

**ADMINISTRATIVE CHANGE TO
DOE Guide 440.1-1B, Worker Safety and Health Program for DOE (including the National
Nuclear Security Administration) Federal and Contractor Employees**

Locations of Changes:

Page	Paragraph	Changed	To
8	2.5.2	In general, any work authorized by DOE and performed by a DOE contractor is in furtherance of a DOE mission. However, DOE control may be more difficult to determine. On the one hand, DOE may exert no control over a DOE contractor's arrangement for space in which case worker safety and health at that location would not be within the scope of 10 CFR 851. On the other hand, DOE may establish requirements for, and approve, a lease before the DOE contractor signs it in which case DOE exerts a significant level of control over that location and worker safety and health at that location is therefore within the scope of the Rule. Contractor activities within leased areas may not be within the scope of this Rule because they are not performing work in furtherance of a DOE mission or under the control of DOE.	In general, any work authorized by DOE and performed by a DOE contractor is in furtherance of a DOE mission. However, DOE control may be more difficult to determine. On the one hand, DOE may exert no control over a DOE contractor's arrangement for space in which case worker safety and health at that location would not be within the scope of 10 CFR 851. On the other hand, DOE may provide funds for, or establish requirements for, and approve, a lease before the DOE contractor signs it in which case DOE exerts a significant level of control over that location and worker safety and health at that location is therefore within the scope of the Rule. Contractor activities within leased areas not funded by DOE may not be within the scope of this Rule because they are not performing work in furtherance of a DOE mission or under the control of DOE.