWE Employees (Atomic Weapons Employer)	Yes	No
Beryllium Vendors	Yes	No
RECA	Yes	Yes

Contractor Employment

- Contractor entity engaged in a contractual business arrangement with DOE to provide services, produce material, or manage operations.
- DOE Covered Facility type designation, location, description, covered time period, and contractor information can be found at:

https://ehss.energy.gov/Search/Facility/findfacility.aspx

Subcontractor Employment



- Subcontractor entity engaged in a contractual business arrangement with a DOE contractor to provide a service on-site.
- The mere presence of an employee on the premise of a facility does not confer covered employment.

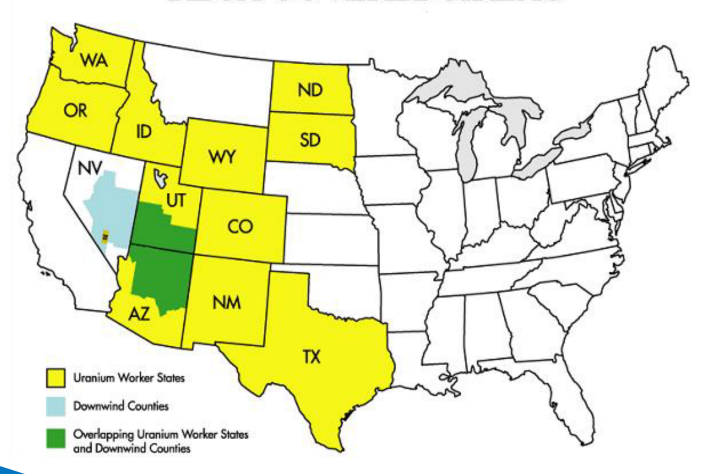
Required Components for Subcontractor Employment

- The claimed period of employment occurred during the covered time frame as alleged.
- A contract to provide covered services existed between the claimed subcontractor and a DOE contractor at the facility (during the covered time frame).
- The employment activities (work or labor) took place on the premises of the covered facility.

Radiation Exposure Compensation Act (RECA) Section 5 Employment

- Individuals employed in above-ground or underground mines;
 employed in a uranium mill or employed in transport of uranium ore or vanadium-uranium ore from mines or mills.
- Employment occurred in uranium mines or mills located in Arizona,
 Colorado, Idaho, New Mexico, North Dakota, Oregon, South Dakota,
 Texas, Utah, Washington, and Wyoming.
- Employment occurred at a covered mine or mill from January 1, 1942, to December 31, 1971.

RECA COVERED AREAS



Uranium Mill Tailings Radiation Control Act

- Many uranium mills associated with the Uranium Mill Tailings Radiation Control Act (UMTRCA) are covered Department of Energy (DOE) facilities under EEOICPA.
- This includes uranium mills in Arizona,
 Colorado, Idaho, New Mexico, Oregon,
 Texas, Utah, and Wyoming.
- Covered UMTRCA sites, along with dates of coverage, can be found in <u>EEOICPA</u>
 <u>Circular No. 11-01</u> & <u>EEOICPA Circular No. 12-05</u> as well as through the following link: https://ehss.energy.gov/Search/Facility/find-facility.aspx



Covered Sites in Arizona

- All facilities covered under the auspices of the Radiation Exposure Compensation Act (RECA)
- Brush Beryllium Co Tucson, AZ
- Ore Buying Station at Globe, AZ
- Uranium Mill in Monument Valley (UMTRCA)
- Uranium Mill in Tuba City, AZ (UMTRCA)



Covered Sites in New Mexico



- All facilities covered under the auspices of the Radiation Exposure Compensation Act (RECA)
- Accurate Machine & Tool
- Albuquerque Operations Office
- Chupadera Mesa
- Kirtland Air Force Base Hanger 481
- Kirtland Operations Office
- Los Alamos Medical Center
- Los Alamos National Laboratory
- Lovelace Respiratory Research Institute
- Ore Buying Station at Grants, NM

- Ore Buying Station at Shiprock, NM
- Project Gasbuggy Nuclear Explosion Site
- Project Gnome Nuclear Explosion Site
- Sandia National Laboratories
- South Albuquerque Works
- Trinity Nuclear Explosion Site
- Uranium Mill at Shiprock (UMTRCA)
- Uranium Mill at Ambrosia Lake (UMTRCA)
- Waste Isolation Pilot Plant

Medical Eligibility

Part B (enacted 2000)

Part E (enacted 2004)

- Cancer
- Chronic Beryllium Disease
- Chronic Silicosis
- RECA Section 5 Awardees

 Any condition related to toxic substances

Survivor Eligibility

Part B (enacted 2000)

- Spouse
- Children
- Parents
- Grandchildren
- Grandparents

Part E (enacted 2004)

- Spouse (death related)
- Children
 - Less than age 18
 - Less than age 23 (full time student)
 - Medically incapable of self support

Benefits

<u>Part B</u>	<u>Part E</u>	
\$150,000 – Employee & Survivor	\$2,500 per % Impairment - Employee	
¢50,000 DECA Employee & Combiner	Annual Wage Loss \$10,000-\$15,000 - Employee	
\$50,000 RECA – Employee & Survivor	\$125,000 – Survivor (+ lump-sum Wage Loss if eligible)	
\$400,000 Lump-sum cap for B & E combined		
Employee Medical Care for Accepted Conditions		

RECA Section 5 Employee Benefit Eligibility under the EEOICPA

Part B	Part E
Employees must file with the Department of Justice, Radiation Exposure Compensation Act (RECA) – Section 5	Part E is not dependent on your RECA claim. Part E claims will be adjudicated separately. If you are accepted under B for the condition – you are automatically accepted under Part E
If you are accepted under RECA, you are also accepted under EEOICPA. You receive \$100,000.00 under RECA and awarded \$50,000.00 under EEOICPA	Once you are accepted under Part E, you are eligible for impairment and wage loss compensation.
If you are denied under RECA, you are also denied under EEOICPA	The maximum compensation available under Part E is \$250,000.00.

Dose Reconstruction & Probability of Causation

Part B eligibility for cancer is determined by:

- Membership in Special Exposure Cohort (SEC). Presumption that the diagnosed specified cancer was caused by radiation exposure during their eligible SEC employment.
- Dose reconstruction performed by the National Institute for Occupational Safety & Health (NIOSH). DOL uses the dose reconstruction to determine **Probability** of Causation (probability or likelihood that a cancer was caused by radiation exposure incurred by a covered employee in the performance of duty). POC must be above 50% for compensability.
- ▶ **RECA Employees:** Part E claims for cancers not accepted under RECA that are based on radiation exposure will undergo the dose reconstruction process described above to determine Part E eligibility.

Part E Causation

- The standard for establishing causation is whether it is at least as likely as not that exposure to a toxic substance at a DOE facility was a significant factor in aggravating, contributing to, or causing the illness or death.
- Causation under Part E may be established by an acceptance under Part B. Based on this acceptance, exposure and causation are presumed to already exist. This includes conditions accepted under Part B based on a DOJ award of RECA Section 5 benefits.
- Occupational History Interview conducted by Resource Center Staff
- Case development may include a review of employment records, Site Exposure Matrices (SEM) data, Industrial Hygienist review, Toxicologist review, review of DEEOIC Exposure & Causation Presumptions, and/or a request for a medical opinion.
- For Survivor claims, evidence must also establish that the condition contributed to the death of the employee before accepting the survivor claim under Part E.

Site Exposure Matrices (SEM)

- The SEM is a repository of information on toxic substances present at Department of Energy (DOE) and Radiation Exposure Compensation Act (RECA) sites covered under Part E.
 - Information in SEM is gathered from a variety of sources
 - Scientifically establishes links between toxic substances / illnesses
 - Training and Public access to SEM is available the DEEOIC website: https://www.dol.gov/owcp/energy/regs/compliance/seminfo.htm
 - SEM contains a list of uranium mines and mills and the period each was in operation. SEM also identifies ore transporters covered under RECA Section 5.
 Additionally, the SEM "Site History" section, for each facility, lists all prime operating entities and respective operating dates.

Claimant Responsibilities

- File claim
- Collect / Copy / Submit relevant records for review
- Respond to information requests





Claim Decision Process

Recommended Decision (District Office)

- Reviews the record
- Develops Factual information
- Issue a Preliminary Determination



Final Decision (Final Adjudication Branch)

- Affirm decision or remand
 - Claimant has right to object to RD through a Hearing or Review of the Written Record
- Post FD Claimant rights:
 - Reconsideration
 - Reopen of case
 - District Court

Medical Benefits

- Broad coverage for medical treatment costs linked to accepted work-related illnesses:
 - Office visits (including lab and radiology services)
 - Prescriptions
 - Medical travel expenses
 - Equipment (wheelchairs / supplies)
 - Home and vehicle modifications
 - Extended and hospice care
 - Home health care





Filing for Additional Illnesses

- If the employee develops additional condition(s) believed to be related to occupational toxic exposure, the employee (or survivor) can file a claim for the additional condition(s).
- Claims for other illnesses can be filed at any time regardless of whether initial claim is accepted or denied.
- Similar process to initial claim but we may be able to use some of the previously collected evidence.
- RECA employees may file for additional illnesses under the EEOICPA at any time regardless of whether the condition(s) were accepted under RECA.



Consequential Conditions

- If it is determined that an accepted condition caused, contributed to, or aggravated a claimed consequential condition, the consequential condition will be accepted under the same part types as the accepted condition.
 - Medical benefits are typically awarded retroactive to the eligibility date of the accepted condition. Some exceptions may apply.
 - Acceptance of a consequential condition may also result in impairment and/or wage loss compensation eligibility under Part E.
 - Consequential conditions are accepted by Letter Decision issued by the District Office, no Final Decision is required.
 - If a consequential condition claim is recommended for denial, a Recommended Decision is issued, and the case is sent to the Final Adjudication Branch for review.

EEOICPA Program Compensation

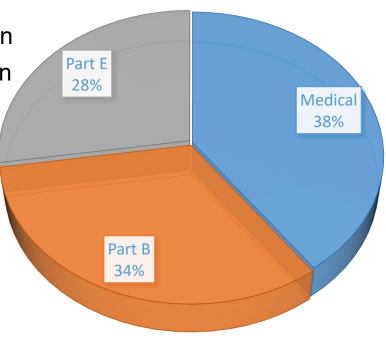
\$7.68 Billion Part B Compensation

\$6.46 Billion Part E Compensation

• \$9.42 Billion Medical Benefits

TOTAL:

 \$23.57 Billion Compensation & Medical Benefits



*Data as of June 21, 2023

Claimant Assistance

- Resource Centers 11 locations nationwide
 - Espanola Resource Center
 - Toll free number: (866) 272-3622
 - Resource Center able to provide assistance in Navajo language upon request
- District Offices 4 locations (Cleveland, Denver, Jacksonville, Seattle)
- DEEOIC website
 - http://www.dol.gov/owcp/energy/
 - General program information
 - SEM website
 - Claimant Resources (How to Guides, Forms, Medical Benefits Information)
 - Medical Provider Resources (Enrollment, Bill Processing)

Updates – DOL Projects

Outreach

- In-Person Outreach Events and Authorized Representative Workshops
- Monthly Webinars

Customer Experience

- Collect, analyze, and report on stakeholder feedback
- Surveys, Focus Groups
- Results impact decision making

Energy Document Portal (EDP)

- Claim Forms (EE-1/2)
- Employment History Forms (EE-3)
- Payment Forms (EN-20)
- Reimbursement Forms (OWCP 915/957)

DOL Resource Centers

- Manage Resource Center Operations
- Guide Claimants through the EEOICPA Process
- Comply with DOL Procedures
- Maintain Highest Level of Customer Service
- Claims Intake
- Conduct Occupational History Interviews
- Provide Medical Bill Payment Assistance
- Maintain Databases
- Conduct Outreach
- Support DEEOIC Special Projects
- Be Responsive to DEEOIC Guidance and Direction
- Communicate Daily with DEEOIC Management
- Ongoing Training for Staff



DOL Resource Center Locations

Buffalo, NY

Denver, CO

Dublin, CA

Espanola, NM

Idaho Fall, ID

Las Vegas, NV

North Augusta, SC

Oak Ridge, TN

Paducah, KY

Portsmouth, OH

Richland, WA

Resource Center addresses and contact info can be found on the DEEOIC Webpage at

www.dol.gov/EnergyProgramResourceCenters