Pakistan Nuclear Safety & Radiation Protection Regulations 1990

(Consolidated after incorporating all the amendments, replacements, additions and repeals till February 18, 2025)

Directorate of Regulatory Framework Pakistan Nuclear Regulatory Authority

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In the name of ALLAH the most gracious and the most merciful

PAKISTAN ATOMIC ENERGY COMMISSION

Pakistan Nuclear Safety & Radiation Protection Regulations, 1990

- **S.R.O. 957(I)/90** --In exercise of the powers conferred by Section 8 of the Pakistan Nuclear Safety and Radiation Protection Ordinance, No. IV of 1984, the Pakistan Atomic Energy Commission is pleased to make and promulgate the following Regulations:
- 1. **Short title, extent and commencement.**--(1) These regulations may be called the Pakistan Nuclear Safety and Radiation Protection Regulations, 1990.
 - (2) These regulations extend to the whole of Pakistan.
 - (3) These regulations shall come into force at once.
 - (4) These regulations shall also apply to all the establishments of the Commission.

(Regulation 2 repealed vide PAK/904)

- 3. **Fixation of date**.---(1) The date of notification of these regulations in the Gazette of Pakistan is hereby fixed as the date for the commencement of Licensing under Section 5 of the ordinance provided that the Licensing of X-ray machines shall commence from 1st day of January 1992.
- 4. **Power to determine nuclear substance.**--(1) The Director shall have the power and authority to determine and declare, from time to time that any substance or material including any substance obtained or obtainable from the soil, water, or from the atmosphere, which may be used for production of or use in atomic energy or for research into matters connected therewith, whether or not otherwise radioactive, is nuclear substance for the purposes of the ordinance and the regulations.
- (2). Natural uranium, depleted uranium, enriched uranium, thorium, plutonium, zirconium, heavy water, tritium and beryllium are hereby determined and declared to be substances which are used for production of or use in atomic energy and shall for all intents and purposes be deemed to fall within the expression "nuclear substance".
- 5. **Delegation of powers.**—(1) All the powers and functions of the Commission under the ordinance and these regulations shall be exercisable by the Director, provided that the power to make regulations shall not be deemed to have been delegated.
- (2) The powers to appoint the advisory committees and to lodge the complaints shall be exercised by the Director with the prior approval of the Chairman.

(Regulations 6 to 8 repealed vide PAK/950)

- 9. **Loss of radioactive material etc.**--(1) Where, in the opinion of an Inspector:
 - (a) any loss, theft, or destruction of any radioactive material or radiation apparatus has occurred or the same has fallen into the possession of some unauthorized person or is so suspected;

- (b) a nuclear incident or radiation accident has taken place and has caused or is likely to cause the increase of normal radiation levels,
- (c) a violation of any provision of the ordinance, these regulations or of the terms and conditions of a licence has taken place:

he may direct any person whether holding the appropriate licence or not to submit a report pertaining to the circumstances of such loss, theft, occurrence or violation, as the case may be, along with any remedial action taken or proposed to be taken in respect thereof, and direct such other action to be taken as he deems necessary to remedy or to prevent the breach of these regulations or the terms and conditions of the licence or to minimize the consequences, if any, of the loss, theft, destruction, occurrence, violation, nuclear incident or radiation accident.

- (2) If in his opinion a violation of the terms and conditions of the licence or breach of these regulations has taken place in any premises or nuclear installation, the Inspector may, with the approval of the Director order work to be stopped or suspended in the said premises or the nuclear installation, unless he is satisfied that the risk to the public, workers or the environment by the operation of the installation is not greater than that when the licence was granted.
- (3) A person, who is given any direction or instruction by the Inspector in the execution of his duties, shall comply with such direction or requirement

(Regulations 10 to 17 repealed vide PAK/908)

- 18. **Record of licences.**--The Directorate shall maintain a record of licences in such form as it may deem fit.
- 19. **Confidential information**.--The information furnished to the Directorate in pursuance of any order, direction or requirement or in an application made in accordance with these regulations, shall be treated as confidential by the Directorate, and shall not be divulged except for purposes of prosecution, or when the Director himself considers it expedient in the interest of nuclear safety or radiation protection.

(Regulation 20 repealed vide PAK/908)

- 21. **Variation of the orders passed**.--The Chairman may call for the records of any application for a licence, renewal or other proceedings pending or disposed of by the Director or any other officer of the Commission, suo moto or on information received, or representation made to him by an aggrieved applicant/ licensee and may:
 - (a) grant, revoke, suspend, or renew of licence, or change the terms and conditions of any licence;
 - (b) uphold, reverse or vary any orders passed on that record or may pass any further orders as he may consider appropriate.

(Regulations 22 and 23 repealed vide PAK/904)

(Regulation 24 repealed vide PAK/908)

(Regulation 25 repealed vide PAK/950)

(Regulations 26 to 32 repealed vide PAK/904)

- 33. **Planned special exposure for exceptional situations.**—(1) The dose equivalents or the committed dose equivalents incurred in the course of planned exposures shall not exceed twice the relevant annual limit specified in Schedule-III in any single event, and in a lifetime five times this limit.
- (2) The licensee shall authorize in writing a planned special exposure only in an exceptional situation.
- (3) The licensee shall inform the workers of the estimated radiation doses and potential occupational hazards during the planned operation.
- (4) The worker shall be instructed by the Radiation Protection Officer about the measures to be taken to keep the doses and other risks as low as reasonably achievable.
- (5) The licensee shall ensure that planned special exposures are not authorized for workers who have previously received abnormal exposures resulting in dose equivalents in excess of five times the relevant annual limit and workers who are women of reproductive capacity.
- (6) The licensee shall inform the worker, the approved medical practitioner and to the Director, the dose equivalents or the committed dose equivalents resulting from planned special exposure.
- (7) Planned special exposure for operations involving inhalation risk of radioactive substances shall be avoided.
- (8) Dose equivalents or the committed dose equivalents resulting from planned special exposure shall be recorded with those from normal exposures, but any excess over the limits prescribed in Schedule-III for radiation workers shall not in itself constitute a reason for removing the worker from his occupation.

(Regulations 34 to 38 repealed vide PAK/904)

- 39. **Reference levels.**--(1) Reference levels shall be as follows:
 - (a) recording level shall be for dose equivalents or effective dose equivalents or intake above which the information is of interest from a radiation protection point of view;
 - (b) investigation levels shall be for dose equivalents or effective dose equivalents or intakes above which, in the opinion of the Directorate, further investigations are justified;

(Regulation 39(1)(c) repealed vide PAK/914)

- (d) a reference level shall be established by the licensee, with approval of the Director, for any quantity used in radiation protection where limit for the quantity does not exist.
- (2) The level of three-tenths of the dose limits for individual workers aged 18 years and above shall be used as a reference level for administrative classification of conditions of work.

(Regulation 40 repealed vide PAK/914)

41. Actions to be taken following abnormal exposure

(Regulation 41(1) repealed vide PAK/914 Rev.1)

- (2) causes and consequences of doses or intakes to workers incurred during abnormal events shall be subject to investigations;
 - (a) an occupationally exposed worker incurring a dose or intake of radioactive material, exceeding twice the annual limit, shall be referred for appropriate medical examination by the approved medical practitioner;
 - (b) the administrative arrangements to be made following an accident shall include decision for any restriction on the future occupational exposure of those involved in the event. The worker shall still be allowed to continue routine work if the is no objection from the medical standpoint, due account having been taken of previous exposures, health, age, special skills as well as social and economic responsibilities;

(Regulation 41(2)(c) repealed vide PAK/914 Rev.1)

(Regulation 41(3) repealed vide PAK/914 Rev.1)

(Regulation 42 repealed vide PAK/914)

(Regulation 43 repealed vide PAK/904)

- 44. **Duties of the physical surveillance service**.--The physical surveillance service shall provide:
 - (a) facilities located within the site for the decontamination of personnel, equipment and areas;
 - (b) all persons who carry out remedial actions, with individual dosimeters, suitable protective clothing and respiratory protective equipment as appropriate to the situation;
 - (d) high range radiation monitoring instruments including dose rate instruments with or without a warning signal, battery operated air samplers; and

(Regulation 44(c) and 44(e) repealed vide PAK/914 Rev.1)

(Regulations 45 to 57 repealed vide PAK/904)

- 58. **Storage of radioactive material**.--(1) The licensee shall provide adequate facilities for storage of any radioactive material within his possession in such a manner that:
 - (a) special containers and secure places approved by the Radiation Protection Officer are used;
 - (b) it is kept away from inflammable substances;
 - (c) no person is exposed to radiation resulting in doses in excess of the authorized limits; and
 - (d) in the event of any breakage or rupture of the container, its entire contents are retained in appropriately designed receptacle.
- (2) Every container used for storage of any radioactive material shall have affixed to it in addition to the symbol of ionizing radiation, a label indicating:
 - (a) nature and activity of the contents:
 - (b) date of measurement of activity;
 - (c) name of the person in charge of container; and
 - (d) special safety instructions.

- 59. **Record Keeping of Radioactive Material**.--(1) Record of the radioactive materials as stored shall be kept by the licensee in a form and in a manner prescribed by the Directorate.
- (2) The storage site shall be adequately protected to be inaccessible to unauthorized personnel.

(Regulations 60 & 61 repealed vide PAK/915) (Regulations 62 & 63 repealed vide PAK/916,

PAK/923)

- 64. **Radiation Protection in mining and milling of radioactive ores.**--The licensee shall carry out all activities related to the development, excavation, production, processing and handling of radioactive ores and other prescribed substances in accordance with:
 - (a) The guidelines issued by the Directorate; and
 - (b) instructions and supervision of a Radiation Protection Officer.

(Regulations 65 to 69 repealed vide PAK/904) (Regulation 70 repealed vide PAK/925)

Addition of Regulation No. 70 vide S.R.O.1406 (I)/98 dated 22 December 1998 in the Gazette of Pakistan published on 31 December 1998 (page 2575).

(Schedule I repealed vide PAK/900 Rev.1)

(Schedule II to VIII repealed vide PAK/904)