CUI//SP-PERS When filled in

DOE F 472.12 (05/2024) REPLACES DOE F 5631.29, WHICH IS OBSOLETE

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U.S. DEPARTMENT OF ENERGY SECURITY TERMINATION STATEMENT

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OMB Control No. 1910-1800 Expires: 06/30/2025

ruii Name (Last, First, Middle):	Social Security Number:	
Employer Associated with Security Termination:	Facility/Installation Where Security Terminated:	
Contract Number(s) (if contractor): Remarks/Reason for Security Termination (please use plain language to fully explain the reason, e.g., resignation, termination, retirement, etc.):		
Date of Security Termination:	DOE Clearance Number (if known):	
Present/Future Residence:	Name and Address of Future Employer (if known):	

<u>PURPOSE</u>: This form is to be completed when an individual's Department of Energy (DOE) access authorization/security clearance is terminated or administratively withdrawn, in accordance with DOE Order (O) 472.2A, *Personnel Security*, and DOE O 470.4B, "Safeguards and Security," or successor directives. Termination will be recorded in DOE personnel security files/databases and external personnel security databases and repositories. Any variations to processing the termination are to be documented in Remarks/Reason for Security Termination section, above.

PLEASE READ THE FOLLOWING IN ITS ENTIRETY (Continued on second page)

I hereby make the following statement in connection with the forthcoming termination of my access authorization/security clearance granted by DOE:

- 1. I have been advised that the unauthorized disclosure, unauthorized retention, or negligent handling of classified information by me could cause damage or irreparable injury to the United States or could be used to advantage by a foreign nation. I hereby agree that I will never divulge classified information to anyone unless: (a) I have officially verified that the recipient has been properly authorized by the United States Government to receive it; or (b) I have been given prior written notice of authorization from the U.S. Government Department or Agency (hereinafter Department or Agency) responsible for the classification of information or last granting me a security clearance that such disclosure is permitted. I understand that if I am uncertain about the classification status of information, I am required to confirm from an authorized official that the information is unclassified before I may disclose it, except to a person as provided in (a) or (b), above. I further understand that I am obligated to comply with laws and regulations that prohibit the unauthorized disclosure of classified information.
- 2. I have been advised that any unauthorized disclosure of classified information by me may constitute a violation, or violations, of U.S. criminal laws, including the provisions of sections 641, 793, 794, 798, 952 and 1924, title 18, United States Code (U.S.C.); the provisions of section 783(b), title 50, U.S.C.; and the provisions of the Intelligence Identities Protection Act of 1982. I recognize that nothing in this Agreement constitutes a waiver by the U.S. Government of the right to prosecute me for any statutory violation.
- 3. I hereby assign to the United States Government all royalties, remunerations, and emoluments that have resulted, will result or may result from any disclosure, publication, or revelation of classified information not consistent with the terms of this Agreement.
- 4. I understand that all classified information to which I had access or may have obtained access by signing this Agreement is now and will remain the property of, or under the control of the United States Government unless and until otherwise determined by an authorized official or final ruling of a court of law. I have returned all classified materials which came into my possession or for which I was responsible because of such access. I further understand that if I did not return such materials that this may be a violation of sections 793 and/or 1924, title 18, U.S.C., a United States criminal law.

DOE F 472.12 (05/2024) Section 508 Compliant

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- 5. I am aware that the Section 224, Atomic Energy Act of 1954, as amended; and/or Sections 794, 798, and 1924 of U.S.C., Title 18 "Crimes and Criminal Procedures," prescribe penalties for unauthorized disclosure, via any means, of Restricted Data (RD), Formerly Restricted Data (FRD), Transclassified Foreign Nuclear Information (TFNI), and other classified information relating to the national defense. I am further aware that I may be subject to criminal penalties if I have made any statement of material facts knowing that such statement is false or if I willfully conceal any material fact.
- 6. In accordance with DOE security regulations, I have destroyed or transferred to persons designated by the DOE all classified matter and material, and applicable controlled documents for which I was charged or which I had in my possession.
- 7. I have returned to a DOE official or person acting for the DOE all security badges, credentials as required, or other identification or access media issued to me by the DOE or its contractors.
- 8. I will immediately report to the Federal Bureau of Investigation (FBI) any attempt by an unauthorized individual to acquire classified or applicable controlled information from me.
- 9. Unless and until I am released in writing by an authorized representative of the United States Government, I understand that all conditions and obligations imposed upon me by this Agreement apply during the time I am granted access to classified information, and at all times thereafter.
- 10. I have read this Agreement carefully and my questions, if any, have been answered.

(Signature of Debriefing Official)	Signature/Debrief Date
(Printed/Typed Name and Title of Debriefing Official)	
(Signature of Person Whose Access Authorization/Security Clearance is Being Terminated)	Signature Date
If person is not available for signature, provide reasoning below:	

OMB BURDEN DISCLOSURE STATEMENT

Public reporting burden for this collection of information is estimated to average 5 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering, and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to Office of Management, MA-90, GTN, Paperwork Reduction Project (1910-1800), U.S. Department of Energy, 1000 Independence Ave., SW, Washington, DC 20585-1290; and to the Office of Management and Budget (OMB), Paperwork Reduction Project (1910-1800), Washington, DC 20503.

PRIVACY ACT STATEMENT

Collection of the information requested is authorized by the Atomic Energy Act of 1954, as amended, and by Executive Orders 13764, 10865, and 13526. Disclosure of the information on this form is voluntary; however, your decision not to complete this form could result in a delay in (or denial of) processing this request (or any future request for reinstatement) of your U.S. DOE access authorization/security clearance. Your DOE access authorization/security clearance can be terminated regardless of whether this form is completed. Your name and Social Security Number are used as identifying factors to establish and maintain records of DOE access authorization actions in the DOE System of Records, DOE-43, "Personnel Security Files," and this form will be completed and maintained in your DOE Personnel Security File. Access to this record, within DOE and by and other individuals, is permitted in accordance with the Privacy Act of 1974, as amended, 10 Code of Federal Regulations 1008, and for routine uses in System of Records, DOE -43, "Personnel Security Files."