

Enforcement Regulation of the Act on Physical Protection and Radiological Emergency

Enacted by Ordinance of the Prime Minister No. 1026, Jun. 21, 2013;
(Entered into force Jun. 21, 2013)
Partially amended by Ordinance of the Prime Minister No. 1056, Dec. 24, 2013;
(Entered into force Dec. 24, 2013)
Partially amended by Ordinance of the Prime Minister No. 1108, Nov. 24, 2014;
(Entered into force Nov. 24, 2014)
Partially amended by Ordinance of the Prime Minister No. 1249, Nov. 28, 2016;
(Entered into force Nov. 28, 2016)
Partially amended by Ordinance of the Prime Minister No. 1471, Jun. 28, 2018;
(Entered into force Jun. 28, 2018)

Article 1 (Purpose)

The purpose of this Regulation is to provide for matters delegated by the Act on Physical Protection and Radiological Emergency and the Enforcement Decree thereof and matters necessary for the enforcement thereof.

Article 2 (Application for Approval of Physical Protection Regulations, etc.)

(1) An application for approval of physical protection facilities/equipment, operation system thereof, physical protection regulations and protection emergency plan (hereinafter referred to as “physical protection regulations, etc.”) as provided in Article 17 (1) of the Enforcement Decree of the Act on Physical Protection and Radiological Emergency (hereinafter referred to as the “Decree”) shall be made with the attached Form 1.

(2) Each of the following documents shall be attached to the application for approval of physical protection regulations, etc. as provided in the foregoing Paragraph (1):

1. Two copies of the document detailing the physical protection facilities/ equipment and operation system thereof;
2. Two copies of the document detailing the physical protection regulations of nuclear materials and nuclear facilities (hereinafter referred to as “nuclear facilities, etc.”); and
3. Two copies of the document detailing planned actions as regards countering illicit trafficking of nuclear materials and threats to nuclear facilities, etc.

(3) If the Nuclear Safety and Security Commission grants approval according to the main clause of Article 9 (1) of the Act on Physical Protection and Radiological Emergency (hereinafter referred to as the “Act”), he shall issue to the applicant a written approval of physical protection regulations, etc. on the attached Form 2.

Article 3 (Application for Approval of Change)

- (1) An application for the approval of change of physical protection regulations, etc. as provided in Article 17 (2) of the Decree shall be made with the attached Form 3.
- (2) Documents related to change, among the documents attached to the application for approval on the attached Form 1, and the written approval of the physical protection regulations, etc. shall be attached to such application as provided in the foregoing Paragraph (1).

Article 4 (Report of Change in Minor Matters)

- (1) The “minor matters as prescribed by the Ordinance of the Nuclear Safety and Security Commission” in the proviso of Article 9 (1) of the Act mean any of the following:
 1. Name or address of the person who has obtained the approval of physical protection regulations, etc. in accordance with the main clause of Article 9 (1) of the Act (in the case of a juridical person, its name, address and its representative's name); and
 2. Name and location of the place of business.
- (2) Any person, who intends to file a report of change in minor matters in accordance with the proviso of Article 9 (1) of the Act, shall submit to the Nuclear Safety and Security Commission a report of change in minor matters on the attached Form 4 within thirty (30) days from the date when the reason for such report arose by attaching the documents related to a report of change of the physical protection regulations, etc. and the written approval of the physical protection regulations, etc. thereto.

Article 5 (Formulation of Physical Protection Regulations, etc.)

Detailed standards including guidelines for the formulation of physical protection regulations, etc. as provided in Article 9 (2) of the Act shall be specified in the attached Table 1.

Article 5-2 (Hours and contents of physical protection education)

The hours and contents of physical protection education under Article 17-2, paragraph 1 or 2 of the Decree shall be as indicated in Annex Schedule 1-2.

Article 5-3 (Designation of agencies for physical protection education)

- (1) Those wishing to be designated as agency for physical protection education pursuant to Article 9-2, paragraph 2 of the Act shall satisfy the following requirements:

1. Education facilities: Appropriate space and facilities that can accommodate the students based on education plans
 2. Education equipment: Physical protection-related equipment required for on-hand training, including those for detection and searching
 3. Education manuals or regulations: Contents of education by subject personnel, efficient education methods based on the education venue or functions of the subject personnel
- (2) Those wishing to be designated as agency for physical protection education pursuant to Article 9-2, paragraph 2 of the Act shall secure an instructor satisfying one of the following requirements:
1. One with a license or a qualification certificate for an area related to physical protection
 2. One with a doctorate degree related to physical protection
 3. One with at least three years' experience related to physical protection
 4. One who have served three years or longer at a research or a specialist agency related to physical protection
- (3) Those wishing to be designated as agency for physical protection education shall submit the following documents to the Commission along with their application using Annex Form No. 4-2:
1. Statement concerning instructors – 3 copies
 2. Education manual or regulations – 3 copies
 3. Information concerning education equipment or facilities – 1 copy
- (4) Upon receipt of the application documents under paragraph 3, the Commission shall check the applicant's corporate registration certificate using the shared administrative information network as per Article 36, paragraph 1 of the e-Government Act.
- (5) The Commission shall issue its designation letter using Annex Form 4-3 to designate a physical protection education agency.
- (6) The Commission shall determine and publish the detailed requirements of the designation or instructors of a physical protection education agency and specific matters required for education implementation, including the development or submission of plans for physical protection education by the designated agencies.

Article 5-4 (Establishment of plans for physical protection education)

- (1) The nuclear facility operator shall develop and submit plans for physical protection education to the Commission pursuant to Article 9-3, paragraph 1 of the Act.
- (2) The plans for physical protection education under paragraph 1 shall include the following information:
 1. Basic direction of education/training
 2. Types of training
 3. Purposes, subjects, contents, methods, or schedules of physical protection training by type
 4. Matters concerning the control or evaluation of physical protection training by type

5. Other matters deemed necessary for physical protection training by the Commission
- (3) The Commission shall determine and publish matters required for physical protection training, including the types or methods of training by nuclear facility operator as included in the physical protection training plans.

Article 6 (Report)

Pursuant to Article 11 of the Act, a nuclear licensee shall promptly report each of the following to the Nuclear Safety and Security Commission, and give notice thereof to Special metropolitan city mayor / metropolitan city mayors / special automotive city mayors / provincial governor / special self provincial governor (hereinafter referred to as “mayor/governor”) of competent jurisdiction:

1. Date and place of the occurrence of a threat and the reasons and situation thereof;
2. Matters related to response actions to cope with the threat; and
3. Purport and details of a request for support to the head of a military unit, police station and other administrative agencies as provided in Article 10 (1) of the Act, if any.

Article 7 (Application for Initial Inspection, etc.)

(1) An application for initial inspection as provided in Article 18 (3) of the Decree shall be made with the attached Form 5, and an application for transportation inspection shall be made with the attached Form 6.

(2) Each of the following documents shall be attached to the application for initial inspection as provided in the foregoing Paragraph (1):

1. Two copies of the document detailing physical protection facilities/ equipment and operation system thereof;
2. Two copies of the document detailing the physical protection regulations of nuclear facilities, etc.; and
3. Two copies of the document detailing planned actions as regards countering illicit trafficking of nuclear materials and threats to nuclear facilities, etc.

(3) Two copies of documents related to an application for transportation inspection including each of the following shall be attached to such application for transportation inspection as provided in the foregoing Paragraph (1):

1. Organization responsible for transportation protection and person in charge thereof;
2. Type and quantity of nuclear materials to be transported;
3. Transportation route and expected arrival time;
4. System of communication during transportation;
5. Expected accidents and emergency response system; and
6. Other matters necessary for transportation protection.

(4) If any person, who has applied for a transportation inspection as provided in Article 18 (3) of the Decree, intends to make any change to such application, the

applicant shall promptly submit to the Nuclear Safety and Security Commission an application for change of the transportation inspection on the attached Form 7 by attaching written reasons for the application for such change thereto.

Article 8 (Standards for Physical Protection Facilities/Equipment, etc.)

The “standards prescribed by the Ordinance of the Nuclear Safety and Security Commission” provided in Article 12 (2) 2 of the Act mean each of the following:

1. Facilities/equipment for physical protection and operation system thereof shall conform to the physical protection facilities/equipment and operation system thereof approved under the main clause of Article 9 (1) of the Act; and
2. Facilities/equipment for physical protection and operation system thereof shall conform to the protection requirements as provided in Article 16 of the Decree.

Article 9 (Preparation and Maintenance of Records)

Matters regarding which a nuclear licensee is required to prepare and maintain records pursuant to Article 14 of the Act shall be specified in the attached Table 2.

Article 10 (Application for Approval of a Radiological Emergency Plan, etc.)

- (1) An application for approval of a radiological emergency plan (hereinafter referred to as “radiological emergency plan”) as provided in Article 22 (1) of the Decree shall be made with the attached Form 8.
- (2) Five copies of a radiological emergency plan shall be attached to the application for approval of the radiological emergency plan as provided in the foregoing Paragraph (1).
- (3) Upon granting approval under the main clause of Article 20 (1) of the Act, the Nuclear Safety and Security Commission shall issue to the applicant a written approval of the radiological emergency plan on the attached Form 9.

Article 11 (Application for Approval of Change)

- (1) An application for the approval of change of a radiological emergency plan as provided in Article 22 (2) of the Decree shall be made with the attached Form 10.
- (2) The radiological emergency plan pertaining to change, among the approved radiological emergency plan, and the written approval of such radiological emergency plan shall be attached to such application as provided in the foregoing Paragraph (1).

Article 12 (Report of Change in Minor Matters)

- (1) The “minor matters as determined by the Nuclear Safety and Security Commission”

in the provisos of Article 20 (1) and Article 20 (2) of the Act mean any of the following:

1. Name and address of the person who has obtained approval of a radiological emergency plan as provided in the main clause of Article 20 (1) of the Act (in the case of a juridical person, its name and address and its representative's name);
2. Name and location of the place of business; and
3. Matters set forth in Subparagraph 1, 2 (c) and 2 (d), 5 (a) and 5 (b), 6 (b) through 6 (d), and 7 through 9 of the detailed standards for the formulation of a radiological emergency plan on the attached Table 3.

(2) Any person, who intends to file a report in accordance with the proviso of Article 20 (1) of the Act, shall submit to the Nuclear Safety and Security Commission a report of change in minor matters on the attached Form 11 within thirty (30) days from the date when the reason for such report arose, by attaching documents related to such report of change among the radiological emergency plan and the written approval of the radiological emergency plan thereto.

Article 13 (Detailed Standards for Formulation of Radiological Emergency Plans)

Detailed standards for the formulation of a radiological emergency plan as provided in Article 20 (3) of the Act shall be specified in the attached Table 3.

Article 14 (Emergency Actions, etc.)

(1) In cases where a nuclear licensee takes emergency actions to prevent the spread of a radiological accident pursuant to Article 21 (1) 4 of the Act, such licensee shall take emergency actions as provided in Article 22 (1) 5 of the Decree and Subparagraph 5 of the attached Table 3 hereto.

(2) In cases where a nuclear licensee takes radiological protection measures in respect of emergency action staff, etc. pursuant to Article 21 (1) 4 of the Act, each of the following standards shall apply:

1. Prevention of radiation exposure in excess of the standards determined by the Nuclear Safety and Security Commission as regards emergency action staff, etc. through such measures as use of appropriate protective gear and reduction of radiation exposure time; and
2. Compliance with the emergency action procedures as determined by the Nuclear Safety and Security Commission such as notification to emergency action staff of the status of emergency actions including the purpose of emergency actions, expected radiation exposure quantity and the level of potential risks prior to taking such actions.

Article 15 (Standards for Determination of Urgent Public Protective Actions, etc.)

- (1) The standards for determining urgent public protective actions including sheltering, evacuation, restrictions on food and water and iodine prophylaxis distribution as provided in Article 29 (1) 3 of the Act shall be specified in the attached Table 4.
- (2) The standards for determining control of carry-out or consumption of food, beverage and agricultural/livestock/fishery products in an area where a radiological emergency and radiological disaster (hereinafter referred to as “radiological disaster, etc.”) as provided in Article 29 (1) 4 of the Act shall be specified in the attached Table 5.
- (3) With respect to radiological protection actions necessary for emergency rescue activities by the urgent rescue center at the site of a radiological disaster as provided in Article 29 (1) 6 of the Act, the provisions related to radiological protection measures for emergency action staff, etc. in Article 14 (2) hereof shall apply mutatis mutandis. In such case, “emergency action staff, etc.” shall be deemed “urgent rescue staff of the urgent rescue center.”

Article 16 (Composition and Operation of Radiological Emergency Technical Advisory Center, etc.)

- (1) The head of the Korea Institute of Nuclear Safety under the Korea Institute of Nuclear Safety Act shall serve as the head of the Radiological Emergency Technical Advisory Center (hereinafter referred to as “technical advisory center” in this Article) as provided in Article 32 (1) of the Act, and those with knowledge and experience regarding radiological disaster management who are nominated or commissioned by the head of the technical advisory center shall serve as members of the technical advisory center.
- (2) The head of the technical advisory center shall supervise and coordinate the support for technical matters necessary to cope with a radiological disaster.
- (3) The head of the technical advisory center may organize the off-site emergency technical support team and dispatch the team to an area where a radiological disaster, etc. has occurred.
- (4) Matters necessary for composition and operation of the technical advisory center and off-site emergency technical support team, other than those set forth herein, shall be determined by the head of the technical advisory center.

Article 17 (Composition and Operation of Radiological Emergency Medical Service Center, etc.)

- (1) The head of the Korea Institute of Radiological and Medical Sciences as provided in Article 13 (2) of the Act on Promotion of Utilization of Radiation and Radioisotopes shall serve as the head of the Radiological Emergency

Medical Service Center (hereinafter referred to as the “medical service center” in this Article) as provided in Article 32 (2) of the Act, and those with knowledge and experience of medical services in the event of a radiological emergency, who are nominated or commissioned by the head of the medical service center, shall serve as members of the medical service center.

(2) The head of the medical service center shall supervise and coordinate medical services in the event of a radiological emergency.

(3) The head of the medical service center may organize the off-site radiological emergency medical service team and dispatch such team to an area where a radiological disaster, etc. has occurred.

(4) Matters necessary for composition and operation of the medical service center and off-site radiological emergency medical service team, other than those set forth herein, shall be determined by the head of the medical service center.

Article 17-2 (Establishment and Operation of Radiological impact Assessment Information System)

(1) The head of the Korea Institute of Nuclear Safety shall collect, analyze and manage information falling under the following subparagraphs for efficient establishment and operation of the information system necessary for radiological impact assessments, etc. in accordance with Article 32 (3) of the Act (hereinafter referred to as “radiological impact assessment information system” in this Article):

1. Meteorological information;
2. Social geographical information;
3. Information on the status of nuclear facilities;
4. Information on the results of environmental radiation monitoring and radiation analysis.

(2) The head of the Korea Institute of Nuclear Safety shall set forth a plan concerning the establishment and operation of the radiological impact assessment information system for the following year by December 31 each year and submit it to the Nuclear Safety and Security Commission.

Article 18 (Standards for Radiological Disaster Response Facilities/Equipment)

The standards for radiological disaster response facilities/equipment as provided in Article 35 (1) of the Act shall be specified in the attached Table 6.

Article 19 (Time and Details of Radiological Emergency Training)

The time and details of radiological emergency training as provided in Article 33 (1) and 33 (2) of the Decree shall be specified in the attached Table 7.

Article 20 (Designation of a Radiological Emergency Training Institution)

(1) Those wishing to be designated as education agency for radioactivity disaster prevention education under Article 36, paragraph 2 of the Act shall satisfy the following requirements:

1. Education facilities: Appropriate space and facilities that can accommodate the students based on education plans
2. Education equipment: Equipment related to on-hand education on radioactivity disaster prevention, including gauges of radiation and radioactivity, individual dose meter, and protective gear
3. Education manuals or regulations: Contents of education by subject personnel, efficient education methods based on the education venue or functions of the subject personnel

(2) Those wishing to be designated as agency for education on radioactivity disaster prevention pursuant to Article 36, paragraph 2 of the Act shall secure an instructor satisfying one of the following requirements:

1. One with a license or a qualification certificate for an area related to radioactivity disaster prevention
2. One with a doctorate degree related to radioactivity disaster prevention
3. One who has performed functions related to the operation of the main control room of a nuclear power plant, measures related to the prevention of radiation or radioactivity disaster, and emergency treatment related to radiation for three years or longer
4. One who has served three years or longer at a research or a specialist agency related to nuclear safety or emergency treatment related to radiation

(3) Any organization, which wishes to be designated as an institution to conduct radiological emergency training under Article 36 (2) of the Act, shall submit to the Nuclear Safety and Security Commission an application for designation as a radiological emergency training institution on the attached Form 12.

(4) Each of the following documents shall be attached to an application for designation as a radiological emergency training institution as provided in the foregoing Paragraph (3):

1. Three copies of the document detailing the status of instructors;
2. Three copies of training procedures or regulations; and
3. One copy of the status of training-related equipment and facilities.

(5) When receiving an application for designation as a radiological emergency training institution under Paragraph (1), the Nuclear Safety and Security Commission shall check a certified copy of the applicant's corporate register through the administrative information sharing system under Article 38 (1) of the Act on Promotion of the Digitalization of Administrative Affairs, etc. for Creation of Electronic Government. If the applicant refuses to give consent to such check, the Nuclear Safety and Security Commission shall cause the applicant to attach the required document.

(6) The Commission shall determine and publish the detailed requirements of the designation or instructors of an education agency on radioactivity disaster prevention and specific matters required for education implementation, including the development or submission of plans for radioactivity disaster prevention education by the designated agencies.

Article 21 (Formulation of Radiological Emergency Exercise Plans)

(1) In accordance with Article 37 (3) of the Act, a nuclear licensee shall formulate a radiological emergency exercise plan for the following year, submit such plan to the Nuclear Safety and Security Commission by November 30 of each year and obtain approval thereof.

(2) The radiological emergency exercise plan as provided in the foregoing Paragraph (1) shall contain each of the following in connection with training:

1. Basic direction;
2. Type of training;
3. Purpose, details, methods, schedule and subject trainees of radiological emergency exercises by type as provided in the foregoing Subparagraph 2;
4. Matters related with control and assessment of radiological emergency exercises by type as provided in the foregoing Subparagraph 2; and
5. Other matters that the nuclear licensee acknowledges as being necessary to conduct a radiological emergency exercise.

(3) Necessary matters in connection with radiological emergency exercises including the types and methods of radiological emergency exercises conducted by each nuclear licensee shall be determined and publicly notified by the Nuclear Safety and Security Commission.

Article 22 (Inspection)

If the Nuclear Safety and Security Commission intends to conduct an inspection pursuant to Article 38 (1) of the Act, he shall notify the nuclear licensee of an inspection plan containing the list of inspectors, the schedule and details of inspection and so forth at least ten (10) days prior to the commencement of such inspection.

Article 23 (Designation of a Radiological Emergency Medical Institution)

(1) Any institution, who wishes to be designated as a primary or secondary radiological emergency medical institution as provided in Article 39 (2) of the Act, shall submit to the Nuclear Safety and Security Commission an application for designation as a radiological emergency medical institution on the attached Form 14.

(2) Each of the following documents shall be attached to the application for designation as a radiological emergency medical institution as provided in the foregoing Paragraph

(1):

1. A copy of the permit for the opening of a medical institution as provided in Article 33 of the Medical Service Act and Article 27 of the Enforcement Regulation thereof; and
2. Documents confirming conformity to the standards for designation as a primary or secondary radiological emergency medical institution as provided in Article 36 (3) of the Decree.

(3) Upon designation of a primary or secondary radiological emergency medical institution, the Nuclear Safety and Security Commission shall issue to the applicant a written designation as a radiological emergency medical institution on the attached Form 15.

Article 24 (Measures for Restoration from Damage, etc.)

The “matters as prescribed by the Ordinance of the Nuclear Safety and Security Commission” in Article 42 (2) 4 of the Act mean matters related to the distribution control measures for the food, beverage and agricultural/ livestock/fishery products in an area where a radiological disaster has occurred.

Article 25 (Procedures to Collect Fines for Negligence)

In regard of the procedures to collect fines for negligence as provided in Article 42 (4) of the Decree, the Enforcement Regulation of the National Treasury Management Act shall apply mutatis mutandis. In such case, the method and period for raising an objection and so forth shall also be stated in a notice for payment.

ADDENDA <Ordinance of the Prime Minister No. 1026, Jun. 21, 2013>

Article 1 (Enforcement Date)

This Rule shall enter into force on the date of its promulgation.

Article 2 (General Transitional Measures)

The dispositions, procedures and other practices implemented in accordance with the Rules on the Nuclear Safety and Security Commission pursuant to the delegation of the Decree and the Act in force at the time this Rule entered into force shall be deemed to have been implemented in accordance with this Rule.

ADDENDUM <Ordinance of the Prime Minister No. 1056, Dec. 24, 2013>

This Rule shall enter into force on the date of its promulgation.

ADDENDA <Ordinance of the Prime Minister No. 1108, Nov. 24, 2014>

Article 1 (Enforcement Date)

This Rule shall enter into force on the date of its promulgation: Provided, That the amended provisions of attached Table 6 shall enter into force on May 21, 2015.

Article 2 (Transitional Measures Concerning the Standards for Radiological Emergency Response Facilities and Equipment)

Notwithstanding the amended provisions of attached Table 6, nuclear business operators who are required to install alarm facilities to alert occurrences of radiological emergency, etc. in accordance with the amended provisions of attached Table 6 shall install such facilities by December 31, 2015.

ADDENDA <Ordinance of the Prime Minister No. 1249, Nov. 28, 2016>

Article 1 (Enforcement Date)

This Rule shall enter into force on the date of its promulgation: Provided, That the amended provisions of attached Table 2 shall enter into force on June 1, 2017.

Article 2 (Application Concerning the Matters to Be Recorded and Distributed by Nuclear Business Operators)

The amended provisions of attached Table 2 subparagraphs 3 through 6 shall apply even to the matters that are recorded and distributed by nuclear business operators on the enforcement date specified in the proviso to Article 1 of the Addenda.

ADDENDUM <Ordinance of the Prime Minister No. 1471, Jun. 28, 2018>

This Rule shall enter into force on the date of its promulgation.

[Table 1]

**Detailed Standards Regarding Guidelines for Formulation of
Physical Protection Regulations, etc.**

[Related with Article 5]

1. Guidelines for formulating physical protection regulations, etc.
 - A. Matters that can be quantified among the relevant items shall be described in quantitative terms.
 - B. Matters that are confidential under Subparagraph 1, Article 2 of the security regulations among the relevant items shall be separately described.

2. Details of physical protection regulations, etc.
 - A. Physical protection facilities/equipment and operation system thereof under Article 9 (1) 1 of the Act
 - (1) Matters pertaining to physical protection facilities/equipment and operation system thereof for protection against illicit trafficking of nuclear materials
 - (a) Installation and maintenance of facilities/equipment for protection against illicit trafficking of nuclear materials
 - (b) Organization and staff operating facilities/equipment for protection against illicit trafficking of nuclear materials
 - (2) Matters pertaining to physical protection facilities/equipment and operation system thereof to find and retrieve lost or stolen nuclear materials
 - (a) Installation and maintenance of equipment to find and retrieve lost or stolen nuclear materials
 - (b) Operational organization and staff to find and retrieve lost or stolen nuclear materials
 - (c) Procedures to find and retrieve lost or stolen nuclear materials
 - (3) Matters pertaining to physical protection facilities/equipment and operation system thereof to prevent sabotage against nuclear facilities, etc.
 - (a) Installation and maintenance of facilities/equipment to prevent sabotage against nuclear facilities, etc.
 - (b) Organization and staff operating facilities/equipment to prevent sabotage against nuclear facilities, etc.
 - (4) Matters pertaining to physical protection facilities/equipment and operation system thereof for measures against a radiological impact caused by sabotage against nuclear facilities, etc.
 - (a) Installation and maintenance of facilities/equipment for measures against a radiological impact caused by sabotage against nuclear facilities, etc.
 - (b) Organization and staff operating facilities/equipment for measures against a radiological impact caused by sabotage against nuclear facilities, etc.

- (5) Information concerning facilities, equipment or operational systems related with the security of the computers and information systems of nuclear facilities:
 - (a) The installation, repair and maintenance of equipment
 - (b) Operational organization and personnel
- B. Physical protection regulations under Article 9 (1) 2 of the Act
 - (1) Matters pertaining to physical protection of nuclear facilities, etc.
 - (a) Matters pertaining to a physical protection organization and duties thereof
 - (b) Matters pertaining to the characteristics, management methods and carry -in/carry-out of nuclear materials by grade
 - (c) Matters pertaining to design information, installation and management of physical protection facilities
 - (d) Matters pertaining to a protection area
 - (e) Matters pertaining to entrance/exit management
 - (f) Matters pertaining to guard and patrol
 - (g) Matters pertaining to an emergency communication system regarding physical protection
 - (h) Matters pertaining to physical protection training and exercise
 - (i) Matters pertaining to records and reports
 - (j) Matters pertaining to documents and information management
 - (k) Other matters pertaining to protection of nuclear facilities, etc.
 - (2) Matters pertaining to physical protection of nuclear materials being transported
 - (a) Matters pertaining to a physical protection organization and duties thereof regarding nuclear materials being transported
 - (b) Matters pertaining to physical protection plans and measures regarding nuclear materials being transported
 - (c) Matters pertaining to an emergency communication system regarding physical protection
 - (d) Matters pertaining to document and information management
 - (e) Matters pertaining to international transportation
 - (f) Other matters pertaining to physical protection of nuclear materials being transported
 - (3) Matters concerning security measures for the computers and information systems of nuclear facilities:
 - (a) Security plans for computers and information systems
 - (b) Analysis of computers and information systems
 - (c) Phased security strategies
 - (d) Technical, operational and administrative security measures
 - (e) Monitoring and assessment
 - (f) Other matters concerning the security of the computers and information systems of nuclear facilities
- C. Emergency protection plan under Article 9 (1) 3 of the Act

- (1) Matters pertaining to emergency protection plans of nuclear facilities, etc.
 - (a) Matters pertaining to an organization responding to illicit trafficking of nuclear materials and threats to nuclear facilities, etc. and the duties thereof
 - (b) Matters pertaining to facilities/equipment to respond to illicit trafficking of nuclear materials and threats to nuclear facilities, etc.
 - (c) Matters pertaining to training/exercise to respond to illicit trafficking of nuclear materials and threats to nuclear facilities, etc.
 - (d) Measures to minimize a radiological impact arising from illicit trafficking of nuclear materials and threats to nuclear facilities, etc.
 - (e) Other necessary matters regarding measures to respond to illicit trafficking of nuclear materials and threats to nuclear facilities, etc.
 - (2) Matters pertaining to emergency protection plans regarding nuclear materials being transported
 - (a) Matters pertaining to an organization responding to illicit trafficking of, and threats to, nuclear materials being transported and duties thereof
 - (b) Matters pertaining to measures to respond to illicit trafficking of, and threats to, nuclear materials being transported
 - (c) Matters pertaining to a response system regarding illicit trafficking of, and threats to, nuclear materials being transported
 - (d) Measures to minimize a radiological impact arising from illicit trafficking of, and threats to, nuclear materials being transported
 - (e) Other necessary matters regarding measures to respond to illicit trafficking of, and threats to, nuclear materials being transported
 - (3) Information concerning action plans against cyber-attacks on and hacking of the computers and information systems of nuclear facilities
 - (a) Organization and mission
 - (b) Facilities and equipment
 - (c) Education and drills
 - (d) Other matters concerning countermeasures to cyber-attacks on and hacking of computers and information systems of nuclear facilities
3. Detailed standards for formulating physical protection regulations, etc. by item under the foregoing paragraph 2 shall be determined and publicly announced by the Nuclear Safety and Security Commission.

[Table 1-2]

Hours and Contents of Education on Physical Protection
(related to Article 5-2)

1. Education hours

Subjects		Education hours	
		New education	Refresher education
Employees of nuclear facility operators	Employees responsible for duties related to physical protection	8 hours within six months of the day an employee responsible for duties related to physical protection is designated	4 or more hours a year
	Employees not responsible for duties related to physical protection	2 or more hours within a year of the day an employee is appointed	2 or more hours a year
Employees of organizations or agencies related to physical protection and designated and published by the Commission	Employees responsible for duties related to physical protection	8 hours within six months of the day an employee responsible for duties related to physical protection is designated	4 or more hours a year
	Employees not responsible for duties related to physical protection	2 or more hours within a year of the day an employee is appointed	2 or more hours a year

2. Education contents

Subjects		Education contents
Employees of nuclear facility operators	Employees responsible for duties related to physical protection	<ol style="list-style-type: none"> 1. General matters related to physical protection 2. Statutes concerning physical protection 3. Matters related to emergency protective actions 4. Systems and movements related to physical protection 5. Matters related to risk assessment 6. Protection culture 7. Design of systems for physical protection 8. Tests and on-hand exercise of physical protection-related facilities or equipment 9. Other related matters
	Employees not responsible for duties related to physical protection	<ol style="list-style-type: none"> 1. General matters related to physical protection 2. Statutes concerning physical protection 3. Matters related to emergency protective actions

Employees of organizations or agencies related to physical protection and designated and published by the Commission	Employees responsible for duties related to physical protection	<ol style="list-style-type: none"> 1. General matters related to physical protection 2. Statutes concerning physical protection 3. Matters related to emergency protective actions 4. Systems and movements related to physical protection 5. Matters related to risk assessment 6. Protection culture 7. Design of systems for physical protection 8. Tests and on-hand exercise of physical protection-related facilities or equipment 9. Other related matters
	Employees not responsible for duties related to physical protection	<ol style="list-style-type: none"> 1. General matters related to physical protection 2. Statutes concerning physical protection 3. Matters related to emergency protective actions

[Table 2]

Matters Which Must Be Recorded and Kept Available

[Related with Article 9]

Recorded matters	Recording timing	Preservation period
1. Records on inspection of people and vehicles accessing a protection area as well as commodities carried therein	Whenever inspected	10 years
2. Records on surveillance and patrol of a protection area	Whenever surveillance and patrol are conducted	10 years
3. Records on implementation of physical protection training and exercise	Whenever training/ exercise is implemented	5 years
4. Records on installation, inspection and maintenance of physical protection facilities/equipment, etc.	Whenever installation/ inspection/ maintenance is implemented	5 years
5. Design records regarding installation of physical protection facilities/equipment	Whenever such design is performed	5 years
6. Measures against illicit trafficking of nuclear materials and threats to nuclear facilities, etc.	Whenever such measures are taken	20 years

[Table 3]

Detailed Standards for Formulation of
Radiological Emergency Plans
[Related with Article 13]

1. Matters pertaining to the radiological emergency planning zone of the relevant nuclear facilities
Matters regarding which approval or approval of change has been obtained from the Nuclear Safety and Security Commission under Article 5 (2) of the Decree regarding the radiological emergency planning zone of the relevant nuclear facilities.
2. Matters pertaining to organizations and duties to brace for a radiological disaster, etc.
 - (a) Installation and operation of an institution to brace for a radiological disaster, etc. under Article 21 (1) 2 of the Act
 - (b) Staff, organization and duties thereof to take charge of affairs related with bracing for a radiological disaster, etc. under Article 21 (1) 6 of the Act
 - (c) Staff, organization and duties thereof for operation of emergency response facilities including a main control room, technical support center, operations support center and emergency operations facility under Article 35 (1) 5 of the Act
 - (d) Other matters related with organizations and duties thereof to brace for a radiological disaster, etc.
3. Matters pertaining to securing radiological disaster response facilities and equipment under Article 35 (1) of the Act
 - (a) Radiation or radioactivity monitoring facilities
 - (b) Radiation protection equipment
 - (c) Radioactivity decontamination facility and equipment
 - (d) Facilities to monitor and assess the amount of radioactive materials released
 - (e) Emergency response facilities including a main control room, technical support center, operations support center and emergency operations facilities
 - (f) Facilities for emergency communication with related institutions and alarms
 - (g) Emergency power supply facilities
4. Matters pertaining to detailed standards for each type of radiological emergencies, with the relevant nuclear facilities taken into account
 - (a) Detailed standards of an alert
 - (b) Detailed standards of a site area emergency
 - (c) Detailed standards of a general emergency
5. Matters pertaining to response measures at an initial phase of accident
 - (a) Emergency communication and convocation at an initial phase of accident
 - (b) Matters related with filing an initial report to the Nuclear Safety and Security

Commission and the metropolitan city mayor/provincial governor and city mayor/county chief/district chief of competent jurisdiction in the event of a radiological emergency under Article 21 (1) 1 of the Act

- (c) Affairs pertaining to emergency actions to prevent the spread of a radiological accident, and radiological protection measures necessary to reduce radiation exposure of emergency action staff, etc. under Article 21 (1) 4 of the Act
6. Matters pertaining to activities to respond to a radiological disaster, etc.
 - (a) Response measures by type of radiological emergencies
 - (b) Report of the status of a radiological emergency and relevant response measures to the Nuclear Safety and Security Commission as well as the metropolitan city mayor/provincial governor and city mayor/county chief/district chief of competent jurisdiction in the event of such radiological emergency under Article 21 (1) 1 of the Act
 - (c) Emergency communication system in the event of a radiological disaster, etc.
 - (d) Disclosure of information on a radiological disaster, etc. that occurred
 - (e) Accident analysis and radiological impact assessment
 - (f) Protective measures for employees of a nuclear licensee and visitors to the site of nuclear facilities
 - (g) Radioactive decontamination
 - (h) Radiation or radioactivity monitoring
 - (i) Support including dispatch of emergency staff, provision of technical advisory services and making available radiation measuring apparatus upon request from the heads of the local emergency management center and designated institutions under Article 27 of the Act
 - (j) Radiological emergency measures for those contaminated by radioactivity or exposed to radiation due to a radiological disaster within the site of nuclear facilities and the employees of a nuclear licensee contaminated by radioactivity or exposed to radiation
 7. Matters pertaining to recovery from a radiological disaster, etc.
 8. Matters pertaining to radiological emergency training and exercise Types, methods, etc. of radiological emergency training and exercise
 9. Other matters acknowledged necessary by the nuclear licensee to prepare for occurrence of a radiological disaster, etc. at nuclear facilities, etc.
- ※ Detailed technical matters necessary for formulation of radiological emergency plans shall be determined and publicly announced by the Nuclear Safety and Security Commission.

[Table 4]

Standards for Determining Urgent Public Protective Actions
[Related with Article 15 (1)]

1. Standards for Determining Sheltering, Evacuation, Iodine Prophylaxis Distribution, etc.

Urgent Public Protective Action	Determination standards
sheltering	10mSv
evacuation	50mSv
Distribution of Iodine Prophylaxis	100mGy
Temporary relocation	30mSv/first one month, 10mSv/next one month
Permanent settlement	1Sv/lifetime

Remarks

1. Determination standards are based on the biological effective dose (calculated by multiplying the equivalent dose of each tissue by the weight applicable to such tissue and adding up the relevant amount for entire tissues in order to quantify the degree of risks according to dose distribution in each tissue of a human body).
2. The period of sheltering cannot exceed two days.
3. The period of evacuation cannot exceed one week.
4. One month represents thirty days.
5. Lifetime represents seventy years.

2. Standards for Restrictions on the Ingestion of Food

Classification		Meat.fish. crops (Bq/kg)	Vegetable. fruit (Bq/kg)	Water. milk (Bq/ ℓ)	Infant food (Bq/kg)	
Radio- nuclide	Group 1	Cs-134, Cs-137, Ru-103, Ru-106, Sr-89	2,000	1,000	200	100
	Group 2	I-131, Sr-90	1,000	500	100	10
	Group 3	U-235, U-238	100	100	20	10
	Group 4	Am-141, Pu-238, Pu-239, Pu-240, Pu-242	10	10	10	1
	Group 5	H-3	100kBq/ ℓ			

[Table 5]

Standards for Determining Control of Carry-Out or Consumption of Food, Beverage and gricultural / Livestock/Fishery Products
[Related with Article 15 (2)]

Classification			Foods and beverages			Agricultural/livestock/fishery products (Bq/kg)
			Vegetable. fruit (Bq/kg)	Water. milk (Bq/ ℓ)	Infant food (Bq/kg)	
Radio-nuclide	Group 1	Cs-134, Cs-137, Ru-103, Ru-106, Sr-89	1,000	200	100	2,000
	Group 2	I-131, Sr-90	500	100	10	1,000
	Group 3	U-235, U-238	100	20	10	100
	Group 3	Am-141, Pu-238, Pu-239, Pu-240, Pu-242	10	10	1	10
	Group 4	H-3	100kBq/ ℓ			

1. Standards for Determining Carry-Out or Consumption Control
2. Methods of Carry-Out or Consumption Control
 - (a) Food
 - (1) Scraps contaminated food.
 - (2) Prevents the sale and processing of contaminated food.
 - (3) Prevents contaminated food from being mixed with non-contaminated food.
 - (b) Beverage

Blocks the source of contaminated drinking water.
 - (c) Milk from cows that grazed in a contaminated area
 - (1) Processes the milk into other types of food including cheese and preserves such processed food if the residual intensity of radioactivity is lower than the determined standard.
 - (2) Scraps the milk if the residual intensity of radioactivity is not lower than the determined standard.
 - (d) Agricultural/livestock products and animal feeds
 - (1) Stores contaminated agricultural/livestock products temporarily and use them after a verification process in the case of contamination by nuclide with a short half life.
 - (2) Scraps the products in the case of contamination by nuclide with a long half life.

[Table 6]

**Standards for Radiological Disaster Response Facilities
and Equipment**

[Related with Article 18]

Classification	Standards
Radiation or radioactivity monitoring facilities	Checks any radiation leakage or radioactive contamination regularly and issues an alarm in the event of any radiation leakage or radioactive contamination.
Radiation protection equipment	Secures sufficient radiation measuring/protection equipment for safe activities by emergency staff.
Radioactivity decontamination facilities and equipment	Secures facilities and equipment that can measure radioactive contamination and perform decontamination in the event of a radiological disaster, etc.
Facilities to monitor and assess the amount of radioactive materials released	Calculates the amount of radioactive materials released to the outside and maintains a laboratory to constantly assess the impact thereof.
Emergency response facilities including a main control room, technical support center, operations support center and emergency operations facilities	<ol style="list-style-type: none"> 1. Ensures that the main control room can give initial emergency notices inside and outside the site and take emergency measures to prevent the spread of a radiological accident. 2. Ensures that the technical support center provides support to main control room staff to keep them from performing affairs not directly relevant to emergency measures to prevent the spread of a radiological accident as well as appropriate technical/administrative assistance. 3. Ensures that the operations support center has emergency maintenance staff in a stand-by position, establishes a cooperative system with the staff of the main control room.technical support center.emergency operations facilities and supports emergency response activities. 4. Ensures that the emergency operations facilities can supervise/coordinate emergency response activities in the event of a radiological disaster. 5. Ensures that the main control room.technical support center.operations support center.emergency operations facilities, etc. are equipped with facilities to minimize exposure to radiation. 6. Ensures that emergency response facilities secure space needed for performance of respective duties and equipment necessary for operation thereof. 7. Ensures that emergency response facilities formulate an evacuation plan and designate spare facilities to brace for radioactive contamination.

<p>Facilities for emergency communication with related institutions and alarms</p>	<ol style="list-style-type: none"> 1. Secures facilities for emergency communication with the Nuclear Safety and Security Commission, local governments that have jurisdiction over all or a part of a radiological emergency planning zone and designated institutions under Article 7 (3) of the Decree. 2. Installs alarms and broadcasting equipment to inform all people within the relevant nuclear facilities of occurrence of a radiological disaster, etc. in the event of such incident. 3. Installs alarms and broadcasting equipment to inform people residing within a 2-kilometer radius from the relevant nuclear facilities (radiological emergency planning zone in the case of those who obtained a permit to construct/operate a nuclear reactor for research and related facilities) of occurrence of a radiological disaster, etc.. Provided, that said provision shall not apply to nuclear licensees set out in Article 2 (1) 10 (d) through Article 2 (1) 10 (i) of the Act.
--	---

[Table 7]

**Training Hours and Details Regarding Radiological
Emergency Training**
[Related with Article 19]

1. Training Hours

Training Targets		Training Hours	
		New Training	Refresher Training
Employees of a nuclear licensee	Employees engaged in radiological emergency-related affairs	No less than 18 hours within 6 months from hiring as employees in charge of radiological emergency-related affairs	No less than 8 hours per annum. provided, that no less than 2 hours in case of receipt of refresher training no less than 3 times
	Employees not engaged in radiological emergency-related affairs	No less than 4 hours within 6 months from hiring as employees	No less than 2 hours every 3 years
Radiological emergency staff designated by the metropolitan city mayor/provincial governor and city mayor/county chief/district chief who have competent jurisdiction of all or a part of a radiological emergency planning zone		No less than 18 hours within 6 months from designation as radiological emergency staff	No less than 8 hours per annum
Radiological emergency medical staff designated by the heads of primary and secondary radiological emergency medical institutions under Article 39 (2)		No less than 18 hours within 6 months from designation as radiological emergency medical staff	No less than 8 hours per annum
Employees of organizations or institutions determined and publicly announced by the Nuclear Safety and Security Commission	Employees engaged in radiological emergency-related affairs	No less than 8 hours within 6 months from hiring as employees in charge of radiological emergency-related affairs	No less than 4 hours per annum. provided, that no less than 2 hours in case of receipt of refresher training no less than 3 times
	Employees not engaged in radiological emergency-related affairs	No less than 2 hours within 6 months from hiring as employees	No less than 2 hours every 3 years

2. Training Details

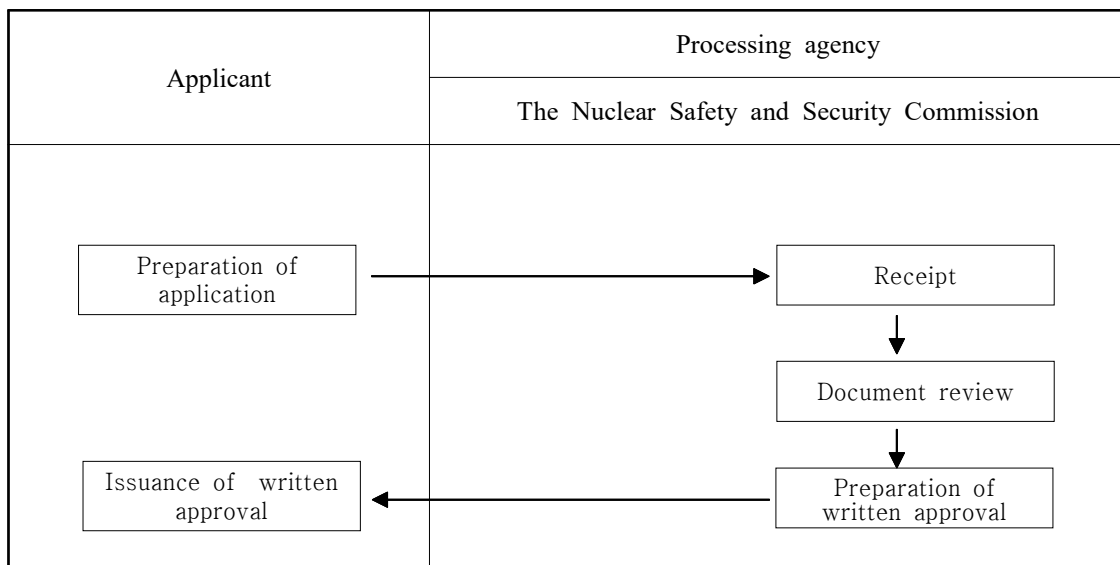
Training Targets		Training Details
Employees of a nuclear licensee	Employees engaged in radiological emergency-related affairs	<ul style="list-style-type: none"> - Laws pertaining to radiological emergency - General affairs pertaining to radiological emergency - Affairs pertaining to emergency measures to prevent the spread of a radiological accident - Affairs pertaining to accident analysis and evaluation - Affairs pertaining to radiological measurement and monitoring - Affairs pertaining to radiological protection measures - Affairs pertaining to fire containment - Affairs pertaining to emergency rescue
	Employees not engaged in radiological emergency-related affairs	<ul style="list-style-type: none"> - Laws pertaining to radiological emergency - General affairs pertaining to radiological emergency
Radiological emergency staff designated by the metropolitan city mayor/provincial governor and city mayor/county chief/district chief who have competent jurisdiction of all or a part of a radiological emergency planning zone		<ul style="list-style-type: none"> - Laws pertaining to radiological emergency - General affairs pertaining to radiological emergency - Affairs pertaining to radiological disaster control - Affairs pertaining to radiological measurement and monitoring - Affairs pertaining to radiological protection measures - Affairs pertaining to public protection
Radiological emergency medical staff designated by the heads of primary and secondary radiological emergency medical institutions under Article 39 (2)		<ul style="list-style-type: none"> - Laws pertaining to radiological emergency - General affairs pertaining to radiological emergency - Affairs pertaining to radiological protection measures - Affairs pertaining to radiological emergency medical care
Employees of organizations or institutions determined and publicly announced by the Nuclear Safety and Security Commission	Employees engaged in radiological emergency-related affairs	<ul style="list-style-type: none"> - Laws pertaining to radiological emergency - General affairs pertaining to radiological emergency - Affairs pertaining to radiological disaster control - Affairs pertaining to radiological protection measures - Affairs pertaining to public protection
	Employees not engaged in radiological emergency-related affairs	<ul style="list-style-type: none"> - Laws pertaining to radiological emergency - General affairs pertaining to radiological emergency

[Form 1]

(Front)

Application for Approval of Physical Protection Regulations, etc.					Processing period		
					60 days		
Applicant	Head office	Name		Telephone number			
		Representative's name		Resident registration number			
		Address					
	Place of business	Name					
		Location		Telephone number			
<p>To the Nuclear Safety and Security Commission:</p> <p>Pursuant to Article 9 (1) of the Act for Physical Protection and Radiological Emergency, Article 17 (1) of the Enforcement Decree thereof and Article 2 (1) of the Enforcement Regulation thereof, I hereby apply for approval of physical protection regulations, etc.</p> <p>(Date) Applicant (Seal)</p>							
<p>※ Attached documents</p> <ol style="list-style-type: none"> Two copies of the documents on physical protection facilities/equipment and operation systems thereof Two copies of the documents on the regulations for physical protection of nuclear facilities, etc. Two copies of the documents on planned measures regarding illegal trafficking of nuclear materials and threats to nuclear facilities, etc. 							

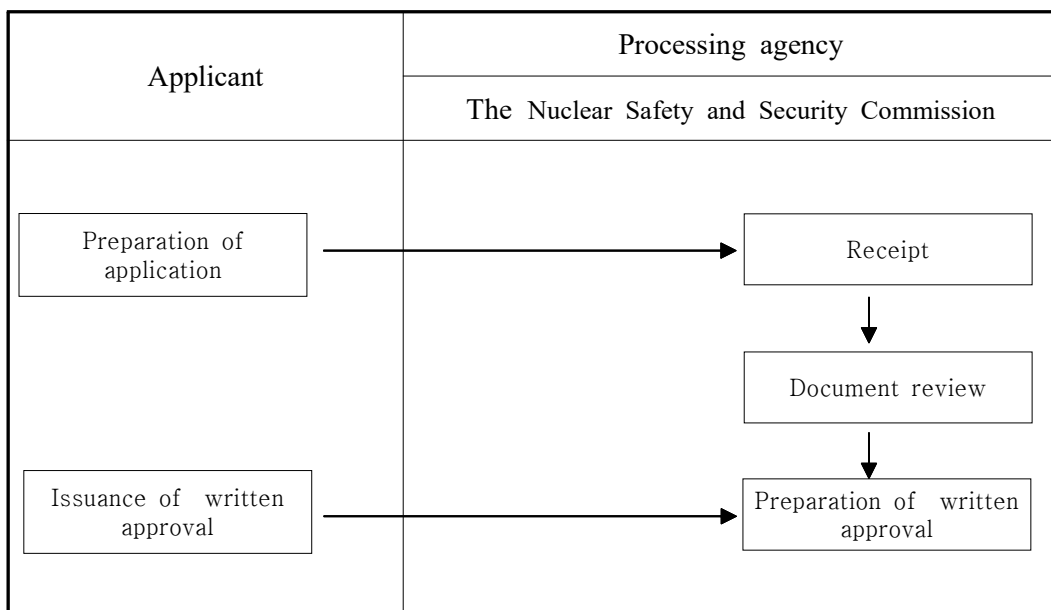
This written application is processed as follows:



[Form 3]

Application for Approval of Change in Physical Protection Regulations, etc.					Processing period	
					60 days	
Applicant	Head office	Name		Telephone number		
		Representative's name		Resident registration number		
		Address				
	Place of business	Name				
		Location		Telephone number		
Details of change						
Cause of change						
<p>To the Nuclear Safety and Security Commission:</p> <p>Pursuant to Article 9 (1) of the Act for Physical Protection and Radiological Emergency, Article 17 (2) of the Enforcement Decree thereof and Article 3 (1) of the Enforcement Regulation thereof, I hereby apply for approval of change in physical protection regulations, etc.</p> <p style="text-align: center;">(Date)</p> <p style="text-align: center;">Applicant (Signature or seal)</p>						
<p>※ Attached documents</p> <ol style="list-style-type: none"> Two copies of the documents pertaining to the change among the documents attached to the application for approval of physical protection regulations, etc. Written approval of physical protection regulations, etc. 						

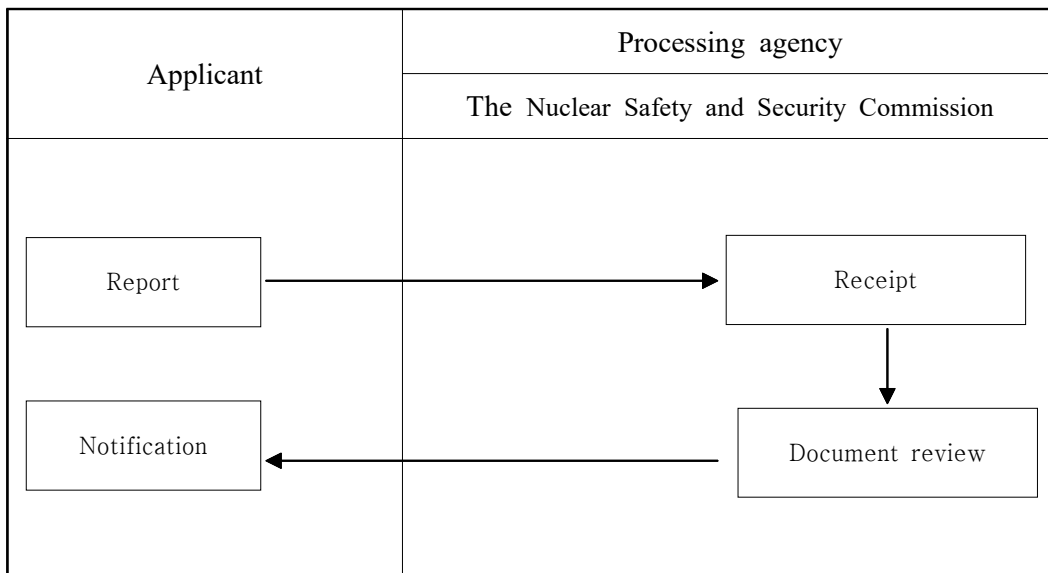
This written application is processed as follows:



[Form 4]

Report of Change in Minor Matters				Processing period
				1 day
Reporter	Company name		Business registration number	
	Location	(Telephone number: _____)		
	Representative's name		Resident registration number	
	Name of the place of business			
	Location of the place of business	(Telephone number: _____)		
	Department in charge		Officer in charge	
Approval number			Approval date	
Details of change				
Cause of change				
<p>To the Nuclear Safety and Security Commission:</p> <p>Pursuant to the proviso of Article 9 (1) of the Act for Physical Protection and Radiological Emergency except those provided in each subparagraph thereof and Article 4 (2) of the Enforcement Regulation of said Act, I hereby report a change in physical protection regulations, etc.</p> <p style="text-align: center;">(Date)</p> <p style="text-align: center;">Applicant (Signature or seal)</p>				
<p>※ Attached documents</p> <ol style="list-style-type: none"> 1. Two copies of the documents pertaining to a report of change in physical protection regulations, etc. 2. Written approval of physical protection regulations, etc. 				

This written application is processed as follows:



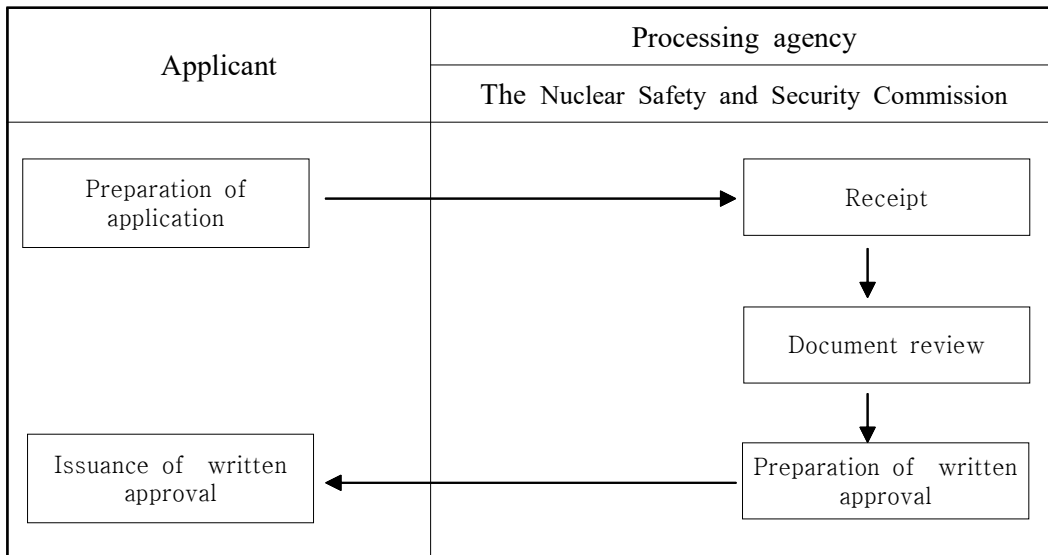
[Form 5]

Application for Initial Inspection						
Applicant	Head office	Name		Telephone number		
		Representative's name		Resident registration number		
		Address				
	Place of business	Name				
		Location		Telephone number		
Date of inspection						
<p>To the Nuclear Safety and Security Commission:</p> <p>Pursuant to Article 12 (1) of the Act for Physical Protection and Radiological Emergency, Article 18 (3) of the Enforcement Decree thereof and Article 7 (1) of the Enforcement Regulation thereof, I hereby apply for an initial inspection.</p> <p style="text-align: center;">(Date)</p> <p style="text-align: center;">Applicant (Signature or seal)</p>						
<p>※ Attached documents</p> <ol style="list-style-type: none"> 1. Two copies of the documents on physical protection facilities/equipment and the operation system thereof 2. Two copies of the documents on the regulations for physical protection of nuclear facilities, etc. 3. Two copies of the documents on planned measures concerning illicit trafficking of nuclear materials and threats to nuclear facilities, etc. 						

[Form 8]

Application for Approval of Radiological Emergency Plan					Processing period
					90 days
Applicant	Head office	Name		Telephone number	
		Representative's name		Resident registration number	
		Address			
	Place of business	Name			
		Location			
<p>To the Nuclear Safety and Security Commissio:</p> <p>Pursuant to the main text of Article 20 (1) of the Act for Physical Protection and Radiological Emergency, Article 22 (1) of the Enforcement Decree thereof and Article 10 (1) of the Enforcement Regulation thereof, I hereby apply for approval of the radiological emergency plan.</p> <p style="text-align: center;">(Date)</p> <p style="text-align: center;">Applicant (Signature or seal)</p>					
<p>※ Attached documents</p> <p style="padding-left: 40px;">Five copies of the radiological emergency plan</p>					

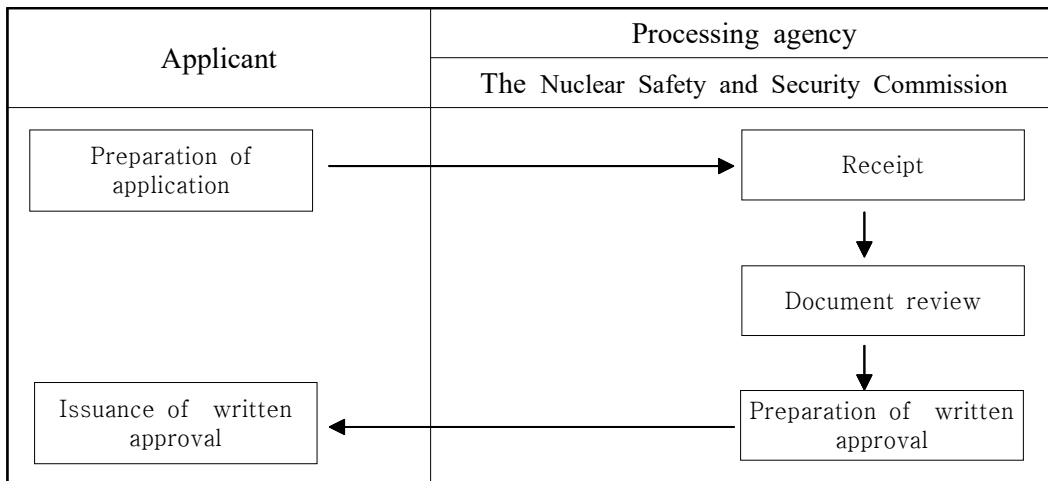
This written application is processed as follows:



[Form 10]

Application for Approval of Change in Radiological Emergency Plan					Processing period
					60 days
Applicant	Head office	Name		Telephone number	
		Representative's name		Resident registration number	
		Address			
	Place of business	Name			
Location					
Details of change					
Cause of change					
<p>To the Nuclear Safety and Security Commission:</p> <p>Pursuant to the main text of Article 20 (1) of the Act for Physical Protection and Radiological Emergency, Article 22 (2) of the Enforcement Decree thereof and Article 11 (1) of the Enforcement Regulation thereof, I hereby apply for approval of change in the radiological emergency plan as specified above.</p> <p style="text-align: center;">(Date) Applicant</p> <p style="text-align: right;">(Signature or seal)</p>					
<p>※ Attached documents</p> <ol style="list-style-type: none"> 1. Fives copies of a radiological emergency plan related with changed portions in the approved radiological emergency plan 2. Written approval of the radiological emergency plan 					

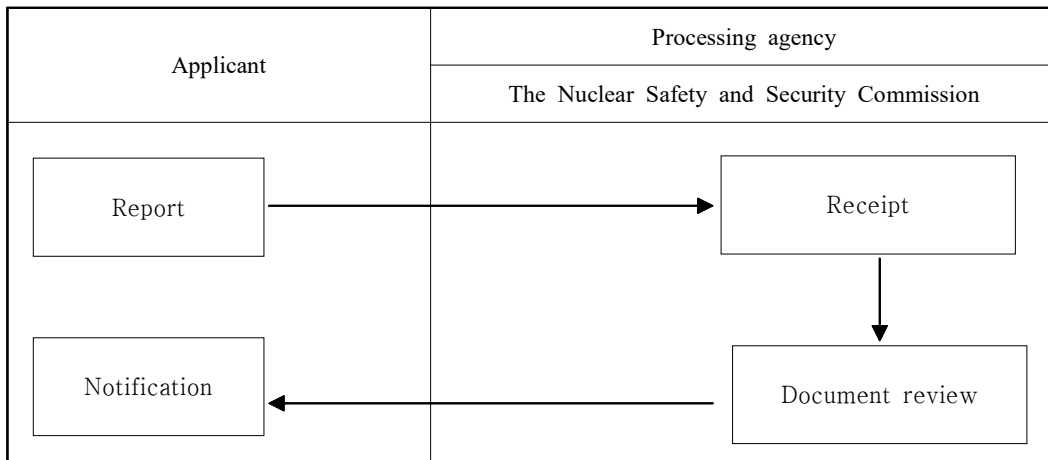
This written application is processed as follows:



[Form 11]

Report of Change in Minor Matters				Processing period	
				15 days	
Reporter	Company name		Business registration number		
	Location	(Telephone number:)			
	Representative's name		Resident registration number		
	Name of the place of business				
	Location of business	(Telephone number:)			
	Department in charge		Officer in charge		
Approval number			Approval date		
Details of change					
Cause of change					
<p>To the Nuclear Safety and Security Commission:</p> <p>Pursuant to the proviso of Article 20 (1) of the Act for Physical Protection and Radiological Emergency and Article 12 (2) of the Enforcement Regulation thereof, I hereby report a change in the radiological emergency plan.</p> <p style="text-align: center;">(Date) Applicant</p> <p style="text-align: right;">(Signature or seal)</p>					
<p>※ Attached documents</p> <ol style="list-style-type: none"> Three copies of the documents pertaining to a report of change out of the radiological emergency plan Written approval of the radiological emergency plan 					

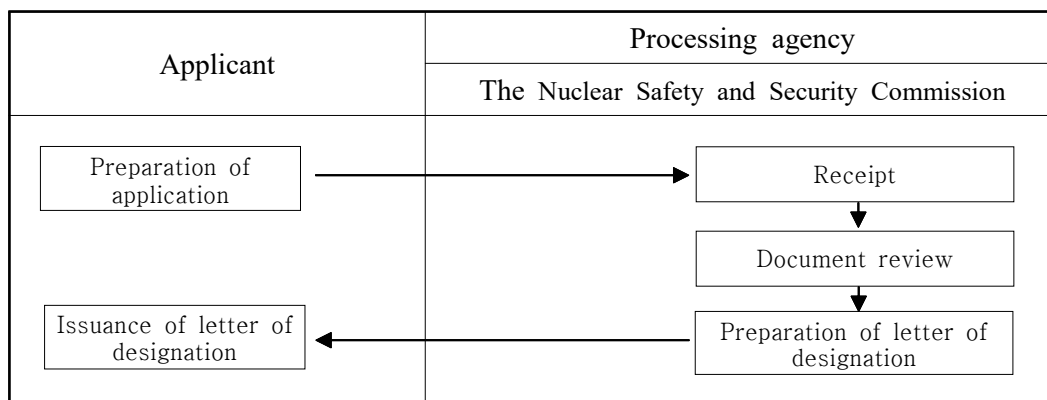
This written report is processed as follows:



[Form 12]

Application for Designation as Radiological Emergency Training Institution				Processing period
				30 days
Applicant	Name		Corporate registration number	
	Primary office (Location)		Telephone number	
	Name of Representative		Resident registration number	
<p>To the Nuclear Safety and Security Commission:</p> <p>Pursuant to Article 36 (2) of the Act for Physical Protection and Radiological Emergency and Article 20 (1) of the Enforcement Regulation thereof, I hereby apply for designation as a radiological emergency training institution as specified above.</p> <p style="text-align: center;">(Date)</p> <p style="text-align: center;">Applicant (Signature or seal)</p>				
※Documents to be submitted by Applicant		Matters to be checked by Public Official		
<ol style="list-style-type: none"> 1. Three copies of the status of instructors 2. Three copies of the training implementation procedures or regulations 3. One copy of the status of training-related equipment and facilities 		<p>Public officials in charge shall confirm a certified copy of the applicant's corporate register (to the extent that the applicant is a juridical person) through the administrative information sharing system under Article 38 (1) of the Act on Promotion of the Digitalization of Administrative Affairs, etc. for Creation of Electronic Government.</p> <p>Provided, that if the applicant refuses to give consent to such check, the applicant shall submit a certified copy of corporate register by himself.</p>		
<p>I hereby, with regard to processing of this application, agree the above confirmation by public officials in charge through the administrative information sharing system under Article 38 (1) of the Act on Promotion of the Digitalization of Administrative Affairs, etc. for Creation of Electronic Government</p> <p style="text-align: right;">Applicant (Seal)</p>				

This written application is processed as follows:



[Form 13]

No. ____

Designation of Radiological Emergency Training Institution

Name of the Institution:

Location :

Representative's name :

Address :

Date of Birth :

I hereby designate the institution above as a radiological emergency training institution in accordance with Article 36 (2) of the Act for Physical Protection and Radiological Emergency and Article 20 (4) of the Enforcement Regulation thereof.

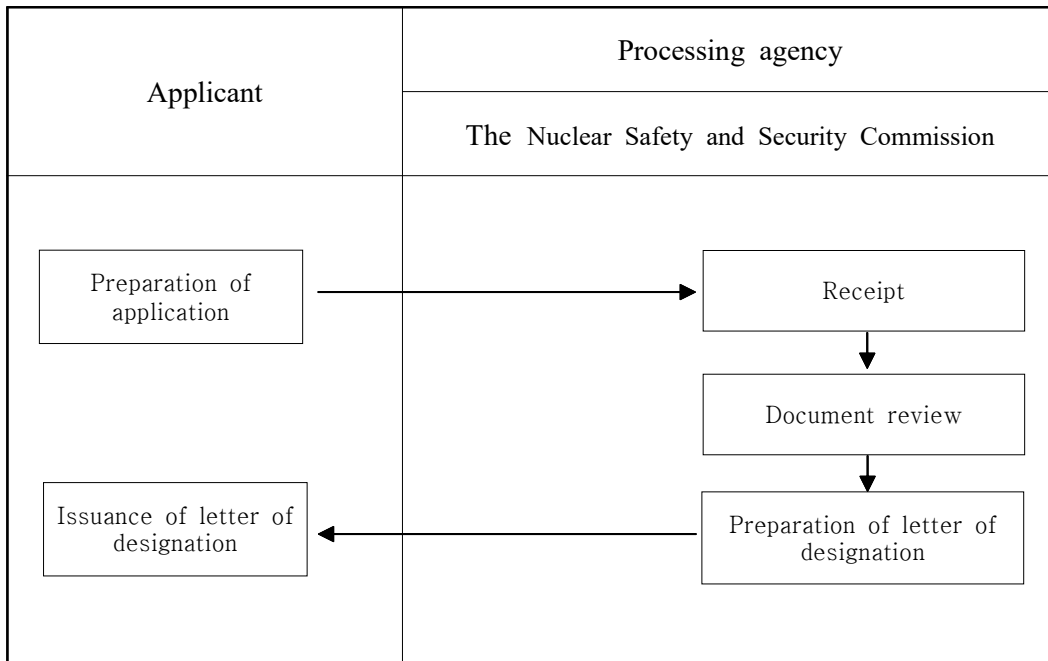
(Date)

The Nuclear Safety and Security Commission (Seal)

[Form 14]

Application for Designation as a Radiological Emergency Medical Institution				Processing period
				30 days
Applicant	Name		Telephone number	
	Representative's name		Resident registration number	
	Address			
Type of emergency medical institution				
<p>To the Nuclear Safety and Security Commission:</p> <p>Pursuant to Article 39 (3) of the Act for Physical Protection and Radiological Emergency, Article 36 (3) of the Enforcement Decree thereof and Article 23 (1) of the Enforcement Regulation thereof, I hereby apply for designation as a radiological emergency medical institution as specified above.</p> <p style="text-align: center;">(Date)</p> <p style="text-align: center;">Applicant (Signature or seal)</p>				
<p>※ Attached documents</p> <ol style="list-style-type: none"> 1. One copy of the permit for opening of a medical institution 2. Three copies of the current status and operation plan of radiological emergency medical facilities, staff, equipment, etc. 				

This written application is processed as follows:



[Form 15]

No. ____

Designation as a Radiological Emergency Medical Institution

Name of the institution:

Location :

Representative:

Date of Birth:

Pursuant to Article 39 (3) of the Act for Physical Protection and Radiological Emergency, Article 36 (3) of the Enforcement Decree thereof and Article 23 (3) of the Enforcement Regulation thereof, I hereby designate said institution as a (primary/secondary) radiological emergency medical institution.

(Date)

The Nuclear Safety and Security Commission (Seal)