FINAL OMB SUPPORTING STATEMENT FOR EXPORT AND IMPORT OF NUCLEAR EQUIPMENT AND MATERIAL 10 CFR PART 110 (3150-0036) EXTENSION AND REVISION REQUEST

DESCRIPTION OF THE INFORMATION COLLECTION

The Nuclear Regulatory Commission (NRC), under the Atomic Energy Act of 1954, as amended, and Title II of the Energy Reorganization Act of 1974, as amended, has authority for exercising export and import controls over nuclear equipment and material as specified in 10 CFR §§ 110.8, 110.9, and 110.9a. Any person who wishes to export or import nuclear equipment and material under the provisions in 10 CFR Part 110 must provide certain information collection elements to enable the NRC and the Executive Branch to make required export and import licensing determinations.

During the current clearance period, several rules were published revising 10 CFR Part 110 (OMB Clearance Number 3150-0036). The burden for these rules has already been approved by OMB. A summary of these rules is as follows:

The Final Rule, "Export and Import of Nuclear Equipment and Material: Nuclear Grade Graphite," 70 FR 41937, July 21, 2005, removed exports of nuclear grade graphite for non-nuclear end use from NRC licensing jurisdiction. The public burden for reporting and recordkeeping requirements to export nuclear grade graphite for non-nuclear end use was reduced by 2 respondents and 3.6 hours per respondent. This information collection was considered insignificant; therefore Office of Management and budget (OMB) clearance was not required.

Proposed Rule, "Export and Import of Nuclear Equipment and Radioactive Materials: Security Policies," 69 FR 55785, published September 16, 2004, and Final Rule, "Export and Import of Radioactive Materials: Security Policies," 70 FR 37985, July 1, 2005, effective December 28, 2005, revised 10 CFR Part 110 to require specific licenses for certain export and import shipments of radioactive materials. The purpose of these rules was to implement the security policies of the Commission and the Executive Branch, and the export/import provisions of the International Atomic Energy Agency (IAEA) Code of Conduct on the Safety and Security of Radioactive Sources. OMB approved the 408 burden hour increase for the proposed rule on November 8, 2004.

Final Rule, "Implementation of the Nuclear Export and Import Provisions of the Energy Policy Act of 2005," 71 FR 20336, published April 20, 2006 and effective August 7, 2006, revised 10 CFR Part 110 to amend the definition of byproduct material to include discrete sources of radium-226, accelerator produced, and naturally occurring radioactive material subject to the NRC export and import controls and requires specific licenses for export and imports of radium-226 that meet the threshold values of the International Atomic Energy Agency's Code of Conduct. This rule will also facilitate exports to specified countries of high-enriched uranium for medical isotope production in reactors that are either utilizing low-enriched uranium (LEU) fuel or have agreed to convert to the use of LEU fuel. This rule did not contain any new or amended information collection requirements.

NRC Form 7, OMB Clearance Number 3150-0027, was recently revised and extended. The clearance request for OMB Clearance Number 3150-0027 revised the use of NRC Form 7 to include all licensing requests, (i.e., exports, imports, combined export/import and import/export amendments and renewals). NRC published a direct final rule codifying the revisions to NRC Form 7 in 10 CFR Part 110 on April 13, 2006 and effective June 27, 2006 (71 FR 19135). 10 CFR § 110.7 is revised to reflect the shift of information collection burden from letter (OMB Clearance Number 3150-0036) to NRC Form 7 for import license applications and production or utilization facilities export license applications, and import/export license amendments and renewals. 10 CFR §110.31(c) is revised to delete the requirement of filing import license applications and production or utilization facility export license applications by letter. 10 CFR §110.51 is revised to require that all import/export license amendment and renewal requests be submitted on NRC Form 7.

A. JUSTIFICATION

1. Need for and Practical Utility of the Collection of Information

All persons who wish to export or import nuclear equipment and material as specified in 10 CFR §§ 110.8, 110.9, and 110.9a must provide certain information collection elements to enable the NRC and the Executive Branch to make required export and import licensing determinations to ensure compliance with NRC regulations and to satisfy statutory requirements of the Atomic Energy Act of 1954, as amended.

Section 110.7a, States information provided to the Commission by an applicant for a license or by a licensee or information required by statute or by the Commission's regulations, orders, or license conditions to be maintained by the applicant or the licensee shall be complete and accurate in all material respects.

Section 110.7a(b), Notice of Information of Significant Implication, requires that each applicant or licensee notify the Administrator of the appropriate NRC Regional Office within two days of identifying any information that has a significant implication for public health and safety or common defense and security on a regulated activity.

Section 110.19(b), Types of Licenses, requires that a person using a general license under this part as authority to export incidental radioactive material that is contained in or a contaminant of a shipment that exceeds 100 kilograms in total weight shall file a completed NRC Form 7 before the export takes place. OMB has approved the collection under control number 3150-0027.

Section 110.20(a)(1), Filing of Export of Incidental Radioactive Material, requires that a person using a general license as authority to export incidental radioactive material contained in or a contaminant of a shipment exceeding 100 kilograms in total weight file an NRC Form 7 before the export takes place. OMB has approved the collection under control number 3150-0027.

Section 110.20(a)(2), States if an export or import is not covered by the NRC general licenses described in sections 110.21-110.30, a person must file an application (NRC Form 7) with the Commission for a specific license in accordance with sections 110.31-110.32.

Section 110.21(e), General License for the Export of Special Nuclear Material, requires that a person using the general licenses in paragraphs (a), (b), or (c) as authority to export special nuclear material as incidental radioactive material contained in or a contaminant of a shipment exceeding 100 kilograms in total weight shall file a completed NRC Form 7 before the export takes place. OMB has approved the collection under control number 3150-0027.

Section 110.22(g), General License for the Export of Source Material, requires that a person using the general licenses in paragraphs (a), (b), (c), or (d) as authority to export source material as incidental radioactive material contained in or a contaminant of a shipment exceeding 100 kilograms in total weight shall file an NRC Form 7 before the export takes place. OMB has approved the collection under control number 3150-0027.

Section 110.23(b), Annual Report of Exports of Americium and Neptunium, requires that a person using the general license in paragraph (a) as authority to export americium and neptunium shall submit by February 1 of each year an annual report to NRC of all shipments made in the previous calendar year. The report requires a description of the material, quantity, approximate shipment dates, a list of recipient countries, end users and end use.

Section 110.23(c), General License for the Export of Byproduct Material, requires that a person using the general licenses in paragraph (a) as authority to export byproduct material as incidental radioactive material contained in or a contaminant of a shipment exceeding 100 kilograms in total weight shall file a completed NRC Form 7 before the export takes place. OMB has approved the collection under control number 3150-0027.

Section 110.26(d), Annual Report of Components Exported, requires that a person using the general license to export nuclear components shall submit by February 1 of each year an annual report to NRC of all components shipped during the previous calendar year. The report requires a description of the components keyed to the categories listed in Appendix A to Part 110; approximate shipment dates; and a list of recipient countries and end users keyed to the items shipped.

Section 110.27(d), Notice of Import, requires that an importer of formula quantities of strategic special nuclear material under general license provide the notifications required by §§ 73.27 and 73.72. OMB has approved the collection under control number 3150-0002.

Section 110.31(a), Applications for a Specific License to Export or Import (Original shipments, Amendments, Renewals), requires that a person file an application for a license to export or import with the Deputy Director of the NRC's Office of International Programs, using an appropriate method listed in § 110.4.

Section 110.31(b), Application for a specific license to export and import must be accompanied by the appropriate fee in accordance with the fee schedule in § 170.21 and § 170.31. A license application will not be processed unless the specified fee is received.

Section 110.31(c), Applications for an export, import, combined exort/import, amendment or renewal license under 10 CFR Part 110 shall be filed on NRC Form 7.

Section 110.31(f), The applicant shall withdraw an application when it is no longer needed. The Commission's official files retain all documents related to a withdrawn application.

Section 110.32, Information Required in an Application for a Specific License/NRC Form 7, states that the following information is required on an application: name and address of applicant, name and address of supplier of equipment or material, name and address of all intermediate and ultimate consignees; country of origin of equipment and material; shipment dates; and description of export and end use. Applications for import and export of radioactive waste and for export of incidental radioactive material require the volume, classification, physical and chemical characteristics, route of transit, and ultimate disposition. Applications for radioactive waste import also require name of waste generator and status of disposition. Applications for exports of radioactive material in Table 1 of Appendix P to Part 110 require a copy of the applicant's authorization that the recipient of the material has the necessary authorization to receive and possess the material to be imported for each recipient. For license renewal and license amendment, the collections are generally less because NRC already has the original license application, which contains most of the required information to enable NRC to make the necessary determinations for approval.

Section 110.42 (e), provides the export licensing criteria for proposed exports of radioactive material listed in Table 1 of Appendix P to Part 110. The U.S. Government will determine whether the foreign recipient is authorized to receive and possess the material, and has appropriate technical and administrative capability, resources and regulatory structure to manage the material in a secure manner.

Section 110.50(a)(7), Notice of Defective Packaging, requires that export and import licensees notify the NRC if they know or have reason to believe that the packaging requirements of 10 CFR Part 71 for nuclear material covered by their licenses have not been met.

Section 110.50(b)(3), Notification of the Export of Foreign Nuclear Equipment or Material, requires that, unless a license specifically authorizes the export of foreign nuclear equipment or material, licensees shall notify the NRC in writing at least 40 days prior to the intended shipment date to enable the U.S. Government to obtain confirmation that the foreign government has given its consent to the intended export.

Section 110.50(b)(4), Notification of Shipments of Radioactive Material Listed in Appendix P, requires licensees to notify the NRC in writing at least 7 days in advance of each shipment, to the extent practicable, but in no case less than 24 hours in advance of each shipment. For export notifications, the following information is required: Part 110 export license number and expiration date,

name of the individual and licensee making the notification, address and telephone number, foreign recipient name, address, and end use location(s) (if different from recipients' address), radionuclides and activity level in TBq, both for single and aggregate shipments, make, model and serial number, for any Category 1 and 2 sealed sources, if available, end use in the importing country, if known, shipment date, and a copy of the foreign recipient's authorization or confirmation of that authorization from the government of the importing country as required by §110.32. For import notifications, the following information is required: Part 110 import license number and expiration date, name of individual and licensee making the notification, address, and telephone number, recipient name, location, and address (if different from above), radionuclides and activity level in TBq, both for single and aggregate shipments, make, model and serial number, radionuclide, and activity level for any Category 1 and 2 sealed sources, if available, end use in the U.S., shipment date from exporting facility and estimated arrival date at the end use location, and NRC or Agreement State license number to possess the import in the U.S. and expiration date.

Section 110.51(a), Amendment and Renewal of Licenses, specifies that a licensee shall submit an application to renew a license or to amend a license using NRC Form 7. OMB has approved the collection of information under control number 3150-0027.

Section 110.52(b), Revocation, Suspension, Modification of Licenses, allows the NRC to request additional information from licensees to determine whether a license should be revoked, suspended, or modified.

Section 110.53(b)(1), Record Retention, requires that licensees maintain records concerning their exports or imports for five years, except that byproduct material records must be retained for three years.

Section 110.53(b)(2), States that records which must be maintained pursuant to this part may be the original or a reproduced copy or microform if such reproduced copy or microform is duly authenticated by authorized personnel and the microform is capable of producing a clear and legible copy after storage for the period specified by Commission regulations. The record may also be stored in electronic media with the capability for producing legible, accurate, and complete records during the required retention period. Records such as letters, drawings, specifications, must include all pertinent information such as stamps, initials, and signatures. The licensee shall maintain adequate safeguards against tampering with and loss of records.

2. Agency Use of Information

The notification requirement in § 110.7a(b) enhances the capability of the Commission to respond rapidly and effectively if such a threat were to materialize on a regulated activity.

The filing of an NRC Form 7 required by § 110.20(a)(1) before export of incidental radioactive material helps to ensure that an exporter will not ship radioactive waste for disposal in another country under the guise of shipping usable materials for recycling or resource recovery.

Annual reports of americium and neptunium exported under general license required by § 110.23(b) provide the NRC with data which the U.S. Government must report to the International Atomic Energy Agency (IAEA).

Annual reports of components exported under general license required by § 110.26(d) provide NRC with additional assurance against the improper accumulation of sensitive components in the country of import.

The notice of import of a formula quantity of strategic special nuclear material required by § 110.27(d) is used to assure that the material is adequately protected at all times within the geographical limits of the U.S.

License applications required by §§ 110.31, 110.32, and 110.51 are used by the Commission and the Executive Branch to make required export and import licensing determinations. If applicable statutory, regulatory, and policy considerations are satisfied, the NRC will issue a license authorizing the export or import.

Notices of defective packaging required by § 110.50(a)(7) facilitate NRC's ability to enforce the packaging requirements of 10 CFR Part 71 and to take possible enforcement action against licensees for packaging violations. These agreements are negotiated by the Executive Branch and enable the U.S. Government to obtain confirmation that the foreign government has given its consent to the intended shipment prior to export.

Prior notification of shipments of radioactive materials listed in Appendix P required by § 110.50(b)(4) is used to track this material within the U.S. and to detect any diversions of the material.

The additional information that the Commission may require from licensees as specified in § 110.52(b) is used by the NRC to make necessary statutory, regulatory, and policy determinations in connection with prospective actions to revoke, suspend or modify an export or import license.

Shipment records required by § 110.53(b) are used for NRC inspection to ensure compliance with regulations and are necessary in connection with prospective enforcement actions against possible violators of 10 CFR Part 110.

3. Reduction of Burden Through Information Technology

There are no legal obstacles to reducing the burden associated with this information collection. The NRC encourages respondents to use information technology when it would be beneficial to them. NRC issued a regulation on October 10, 2003 (68 FR 58791), consistent with the Government Paperwork Elimination Act, which allows licensees, vendors, applicants, and members of the public the option to make submissions electronically via CD-ROM, e-mail, special Web-based interface, or other means. The notifications under § 110.50(b)(4) can be submitted electronically. It is estimated that approximately 90 percent of these notifications will be either by telefax or email.

4. Effort to Identify Duplication and Use Similar Information

No sources of similar information are available. There is no duplication of requirements. NRC has in place an ongoing program to examine all information collections with the goal of eliminating all duplication and/or unnecessary information collections.

5. Effort to Reduce Small Business Burden

The requirements specified in 10 CFR Part 110 are the same for large and small businesses, because the proliferation and policy concerns are the same; thus, all businesses must provide the same data.

6. <u>Consequences to Federal Program or Policy Activities if the Collection is Not Conducted or is Conducted Less Frequently</u>

The information requested in § 110.20 cannot be collected less frequently because it reflects the International Atomic Energy Agency (IAEA) Code of Practice on the International Transboundary Movement of Radioactive Waste to help ensure that radioactive waste coming into or leaving the U.S. is subject to U.S. Government approval and consent of other involved parties.

The information requested in § 110.23(b) must be collected on a yearly basis to comply with a U.S. Government reporting commitment to the IAEA.

The general license in §110.26 significantly reduces the regulatory burden on exporters of nuclear components, so the reporting requirement in § 110.26(c) is reasonable and less burdensome on exporters than submitting specific license applications.

The information requested in §§ 110.31-32 is the minimum amount necessary for NRC to fulfill the statutory and regulatory requirements governing exports and imports of nuclear material and equipment. The information is submitted only when deemed necessary and is keyed to the decision criteria that guides the NRC in approving or denying applications. Schedules are not imposed. If the collection is less frequent, a person who wishes to export or import under 10 CFR Part 110 would be unable to do so because the NRC could not make the necessary determinations to approve applications. If the collection in §110.50(a)(7) is less frequent, the licensee could possibly ship improperly packaged nuclear materials which may endanger the health and safety of the public.

If the collection in § 110.50(b)(3) is less frequent, the U.S. Government might violate the provisions of U.S. bilateral agreements with other Governments. The report is not frequently required because the origin of the material is normally identified before the export license is issued, and, accordingly, is authorized for export on the face of the license.

The maintaining of records in § 110.53 does not contain any special requirements and probably coincides to a large extent with the licensees' records holdings; thus, the regulatory impact is minimal. If the information is not retained, the NRC would be unable to verify compliance with requirements.

7. Circumstances Which Justify Variation From OMB Guidelines

The reason for retaining records for five years for each export or import except for byproduct material, where records shall be retained for three years, is that these exports or imports are relatively more important with respect to nuclear nonproliferation.

Requiring the applicant or licensee to notify the Commission within two days of identifying information having a significant implication for public health and safety or common defense and security on a regulated activity enables the Commission to respond rapidly and effectively to a threat to the public health and safety or the common defense and security. This collection requirement is contained in other parts of NRC's regulations. No notifications are expected.

8. Consultations Outside the NRC

The opportunity for public comment was published in the Federal Register on April 13, 2006 (71 FR 19213). The NRC received no comments.

9. Payment or Gift to Respondents

Not applicable.

10. Confidentiality of the Information

The NRC provides no pledge of confidentiality for the collections referred to in §§ 110.23, 110.26, and 110.50. None of the information required by §§ 110.31 and 110.32 is considered confidential or proprietary. If the exporter specifically requests NRC to keep information confidential, it will be treated as "Company Proprietary" in accordance with § 2.390. The confidentiality of information is not applicable for records referred to in § 110.53 as exporters and importers maintain their own records.

11. Justification for Sensitive Questions

There are no sensitive questions.

12. Estimated Burden and Burden Hour Cost

There are approximately 316 recordkeepers for exporters/importers of nuclear material and equipment. All licensees comply equally with the collections in §§ 110.19, 110.20, 110.23, 110.26, 110.31, 110.32, 110.50(b)(3), 110.50(b)(4), 110.51, and 110.53. OMB has approved the use of NRC Form 7 under OMB Clearance Number 3150-0027 for the burden referred to in § 110.20. For the collections in §§ 110.7a(b), 110.50(a)(7), and 110.52(b), no notifications are anticipated during the next three years. Based upon information from exporters and importers and using the current average cost of \$201 per hour for reactor licensees and material licensees, a reasonable estimate of the annual burden of 10 CFR Part 110 requirements on industry is as follows:

ANNUAL REPORTING BURDEN

| Section | Annual No. of Respondents | Annual No. of Responses per Respondent | No. of Responses | Burden Per Response | Total Annual Burden Hours | Total Annual Cost (\$201) |
|--|------------------------------|--|---------------------|------------------------|------------------------------|---------------------------------|
| 110.7a | 0 | 0 | 0 | 0 | 0 | \$0 |
| 110.7a(b) | 0 | 0 | 0 | 0 | 0 | \$0 |
| 110.19(b)* | | | | | | |
| 110.20(a)(1)* | | | | | | |
| 110.20(a)(2) | 0 | 0 | 0 | 0 | 0 | \$0 |
| 110.21(e)* | | | | | | |
| 110.22(g)* | | | | | | |
| 110.23(b) | 1 | 1 | 1 | .5 | .5 | \$100.50 |
| 110.23(c)* | | | | | | |
| 110.26(d) | 16 | 1 | 16 | 2 | 32 | \$6,432 |
| 110.27(d)* | | | | | | |
| 110.31(a)-(e)* facility export application | | | | | | |
| 110.31(a)-(e)* import application | | | | | | |
| 110.31(f) | 1 | 1 | 1 | 1 | 1 | \$201 |
| 110.32 waste import application | | | | | | |
| 110.42(e)** | 30 | 5 | 150 | .25 | 37.5 | \$7,537.50 |
| 110.50(a)(7) | 0 | 0 | 0 | 0 | 0 | \$0 |
| 110.50(b)(3) | 14 | 1 | 14 | .5 | 7 | \$1,407 |
| 110.50(b)(4)** | 30 | 26.7 | 800 | .5 | 400 | \$80,400 |
| 110.51(a)* amendments | | | | | | |
| 110.51(a)* renewals | | | | | | |
| 110.52(b) | 0 | 0 | 0 | 0 | 0 | \$0 |
| TOTAL | 62 | | 982 | | 478 | \$96,078 |

^{*}Approved Under OMB 3150-0027
**Total Universe of Respondents: 30 (same licensees for each type of license)

ANNUAL RECORDKEEPING BURDEN

| Section | Annual No. of Recordkeepers | Annual Hours per RecordKeeper | Total Annual Burden Hours | Total Annual Cost |
|--------------|-----------------------------|----------------------------------|------------------------------|----------------------|
| 110.53(b)(1) | 0 | 0 | 0 | 0 |
| 110.53(b)(2) | 316 | 1.2 | 379 | \$76,179 |
| TOTAL | 316 | | 379 | \$76,179 |

Total Number of Responses: 1298 (982 responses + 316 recordkeepers)

Total Number of Respondents: 62
Total Reporting Burden: 478 hours
Total Recordkeeping burden: 379 hours

Total Burden: 857 hours (478 Reporting + 379 Recordkeeping) at a cost of \$172,257

(857 hrs. x \$201).

13. Estimate of Other Additional Costs

For licensees subject to 10 CFR Part 110, it is most likely that purchase of equipment and services were made before October 1, 1995, to achieve regulatory compliance with requirements not associated with this information collection, for reasons other than to provide information or keep records for the government, or as part of customary and usual business or private practices.

NRC has determined that the storage and equipment costs per foot are approximately \$45. The quantity of records to be maintained is roughly proportional to the recordkeeping burden. Based on the number of pagesmaintained for a typical clearance, the records storage cost has been determined to be equal to .0004 percent of the recordkeeping burden cost. Therefore, the storage cost for this clearance is estimated to be approximately \$30.47 (379 recordkeeping hours x \$201/hr x .0004).

14. Estimated Annualized Cost to the Federal Government

The collection of information under 10 CFR Part 110 requires approximately 7,800 NRC professional staff hours per year to investigate, review and take action on the reported information associated with the collections referred to above. The annual labor cost to the Federal Government at an average of \$201 per staff hour for reactor and materials licensees is \$1,567,800 (7,800 hours x \$201). (A subset of this annual labor cost of \$1,366,800 or 6,800 staff hours is approved by OMB for the costs associated with NRC Form 7 for the collections referred to in §§ 110.21, 110.22, 110.23, 110.31, and 110.51 (see 3150-0027). The costs for both OMB 3150-0036 and OMB 3150-0027 are recovered fully through fee assessments to NRC licensees pursuant to 10 CFR Parts 170 and 171.

15. Reasons for Changes in Burden or Cost

The overall burden Increased by 103 from 754 hours to 857 hours, and the number of responses by 94 from 1,204 to 1,298.

Burden Increase:

Recordkeeping Burden - Increased by 206 from 173 hours to 379 hours.

• The burden for recordkeeping increased as a result of the final rule, "Export and Import of Radioactive Materials: Security Policies," published on July 1, 2005 and effective December 28, 2005 (70 FR 37985). This rule revised 10 CFR Part 110 to require specific licenses for certain export and import shipments of radioactive materials. Under § 110.53(b), licensees must maintain records of imports and exports. The number of recordkeepers increased by 172 from 144 to 316 with a corresponding increase in burden of 1.3 hours per recordkeeper.

Total annual burden Increase: 206 hours

Burden Decrease:

Reporting Burden - Decreased by 103 from 581 hours to 478 hours.

• This decrease reflects the transfer of 78 responses and 103 burden hours from 10 CFR Part 110 (3150-0036) to NRC Form 7 (3150-0027). This transfer represents applications formerly filed by letter for import licenses, production and utilization facility export licenses, and import/export license amendments and renewals that will now be filed using NRC Form 7. This results in a decrease in responses of 78 from 1,060 to 982 and a decrease in burden of .5 hours per response.

Total annual burden decrease: 103 hours

Net Burden Change: 103 hours (206 recordkeeping hours -103 reporting hours)

Net change in responses: 94(172 - 78)

The change in cost reflects an increase in the annual labor cost for reactor and materials licensees from \$154 to \$201 per hour.

16. Publication for Statistical Use

Not applicable.

17. Reason for Not Displaying the Expiration Date

The requirement is contained in a regulation. Amending the Code of Federal Regulations to display information that, in an annual publication, could become obsolete would be unduly burdensome and too difficult to keep current.

18. Exceptions to the Certification Statement

There are no exceptions.

| B. | COLLECTIONS OF INFORMATION EMPLOYING STATISTICAL METHODS |
|----|---|
| | Statistical methods are not used in this collection of information. |
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U. S. NUCLEAR REGULATORY COMMISSION

Agency Information Collection Activities: Submission for OMB Review; Comment Request

AGENCY: U. S. Nuclear Regulatory Commission (NRC)

ACTION: Notice of the OMB review of information collection and solicitation of public

comment.

SUMMARY: The NRC has recently submitted to OMB for review the following

proposal for the collection of information under the provisions of the

Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 35). The NRC

hereby informs potential respondents that an agency may not conduct or

sponsor, and that a person is not required to respond to, a collection of

information unless it displays a currently valid OMB control number.

Information pertaining to the requirement to be submitted:

1. Type of submission: Revision and extension

2. The title of the information collection: 10 CFR Part 110, Export and

Import of Nuclear Equipment and Material

3. The form number if applicable: Not applicable

4. How often the collection is required: On occassion

- 5. Who is required or asked to report: Any person in the U.S. who wishes to export: (a) nuclear equipment and material subject to the requirements of a specific license, (b) radioactive waste subject to the requirements of a specific license, and (c) incidental radioactive material that is a contaminant of shipments of more than 100 kilograms of non-waste material using existing NRC general licenses.
- 6. An estimate of the number of annual responses: 1298
- 7. The estimated number of annual respondents: 62
- 8. An estimate of the total number of hours need annually to complete the requirement or request: 857 [478 reporting + 379 recordkeeping (0.66 hours per response)]
- An indication of whether Section 3507(d), Pub. L. 104-13 applies: Not applicable
- 10. Abstract: 10 CFR Part 110 provides application, reporting, and recordkeeping requirements for export and imports of nuclear material and equipment subject to the requirements of a specific license or a general license and exports of incidental radioactive material. The information collected and maintained pursuant to 10 CFR Part 110 enables the NRC to authorize only imports and exports which are not inimical to U.S. common defense and security and which meet applicable statutory, regulatory, and policy requirements.

A copy of the final supporting statement may be viewed free of charge at the NRC Public Document Room, One White Flint North, 11555 Rockville Pike, Room O-1 F21, Rockville, MD 20852. OMB clearance requests are available at the NRC worldwide Web site:

http://www.nrc.gov/public-involve/doc-comment/omb/index.html. The document will be available on the NRC home page site for 60 days after the signature date of this notice.

Comments and questions should be directed to the OMB reviewer listed below by (insert date 30 days after publication in the Federal Register). Comments received after this date will be considered if it is practical to do so, but assurance of consideration cannot be given to comments received after this date.

OMB Desk Officer
Office of Information and Regulatory Affairs (3150-0036)
NEOB-10202
Office of Management and Budget
Washington, DC 20503

Comments can also be submitted by telephone at (202) 395-3087.

| The NRC Clearance Officer is Brenda Jo | o. Shelton, (| 301) 415-7233. | |
|---|---------------|---|------------|
| Dated at Rockville, Maryland, this 23rd | _day of | June | 2006. |
| | For the I | Nuclear Regulatory | Commission |
| | | /RA/ Jo. Shelton, NRC (f the Chief Informa | |

A copy of the final supporting statement may be viewed free of charge at the NRC Public Document Room, One White Flint North, 11555 Rockville Pike, Room O-1 F21, Rockville, MD 20852. OMB clearance requests are available at the NRC worldwide Web site:

http://www.nrc.gov/public-involve/doc-comment/omb/index.html. The document will be available on the NRC home page site for 60 days after the signature date of this notice.

Comments and questions should be directed to the OMB reviewer listed below by (insert date 30 days after publication in the Federal Register). Comments received after this date will be considered if it is practical to do so, but assurance of consideration cannot be given to comments received after this date.

OMB Desk Officer
Office of Information and Regulatory Affairs (3150-0036)
NEOB-10202
Office of Management and Budget
Washington, DC 20503

Comments can also be submitted by telephone at (202) 395-3087.

The NRC Clearance Officer is Brenda Jo. Shelton, (301) 415-7233.

Dated at Rockville, Maryland, this 23rd day of June 2006.

For the Nuclear Regulatory Commission

/RA/
Brenda Jo. Shelton, NRC Clearance Officer
Office of the Chief Information Officer

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ADAMS ACCESSION Number: ML061640372 *See Previous Concurrence

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| DATE | 06/08/06 | 06/13/06 | 06/14 /06 | 06 /23/06 |

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