and contractors or subcontractors of a Commission licensee, or holder of a standard design approval, and are in addition to the requirements in this section.


§ 52.6 Completeness and accuracy of information.

(a) Information provided to the Commission by a licensee (including an early site permit holder, a combined license holder, and a manufacturing license holder), a holder of a standard design approval under this part, and an applicant for a license or an applicant for a standard design certification or a standard design approval under this part, and information required by statute or by the Commission’s regulations, orders, license conditions, or terms and conditions of a standard design approval to be maintained by the licensee, the holder of a standard design approval under this part, the applicant for a standard design certification under this part following Commission adoption of a final design certification rule, and an applicant for a license, a standard design certification, or a standard design approval under this part shall be complete and accurate in all material respects.

(b) Each applicant or licensee, each holder of a standard design approval under this part, and each applicant for a standard design certification under this part following Commission adoption of a final design certification regulation, and an applicant for a license, a standard design certification, or a standard design approval under this part shall be complete and accurate in all material respects.

(c) The Commission may combine in a single license the activities of an applicant which would otherwise be licensed separately.

§ 52.7 Specific exemptions.

The Commission may, upon application by any interested person or upon its own initiative, grant exemptions from the requirements of the regulations of this part. The Commission’s consideration will be governed by §50.12 of this chapter, unless other criteria are provided for in this part, in which case the Commission’s consideration will be governed by the criteria in this part. Only if those criteria are not met will the Commission’s consideration be governed by §50.12 of this chapter. The Commission’s consideration of requests for exemptions from requirements of the regulations of other parts in this chapter, which are applicable by virtue of this part, shall be governed by the exemption requirements of those parts.

§ 52.8 Combining licenses; elimination of repetition.

(a) An applicant for a license under this part may combine in its application several applications for different kinds of licenses under the regulations of this part as follows:

(b) Each applicant or licensee, each holder of a standard design approval under this part, and each applicant for a standard design certification under this part following Commission adoption of a final design certification regulation, shall notify the Commission of information identified by the applicant or the licensee as having for the regulated activity a significant implication for public health and safety or common defense and security. An applicant, licensee, or holder violates this paragraph only if the applicant, licensee, or holder fails to notify the Commission of information that the applicant, licensee, or holder has been identified as having a significant implication for public health and safety or common defense and security. Notification shall be provided to the Administrator of the appropriate Regional Office within 2 working days of identifying the information. This requirement is not applicable to information which is already required to be provided to the Commission by other reporting or updating requirements.

§ 52.9 Jurisdictional limits.

No permit, license, standard design approval, or standard design certification under this part shall be deemed to have been issued for activities which are not under or within the jurisdiction of the United States.

§ 52.10 Attacks and destructive acts.

Neither an applicant for a license to manufacture, construct, and operate a utilization facility under this part, nor for an amendment to this license, or an
applicant for an early site permit, a
standard design certification, or stand-
ard design approval under this part, or
for an amendment to the early site per-
mit, standard design certification, or
standard design approval, is required to
provide for design features or other
measures for the specific purpose of
protection against the effects of—

(a) Attacks and destructive acts, in-
cluding sabotage, directed against the
facility by an enemy of the United
States, whether a foreign government
or other person; or
(b) Use or deployment of weapons in-
cident to U.S. defense activities.

§ 52.11 Information collection require-
ments: OMB approval.

(a) The Nuclear Regulatory Commiss-
ion has submitted the information
collection requirements contained in
this part to the Office of Management
and Budget (OMB) for approval as re-
quired by the Paperwork Reduction
Act (44 U.S.C. 3501 et seq.). The NRC
may not conduct or sponsor, and a per-
son is not required to respond to, a col-
lection of information unless it dis-
plays a currently valid OMB control
number. OMB has approved the infor-
mation collection requirements con-
tained in this part under Control Num-
ber 3150–0151.

(b) The approved information collec-
tion requirements contained in this
part appear in §§ 52.7, 52.15, 52.16, 52.17,
52.29, 52.35, 52.39, 52.45, 52.46, 52.47, 52.57,
52.63, 52.75, 52.77, 52.79, 52.80, 52.93, 52.99,
52.110, 52.135, 52.136, 52.137, 52.155, 52.156,
52.157, 52.158, 52.171, 52.177, and appen-
dices A, B, C, D, and N of part 52.

Subpart A—Early Site Permits

§ 52.12 Scope of subpart.

This subpart sets out the require-
ments and procedures applicable to
Commission issuance of an early site
permit for approval of a site for one or
more nuclear power facilities separate
from the filing of an application for a
construction permit or combined li-
cense for the facility.

§ 52.13 Relationship to other subparts.

This subpart applies when any person
who may apply for a construction per-
mit under 10 CFR part 50, or for a com-
bined license under this part seeks an
early site permit from the Commission
separately from an application for a
construction permit or a combined li-
cense.

§ 52.15 Filing of applications.

(a) Any person who may apply for a
construction permit under 10 CFR part
50, or for a combined license under this
part, may file an application for an
early site permit with the Director, Of-
fice of New Reactors, or the Director,
Office of Nuclear Reactor Regulation,
applicable. An application for an
early site permit may be filed notwith-
standing the fact that an application
for a construction permit or a com-
bined license has not been filed in con-
nection with the site for which a per-
mit is sought.

(b) The application must comply with
the applicable filing requirements of
§§ 52.3 and 50.30 of this chapter.

(c) The fees associated with the filing
and review of an application for the
initial issuance or renewal of an early
site permit are set forth in 10 CFR part
170.

§ 52.16 Contents of applications; gen-
eral information.

The application must contain all of
the information required by 10 CFR
50.33(a) through (d) and (j) of this chap-
ter.

§ 52.17 Contents of applications; tech-
nical information.

(a) For applications submitted before
September 27, 2007, the rule provisions
in effect at the date of docketing apply
unless otherwise requested by the ap-
plicant in writing. The application
must contain:

1. A site safety analysis report. The
site safety analysis report shall include
the following:

(i) The specific number, type, and
thermal power level of the facilities, or
range of possible facilities, for which
the site may be used;

(ii) The anticipated maximum levels
of radiological and thermal effluents
each facility will produce;

(iii) The type of cooling systems, in-
takes, and outflows that may be associ-
ated with each facility;

(iv) The boundaries of the site;