<u>PART I</u>

ALL AGENCIES ARE REQUESTED TO COMPLETE PART I.

If you cannot answer a question, please indicate whether the question is NOT APPLICABLE or if INFORMATION IS NOT AVAILABLE.

Sec	tion 1: Contact details			
1.1	Agency	Australian Radiation Protection And Nuclear Safety Agency		
1.2	(Please indicate with a	al arrangements are governed by: a 'X' whether one or more of the following Acts apply)	YES	NO
		Management and Accountability Act 1997 vealth Authorities and Companies Act 1997	YES	NO
	Other			
1.3	Contact Officer	Carol Cheung		
	Position	Chief Financial Officer		
	Phone	(02) 9545 8316		
	Fax	(02) 9545 8314		
	Email	carol.cheung@health.gov.au		
	Address	PO Box 655, Miranda, NSW 1490		

PART II

If your agency operated any cost recovery arrangements in 1999-2000, please complete this par Please fill out a separate form for each sub-unit, cost recovery program or activity, or output or outcome for which you ar reporting. Similar cost recovery arrangements may be reported in groups.

		PART II(a)
	e of sub-unit, agency, program or	Regulatory Branch
activity, output or outcome		
Secti	on 4: Cost recovery arrangemen	nts in 1999-2000
	Descriptive material	
4.1	Nature of cost recovery arrangement (eg. licence fee, service charge, hypothecated excise tax or levy etc)	Licence application fees
4.2	Basic description of arrangements: (Please attach any relevant documents.)	Commonwealth entities are required by the Australian Radiation Protection and Nuclear Safety Act (1998) to hold a licence for activities involving sources of radiation and nuclear facilities. The Act requires that applications for licence be accompanied by the fee
4.3	Who pays the cost recovery charges?	Commonwealth entities required to hold a licence
4.4	Who benefits from the program or activity, output or outcome?	Commonwealth employees and memebrs of the public who may be exposed to radiation as a result of the activities mentioned above
4.5	Do you attempt to measure these benefits? If YES, how?	Benefits measured in terms of radiation doses measured or calculated and reported to ARPANSA by licence holders
4.6	Are there alternate providers or substitutes for this program or activity, output or outcome? (Please describe)	No
4.7	When was this cost recovery arrangement introduced?	With the making of the regulations prescribing the fees, on 9 June 1999

PART II(b) Name of sub-unit, agency, program or Regulatory Branch activity, output or outcome Program or activity, output or outcome cost recovery arrangements in 1999-2000 (continued (Please use \$'000) Program or activity, output or outcome revenues 4.8 Cost recovery revenue paid to CRF earmarked for appropriation to same agency 4.9 Cost recovery revenue paid to CRF earmarked for appropriation to a third party 4.10 Cost recovery revenue paid to CRF and not earmarked for particular appropriation 4.11 Cost recovery revenue paid to CRF (subtotal) 1,200 4.12 Cost recovery not paid into CRF 4.13 Total cost recovery revenue 1200 4.14 Appropriations not related to cost recovery 900 1700 4.15 Other sources (please specify) 4.16 Total program or activity, output or outcome revenues 3800 Program or activity, output or outcome expenses 4.17 Direct expenses 2593 4.18 Indirect expenses (including corporate overheads) 987 4.19 Third party expenses (a) 4.20 Total program or activity, output or outcome expenses 3580 Administration costs 4.21 What costs are associated with administering the cost recovery arrangements? CRF Consolidated Revenue Fund. Direct costs are those directly related to a particular program. Indirect costs include indirect agency overheads and general running costs. (a) Include third party costs where third parties are involved in a program or activity a their costs are being recovered as part of the cost recovery arrangements.

		PART II(c)
	e of sub-unit, agency, program or Regulatory cy, output or outcome	Branch
Secti	on 5: Institutional arrangements	
5.1	What was the rationale for introducing these cost recovery arrangements? (Please attach	In establishing ARPANSA the Government decided that the costs associated with implementing and administering ARPANSA's new regulatory responsibilities will be borne by the Commonwrealth entities subject to the control, and that 'user' pays initiative be established as soon as possible.
5.2	What was the legal basis for establishing the	se cost recovery arrangements: (Please name and attach relevant documents.)
	Legislation (eg. s.31 of the Financial Management and Accountability Act, tax or levy acts) Subordinate legislation (eg. regulations, standards)	Australian Radiation Protection and Nuclear Safety Act (1998) Australian Radiation Protection and Nuclear Safety Amendment Regulations (No.1) 1999
	Co-regulation or quasi-regulation	
	Commonwealth/State/Territory agreement Voluntary arrangements (eg. codes of practice) Other	
5.3	Who was consulted about introducing these consultation arrangements.)	cost recovery arrangements? (Please name relevant bodies and describe the
	Commonwealth government (DOFA etc) Other governments (state, territory, local) Industry Consumers Other	Commonwealth entities that may be subject to regulatory controls Ernst and Young, consultants

5.4	What guidelines were consulted when establishing these cost recovery arrangements? (Please attach source of information, guidelines etc.)	
5.5	Which agency is responsible for the following Policy setting Price setting Administration Revenue collection	ARPANSA ARPANSA ARPANSA ARPANSA ARPANSA
5.6	Is there any ongoing consultation about thes Commonwealth government (DOFA etc) Other governments (state, territory, local) Industry Consumers Other	e cost recovery arrangements? With whom? (Please name relevant bodies.) Commonwealth entities subject to regulation
5.7	Please describe these consultation arrangements.	Entites are consulted about proposed increases to the fees by mail, and meetings where requested.
5.8	Have the cost recovery arrangements been formally reviewed? What was the outcome? (Please attach copy of review)	No

PART II(d)

Name of sub-unit, agency, program	or
activity, output or outcome	

Regulatory Branch

Section 6: Price setting arrangements

- 6.1 How are these cost recovery charges determined? (Please attach any relevant documents) (i) How are charges set? (eg. by formula in The total cost of regulatory activities is determined, and relevant appropriations legislation or based on 'market prices') and other Government contributions are deducted to give the total revenue required from fees. The application fees for each licence were determijned as Are charges directly related to the costs of Application fees for source licences were determined on a basis of particular activities, outcomes or outputs, or compatability to fees set by State and Territory regulators. Fees for charged on some other basis? (eg. levies applications for facility licences were based on total costs related to the work of on users' turnover, profits or assets) assessing the application.
- 6.2 If charges are directly related to the costs of particular activities, outputs or outcomes:
 - (i) What costs do charges aim to recover? Direct and indirect costs (eg. only direct costs or indirect costs such as overheads)
 - (ii) What proportion of these costs do charges aim to recover? (%)
 - Does the charging regime require assets to No assets costs are a small portion of total. be valued? (eg. to allow the calculation of user cost of capital or return on assets)
 - (iv) If 'YES' to (iii), on what basis are assets valued? (eg. historic, replacement, deprival or replacement cost)
 - Do charges include a user cost of capital? No
 - (vi) If 'YES' to (iv), how is it calculated?
 - (vii) Do charges include return on assets? (eg. profit)
- (viii) If 'YES' to (vii), on what basis?
- Do charges discriminate between types of users?
- (x) If 'YES' to (ix), on what basis?

100%

On the basis of potential hazard of the regulated activity

(xi) (xii) (xiii)	considerations (eg. waivers, discounts)? If 'YES' to (xi), on what basis?	No, but these are included in proposed changes to the fees
6.3	How are indirect costs allocated for cost recovery arrangements? (eg. activity based costing, according to share of direct costs or other rule.)	On costs were calculated as 30% of salary. Proposed fees are based on ADC costing.
6.4	Are there any price controls on these charges?	
6.5	How often is the level of charges changed?	Chrages will be reviewed annually
6.6	greater than costs incurred?	It is intended that any excess revenue from fees and charges paid by a Commonwealth entity will be used to offset the future licence charges of the
End	l of Part II. Thank you for your coop	peration. Please return the questionnaire and attachments to

the Commission (see front sheet for instructions)

	section asks about your agency's total revenues, charges and expenses. All agencies ion, whether or not you consider you undertake cost recovery.	should com	olete this	
	cion 2: Agency revenues, charges and expenses as indicate with a 'X' which response applies)			
2.1	Has your agency charged any cost recovery fees, levies or other charges in the last five financial years?	YES X	NO	
	Relevant charges include any fees, levies, taxes (including some customs and excise duties earmarked for specific purposes) or other charges which arise from the services, programs or business activities of your agency, and which are collected by your agency or by another agency on your behalf. For example, application fees, processing charges, consultancy fees, publication sales, special industry duties, excises or levies other than general taxation.			
2.2	Were any of the appropriations allocated to your agency in the last five financial years linked (hypothecated) to revenue collected from fees, levies or charges (for example, levies paid to the Consolidated Revenue Fund but earmarked for allocation to your portfolio)? (Whether the revenue was collected by your agency or by another agency on your behalf).	YES	NO X	
2.3	Has your agency considered introducing any cost recovery arrangements in the past that were not implemented? (Please attach any relevant reviews, analysis or other information.)	YES	NO X	
2.4	Is your agency considering introducing any cost recovery arrangements in the future? (Please attach any relevant reviews, analysis or other information.)	YES	NO	
-	u answered NO to questions 2.1 and 2.2, you need not answer any further questions. To peration. Please return the questionnaire to the Commission (see front sheet for instruc	•	your	

If you answered YES to EITHER question 2.1 OR question 2.2 OR both, please complete section 3 below, and

Part II on the following worksheet.

Section 3: Agency revenues and expenses

3.1 Does your agency classify revenues and expenses as agency and administered?

Agency revenues and expenses are those controlled by the department/agency (for example, employee and administrative expenses). Administered revenues and expenses are those which are controlled by Government and managed or oversighted by the department/agency on behalf of the Government (for example, social security payments).

YES	NO
Χ	

If your agency classifies revenues and expenses as 'agency' and 'administered' then please fill in both tables below. If your agency does not classify revenues and expenses as 'agency' and 'administered' then please put all revenues and expenses in the 'agency' table below.

	NCY revenues and expenses (Please use \$'000)	1995-96	1996-97	1997-98	1998-99	1999-2000
	Agency revenue from cost recovery (a)					
3.2	Cost recovery revenue retained by your agency					1,231
3.3	Cost recovery revenue paid to CRF and appropriated to your agency (or another agency for a specific purpose (ie. annotated, hypothecated or earmarked revenues)					
3.4	Cost recovery revenue paid to CRF and not specifically appropriated to your agency (or another agency)					
3.5	Total agency revenue from cost recovery	0	0	0	0	1231
	Agency revenue from other sources					•
3.6	Other appropriations					8929
3.7	Other sources (eg. asset sales, dividends, interest, funding from					
	other government agencies)					5056
3.8	Total agency revenue from other sources	0	0	0	0	13985
3.9	Total agency revenue	0	0	0	0	15216
3.10	Total agency expenses					16090

CRF Consolidated Revenue Fund

⁽a) Include all revenue from fees, levies, excises and other charges which arise from the services or activities of your agency and which is paid to your agency to another agency or to the Consolidated Revenue Fund.

	1995-96	1996-97	1997-98	1998-99	1999-2000
Administered revenue from cost recovery (a)					
 .11 Cost recovery revenue retained by your agency .12 Cost recovery revenue paid to CRF and appropriated to your agency (or another agency for a specific purpose (ie. annotated, .13 Cost recovery revenue paid to CRF and not specifically appropriated to your agency (or another agency) 					
.14 Total administered revenue from cost recovery	0	0	0	0	C
Administered revenue from other sources					
.15 Other appropriations					
.16 Other sources (eg. asset sales, dividends, interest, funding from other government agencies)					
.17 Total administered revenue from other sources	0	0	0	0	C
.18 Total administered revenue	0	0	0	0	C

CRF Consolidated Revenue Fund

(a) Include all revenue from fees, levies, excises and other charges which arise from the services or activities of your agency and which is paid to your agency to another agency or to the Consolidated Revenue Fund.

End of Part I. Please complete Part II, which is on a separate worksheet.