§ 810.13 Additional information.

DOE may at any time require a person engaging in any generally or specifically authorized activity to submit additional information.

§ 810.14 Special provisions regarding Ukraine.

(a) Pre-activity notification requirements. Any person beginning any generally authorized activity involving Ukraine shall provide to DOE at least ten days prior to beginning that activity a report containing the following information:

(1) The name, address, and citizenship of the person submitting the notification;

(2) The name, address, and citizenship of the person for which the activity is to be performed;

(3) A description of the activity, the date it began, its location, status, and anticipated date of completion; and

(4) A written assurance that the person that is to perform the activity has an agreement with the recipient that any subsequent transfer of technology or information transferred under general authorization will not be transferred to a country that is not listed in the Appendix to this part without the prior written approval of DOE.

(b) Post-activity reporting requirements. Every person completing a generally authorized activity in Ukraine shall provide to DOE within ten days following the original transfer of technology or information written confirmation that such transfer was completed in accordance with the description of the activity provided as required by paragraph (a) of this section.

§ 810.15 Violations.

(a) The Atomic Energy Act provides that:

(1) In accordance with section 232 of the AEA, permanent or temporary injunctions, restraining or other orders may be granted to prevent a violation of any provision of the Atomic Energy Act or any regulation or order issued thereunder.

(2) In accordance with section 222 of the AEA, whoever willfully violates, attempts to violate, or conspires to violate any provision of section 57 of the Atomic Energy Act may be fined up to $10,000 or imprisoned up to 10 years, or both. If the offense is committed with intent to injure the United States or to aid any foreign nation, the penalty could be up to life imprisonment or a $20,000 fine, or both.

(b) In accordance with Title 18 of the United States Code, section 1001, whoever knowingly and willfully falsifies, conceals, or covers up a material fact
or makes or uses false, fictitious or fraudulent statements or representations shall be fined under that title or imprisoned up to five or eight years depending on the crime, or both.

§ 810.16 Effective date and savings clause.

(a) The regulations in this part are effective March 25, 2015.

(b) Except for actions that may be taken by DOE pursuant to §810.10, the regulations in this part do not affect the validity or terms of any specific authorizations granted under regulations in effect before March 25, 2015 or generally authorized activities under those regulations for which the contracts, purchase orders, or licensing arrangements were already in effect. Persons engaging in activities that were generally authorized under regulations in effect before March 25, 2015, but that require specific authorization under the regulations in this part, must request specific authorization by August 24, 2015 and may continue their activities until DOE acts on the request.

APPENDIX A TO PART 810—GENERALLY AUTHORIZED DESTINATIONS

Argentina  Latvia
Australia  Lithuania
Austria  Luxembourg
Belgium  Malta
Brazil  Mexico (For all activities related to INFCIRC/363 only)
Bulgaria  Parts 1 and 2 and INFIRC/825 (for all activities related to INFIRC/363)
Canada  Morocco
Chile (For all activities related to INFIRC/363 only)
Colombia  Netherlands
Croatia  Norway
Cyprus  Poland
Czech Republic  Portugal
Denmark  Romania
Egypt  Slovakia
Estonia  Slovenia
Finland  South Africa
France  Spain
Germany  Sweden
Greece  Switzerland
Hungary  Turkey
Indonesia  Ukraine (Refer to §810.14 for specific requirements)
International Atomic Energy Agency  United Arab Emirates
Ireland  United Kingdom
Italy  Vietnam
Japan 
Kazakhstan
Korea, Republic of 

PART 820—PROCEDURAL RULES FOR DOE NUCLEAR ACTIVITIES

Subpart A—General

Sec.
820.1  Purpose and scope.
820.2  Definitions.
820.3  Separation of functions.
820.4  Conflict of interest.
820.5  Service.
820.6  Computation and extension of time.
820.7  Questions of policy or law.
820.8  Evidentiary matters.
820.9  Special assistant.
820.10  Office of the docketing clerk.
820.11  Information requirements.
820.12  Classified, confidential, and controlled information.
820.13  Direction to NNSA contractors.
820.14  Whistleblower protection.

Subpart B—Enforcement Process

820.20  Purpose and scope.
820.21  Investigations.
820.22  Informal conference.
820.23  Consent order.
820.24  Preliminary notice of violation.
820.25  Final notice of violation.
820.26  Enforcement adjudication.
820.27  Answer.
820.28  Prehearing actions.
820.29  Hearing.
820.30  Post-hearing filings.
820.31  Initial decision.
820.32  Final order.
820.33  Default order.
820.34  Accelerated decision.
820.35  Ex parte discussions.
820.36  Filing, form, and service of documents.
820.37  Participation in an adjudication.
820.38  Consolidation and severance.
820.39  Motions.

Subpart C—Compliance Orders

820.40  Purpose and scope.
820.41  Compliance order.
820.42  Final order.
820.43  Appeal.

Subpart D—Interpretations

820.50  Purpose and scope.
820.51  General Counsel.
820.52  Procedures.

Subpart E—Exemption Relief

820.60  Purpose and scope.
820.61  Secretarial officer.
820.62  Criteria.
820.63  Procedures.
820.64  Terms and conditions.
820.65  Implementation plan.