Jacksonville Shipyards, Inc. ATTN: Tom Heilmann Facilities Manager 750 Fast Bay Street Jacksonville, Florida 32202

Gentle 1e ..:

I am responding to your August 1?, 1992, letter regarding the FY 1992 annual fee for Quality Assurance Program Approval No. 0209, Invoice AMO3527-92.

We are considering your letter as a request for a waiver of the FY 1991 and FY 1992 annual fees since you requested that Quality Assurance Program Approval No. 0209 be terminated effective August 26, 1991. Your bases for your request are: 1) you requested termination of your License 09-15611-01 in a letter dated July 26, 1991, and you believed all NRC licenses had been cancelled; 2; no regulated activity that would have been conducted under the Quality Assurance Program Approval has occurred over the last several years; 3) your shipyard officially closed on July 14, 1992; and 4) termination of your NRC material nandling license was believed to have terminated any associated NRC licenses.

The final rule revising 10 CFR Part 170 and 10 CFR Part 171 establishing the FY 1971 fees provided an opportunity for licensees who wished to relinquish their licenses and who were capable of permanently ceasing licensed operations by September 30, 1991, to avoid the FY 1991 a hual fee if the licensee notified the Commission in writing within the 30-day period prior to the effective date of the rule (56 FR 31475 and 31485; July 10, 1991). As stated in the Federal Register notice, and the notice which was mailed with the invoice, the effective date of the rule was August 9, 1991. In addition, the final rule revising 10 CFR Part 170 and 10 CFR Part 171 establishing the FY 1992 fees stated that approval holders who applied for termination of their approvals during the period October 1, 1991, through December 31, 1991, would be exempted from the FY 1992 annual fees.

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Based on the circumstances as described in your July 26, 1991, and August 12, 1992, letters, the Commission: 1) recognizes your July 26, 1991, letter as your intent to terminate Quality Assurance Program Approval No. 0209; 2) acknowledges that no licensed activity took place in FY 1991 or FY 1992; 3) considers your correspondence as being timely filed for purposes of avoiding the FY 1991 and FY 1992 annual fees; and 4) has forwarded your July 26, 1991, and August 12, 1992, letters to the Office of Nuclear Material Safety and Safeguards for appropriate handling.

Invoice Nos. AMO4158-91 and AMO3527-92 will be cancelled.

Sincerely,

James M. Taylor Executive Director for Operations



UNITED STATES NUCLEAR REGULATORY COMMISSION

WASHINGTON, D.C. 20555

October 29, 1992

Jacksonville Shipyards, Inc.
ATTN: Tom Hellmann
Facilities Manager
750 East Bay Street
Jacksonville, Florida 32202

Gentlemen:

I am responding to your August 12, 1992, letter regarding the FY 1992 annual fee for Quality Assurance Program Approval No. 0209, Invoice AM03527-92.

We are considering your letter as a request for a waiver of the FY 1991 and FY 1992 annual fees since you requested that Quality Assurance Program Approval No. 0209 be terminated effective August 26, 1991. Your bases for your request are: 1) you requested termination of your License 09-15611-01 in a letter dated July 26, 1991, and you believed all NRC licenses had been cancelled; 2) no regulated activity that would have been conducted under the Quality Assurance Program Approval has occurred over the last several years; 3) your shipyard officially closed on July 14, 1992; and 4) termination of your NRC material handling license was believed to have terminated any associated NRC licenses.

The final rule revising 10 CFR Part 170 and 10 CFR Part 171 establishing the FY 1991 fees provided an opportunity for licensess who wished to relinquish their licenses and vi were capable of permanently ceasing licensed operations by Septembar 30, 1991, to avoid the FY 1991 annual fee if the licensee notified the Commission in writing within the 30-day period prior to the effective date of the rule (56 FR 31475 and 31485; July 10, 1991). As stated in the Federal Register notice, and the notice which was mailed with the invoice, the effective date of the rule was August 9, 1991. In addition, the final rule revising 10 CFR Part 170 and 10 CFR Part 171 establishing the FY 1992 fees stated that approval holders who applied for termination of their approvals during the period October 1, 19 1, through December 31, 1991, would be exempted from the FY 1992 annual fees.

Based on the circumstances as described in your July 26, 1991, and August 12, 1992, letters, the Commission: 1) recognizes your July 26, 1991, letter as your intent ~o terminate Quality Assurance Program Approval No. 0209; 2) acknowledges that no licensed activity took place in FY 1991 or FY 1992; 3) considers your correspondence as being timely filed for purposes of avoiding the FY 1991 and FY 1992 annual fees; and 4) has forwarded your July 26, 1991 and August 12, 1992, letters to the Office of Nuclear Material Safety and Safeguards for appropriate handling.

Invoice Nos. AMO4158-91 and AMO3527-92 will be cancelled.

Sincerely,

Janes M. Taylor Executive Director for Operations

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DISTRIBUTION:

10 CFR 171 Exemption File FY 1992 (w/orig. inc.) License File 09-15611-01 (w/copy inc.)
Materials Annual Fee Correspondence File (w/copy inc.) Invoice File AMO3527-92 (w/copy inc.) NUDOCS (ML61) (w/copy inc.) PDR GJackson DDandois EBlack DWeiss dHolloway (w/copy inc.) GFehst EDO 00-92-309 DAF R/F LFDCB R/F (2) Liremper (add this name if cancelling invoice and/or issuing refund)

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