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Reuter-Stokes, Inc.
ATTN: Mr. George Palko
Vice President, Manufacturing
Edison Park
8499 Darrow Road
Twinsburg, OH 44087

Dear Mr. Palko:

This is in response to your May 20, 1990, letter concerning the fee requirements for the renewal of License 34-18233-01. We received your checks totalling \$1,510 in payment of the fees required for your April 16, 1990, renewal request and have forwarded the application to the Licensing staff for processing.

License 34-18233-01 is currently subject to fee Categories 3B, 3N, and 3P of §170.31 of the enclosed 10 CFR 170. Fee Category 3B pertains to the portion of your license which authorizes the manufacture of items containing radioactive material for distribution; fee Category 3N pertains to the portion authorizing service for other licensees, such as installation, relocation, removal, repair, etc.; and fee Category 3P pertains to the authorization to perform leak test services. The fees for each category represent the Commission's average cost to process an application for that particular type of license authorization, and are not based on the volume of a licensee's business or revenue received for the service performed.

Prior to June 24, 1984, the effective date of the current fee regulations, the proposed revision to 10 CFR 170, and the final rule were published in the Federal Register, and notices were mailed to all licensees. In addition, a copy of 10 CFR 170 is routinely sent with the materials license expiration notices.

Fee Category 3H, which was established to cover licenses authorizing services for other licensees (except leak testing services, which are covered by Category 3P), was added to the schedule of fees in §170.31 effective with the June 24, 1984, revision to 10 CFR 170. Prior to that time, there was not a separate fee Category for service and leak testing licenses. Accordingly, the \$460 renewal fee paid for your August 25, 1983, application for renewal was the correct fee for the schedule of fees in effect at that time.

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You indicated that you may consider discontinuing the services currently authorized. Please note that Section 170.12(a) of Part 170 provides that application fees will be charged irrespective of the Commission's disposition of the application or a withdrawal of the application. However, if you withdraw a portion of your renewal application prior to the licensing staff commencing its review, and if the withdrawal reduces the scope of the application for license fee purposes, the fee for the Category removed will be refunded. If, on the other hand, the staff commenced its review prior to the withdrawal, the fee will not be refundable.

If you decide to delete a portion of your current authorization as an action separate from the pending renewal application, an amendment fee will be required.

Enclosed for your information and future use is a copy of the May 23, 1990, Federal Register Notice containing the Commission's revised schedule of fees which will be effective July 2, 1990. The proposed rule was published in the Federal Register on December 1, 1989, and copies were mailed to all licensees at that time. A notice of the final rule will be mailed to all licensees in the very near future. All applications submitted on or after July 2, 1990, will be subject to the revised fees.

If you have any further questions concerning the license fee requirements, please let me know. My telephone number is (301) 492-8740.

Signed by:
Glenda Jackson

Glenda E. Jackson, Chief
Materials License Fee Section
License Fee & Debt Collection Branch
Division of Accounting & Finance
Office of the Controller

Enclosures:

1. 10 CFR 170
2. 5/23/90 Federal Register Notice

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