

NUCLEAR REGULATORY COMMISSION WASHINGTON, D.C. 20555

IN RESPONSE, PLEASE REFER TO: M880805B

August 12, 1988

MEMORANDUM FOR:

Victor Stello, Jr., Executive Director

for Operations

FROM:

(Samuel J. Chilk, Secretary

SUBJECT:

STAFF REQUIREMENTS - AFFIRMATION/DISCUSSION AND VOTE, 4:15 P.M. FRIDAY, AUGUST 5, 1988, COMMISSIONERS' CONFERENCE ROOM, ONE WHITE

FLINT NORTH, ROCKVILLE, MARYLAND

(OPEN TO PUBLIC ATTENDANCE)

SECY-88-225 - INTERIM RULE FOR COLLECTION OF REQUIRED FEES MANDATED BY CONGRESS (PUBLIC LAW 100-203)

The Commission by a 4-0 vote approved interim revisions to 10 CFR Parts 170 and 171 which would lift certain license fee ceilings to provide for NRC collection of not less than 45% of its budget through license fees.

The attached modifications were also approved.

(Subsequently on August 8, 1988 the Secretary signed the Federal Register Notice).

Attachment: As Stated

Copies:
Chairman Zech
Commissioner Roberts
Commissioner Carr
Commissioner Rogers
OGC
GPA
DCS P1-124
PDR - Advance

OF03

8809130198 880812 PDR 10CFR PT9.7 PNU update the surent fees and to implement recently exacted legislation. The proposed 2 - amendments would:

SUPPLEMENTARY INFORMATION:

On June 27, 1988, the NRC published in the Federal Register (53 FR 240\(\frac{1}{27}\)) a proposed rule that would amend its regulations in 10 CFR Parts 170 and 171 by changing the hourly rate under Part 170; removing ceilings on certain collections under Part 170; charging for each routine and nonroutine inspection; raising the annual fee ander Part 171 when necessary, based on the principle that those I sensees requiring the greatest expenditure of resources should pay the greatest fee; including collections from the Department of Energy Nuclear Waste Fund in agency collections; removing the application fee and deferring recovery of costs for standardized reactor designs; and removing amendment application fees for reactors and reactor-related (topical) reports. The bulk of these proposals are intended to help the NRC meet its statutorily mandated requirement to recover not less than 45 percent of its budget for each of fiscal years 1988 and 1989 through fees and other collections authorized by law. The increase in collections from 33 percent of the NRC's budget to not less than 45 percent is mandated by section 5601 of the Omnibus Budget Reconciliation Act of 1987 (OBRA - Pub. L. 100-203).

In its Federal Register notice on proposed amendments to 10 CFR Parts 170 and 171, the Commission requested comments on a second option for recovery of not less than 45 percent of its budget. Under that option, the Commission would not amend 10 CFR Parts 170 and 171 other than to raise the annual fee

The adjusted invoices based on this interim rule will be sent to licensees on approximately August 15, 1988, after the rule is published in the Federal Register. These invoices will be due and payable upon issuance. In accordance with current regulations, interest on the invoices will be waived if the invoices are paid within 30 days of their issuance. Licensees were notified with their April and July quarterly invoices under 10 CFR Part 171 that there would be an additional invoice, based on the new statute, in FY88.

Parts 170 and 171 will be published to be effective for FY89. Adoption of the second option for FY88 requires that §171.15 be amended to reflect collections of not less than 45 percent instead of the current 33 percent ceiling on total fee collections. This interim rule will be superseded by the final rule after the resulting from the proposed revision of 10 CFR Parts 170 and 171 published in the Federal Register on June 27, 1988, when it is finally published. That rule will apply to fees for FY89.

Based on current estimated collections under 10 CFR Part 170 of \$41.3 million and anticipated total collections under 10 CFR Part 171 of \$99.5 million, the Commission must collect an additional \$36.2 million in order to reach the collections objective of not less than 45 percent of its FY88.

Dudget- Accordingly, the FY88 annual fee adjustment is \$350,000 for each licensed power reactor. The annual fees for those plants previously granted a

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