

JUN 11 1984

MEMORANDUM FOR: William E. Manion, Chief, Financial Operations Branch, RM
 FROM: William O. Miller, Chief, License Fee Management Branch, ADM
 SUBJECT: LICENSE AND INSPECTION FEES REVENUE CODES

The Commission's license and inspection fee schedules in Part 170 are being revised effective June 20, 1984. As a result, the revenue codes for fees need to be changed. We would like to establish the new codes listed below, and gradually phase-out the use of several existing codes. (We need to use a few of the existing codes for several weeks in order to record revenue received under the current fee schedule.) The base code for facilities (AA 903) and materials (AA 905) will not change.

Facilities (AA 903)

<u>New Codes</u>	<u>Phase-Out</u>
AA903 APP	AA903 AMD-1
AA903 CON	AA903 AMD-2
AA903 OPR	AA903 AMD-3
AA903 DECOM	AA903 AMD-4
AA903 REN	AA903 AMD-5
AA903 AMD	AA903 AMD-6
AA903 MFL	AA903 INS-S
AA903 APV	AA903 INS-SG
AA903 SP	
AA903 INS-R	
AA903 INS-NR	
AA903 EXAM	

Materials (AA 905)

<u>New Codes</u>	<u>Phase-Out</u>
AA905 APP	AA905 AMD-A
AA905 HL	AA905 AMD-S
AA905 AMD	AA905 AMD-SG
AA905 REN	AA905 INS-S
AA905 APV	AA905 INS-SG
AA905 SP	
AA905 INS-R	
AA905 INS-NR	

William E. Manton

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Please let me know if there are any problems with changing the revenue codes.

Original Signed by
Wm. O. Miller

William O. Miller, Chief
License Fee Management Branch
Office of Administration

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Inspection Fee File
CJHolloway, LFMB ✓
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Revenue File

OFFICE ▶	LFMB:ADM	LFMB:ADM	LFMB:ADM				
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DATE ▶	6/7/84	6/7/84	6/8/84				

investment are widely publicized. It is likely that in such cases these factors can create pressures on the utility to reallocate operating funds to other competing functions. In such circumstances, ratemaking decisions sufficient to cover operating expenses alone would not necessarily provide an adequate justification for excluding financial qualification issues from operating license proceedings.

Perhaps most disturbing of all is the Commission's willingness in this case, as well as in some other recent decisions, to take what are at best questionable legal positions for the sake of gaining a perceived short-term benefit. This approach does everyone involved in our licensing proceedings a disservice and has several unfortunate consequences. Such procedural shortcuts can ultimately be very disruptive to many ongoing licensing proceedings if a court rejects the Commission's approach months or years later, when the number of affected proceedings has grown substantially. Furthermore, continually taking questionable legal positions can easily lead to a much more searching and critical attitude on the part of reviewing courts, and to adverse decisions that can seriously restrict agency flexibility in dealing with future cases. Finally, the Commission's approach simply reinforces the belief of many that this agency will go to any lengths to deny members of the public a fair opportunity to raise issues in our licensing proceedings and to have those issues fully and fairly litigated.

Signed in Washington, D.C., this 7th day of June 1984.

For the Nuclear Regulatory Commission.

Samuel J. Chilk,

Secretary of the Commission.

[FR Doc. 84-15734 Filed 6-11-84; 8:45 am]

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10 CFR Part 170

Revision of License Fee Schedule

Correction

In FR Doc. 84-13517 beginning on page 21293 in the issue of Monday, May 21, 1984, make the following corrections:

1. On page 21293, second column, the **EFFECTIVE DATE** now reading "June 18, 1984" should read "June 20, 1984".

2. On the same page, third column, second complete paragraph, line four, "developed" should read "developing".

3. On page 21294, first column, line eleven, "Broadcaster" should read "Broadcasters".

4. On the same page, first column, line seventeen, "Commission" should read "Communication".

5. On page 21295, first column, **Elimination of Ceilings**, paragraph three, first line, "not" should read "no".

6. On page 21296, first column, second complete paragraph, line eighteen, "four" should read "for".

7. On the same page, third column, first complete paragraph, line three, "effective" should read "effective".

8. On page 21297, first column, first complete paragraph, line thirteen, "335" should read "355".

9. On page 21299, third column, first complete paragraph, insert the sentence "An individual operator cannot be licensed apart from a facility." between lines fourteen and fifteen.

10. On page 21300, third column, eleventh line from the bottom, "that" should read "than".

11. On page 21301, first column, **Regulatory Flexibility Certification**, line fourteen, "consider" should read "considered".

§ 170.21 [Corrected]

13. On page 21304, first column, footnote one, line five "a" should appear before "specific"; and in line fourteen, "of" should read "or".

14. On the same page, first column, footnote two, line twenty, "has" should read "has".

§ 170.31 [Corrected]

15. On page 21305, column one, § 170.31, entry 3.B., line seven, "licensees" should read "license"; entry 3.E., line one, "uses" should read "use"; and in entry 3.G., line one "uses" should read "use".

16. On the same page, column two, entry 3.K., line eight, "licensess" should read "licenses".

17. On the same page, column three, entry 5.B. line five, "Licenes" should read "License".

18. On page 21306, column three, footnote 1(d), line sixteen, "in" should appear between "10F." and "which".

19. On the same page, column three, footnote 2, first line, "or" should read "for".

§ 170.32 [Corrected]

20. On page 21307, § 170.32, column one of the table, entry 2.A., line four, "ion-exchanging" should read "ion-exchange"; also in entry 2.B., line one, "possession" should read "processing".

21. On the same page column four of the table, the eleventh and twelfth entries from the bottom, should appear as one entry read "1 per 7 year per inspection"; entries seven and eight from the bottom should appear as one

entry reading "1 per year per inspection"; and entries three and four from the bottom should appear as one entry reading "1 per 2 years per inspection".

22. On page 21308, first column in the table, entry K, second line, "times" should read "items"; and in entry P, first line, "material" should read "material".

23. On the same page, column four in the table, lines three and four should appear as one entry reading "1 per year per inspection"; lines seven and eight should appear as one entry reading, "1 per 3 years per inspection"; lines nine and ten should appear as one entry reading, "1 per 3 years per inspection"; lines eleven and twelve, should appear as one entry reading, "1 per 3 years per inspection"; lines thirteen and fourteen should appear as one entry reading, "1 per 3 years per inspection"; and lines fifteen and sixteen should appear as one entry reading, "1 per 3 years per inspection".

§ 170.51 [Corrected]

24. On page 21309, column one, § 170.51, line six, "10 CFR 51.31" should read "10 CFR 15.31".

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DEPARTMENT OF HEALTH AND HUMAN SERVICES

Social Security Administration

20 CFR Part 404

[Reg. No. 4]

Federal Old-Age, Survivors, and Disability Insurance; Gender Discrimination; Foreign Work Test; Special Age-72 Benefits; Benefit Reduction for Widows and Widowers; and Acknowledgement of Natural Child

AGENCY: Social Security Administration, HHS.

ACTION: Final rule.

SUMMARY: The Social Security Administration is amending its regulations to implement certain Title III provisions of Pub. L. 98-21—"The Social Security Amendments of 1983"—that eliminate gender based distinctions in the Social Security Act. We are also making changes to reflect two other Pub. L. 98-21 provisions. One amendment changes the work test for the beneficiary doing non-covered work outside the United States from 7 days in a month to more than 45 hours in a month before losing benefits for that month. The other amendment eliminates