



UNITED STATES
NUCLEAR REGULATORY COMMISSION
WASHINGTON, D. C. 20555

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SEP 06 1983

MEMORANDUM FOR: R. S. Brown, Jr., Assistant to
the Director and Chief
Program Support Branch, NMSS

FROM: R. F. Burnett, Director
Division of Safeguards, NMSS

SUBJECT: REVISION OF 10 CFR 170, LICENSE FEE SCHEDULE

As requested in your August 19th memorandum, subject as above, recommended staff hour ceilings and supporting assumptions for new applications, renewals, and amendments for license fee categories 1A through 1H are addressed in the attached.


R. F. Burnett, Director
Division of Safeguards, NMSS

Attachment:
As stated

LICENSE FEE INFORMATION

Safeguards Amendments

<u>Fee Category</u>	<u>Staffhours Ceiling</u>
1A	1500
1B	600
1C	1500
1D	700
1E	700
1F	700
1G	600
1H(1)	200
1H(2)	-

See attached notes.

NOTES

New Applications

1A through 1G -- Ceilings for Safeguards reviews for new applications are not provided due to lack of experience. In addition, no new applications are anticipated in the near future.

1H -- Ceilings are not provided due to lack of experience in performing Safeguards reviews for facilities in this category.

Renewals

Renewals are not required for Safeguards purposes; therefore, no ceilings are provided. The Division of Safeguards discontinued participating in the license renewal process many years ago because Fundamental Nuclear Material Control Plans are maintained current.

Amendments

1A -- Ceiling is based on historical data reflecting approximately 4 years of experience in performing Safeguards reviews relative to this category (48 cases, staffhours range from 4 to 1,564).

1B and 1G -- Ceilings are based on historical data covering approximately 4 years of experience (39 cases, staffhours range from 4 to 414). In addition, these ceilings include an adjustment for staffhours that would be required to approve Category III Physical Security Plans and revised Fundamental Nuclear Material Control Plans.

1C -- Ceiling is based on historical data reflecting approximately 4 years of experience (12 cases, staffhours range from 2 to 135) with an adjustment made to include staffhours that would be required to approve Category I Physical Security Plans and new Fundamental Nuclear Material Control Plans.

1D, 1E, and 1F -- While the Division of Safeguards has little or no experience in performing amendment reviews for licensees in these categories, the ceilings are based on staffhours that would be required to approve new Fundamental Nuclear Material Control Plans and Category II Physical Security Plans. This assumes that categories 1D and 1E are fuel processing and fabrication facilities that require full material control and accounting programs and either Category II or III Physical Security Plans.

1H -- Ceiling is based on historical data reflecting approximately 4 years of experience (2 cases, staffhours range from 54 to 158).

1 H 2

rec'd from 10/7/83
Rentschler 10/7/83

~~The Basis for recommended ceiling for
new licenses under Category 1.H.2.~~

~~→ We expect several applications for adding
spent fuel storage capacity at operating reactor sites
according to projections furnished by the Division
of Fuel Cycle & Material Safety. These facilities
are expected to utilize most of the physical
protection resources already in existence at the
reactor site. Therefore, the estimated staff
years to support such ISFSI reviews
is 0.20 for new applications, ~~0.10 for amendments~~
~~and 0.10 for renewals.~~~~