Nuclear Regulatory Commission

§ 26.59

(i) The licensees and other entities specified in §26.3(a) and, as applicable, (c) and(d), shall inform, in writing, any individual who is applying for authorization that the following actions related to providing and sharing the personal information required under this subpart are sufficient cause for denial or unfavorable termination of authorization:

(1) Refusal to provide written consent for the suitable inquiry;
(2) Refusal to provide or the falsification of any personal information required under this part, including, but not limited to, the failure to report any previous denial or unfavorable termination of authorization;
(3) Refusal to provide written consent for the sharing of personal information with other licensees or other entities required under this part; and
(4) Failure to report any legal actions, as defined in §26.5.

§ 26.55 Initial authorization.

(a) Before granting authorization to an individual who has never held authorization under this part or whose authorization has been interrupted for a period of 3 years or more and whose last period of authorization was terminated favorably, the licensee or other entity shall ensure that—

(1) A self-disclosure has been obtained and reviewed under the applicable requirements of §26.61;
(2) A suitable inquiry has been completed under the applicable requirements of §26.63;
(3) The individual has been subject to pre-access drug and alcohol testing under the applicable requirements of §26.65; and
(4) The individual is subject to random drug and alcohol testing under the applicable requirements of §26.67.

(b) If potentially disqualifying FFD information is disclosed or discovered, the licensee or other entity may not grant authorization to the individual, except under §26.69.


(a) Before granting authorization to an individual whose authorization has been interrupted for a period of more than 30 days but no more than 365 days and whose last period of authorization was terminated favorably, the licensee or other entity shall ensure that—

(1) A self-disclosure has been obtained and reviewed under the applicable requirements of §26.61;
(2) A suitable inquiry has been completed under the applicable requirements of §26.63 within 5 business days of reinstating authorization. If the suitable inquiry is not completed within 5 business days due to circumstances that are outside of the licensee’s or other entity’s control and the licensee or other entity is not aware of any potentially disqualifying information regarding the individual within the past 5 years, the licensee or other entity may maintain the individual’s authorization for an additional 5 business days. If the suitable inquiry is not completed within 10 business days of reinstating authorization, the licensee or other entity shall administratively withdraw the individual’s authorization until the suitable inquiry is completed;
(3) The individual has been subject to pre-access drug and alcohol testing under the applicable requirements of §26.65; and
(4) The individual is subject to random drug and alcohol testing under the applicable requirements of §26.67.