

Convention on  
Nuclear Safety

2020

**NATIONAL  
REPORT**



Report by the Government Republic of Indonesia  
for the 8<sup>th</sup> Review Meeting

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## A. INTRODUCTION

After signing the Convention in 1994, Indonesia then promulgated Act No. 10 Year 1997 on Nuclear Energy, which lays a strong foundation of national policy for nuclear safety in accordance with the Convention, including the creation of an independent regulatory body (BAPETEN). At the same time, the Act also adapts Vienna Convention on Nuclear Damage and provides penal provision. Indonesia consistently demonstrates its commitment to this Convention after ratifying the Convention in 2002.

The Act requires the Applicants and the Licensees of nuclear facility to demonstrate the safety throughout the lifetime of the source. More detail safety requirements were laid down in some Government Regulations (GRs) under the Act, and followed by BAPETEN Chairman Regulations (BCRs) for technical matters. Furthermore, inspection and enforcement is an integrated part of the regulatory system in Indonesia, together with emergency preparedness arrangement, waste management, and management system requirements. Country reports submitted by Indonesia under the Convention highlight the national policy towards nuclear safety. Other national policies, such as stakeholder involvement, and transparency and openness in governmental decision making, are clearly support nuclear safety in Indonesia.

Concerning to construction and operation of NPP, Government established National Nuclear Energy Advisory Committee that has responsibility to provide consideration and recommendation related to nuclear energy utilization. The establishment of National Nuclear Energy Advisory Committee is stipulated in Presidential Regulation Number 83 year 2014.

The licensing process is technically carried out in accordance to GRs & BCRs, that adopting the IAEA Standards mostly, and international best practice in few cases. In order to ensure our preparation, Indonesia invited IAEA for the IRRS Mission in 2015. Since the 2015 Mission there had been a number of important improvements in the legislation. The Government of Indonesia has sent request to IAEA to conduct Follow Up Integrated Regulatory Review Service (IRRS) Mission on 22 May 2018 to review progress in implementing improvements resulting from the initial IRRS mission recommendations or suggestions. Responding this request IAEA has decided that Follow Up Mission will take place from 25 November to 4 December 2019, in BAPETEN office Jakarta – Indonesia. BAPETEN will send Advance Reference Material including evident document to support follow up mission to the IAEA in the end of August 2019.

Regarding to the Lesson-Learned of Fukushima Daichi accident, Indonesia has highly committed to the Vienna Declaration on Nuclear Safety in February 9, 2015, in the implementation of the objective of the Convention on Nuclear Safety to prevent accidents and mitigate radiological consequences.

With the above explanation on national nuclear safety regime and national plan on nuclear energy development, it can be seen that Indonesia puts its highest commitment to the Convention, both for the current and future nuclear installation/facility—as defined by this Convention.

This national report is prepared in accordance to INFCIRC 572 Rev. 6 (2018). The current status of the safety of three research reactors operated in Indonesia was reported. New features, regulation and policies related to safety are also part of this report.

## B. SUMMARY REPORT

This report is prepared not only to fulfil obligation of Indonesia as the party of this Convention and as the supporter of Vienna Declaration on Nuclear Safety (VDNS). This is also a self-assessment result, and as an embarking country this is a demonstration of commitment to nuclear safety. Through the submission and presentation of this report, Indonesia is open for any recommendation and suggestion that might arise during the review meeting.

For the existing three research reactors there is no significant safety issue found in the last three years. However, Indonesia is fully aware that the three facilities are more than 30 years old. Hence ageing management, implementing the report of periodic safety review, developing a better decommissioning programme, and enhancing safety culture are among the top priorities in Indonesia.

The current safety challenge in Indonesia is regarding the ageing management of research reactor, implementing periodic safety review and improvement of safety culture. To face this, both side, BATAN and the regulator (BAPETEN), utilized national best scientists and engineers from national universities, research institutes, and government agencies as the service provider and TSO during review and assessment of research reactor renewal operating license.

As an embarking country, Indonesia needs to learn more on the implementation of VDNS, as one of the topics identified and agreed upon at the Organizational Meeting. The method to evaluate the fulfilment of this Declaration is a challenge. Anyway, Indonesia strongly supports the idea and spirit of VDNS as a proper world endeavour together to prevent such nuclear disaster from happen again in the future.

In improving safety culture, all nuclear facilities have been establishing and implementing Integrated Management System that consist of management system for health, safety, and environment (ISO 18001), management system for environmental (ISO 14001) and quality management system (ISO 9001) besides applying BCR No 4 of 2010. Some BAPETEN divisions also have been accredited ISO 9001.

Indonesia received a full scope IAEA IRRS Mission in August 2015. Since the 2015 Mission there had been a number of important improvements in the legislation, a new organizational structure had entered into force, the organization had grown considerably and the authorization process had become more transparent. BAPETEN has made considerable effort in amending the Atomic Act No.10 of 1997 and establishing several Chairman Regulations to address International Safety Standards. BAPETEN continues to finalise the development of new regulations, guides and procedures, in line with the new legislation. BAPETEN Implement the new legislation, regulations, guides and procedures. BAPETEN has developed and implemented its integrated management system, and has made progress in the development of its documentation. This is part of commitment and strategy to implement recommendations and suggestions from the mission in effective and efficient ways. From time to time Indonesia will evaluate the progress, and there will

be a time expected in the near future to perform self-assessment before requesting the IAEA for the follow-up IRRS Mission.

BAPETEN invited IAEA Occupational Radiation Protection Appraisal Service (ORPAS) mission in order to develop an action plan for further improving the infrastructure for occupational radiation protection from 4 to 13 November 2018. In general, Indonesian legislation for radiation protection is consistent with the previous version of the International Basic Safety Standards (BSS No. 115, 1996) as recognised by IRRS mission in 2015. The ORPAS mission observed significant progress towards compliance with the current requirements of International Basic Safety Standards (GSR Part 3). Based on the evaluation results, there are some feedbacks, especially on the quality of regulations or policies that meet IAEA standards, including the implementation of radiation facilities and use.

In 2019, Indonesia received IAEA Expert Mission to review the Indonesia regulation regarding the licensing process for NPP. BAPETEN agreed with IAEA recommendation to more clearly address the aspect of ageing management as one of technical requirements of operating license, and provision of small size reactor to implement a graded approach in the licensing process. The results of the this IAEA review will be used to revise GR Number 2 and GR Number 54 which are planned to be carried out by BAPETEN starting in year 2019 (commencing academic drafting activities), and continuing in 2020 and 2021.

From 2015 SEED mission recommendation, High Temperature Gas-cooled Reactor is categorized as medium hazard installation. Therefore, peak ground acceleration for 10,000 years return period is applied for siting analysis and 1,000 years return period is used for design purposes with considering adequate safety margin.

In 2019 BAPETEN performed self-assessment on arrangement of emergency preparedness and response and reported in National Report on Preparedness and Response for a Nuclear or Radiological Emergency Indonesia. The report reflects the self-assessment made at national level against IAEA safety standards on emergency preparedness and response.

In the last review meeting, Indonesia received no recommendation and suggestion, and identified to have three good practices. Our target for this report is to maintain the fulfilment of the Convention and of the VDNS, and to demonstrate our commitment and measures in improving our safety performance and safety culture. To conclude, Indonesia welcomes any honest discussion to enhance our safety performance and safety culture.

### c. ARTICLE BY ARTICLE REVIEW

#### Article 6. EXISTING NUCLEAR INSTALLATION

*Each Contracting Party shall take the appropriate steps to ensure that the safety of nuclear installations existing at the time the Convention enters into force for that Contracting Party is reviewed as soon as possible. When necessary in the context of this Convention, the Contracting Party shall ensure that all reasonably practicable improvements are made as a matter of urgency to upgrade the safety of the nuclear installation. If such upgrading cannot be achieved, plans should be implemented to shut down the nuclear installation as soon as practically possible. The timing of the shut-down may take into account the whole energy context and possible alternatives as well as the social, environmental and economic impact.*

#### Existing nuclear installations

Based on Act No 10 of 1997 on nuclear energy, Indonesia defines nuclear installation as a nuclear reactor, facilities used for: purification, conversion, enrichment of nuclear material, nuclear fuel fabrication and/or reprocessing of used nuclear fuel and /or facilities used to store nuclear fuel and used nuclear fuel. However, research reactor is not nuclear installations defined by the convention. Currently Indonesia has not operated nuclear power plant yet but there are three research reactors and fuel fabrication facility, that being operated. The three nuclear reactors are situated in Java Island and shown Figure 1.

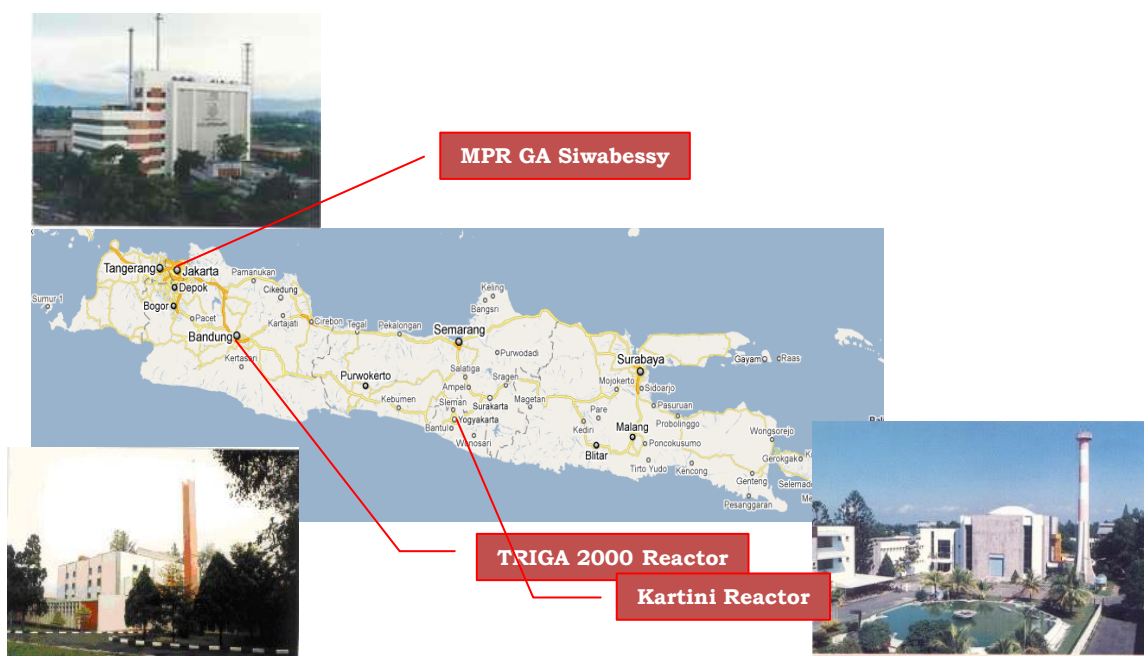


Figure 1. Research Reactors in Indonesia

(1) Multi-Purpose Reactor (MPR) GA Siwabessy.

The MPR GA Siwabessy is located in the area for Development of Science and Technology (Puspipstek), Serpong, 40 km southwest of Jakarta. The reactor is a pool-type reactor, cooled and moderated by light water with forced convection. The reactor, with 30 MWt nominal power, has been being operated by BATAN since 1987 for the purpose of material testing and analysis, radioisotope production, research, as well as education and training activities. The operation license of the reactor is valid until December 2020.

(2) TRIGA 2000 Reactor.

The TRIGA 2000, located in Bandung, West Java, is a pool (TRIGA MARK II) type reactor using H<sub>2</sub>O both as the moderator and coolant with licensed power at 1 MW. The first criticality of the reactor was achieved in 1965, and currently is operated by BATAN for the purpose of material analysis, radioisotope production, research etc. In 2017 BAPETEN issued renewal the operating license (with reactor power of 1000 kW) for the operation period until year 2027.

(3) Kartini Reactor.

Kartini Reactor, located in Yogyakarta, is also a pool (TRIGA MARK II) type reactor with licensed power at 100 KW. The first criticality of the reactor was achieved in 1979. This reactor is operated by BATAN for the purpose of material analysis, research, education, training, etc. This reactor has the operation license valid until December 2019.

### **Safety related issues**

(1) MPR GA Siwabessy

The operating license of MPR GA Siwabessy will expire in December year 2020. In accordance with the requirements of GR Number 2 year 2014, three years before the operating license expires, the licensee must submit an extension of the operating license to BAPETEN by attaching the technical document, namely Safety Analysis Report, Periodic Safety Review, Ageing assessment report for safety, structure, and component, and Operations report. In December 2017 PRSG-BATAN (the center who manages MPR GA Siwabessy) submitted the application renewal operating license to BAPETEN. Then BAPETEN has been conducting a review and assessment of periodic safety review (PSR) document since 2018. Some of the recommendation and follow up to improve safety from PSR document are identified. Recently global assessment and preparation of the integrated implementation plan of safety improvements being formulated by BAPETEN, including updating all of data and information of Safety Analysis Report document.

Based on licensee operation report, the result of periodic safety review and ageing management report, PRSG BATAN revitalized some systems and components that are important to safety based on the priority. Revitalization includes cabling, cooling tower, chiller, replaced of seismograph system, and fire safety system. PRSG-BATAN is also planning to replace Instrumentation and control system from analog to digital and emergency diesel.



In addition to, MPR GA Siwabessy operator also submitted updating decommissioning plan document to BAPETEN. BAPETEN monitors the current condition of facilities and applicable regulations continuously. Some evaluation BAPETEN findings are identified.

#### (2) TRIGA 2000 Reactor

On the renewal licensing process of TRIGA 2000 reactor, the licensee has performed periodic safety review and updating safety analysis report for operation. Some of recommendation and follow up to improve safety from PSR document are identified. BAPETEN continuously observe the progress of completion for recommendation and follow up until the next PSR period.

#### (3) Kartini Reactor

Kartini reactor operation license will expire on 5 December 2019. In 2017, licensee applied for the renewal of the Operation licensee to the BAPETEN's Chairman by enclosing following documents: safety analysis report, periodic safety assessment report, operation report, and ageing assessment report. BAPETEN has been reviewing these documents and conducting field verification. Some of recommendation and follow up to improve safety from PSR document are identified. Recently global assessment and preparation of the integrated implementation plan of safety improvements being formulated by BAPETEN, including updating all of data and information of Safety Analysis Report document.

BAPETEN also issued the approval of utilization on using of Boron Neutron Capture Therapy (BNCT) in 2017 and utilization of Sub-critical Assembly for Molybdenum Production (SAMOP).

### **Programmes and measures for the safety**

Indonesia commits to further enhance safety culture applied both in the operator and regulator side. This would complete the existing programmes in maintaining and where possible improving nuclear safety in Indonesia. The operator continues developing their periodic safety review and ageing management, while at the same time also preparing their decommissioning programme as required by law. Regulator endures its task to ensure safety through licensing review, inspection, and regulation development. In order to assure sustainability in safety, both sides commit to further enhance knowledge management, and implement a better strategy on transparency and openness.

### **Statement of the operation of nuclear installation**

Indonesia decides to continue the safe operation of the three research reactors until further decision regarding the ageing management, fuel availability, and the utilization of the plants.

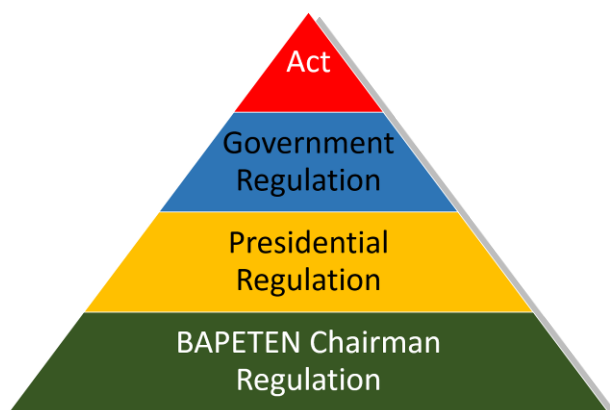
## Article 7. Legislative and Regulatory Framework

1. *Each Contracting Party shall establish and maintain a legislative and regulatory framework to govern the safety of nuclear installations.*
2. *The legislative and regulatory framework shall provide for:*
  - i. *the establishment of applicable national safety requirements and regulations*
  - ii. *a system of licensing with regard to nuclear installations and the prohibition of the operation of a nuclear installation without a license;*
  - iii. *a system of regulatory inspection and assessment of nuclear installations to ascertain compliance with applicable regulations and the terms of licenses;*
  - iv. *the enforcement of applicable regulations and of the terms of licenses, including suspension, modification or revocation*

### Article 7 (1) Establishing and maintaining a legislative and regulatory framework

#### Primary legislative framework

The hierarchy of national legislation system in Indonesia is described in The hierarchy of national legislation system in Indonesia is described in The hierarchy of national legislation system in Indonesia is described in Figure 2.



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On the framework for nuclear safety, Indonesia enacted Act No. 10 Year 1997 on Nuclear Energy, together with some ratification of safety related international conventions listed in the next

paragraph. As the interface with national legislation, the establishment process of law and regulation is based on national regulation, i.e. Act No. 12 Year 2011 on the Establishment of Laws. In addition, the position, task, function and authority of non-ministerial government institution, such as BAPETEN and BATAN, is regulated by GR No. 103 Year 2001. National legislation also addresses financial system of government institution, stakeholder involvement in governmental decision making, transparency and openness, industrial safety and health, environmental safety, and other administrative arrangements.

The implementing instruments of the above laws are listed in the Table 2. List of Regulation for Nuclear Installation. Enacted regulations after 2013 are:

- GR No 61 Year 2013 on the Radioactive Waste Management;
- GR No 2 Year 2014 on the Licensing of Nuclear Installations and the Utilization of Nuclear Materials; and
- GR No. 58 Year 2015 on the Radiation Safety and the Transport Security of Radioactive Materials.

Since 2016, BAPETEN has been amending of Act No 10 of 1997 on nuclear energy. Amendment process commences from making of academic analysis, internal discussions, discussions between ministries and the preparation of draft amendments. The provisions added to the law are the strengthening of regulations and the principle of safety in the use of radiation sources and ionizing radiation. The fields of utilization of nuclear energy and radiation are also explained more clearly. Responding to the recommendations of the IRRS Mission regarding the implementation of the Fundamental Safety Principle (SF-1) that is clearer in the rules relating to safety also carried out by revising government regulations relating to the safety of the use of nuclear energy and radiation.

In the draft law the new framework for nuclear safety, Particularly, provisions for the fundamental safety principles, i.e. assigning the prime responsibility for the safety of the operating organization, or provisions for involvement of interested parties in the decision making process has already included.

The revision of Act No 10 of 1997 is still ongoing and the targets are to be completed by 2019. The difficulties faced are in coordination and harmonization with all parties involved and discussions with the parliament as the final stage to the regulatory approval process.

The government continues to strive all regulations and policies related to the safety of the use of nuclear energy and radiation are always in accordance with the international policies such as stated in IAEA GSR Part 3, Part 4, and Part 5, as shown in Table 1.

BAPETEN has initiated to revise government regulations adjusting to the provisions and standards that apply to GSR part 3, part 4 and part 5 such as GR No 33 of 2007 on safety of ionizing radiation and security of radioactive sources, GR No 29 of 2008 on Licensing for the Use of Ionizing Radiation Sources and Nuclear Materials, GR No 54 of 2012 on the safety and security of nuclear materials, GR No. 2 of 2014 on licensing of nuclear installations and utilization of nuclear materials. Changes to these regulations aim to improve the safety aspects of the use of nuclear power and radiation.

On 18-21 February 2019 BAPETEN invited an IAEA Expert Mission to review the Indonesia regulation regarding the licensing process for NPP, where this activity aims to review the implementation of GR Number 2 year 2014 and GR Number 54 year 2012. The results of the IAEA review will be used to revise GR Number 2 GR Number 54 which are planned to be carried out by BAPETEN starting in year 2019 (commencing academic drafting activities), and continuing in 2020 and 2021.

**Table 1. List of Government Regulation being revised**

IAEA Standards	Regulations
GSR Part 3	Revision of GR No. 33 of 2007 on Safety of Ionizing Radiation and Security of Radioactive Sources,
GSR Part 4	<ul style="list-style-type: none"> <li>• Revision of GR No 29 of 2008 on Licensing for the Use of Ionizing Radiation Sources and Nuclear Materials</li> <li>• Revision of GR No. 33 of 2007 on Safety Of Ionizing Radiation and Security of Radioactive Sources,</li> <li>• Revision of GR No. 2 of 2014 on Licensing of Nuclear Installations and Utilization of Nuclear Materials</li> <li>• GR No 54 of 2012 on the Safety and Security of Nuclear Materials</li> </ul>
GSR Part 5	Revision of GR No. 61 of 2013 on the Management of Radioactive Waste

### **Ratification of international conventions and legal instruments**

Indonesia is also party to major international conventions related to nuclear safety. These include:

- Convention on Nuclear Safety, ratified with Presidential Regulation (PR) No. 106 Year 2001;
- Convention on Early Notification of a Nuclear Accident, ratified with PR No. 81 Year 1993;
- Convention on Assistance in the Case of a Nuclear Accident or Radiological Emergency, ratified with PR No. 82 Year 1993; and
- Joint Convention on the Safety of Spent Fuel Management and on the Safety of Radioactive Waste Management, ratified with PR No. 84 Year 2010;

Since 2016, there is no ratification of international conventions and legal instruments.

### **Article 7 (2) (i) National safety requirements and regulations**

#### **Secondary legislation**

BAPETEN is responsible to issue secondary legislation for nuclear safety including technical regulations and guides. BAPETEN Chairman Regulation (BCR) is issued to provide further detail technical requirements on safety in implementing a specific Government Regulation. BAPETEN has established BCRs for siting, design, operation, and decommissioning of nuclear installations adopting and/or adapting relevant IAEA standards. The list of BCR is attached in Table 62.

#### **Regulations and guides issued**

BAPETEN regulations are updated to the latest conditions and references. Since 2016, BAPETEN has been issuing several regulations include a new and amended previous Regulation. BAPETEN has initiated to revise BCR adjusting to the provisions and standards that apply to GSR part 7, IAEA SSR-3, IAEA SSR2/1 rev 1, IAEA NS-R-3 (Rev. 1), IAEA SSG 38, IAEA SSG 35, IAEA SSG 30, IAEA SSG-28, including:

- BCR No. 4 Year 2019 on Dispersion of Radioactive Material in Air and Water and Consideration of Population Distribution in Site Evaluation for Nuclear Installation, amending BCR No. 3 Year 2008 on Dispersion of Radioactive Material in Air and Water and Consideration of Population Distribution in Site Evaluation for Nuclear Power Plants.
- BCR No. 2 Year 2019 on the safety of commissioning for Non Power Reactor. This BCR adaptation from IAEA SSG 28: Commissioning for Nuclear Power Plants.
- BCR No. 4 Year 2018 on Safety Provisions for Site Evaluation of Nuclear Installation, amending BCR No. 5 Year 2007 on Safety Provisions for Site Evaluation of Nuclear Reactor. This BCR adaptation from IAEA NS-R-3 (Rev. 1) - Site Evaluation for Nuclear Installations.
- Amending BCR No. 6 Year 2008 on External Human Induced Events in Site Evaluation for Nuclear Power Plants: Status of this BCR still in the process of harmonization in legal bureau.
- Amending BCR No. 2 Year 2011 on Safety Operation of Research Reactor, which regulates extended shutdown. This BCR is an adaptation from IAEA SSR-3: Safety of Research Reactors. Status of this BCR still in the process of harmonization in legal bureau.
- Amending BCR No. 1 Year 2010 on Nuclear Emergency and Preparedness. This BCR is an adaptation from IAEA GSR Part 7: Preparedness and Response for a Nuclear or Radiological Emergency. Status of this BCR still in the process of drafting.
- Drafting BCR on aspect of radiation protection for power reactor design. This BCR is an adaptation from IAEA SSR2/1 rev 1 – Safety of Nuclear Power Plants: Design.
- Drafting BCR on Safety, Quality, and Seismic Classification of Structures, Systems and Components in Nuclear Installations. This BCR is an adaptation from IAEA SSG 30: Safety Classification of Structures, Systems and Components in Nuclear Power Plants.
- Drafting BCR on the safety of construction for power reactor.

### **Process of establishing and revising regulatory requirements**

BAPETEN has issued a law making procedure for establishing and revising BCR, adopting Act No. 12 Year 2011 on the Establishment of Laws. The procedure includes a process for obtaining comments from interested parties, including receiving public comment through the website. The BCRs is required to be published in the Official Gazette as the final process of the enactment. Then BAPETEN disseminates the new issued BCRs to the stakeholders.

Implementation of this process is in accordance with BCR No. 8 Year 2018. The process of establishing and revising regulatory requirements is carried out through stages: planning, drafting,

discussing, establishing; and enacting. Before the draft legislation is established, the Agency can engage the public to provide input.

## **Article 7 (2) (ii) System of licensing**

### **Licensing system and processes**

The licensing system of nuclear installation follows the provisions and requirements stated by the GR No. 2 Year 2014 on Licensing of Nuclear Installations and the Utilization of Nuclear Materials. This government regulation regulates licensing procedures, licensing requirement documents, and the time frame of licensing process.

Licensing for nuclear installations is conducted in multi-step licensing processes, from siting, design approval, construction, commissioning, operation, to decommissioning. Licensing requirements in each step are categorized into administrative, technical, and financial requirements. Administrative requirements are, inter alia, related to legal ownership of operating company and other license that has to be obtained from other related licensing institution(s). Technical requirements are required by BAPETEN to ensure the safety of nuclear installations, and the detailed provision regarding technical document is stipulated on BCR. Financial requirements are financial assurance for construction, commissioning, operation, and decommissioning, as well as the liability for nuclear damage during commissioning and operation. The financial requirements are only applied to commercial nuclear installations.

BAPETEN performs review and assessment of the submitted licensing application documents to ensure that all requirements are fulfilled. During this review and assessment process, BAPETEN performs inspection to verify the conformity of safety requirements. Figure 2 shows BAPETEN verification activity.

BAPETEN also conducts public hearing during the licensing process of nuclear installation.



**Figure 2. BAPETEN team is verifying in the field**

### Involvement of the public and interested parties

The Involvement of public and interested parties in the licensing process is stipulated in Act No. 30 of 2014 on Government Administration. This Act requires the government institution to provide an opportunity for the public to be heard in the decision-making process. Public involvement includes in license or approval issuance/revocation/suspension/modification process. BAPETEN, through Directorate of Licensing of Nuclear Installation and Materials (DPIBN) revised a procedure to include the mechanism of consultation with interested parties/public hearing process before issuance license or approval. The procedure refers to administration requirement on GR No.2 of 2014 and Act No. 30 of 2014 and it is part of Procedure for Licensing for Nuclear Reactor and Procedure for Licensing for Non Reactor Nuclear Installation. Questions, recommendation, and answers that arise during public hearing event are collected by BAPETEN as attachment in Safety Evaluation Report document and as base for issuing nuclear reactor site license. Figure 3 shows public hearing event organized by BAPETEN on the site licensing process of Nuclear Reactor.



**Figure 3. Public hearing on the site licensing process**

Following implementation of GR No. 30 Year 2014, BAPETEN issued BCR No. 3 of 2018 on public communications strategy of regulatory body. The strategy was arranged as part of the institution's efforts to provide information to the public on the importance of the aspect of nuclear energy oversight. The public communication strategy is prepared based on the principles transparency, education, accountability, and responsibility.

BAPETEN determines communication targets according to the people affected by the existence of BAPETEN. First, the groups of people affected directly, namely the permit holder. Second, indirectly affected community groups include community organizations, local governments, other relevant government agencies, academics, NGOs, mass media and the general public. Figure 4 shows public hearing organized by BAPETEN on the site licensing process of nuclear reactor which involving indirectly affected community groups.





**Figure 4. Public hearing on the site licensing process**

### **Preventing the operation of a nuclear installation without a valid license**

To prevent the operation of a nuclear installation without a valid license, Act No. 10 of 1997 on Nuclear Energy provides penal provision with fine or imprisonment. Furthermore, for the existing facilities, BAPETEN may send notification to remind the licensees on their licensing status that would be expired in the near future. For new built installation, such prevention could also be carried out through coordination with related government institutions dealing with import-export control.

### **Article 7 (2) (iii) System of regulatory inspection and assessment**

#### **Regulatory strategies**

Act No. 10 Year 1997 on Nuclear Energy states that BAPETEN shall perform inspection to nuclear installations to ensure the compliance to nuclear safety regulations and licensing conditions. The strategies to implement the inspection policy are:

1. BAPETEN develops inspection program to carry out regular and unannounced inspection activities as mandated by the Act.
2. To carry out the tasks, inspectors are provided with sufficient authorities as stipulated in GR No. 2 Year 2014 on the Licensing of Nuclear Installations and the Utilization of Nuclear Materials. In order to ensure their competences to perform inspection, BAPETEN develops inspector training and qualification program. To maintain the inspector competence, BAPETEN conducts refreshment training course, and organize inspection experience sharing forum which is held twice a year.
3. BAPETEN coordinates with related institutions for law enforcement to follow up inspection findings where necessary.
4. BAPETEN provides sufficient infrastructure to support safety inspection program, such as:
  - a real time and online monitoring system for the reactor operating parameters and environmental radiation level;
  - an online radioactive waste inventory reporting system;

- a worker doses evaluation reporting system
- environmental laboratory;
- inspection procedures and working instructions; and
- Inspection tools and equipment

IF necessary, BAPETEN may request assistance from external independent laboratories and/or experts.

BAPETEN has not carried out safety culture inspection to licensee yet. BAPETEN Inspection directorate plans to develop an inspection system that includes the inspection of the implementation of safety culture in the nuclear installations in 2020-2024.

### Regulatory inspection and assessment process

Regulatory inspection is managed in accordance with the Management System of BAPETEN (SMB). Planning of inspection is conducted each year by determining the number of inspections, inspection personnel, objects and scopes, and schedules. The scopes of nuclear safety inspection are operation, radiation protection, maintenance and ageing management, emergency preparedness, and management system. Basic techniques used by the inspectors include verification by confirmatory measurements, auditing, and data review. For preparation for the inspection, the inspection team conducts an internal meeting to detail the inspection scope, and discuss the previous inspection report, time allocations, distribution of inspection tasks, and the need of inspection tools.

### Basic features of inspection programmes

Inspection program is developed based on risk assessment of the facilities, as illustrate in Table 2. The higher risk facility, the more frequent BAPETEN performs inspection. The risk-based nuclear installation inspection is carried out in accordance with BCR No. 1 Year 2017 on performing inspection in nuclear energy oversight.

**Table 2. Frequency of inspection based on facility risk**

Risk	Facilities and Activity	Frequency of inspection
High	Nuclear reactor with 2 Mwt < Power < 100 Mwt	Three times per year
Moderate	<ul style="list-style-type: none"> <li>• Nuclear reactor with power <math>\leq</math> 2 Mwt</li> <li>• Fuel cycle facilities (not including fuel storage facilities)</li> <li>• Radioactive waste management facilities</li> <li>• Production of radioisotopes using reactor</li> </ul>	Twice per year
Low	Spent fuel storage facilities (pool type) with small inventory	Once per year

The inspection is conducted through documentation audit and field verification, including interview, in-situ measurement, and sampling for laboratory testing where necessary. BAPETEN provide written guidance including inspection procedures, working instruction and the checklists. These

documents are periodically reviewed and updated. During the inspection, inspectors are required to be accompanied by the technical staffs of the facility to confirm any potential findings. The inspection findings are presented to the facility top management in the exit meeting. The facilities are required to develop and implement action plan related to the findings, and this plan is a subject for approval by BAPETEN. Figure 5 shows BAPETEN inspection activities.



**Figure 5. BAPETEN routine inspection activity**

In addition, since 2016 BAPETEN has also set up and measured safety and security indicators, which are obtained from a summary of inspection results at each facility. Safety indicators contain assessments of safety performance including aspects of operation, ageing management, radiation protection, and environmental management and monitoring, nuclear preparedness, and management systems.

#### **Article 7 (2) (iv) Enforcement of applicable regulations and terms of licenses**

##### **Power for legal actions**

The legal basis for enforcement is stipulated in the Act 10 Year 1997, GR No. 54 Year 2012, GR No. 61 Year 2013 and GR No. 2 Year 2014. These law and regulations provide power to BAPETEN to take or to initiate necessary legal enforcement actions.

##### **Enforcement measures**

Enforcement actions shall be applied in accordance with safety condition of the facility. These actions could be in the form of written warning, license suspension, ultimately revocation of license, or penal provision. In the case of penal prosecution, BAPETEN has to follow national civil law.

##### **Experience with legal actions and enforcement measures.**

The most common enforcement measure taken by BAPETEN was written warning. Facilities have to follow up this written warning, and submit the progress report to BAPETEN. Inspector then performs inspection to verify the follow up action.

Implementation of enforcement shall be carried out professionally, effectively and responsibly. It requires a measurable and definite provision as a guideline for nuclear safety inspectors. BAPETEN views that non-compliance of utilization of nuclear energy by licensees with licensing requirements and nuclear regulations can be enforced by law as a last effort (*ultimum remedium*) measure that shall be regulated in the BAPETEN Regulation.

For this reason, BAPETEN has issued BCR No. 1 of 2017 on conducting inspections in the nuclear energy oversight. It regulates enforcement which is generally applied both to the field of installation and nuclear materials as well as to radiation and radioactive materials.

Enforcement in the BCR No. 1 of 2017 is the process of imposing administrative and criminal sanctions to licensees who violate regulations.

## Article 8 An Independent Regulatory Body

- 1. Each Contracting Party shall establish or designate a regulatory body entrusted with the implementation of the legislative and regulatory framework referred to in Article 7, and provided with adequate authority, competence and financial and human resources to fulfil its assigned responsibilities.*
- 2. Each Contracting Party shall take the appropriate steps to ensure an effective separation between the functions of the regulatory body and those of any other body or organization concerned with the promotion or utilization of nuclear energy.*

### Article 8 (1) Establishment of the regulatory body

#### Legal foundations and statute of the regulatory body

The Act No. 10 Year 1997 on Nuclear Energy separates regulatory and executive function. In implementing this policy, then, Presidential Decree No 76 of 1998 on Nuclear Energy Regulatory Authority establishes BAPETEN as an independent governmental organization for the regulatory control in the use of nuclear energy. Its responsibilities are clearly set out in the Act and its implementing regulations. It is important to underline that according to the Act, the Chairman of BAPETEN is responsible and report directly to the President of the Republic of Indonesia.

#### Mandate, mission and tasks

The mandate of BAPETEN to regulate the utilization of nuclear energy in Indonesia is also fostered by the Presidential Decree No. 103 Year 2001 on the Status, Main Task, Function, Authority, Organizational Structure, and Working Orders of Non Department Government Institutions, as amended by Presidential Decree Number 9 Year 2004.

The mission of BAPETEN, in accordance to Act No. 10 Year 1997 on Nuclear Energy, are to:

1. assure the welfare, the security and the peace of people;
2. assure the safety and the health of workers and public, and the protection to the environment;
3. maintain legal order in implementing the use of nuclear energy;
4. enhance legal awareness of operator to foster nuclear safety culture;
5. prevent the diversion of the peaceful uses of nuclear material; and
6. assure the maintenance and improvement of the worker discipline in carrying out nuclear energy utilization.

The Act No. 10 Year 1997 on Nuclear Energy provides BAPETEN with the main tasks to develop regulation, conduct licensing process, and perform inspection. In order to implement its tasks, the above Presidential Decree No. 103 Year 2001 grants BAPETEN with the function to:

1. perform assessment and develop national policy in the field of nuclear regulation;
2. coordinate functional activities in implementing the tasks;
3. facilitate and provide guidance for government activities in the field of nuclear regulation; and,
4. organize supervision and service on public administration in the field of general planning, management, organization and management system, staffing, finance, archive, legal affair, encryption, and accommodation and housekeeping.

### **Authorities and responsibilities**

To carry out its functions, Presidential Decree No. 103 Year 2001 provides BAPETEN with the authorities and responsibilities to:

1. develop national plan in nuclear regulation;
2. formulate national policy in nuclear regulation to support national development;
3. establish accreditation and certification in nuclear regulation;
4. other relevant authorities and responsibilities: develop and implement regulatory policy; establish regulatory management system; assure the welfare, the security and the peace of people in nuclear energy utilization; assure the safety and the health of workers and public, and the protection to the environment from the harmful effects of radiation; and prevent the diversion of the peaceful uses of nuclear material.

### **Organizational structure of the regulatory body**

The organizational structure of BAPETEN is outlined in Figure 6 below. BAPETEN is led by a Chairman, who is appointed by and report directly to the President of the Republic of Indonesia. The operational 'core' activities are carried out under the leaderships of the Deputy Chairman for Nuclear Safety Assessment and the Deputy Chairman for Licensing and Inspection. The two Deputy Chairmen as well as the Executive Secretary are appointed by the President, as shown in Figure 6

In 2019 BAPETEN restructured its organization in order to strengthen its function. A new section of human resource division was formed with the main task for mapping employee needs and planning employee competencies development in the long-term periods.

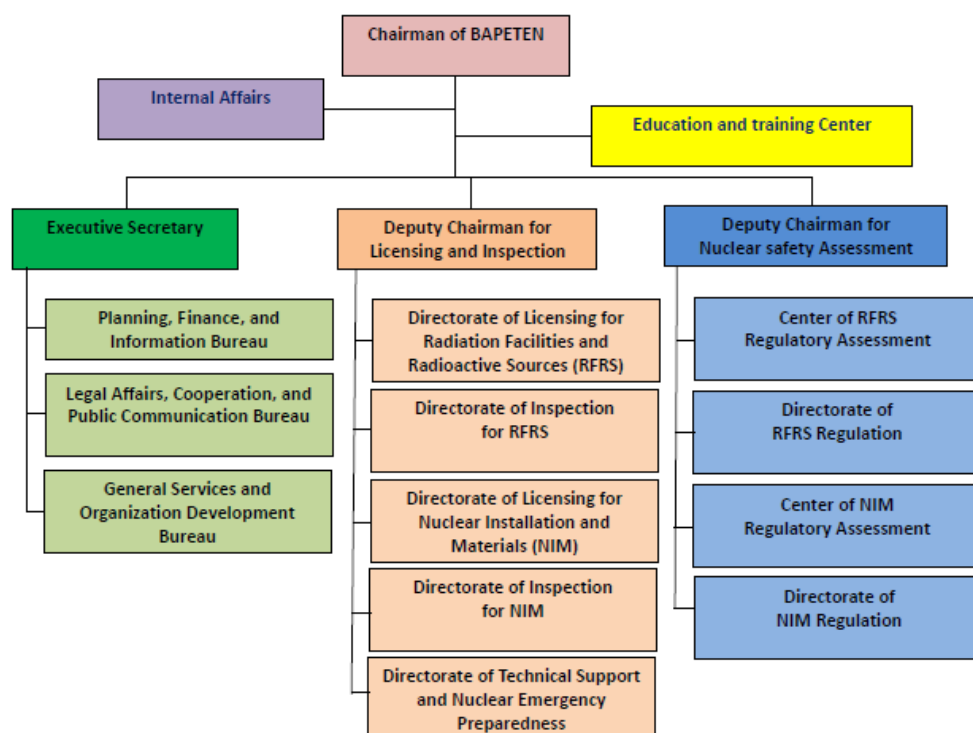


Figure 6. The organizational structure of BAPETEN

### Development and maintenance of human resources over the past three years

In National level, human resource development in Indonesia is based on Act No.5 of 2014 on the State Civil Apparatus (ASN). In this Act the government officer has the right to obtain competency development. State Civil Apparatus career development is based on qualifications, competencies, performance appraisal, and needs of Government Agencies (article 69). These competencies include:

- a. technical competencies measured by the level and specialization of education, functional technical training, and experience working technically;
- b. managerial competencies measured from the level of education, structural or management training, and leadership experience; and
- c. Cultural social competence measured by work experience is related to plural societies in terms of religion, ethnicity, and culture so that they have national insight.

In Article 70 of this Act, it is also stipulated that every State Civil Apparatus has the right and opportunity to develop competence. Competency development includes education and training, seminars, courses, and upgrading.

BAPETEN has already developed human resources development (HRD) plan and applied the IAEA model “Systematic Assessment of Regulatory Competence Needs for Regulatory Bodies of Nuclear Facilities” (SARCON). Previously, BAPETEN performed Training Need Assessment (TNA) for technical staffs. TNA refers to IAEA TecDoc 1254: Training the staff of the regulatory body for nuclear facilities:

A competency framework Safety Report Series No. 79 “Managing the Competence of a Regulatory Body”. In collaboration with the IAEA, BAPETEN organized a workshop on SARCON; while with the USNRC, BAPETEN arranged a workshop on evaluating the competency requirements and the adequacy of reviewer for site licensing application. Based on the SARCON’s conclusion, BAPETEN developed human resource development plan and its training programme.

Related to human resources development, BAPETEN Training Center also prepares BAPETEN Chairman Decree on plans and development for BAPETEN Human Resources for period 2015-2019. With this BAPETEN Chairman Decree, BAPETEN Training Center develops training programs for its employees.

### **Statement of adequacy of resources**

Regarding the adequacy of resources of BAPETEN, Act No. 5 Year 2014 on the State Civil Apparatus stated the Government financially guarantee BAPETEN to perform its tasks and functions with sufficient number of management and employees. Additionally, Presidential Decree No. 76 Year 1998 on Nuclear Energy Regulatory Agency, stipulates that the entire budget needed is billed to the Government budget. The financial resources of BAPETEN are based on the national annual budget plan which is approved by Ministry of National Development Planning, the Ministry of Finance, and the Parliament. Aside from the government funding, financial resources of BAPETEN come from licensing fees as stipulated in the Act No. 10 Year 1997 on Nuclear Energy. The amount of these licensing fees is stipulated by the Government Regulation 56 Year 2014 on Non-Tax Revenues Applicable for BAPETEN.

In implementing the HRD plan, BAPETEN develops training programme for their employee, including advance degree and various types of training activities. The number of needed employees is also evaluated, and projection has been made, especially in anticipating the introduction of NPP technology to the Country. For the current situation, the number of current employees is considered to be sufficient with continuing training activities needed. However, additional staff is significantly needed in the near future. In this case, BAPETEN has coordinated with national institution dealing with civil servant and the administration.

Currently BAPETEN has 400 staffs in total with 211 staffs allocated to technical units associated with regulatory functions and 189 staffs allocated to administrative units. Most of these persons have university degrees: doctoral degree 8 persons, master degree 134 persons, and bachelor degree 199 persons.

BAPETEN will allocate adequate human and budgetary resources to support the implementation of regulation function carry out by BAPETEN.

To support the implementation of regulation function on the utilization of nuclear energy and radiation, BAPETEN requires competent human resources to carry out all regulation functions in a long period of time. BAPETEN does not have a long-term human resource management plan especially in terms competencies and personnel regeneration. Government has online employee planning system named e-formation.

BAPETEN recruits new employees in accordance with government regulations to ensure that all employees understood their task and function more clearly. To improve employee competency,



BAPETEN also has assigned employees to pursue higher education level both master and doctoral degrees in accordance with the needs and challenges of the organization.

Age distribution of BAPETEN employees is shown in Figure 7. Most of BAPETEN employees are between 36 and 45 years old (61%). There are 11% of the employees that have working experience less than 5 years, whom get priority in the competence development. Meanwhile 11% of the employees are above 50 year old, nearing retirement.

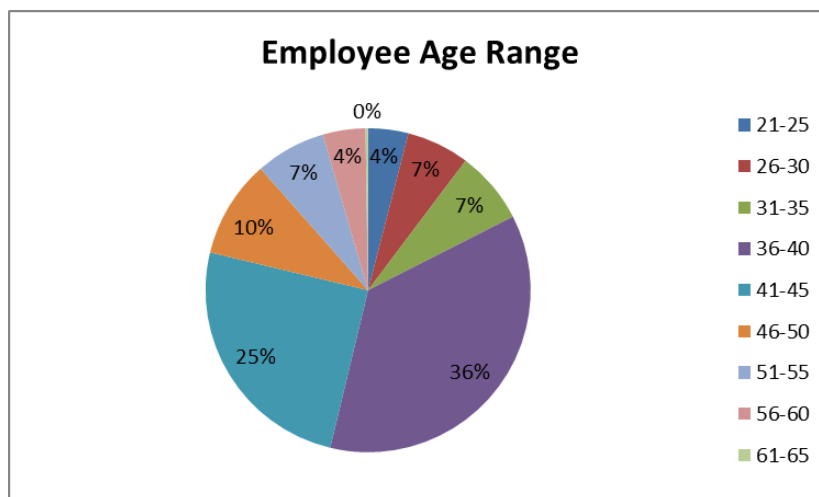


Figure 7. Range of BAPETEN Employees Age

#### Management system of the regulatory body

The existing BCR No.14 of 2014 on BAPETEN Management System was developed based on IAEA GSR 3, ISO 9001:2008, and ISO 9004:2009. In 2018, BAPETEN start to revise this BCR based on GSR Part 2, ISO 9001:2015, and ISO 9004:2018. In the drafting process of the BAPETEN Management System, the issues of leadership, safety culture, risk management, and communication issues both internal and external, as well as organization changes management will be included. The issues about the values, policies, and procedures for decision making are also included in the draft of BAPETEN management system. This BAPETEN Chairman Regulation will be issued in 2019 and after BCR issued, it will be disseminated to all BAPETEN staff members.

BAPETEN start to develop self assessment procedure to include safety culture aspect. This procedure will be issued in November 2019.

In 2018, a review of the BAPETEN management system was conducted by inviting two experts from the IAEA under the TC Project. BAPETEN received input and suggestions for improvements to the BAPETEN management system from experts brought in by Risk Audit - the European Union which began in 2017 and continued until 2019.

#### Place of the regulatory body in the governmental structure

BAPETEN is an independent statutory agency. This is outlined in Presidential Decree Number 103 Year 2001 on Non Departmental Government Institutions, as amended by Presidential Decree Number 9 Year 2004;

**Reporting obligations**

As a non-governmental agency, BAPETEN has responsibility to the President directly. The concept of a central nuclear regulatory body positioned under the President minimizes the possibility of conflicting responsibilities and should provide this authority with effective independence.

**Means for the effective separation**

Based on Act No. 10 Year 1997, there are separation between the functions of the regulatory body and those of any other body or organization concerned with the promotion or utilization of nuclear energy. The Act states that the Government establishes an Executing Body, under and directly responsible and report to the President of The Republic of Indonesia. The executing Body shall have the task to execute the use of nuclear energy. The Regulatory Body shall have the task to control any activity using nuclear energy.

## Article 9 Responsibility of License Holder

*Each Contracting Party shall ensure that prime responsibility for the safety of a nuclear installation rests with the holder of the relevant licence and shall take the appropriate steps to ensure that each such licence holder meets its responsibility*

### **Prime responsibility for safety**

In accordance to GR No. 54 Year 2012 on the Safety and Security of Nuclear Installation, the prime responsibility of the safety in the nuclear energy utilization lies on the license holder, and this responsibility cannot be delegated.

### **Discharging the prime responsibility for safety**

GR No. 54 Year 2012 on the Safety and Security of Nuclear Installation Also requires the licensee to be responsible in implementing safety. These responsibilities are:

- a) achieving the safety objective;
- b) establishing and performing policy according to the safety objective;
- c) determining the safety criteria;
- d) assuring the safety in utilizing the nuclear material;
- e) establishing, performing, and developing internal procedures and provision to ensure safety;
- f) creating an organization with task, authorization, responsibility, and clear communication path;
- g) establishing and ensuring that the personnel have the appropriate competency and skills with their task field; and
- h) Performing evaluation, monitoring, and periodically auditing all items related to safety.

### **Regulatory mechanism to ensure that the licence holder discharges its prime responsibility for safety**

The regulatory body performs inspection to the license facility in order to evaluate safety performance and ensuring that the license holder discharges its prime responsibility for safety. The inspection can be done regularly with announcement, or without unannounced, and the schedule can be based on the situation or progress of the facility. BAPETEN carries out this inspection through document audits, interviews, witnessing and walkthrough.

## Mechanisms for the license holder to maintain transparency and openness

The license holders convey the activity of transparency and openness of operating reactor on their website. Figure 8 shows the implementation of BATAN to give information of nuclear energy promotion to public by that website. The activity of transparency and openness is including a schedule of reactor inspection, operation and maintenance.

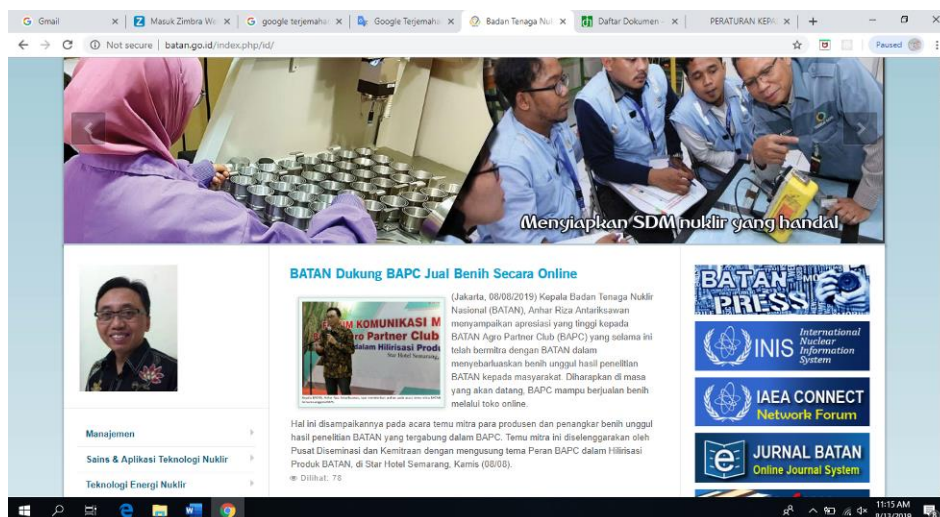


Figure 8. Website of BATAN

BATAN conduct public communication to public and stakeholder regarding the development of nuclear utilization in nearby area of facility. Figure 9 shows public consultation performed by BATAN.



Figure 9 . Public consultation performed by BATAN in 2018

PSTNT BATAN, the center which operates TRIGA 2000 reactor, has carried out meeting with customer for product service dissemination. The customers who attended came from educational institutions, private companies, state owned companies, and government agencies.

**Ensuring that the license holder has appropriate resources**

To ensure that the licensee of the nuclear facility has appropriate resources (technical, human, financial), it has been stipulated in BCR 4 Year 2010 that a licensee must allocate adequate resources to implement, to conduct, to assess, and to improve continuously a management system. In addition, the licensee of the nuclear facility has powers for the effective on-site management of an accident and mitigation of its consequences, has been stipulated in GR No. 54 Year 2012 and BCR 1 Year 2010.

## Article 10 Priority to Safety

*Each Contracting Party shall take the appropriate steps to ensure that all organizations engaged in activities directly related to nuclear installations shall establish policies that give due priority to nuclear safety*

### Regulatory requirements

Regulatory requirements regarding policies and programmes to be used by the licensee to prioritize safety in activities for design, construction and operation of nuclear installations are stipulated in:

- GR No 54 Year 2012 on the Safety and Security of Nuclear Installation;
- GR No. 2 Year 2014 on the Licensing of Nuclear Installations and the Utilization of Nuclear Materials;
- BCR No. 4 Year 2010 on the Management System for Nuclear Facilities and Activities; and
- BCR No 2 Year 2011 on the Provision of the Operational Safety of Non-Power Reactor.

These regulations set the basis and requirements for the licensee related to the establishment of safety policies, safety culture programmes and development, arrangements for safety management, arrangements for safety monitoring and self-assessment, independent safety assessments, discussion on measures to improve safety culture, a process oriented (quality) management system, as described in more detail below.

### Safety policy

GR No 54 Year 2012 on The Safety and Security of Nuclear Installation put the bases to the licensees to establish their safety policies. The GR requires the licensees to put high priority to safety in all of their activities and facilities. The prime responsibility of lies on the license holder, and management at all levels including staff shall demonstrate its commitment to safety.

BATAN as a licensee of three reactors has also established its safety policies and safety culture programme in BATAN Chairman Regulation No. 200 Year 2012. BATAN has stated in its safety policy that high priority is given to safety in all of its activities to achieve zero accident to protect workers, facilities, public and environment from any potential hazard. All staffs are obligated to seek the safety goal achievement appropriate to their roles and responsibilities. This safety policy is then implemented in all three reactors.

### Safety culture programme and development

As it has been regulated in GR No. 54 Year 2012, the licensee has to establish and implement the safety culture programme as a part of their management system. More detailed provisions related

to safety culture are stipulated in BCR No. 4 Year 2010. In this regulation, the management system shall be used by licensee to promote and support a strong safety culture by:

- ensuring a common understanding of the key aspects of safety culture within the organization;
- providing the means by which the organization supports individuals and teams in carrying out their tasks safely and successfully, taking into account the interaction between individuals, technology and the organization;
- reinforcing a learning and questioning attitude at all levels of the organization; and
- providing the means by which the organization continually seeks to develop and improve its safety culture.

### **Arrangements for safety management**

Arrangement for safety management is stipulated in GR No. 54 Year 2012 which consists of licensee's responsibilities, management system and human factor.

In this report, the licensee's responsibilities related to safety are explained in the Article 9 on Responsibility of License Holder, and the licensee's management system is explained in the Article 13 on Quality Assurance, and the human factor is explained in Article 12 on Human Factor.

### **Arrangements for safety monitoring and self-assessment**

The licensee's obligation to perform safety monitoring and self-assessment is stated in the GR No. 54 Year 2012 and BCR No 4 Year 2010. The GR requires the licensee to perform periodic safety review to its installation. Based on this regulation, responsibility to conduct safety monitoring and self-assessment lies on the license holder. The self-assessment has to be routinely and continually performed to confirm the ability of the processes to achieve the intended results and to identify opportunities for safety culture improvement.

BATAN performs self-assessment not only technical aspect but also safety culture aspect. There are 13 safety targets should be achieved on safety culture aspect. In performing the self-assessment, BATAN has established online system and tools to review safety culture. Each centre in BATAN has implemented safety culture self-assessment.

At present nuclear inspection directorate in BAPETEN plans to develop a guidance to perform safety culture self-assessment in nuclear installations, and develop an inspection system that includes the inspection of the implementation of safety culture in the nuclear installations.

### **Independent safety assessments**

BCR No 4 Year 2010 states that license holder is responsible to the implementation of independent safety assessment. The independent assessment has to be performed regularly by independent external organization on behalf of the license holder is aimed to:

- evaluate the effectiveness of processes in meeting and fulfilling goals, strategies, plans and objectives;
- determine the adequacy of work performance and leadership;
- evaluate the organization's safety culture;
- monitor product quality; and
- identify opportunities for improvement.

Beside that, GR No. 54 Year 2014 requires the licensee to establish safety committee that has responsibility to conduct safety assessment and suggest recommendation to the license's holder related to the design, construction, operation safety.

### **Discussion on measures to improve safety culture**

The licensees have to continually improve safety culture as required in the BCR No. 4 Year 2010. Measures to improve safety culture shall be identified based on the self-assessment and independent assessment. Actions to improve the processes shall be selected, planned and recorded. Focused group discussion in all levels is also use to communicate safety culture performance, assessment, and improvement. Benchmarking through regional meetings, such as the IAEA Asia Nuclear Safety Network, is also encourageing this improvement measures.

### **A process oriented (quality) management system**

A provision process oriented (quality) management system is stipulated in BCR No 4 Year 2010, that requires the licensee to implement process oriented (quality) management system. It should be noted here that BCR No 4 Year 2010 is fully adopting the IAEA GS-R-3. Hence, this regulation requires that the processes of the management system that are needed to achieve the goals, provide the means to meet all requirements and deliver the products of the organization shall be identified, and their development shall be planned, implemented, assessed and continually improved. The sequence and interactions of the processes shall be determined. Furthermore the methods necessary to ensure the effectiveness of both the implementation and the control of the processes shall be determined and implemented.

### **Licensees Good Practices and safety culture achievements**

BATAN as the license holder of three reactors has established its internal regulation related to safety culture, BATAN Chairman Regulation No. 200 Year 2012 on Guidance on Safety Culture Implementation. BATAN Safety culture implementation consists of safety policies establishment, safety culture programme development and implementation, capacity building, and safety culture assessment. Based on the BATAN Regulation, all working units in BATAN establish and implement the safety culture programme. Based on the current BATAN self-assessment on safety culture performance, it can be concluded that BATAN has achieved Level II of safety culture, and in its way to achieve Level III. This is very encourageing development.



The more specific development and implementation of safety culture programme in each reactor can be described are as follows:

#### MPR GA Siwabessy Reactor

The management and staff of MPR GA Siwabessy Reactor state their commitment to protecting workers, facilities, communities and the environment from potential harm by applying Health and Safety Environment (HSE) in accordance with applicable legislation and always put safety in a high priority on its activities to achieve the of zero workplace accidents and occupational diseases target in a sustainable manner. Each of MPR GA Siwabessy employees, contractors, suppliers, customers, visitors, and guests must show commitment and be proactive in the implementation of HSE corresponding to their roles, duties and responsibilities.

Principles used in the implementation of MPR GA Siwabessy's Safety Policy are to:

1. understand and implement safety regulations and conduct safety programs with adequate resources allocation;
2. coordinate and actively control the safety of employees and the environment as well as working based-on procedure;
3. follow up the safety irregularities reports and resolve it with coordination at the organization level;
4. implement standard operating procedure and ensure the proper and appropriate use of protective equipment;
5. complete the safety infrastructure;
6. understand the duties, responsibilities, hazards and risks of activities;
7. understand the activities and compliance with safety requirements; and
8. maintain the cleanliness and tidiness of the workplace and implement the 5R programme: *Ringkas* (Simple), *Rapi* (Tidy), *Resik* (Clean), *Rawat* (Maintain), and *Rajin* (Diligent).

#### TRIGA 2000 Reactor

TRIGA 2000 Reactor also has established safety culture programme and has been conducted safety monitoring through coordination meeting on safety culture regularly and updating information on the HSE board regularly. Assessment of safety culture, security, and stakeholder satisfaction is conducted every year and incorporated into the management target. Internal control is done through internal audit, inspection and HSE evaluation.

Some good practices in the implementation of safety culture are as follows:

- the application of Hazard Identification, Risk Assessment and Determining Control (HIRADC) on all routine and non-routine activity;

- briefing on safety, security and environment to contract workers and student;
- integration of safety and environmental aspects into SOP; and
- safety aspects included in the employment contract.

### Kartini Reactor

For the implementation in Kartini Reactor, BATAN has established safety culture programme and has been conducted safety monitoring through Evaluation of Reactor Operation Activity, Evaluation of Audit Results, and Safety Culture Self-Assessment.

Some activities in Kartini Reactor that are dedicated to foster the safety culture are as follows:

1. socialization and promotion of safety culture;
2. development of safety culture document such as 5R slogan and BBS;
3. safety communication programme such as daily meeting and safety forum;
4. leadership programme, and establishment of agent of change (CAMAT);
5. safety workshop and training;
6. safety behavior internalization; and
7. safety awards.

### **Regulatory processes for monitoring and oversight**

BAPETEN performs monitoring and oversight of arrangements used by the licensee to prioritize safety through licensing and inspection process. In the licensing process, BAPETEN reviews the safety policies of the licensee through management system of the licensee and conduct inspection to verify the implementation of the management system. Particularly, BAPETEN also performs survey and interview to the all level of the licensee's organization related to the implementation of safety culture programme.

### **Means used by the regulatory body to prioritize safety in its own activities**

The provision for the BAPETEN priority to safety in its own activities is established in its internal regulation No. 14 year 2014 on Management System of Nuclear Energy Regulatory Agency. Practically, BAPETEN priority to safety is implemented in its main task through risk based inspection. The more risk of the facility or activity, the more comprehensive and frequent inspection conducted by BAPETEN.

## Article 11 Financial and Human Resources

- 1. Each Contracting Party shall take the appropriate steps to ensure that adequate financial resources are available to support the safety of each nuclear installation throughout its life.*
- 2. Each Contracting Party shall take the appropriate steps to ensure that sufficient numbers of qualified staff with appropriate education, training and retraining are available for all safety-related activities in or for each nuclear installation, throughout its life.*

### Article 11 (1) Financial resources

#### Provision of financial resources

Based on GR No. 2 Year 2014 on the Licensing of Nuclear Installations and the Utilization of Nuclear Materials, financial requirement is one of the licensing requirements for the construction, commissioning and operation of commercial power reactor or commercial non power reactor.

In principle, the financial requirements are design to guarantee the safe operation of nuclear installation and the performance of decommissioning at the end of the cycle, and to provide the liability for nuclear damage. Act No. 10 Year 1997 on Nuclear Energy describes this liability of nuclear damage specifically, and the value can be revise time to time in accordance to special drawing rate justification through President Regulation.

For obtaining a construction and operation license, the financial requirements include: time deposit in Government banks, guarantee letter from Government or private national bank, or saving account. Meanwhile, the financial requirements to obtain a commissioning and operation license, include liability for nuclear damage insurance or other financial security, and financial guarantee to implement decommissioning.

#### Statement of adequacy

The adequacy of financial requirements that described above is subject for evaluation by the Ministry of Finance, the National Agency for Development Plan, and other main stakeholders such as BATAN during the development of GR No. 2 Year 2014. Furthermore, the President Regulation detailing the limit of liability of nuclear damage is also a subject for periodic review initiated by the regulatory body, depending on the special drawing rate.

#### Financial requirement assessment

Assessment to financial requirements is not only performed by the regulatory body in ensuring the safe operation of nuclear installation and the performance of decommissioning at the end of the cycle, and to provide the liability for nuclear damage.

### **Financial resources availability in the event of a radiological emergency**

Act No. 10 Year 1997 stated that the fund for liability of nuclear damage shall be available within seven days following the declaration of nuclear accident by the Chairman of BAPETEN. In this case, the Chairman shall make this declaration within 3 days after a nuclear accident. The Ministry of Finance and the National Agency for Development Plan also perform this assessment to ensure that development of nuclear installation is justified and in accordance to international standards.

### **Article 11 (2) Human resources**

#### **Regulatory requirements**

Act No. 10 Year 1997 required that all employees operating a nuclear reactor shall be subjected for obtaining a working permit from the regulatory body. These requirements leads to the establishment of BCR No. 6 Year 2013 on the Working Permits for Personnel of Nuclear Installation and Materials, which arrange staffing, qualification, training and retraining mechanism. This safety related personnel include Reactor Operator, Reactor Supervisor, Radiation Protection Officer (RPO), Maintenance Officer, and Nuclear Material Officer.

BAPETEN is currently amending of BCR No. 6 year 2013. The new BCR will be published at the end of 2019. In this new BCR consist the provisions for personnel of nuclear installation and materials who have retired that can be re-employed until 70 years old. The provision aims to overcome the gap personnel of nuclear installation.

#### **Competence analysis method**

In developing general and specific requirements for obtaining working permit, BAPETEN considers knowledge, skill and attitude needed to perform these safety related personnel. Based on these requirements, the operator (applicant) performs gap analysis for their personnel and training needs assessment. When the candidate for obtaining working permit has fulfill all of these requirements, then the operator submit an application to the regulatory body. Then, BAPETEN review this fulfilment before a test for obtaining the personnel license can be organized.

#### **Training and retraining**

According to BCR No. 6 Year 2013 on the Working Permits for Personnel of Nuclear Installation and Materials, the operator has an obligation to perform initial training and retraining to all the staff. In this case, the existing operator (BATAN) performed training needs assessment before organize any training and retraining needs by the staff. BATAN has a bureau of human resources and training center facilities for this purpose. For commercial power plant, this BCR requires the use of simulator training and test for many scenarios, such as normal operation, transients, design bases accidents, beyond design bases accidents, and operation management.

### **Plant simulator**

Currently a full scale plant simulator is not available for the three research reactor in Indonesia. For training purposes BATAN has developed a simple computer program to demonstrate reactor operation parameters.

### **Training of maintenance and technical support staff**

As stated previously, training and qualification for maintenance officer and technical support staff (such as RPO) are required by the above BCR. The training and qualification program includes preparation of safety related systems and components needed for operation; preparation of personal protective equipment, materials, tools and measurement apparatus; implementation procedures; isolation systems; and warning notes and signs.

### **Improvements to training programmes**

In order to response generation gap problem in the operator side, BATAN improves their training program with the use of coaching methods and computer based training. Coaching is found to be a useful process in developing competency for operator and supervisor reactor, especially to face the fact that most of senior operator and supervisor is due to retirement in the near future. Computer based training is also important part of nuclear knowledge management.

### **Staff sufficiency assessment**

The operator as required by national law regarding staffing has to fulfill J1 & J2 form or Staff Position Analysis. In this case, J1 is analysis of number of staff needed with specific duties and competency requirements, and J2 is the number of staff available fulfilling all competency requirements in this position. Hence, this is a form of gap analysis, both quantitative and qualitative ways.

### **Contracted personnel and assessing their qualification and training**

In principle, BATAN only contract external support personnel for their specific competency that is not available in BATAN but is related to nuclear safety, for example in performing site evaluation in a certain aspect, and in making conceptual and detail design for a specific type of power research reactor. For seismic and meteorological aspects are supported by experts from the Meteorology, Climatology and Geophysics Agency (BMKG), and the Centre for Geological Studies (PSG). Volcano aspects are supported by experts from Volcanology and Geological Disaster Mitigation (PVMBG). BATAN requirements for these contracted personnel usually related to educational background, publication and working experiences, and certification. Assessment by BATAN on the fulfilment of these requirements is a national obligation before the contract can be made.

### **National experts in nuclear science and technology**

National experts, who technically support BATAN and BAPETEN function, are mostly supplied by universities and research institute. In this instance, Gadjah Mada University (UGM) has a nuclear

engineering department; Bandung Institute of Technology has a nuclear science program under Department of Physics; and, University of Indonesia has a Health Physics Department, which is related to radiation protection.

### **Competence analysis for severe accident management staff**

For the fact that Indonesia operates three research reactors then building competence in severe accident management is regarded as an important subject. In 2014, Indonesia established I-CoNSEP (Indonesia Center of Excellence on Nuclear Security and Emergency Preparedness). This initiative mainly aims to improve the national capabilities in nuclear security and emergency preparedness, through a better coordination among stakeholders, training and exercise, technical support, and infrastructure development. Competence analysis, especially for anticipating severe accident, is one of the top priorities in the I-CoNSEP forum. Knowledge, skill and attitude requirements; gap analysis; training needs assessment; and four quadrant model are very important tools of analysis in this challenge.

### **Regulatory review and control activities**

BAPETEN as the regulator established BCR No. 6 Year 2013, a regulation regarding training, retraining, qualification and certification of operator staff related to safety. Then, BAPETEN perform witnessing and review of training programme organized by the operator, before a personnel licensing to obtain working permit can be implemented. BAPETEN also performs review and assessment of human resource adequacy in Periodic Safety Review (PSR) document submitted by the operator to renew the operating license.

## Article 12 Human Factors

*Each Contracting Party shall take the appropriate steps to ensure that the capabilities and limitations of human performance are taken into account throughout the life of a nuclear installation*

### **Overview of the Contracting Party's arrangements and regulatory requirements to take human factors and organizational issues into account for the safety of nuclear installations**

In accordance to GR No. 54 Year 2012, licensees shall conduct human reliability analysis and develop training and education program to ensure consideration of human factors in nuclear installations. Human reliability analysis shall consider personnel qualification, health factor, task analysis, ergonomic factor, and man machine interface factor. In implementing training and education program, licensees shall establish personnel qualification, competency, and level of expertise in conducting site monitoring until decommissioning stage.

### **Consideration of human factors in the design of nuclear installations and subsequent modifications**

Based on GR No. 54 Year 2012, BCR No. 1 Year 2011 on Design Safety Provision of Non Power Reactor, and BCR No. 3 Year 2011 on Design Safety Provision of Power Reactor, human factors and man machine interface shall be considered in the design of nuclear installations and its subsequent modifications.

### **Methods and programmes of the license holder for analyzing, preventing, detecting and correcting human errors in the operation and maintenance of nuclear installations;**

Nuclear installations in Indonesia have stated method and program for analysing, preventing, detecting and correcting human errors during operation and maintenance on their respective management system documents as required in BCR No. 4 Year 2010 on Management System for Facilities and Activities. Licensees are responsible for corrective action of nonconformity found. Corrective actions shall first identify nonconformity that could potentially reduce performance of the organization. Licensees define and implement prevention action to eliminate possible cause of nonconformity. Status and effectiveness of all corrective actions and preventions are monitored and reported.

### **Self-assessment of managerial and organizational issues by the operator**

Self-assessment of managerial and organizational issues are performed based on BCR No. 4 Year 2010. Self-assessment is performed by international organization within licensee organization periodically and continuously to evaluate the quality and safety culture consideration during the work performed.

BATAN conducts daily meeting, internal audits once a year, and safety committee meetings every 3 months. External audit performed involving outside parties once a year.

The daily meeting discusses and coordinates the work carried out by division of reactor operation and maintenance, radiation protection, and quality assurance.

**Arrangements for the feedback of experience in relation to human factors and organizational issues**

Arrangements for feedback of experience has been conducted in the facility as a mean of knowledge preservation and written as knowledge management program. Licensees take into account lesson learned from experiences of other organizations and also past operation and maintenance experience of the facility.

**Regulatory review and control activities.**

BAPETEN has conducted review and assessment of human factors as part of review and assessment of existing facility design and its modification.



## Article 13 Quality Assurance

*Each Contracting Party shall take the appropriate steps to ensure that quality assurance programmes are established and implemented with a view to providing confidence that specified requirements for all activities important to nuclear safety are satisfied throughout the life of a nuclear installation.*

### **Overview of the Contracting Party's arrangements and regulatory requirements for quality assurance programmes, quality management systems, or management systems of the license holder**

The existing BAPETEN Chairman Regulation (BCR) No. 14 of 2014 on BAPETEN Management System was developed based on GSR 3, ISO 9001:2008, and ISO 9004:2009. In 2018, BAPETEN start to revise this BAPETEN Chairman Regulation based on IAEA GSR Part 2, ISO 9001:2015, and ISO 9004:2018. In the drafting process of the BAPETEN Management System, the issues of leadership, safety culture, risk management, and communication issues will be included as well as the values, policies, and procedures for decision making. This BAPETEN Chairman Regulation will be issued in 2019.

In 2018, a review of the BAPETEN management system was conducted by inviting two experts from the IAEA under the TC Project. In addition, BAPETEN also received input and suggestions for improvements to the BAPETEN management system from experts brought in by Risk Audit - the European Union which began in 2017 and continued until 2019.

For nuclear reactor licensing process, GR No. 2 Year 2014 stated that integrated management system (IMS) is one of the licensing requirements of the licensing of nuclear facilities in each stages, from siting to decommissioning. The implementing instrument of IMS is detailed in BCR No. 4 Year 2010 on the Management System for Nuclear Facilities and Activities, which is fully adopting the IAEA GS-R-3.

### **Status of implementation of integrated management systems at nuclear installations**

All nuclear facilities have been establishing and implementing IMS since 2012. Besides applying BCR No. 4 Year 2010, all nuclear facilities voluntarily initiate to implement OHSAS 18001 and ISO 14000, and all supporting laboratory applying ISO 17025.

PSTNT-BATAN has implemented integrated management system that consist of management system for health, safety, and environment (ISO 18001), management system for environmental (ISO 14001) and quality management system (ISO 9001).

Meanwhile internal management system consists of quality management system, management system for health, safety, and environment, management system for facility and activity, supporting good practice laboratory, management system for security, are accredited by one unit in BATAN related to quality assurance management system.

**Main elements of management system**

Main elements of IMS are: The establishment of IMS, including grading and commitment to safety culture; Management responsibility; Resources Management; Process Implementation; and, Measurement, Assessment, and Improvement.

**Audits of vendors and suppliers by the license holders**

The management of MPR GA Siwabessy performed quality audit to its supplier which manufactures cooling tower for secondary cooling system during periodic safety review implementation. Regarding BCR No 1 year 2017, BAPETEN nuclear inspectors have an authority to inspect and verify quality of product to supplier or vendor during licensee process.

**Regulatory review and control activities**

Regulatory review and control activities performed by BAPETEN includes: conducts of IMS/QA audit/inspection for nuclear facility and supplier having the activities and supplying the safety related system, structures and components. In 2017 BAPETEN nuclear inspectors inspect and verify quality of product to supplier or vendor which manufacture reactor tank of SAMOP during utilization approval process. The reactor tank will be utilized to research radioisotope production in Kartini reactor.

## Article 14 Assessment and Verification of Safety

*Each Contracting Party shall take the appropriate steps to ensure that:*

- i. Comprehensive and systematic safety assessments are carried out before the construction and commissioning of a nuclear installation and throughout its life. Such assessments shall be well documented, subsequently updated in the light of operating experience and significant new safety information, and reviewed under the authority of the regulatory body;*
- ii. Verification by analysis, surveillance, testing and inspection is carried out to ensure that the physical state and the operation of a nuclear installation continue to be in accordance with its design, applicable national safety requirements, and operational limits and conditions.*

### Article 14 (1) Assessment of safety

#### Regulatory requirements

Regulatory requirements to perform comprehensive and systematic safety assessments are stipulated in:

- GR No. 2 Year 2014 on Licensing of Nuclear Installation and Utilization of Nuclear Material
- GR No. 54 Year 2012 on The Safety and Security of Nuclear Installation
- BCR No 2 Year 2015 on Safety Verification and Assessment of Non-Power Reactor

The provisions for the licensee to perform comprehensive and systemic safety assessments are established in GR No. 2 Year 2014 and GR No. 54 Year 2012. GR No.2 Year 2014 requires the licensee to submit a set of documents with the application that depends on the reactor life-cycle phase. Those documents include the information of safety aspect of siting, construction, commissioning, operation and decommissioning activities of nuclear installations. The types of documents include administrative, technical, and financial. Technical documents to be submitted to BAPETEN to obtain a license in each phase are mainly to demonstrate the safety of the installation. In the siting phase, licensee has to submit Site Evaluation Report to demonstrate all factors at a site that could affect safety at the nuclear installation and the safety of its activities has been considered. This includes site characterization and consideration of factors that could affect the safety features of the nuclear installation or its activities and result in a release of radioactive material and could affect the dispersion of such material in the environment.

BAPETEN has issued several BCRs related to assessment of safety. In 2017, BAPETEN issued BCR No. 7 year 2017 on the amendment of BCR 7 year 2013 on the Environmental Radioactivity Limit. This BCR regulates the value of radioactivity limits in the environment for nuclear installations. Regarding safety verification, the licensees must carry out monitoring of nuclear installation at the operational stage to reassess whether the releases limit from nuclear installation is below the value stated on this BCR.

BAPETEN issued BCR No. 4 Year 2018 on Safety Provisions for Site Evaluation of Nuclear Installation, amending BCR No. 5 Year 2007 on Safety Provisions for Site Evaluation of Nuclear Reactor. This BCR provides a guidance to perform assessment of safety for siting aspect.

BAPETEN issued BCR No. 4 Year 2019 on Dispersion of Radioactive Material in Air and Water and Consideration of Population Distribution in Site Evaluation for Nuclear Installation, amending BCR No. 3 Year 2008 on Dispersion of Radioactive Material in Air and Water and Consideration of Population Distribution in Site Evaluation for Nuclear Power Plants. This BCR applies to all nuclear installations not limited to nuclear reactors. In addition, BAPETEN issues BCR No. 2 Year 2019 on the safety of commissioning for Non Power Reactors.

### **Safety assessments within the licensing process**

In the construction including design, and operation phases, safety analysis report has to be submitted to BAPETEN. More detailed provisions for the Safety Analysis Report (SAR) is defined in BCR No 1 Year 2011 and BCR No 8 Year 2012. The SAR must contain the information related to characterization, postulated initiating events, analysis of the sequence of events and evaluation of the consequences of postulated initiating events, comparison of the results of the analysis with the acceptance criteria and design limits, proof that the action of the automatic safety system combined with specific actions the operator is able to cope with the consequences, limiting conditions for operation, conduct of operation, analysis of safety systems and technical safety features, and analysis of confinement. The SAR is required to be updated for license renewal and when modifications are approved by BAPETEN.

The general safety principles and criteria for each stages of nuclear installation life-cycle are defined in GR No. 54 Year 2012, which consist of site monitoring, design and construction, commissioning, operation, modification, decommissioning; and safety verification and assessment.

Re-evaluation of hazards assumptions is conducted during the periodic safety review, which has to be carried out by the licensee during construction, commissioning, and operation of installation, as stipulated in the GR No. 54 Year 2012. The periodical safety review includes:

- a. nuclear installation design
- b. current condition of structure, system, and component;
- c. equipment qualification;
- d. ageing; performance and operation experience feedback;
- e. safety management and nuclear emergency preparedness program; and
- f. environmental radiological impact.

The provision for a periodic safety review is outlined more detailed in BCR No 2 Year 2015 which requires the licensee to submit a report to BAPETEN every ten years. The contents of the periodic safety review report include organization and administration, procedures, current plant safety documents, operating experience feedback and lessons learned from incidents or occurrences, the condition of structures, systems and/or components, qualification of equipment, safety performance, nuclear emergency preparedness program, ageing management program, radiation protection program, management system, data and information related to supervisor reactor,

reactor operators, maintenance supervisors, and maintenance technicians, covering training, refreshment training and mutations, releases of radioactive effluents into the environment and the handling of radioactive waste.

### **Regulatory review and control activities**

Currently, KARTINI and MPR GA Siwabessy are conducting the Periodical Safety Review using this BCR as the guidance. There is an agreement between licensee and BAPETEN on which safety factors will be reviewed and its extent.

#### **(1) MPR GA Siwabessy**

From 2016 to 2019, the licensee conducted several safety assessments which include:

1. Implementation of PSR;
2. Ageing management for critical SSC's: as heat exchanger, reactor tank, and cable panel.
3. Repair S-5 beam tube;
4. Revitalization of cooling tower, fire safety system, and seismograph system.
5. Structure and building.
6. Reevaluation for siting.
7. Updating all data and information on Safety Analysis Report.

#### **(2) TRIGA 2000 reactor**

From 2016 to 2019 the licensee conducted several safety assessments which include:

1. Implementation of PSR;
2. Ageing management for critical SSC's
3. Updating all data and information on Safety Analysis Report.

#### **(3) Kartini reactor**

From 2016 to 2019 the licensee conducted several safety assessments which include:

1. Implementation of PSR;
2. Ageing management for critical SSC's
3. Structure and building.
4. Updating all data and information on Safety Analysis Report.

### **Article 14 (2) Verification of safety**

#### **Regulatory requirements**

Regulatory requirements for the verification of safety include:

1. GR No. 54 Year 2012 on The Safety and Security of Nuclear Installation,
2. BCR No. 2 Year 2015 on Safety Verification and Assessment of Non-Power Reactor;
3. BCR No.8 Year 2008 on Safety Provision of Non-Power Reactor Ageing Management

GR No. 54 Year 2012 and BCR No.2 Year 2015 stipulate requirements for safety verification and assessments for all stages in the lifetime of nuclear installations. Safety verification has to be performed through analysis and surveillance which include:

- a. implementation of management system in each stage of activities;
- b. design confirmation by independent team;
- c. review of site related factors;
- d. continuous surveillance during commissioning and operation nuclear installations including environmental monitoring; and
- e. Assessment of modification and its control.

### **Main elements of programmes for continued verification of safety**

Licensee of all reactors implement verification of safety (in-service inspection, surveillance, functional testing of systems, etc.) based on the licensing document that have been reviewed and approved by BAPETEN, such as Operating Limit and Condition and Ageing Management Program. BAPETEN perform routine inspection to ensure the implementation of the verification of safety and particularly for MPR G.A. Siwabessy reactor, BAPETEN also perform online and real time monitoring of safety operational parameters.

### **Elements of ageing management programme(s)**

More detail provision on ageing management programme is stipulated in the BCR No.8 Year 2008 on Safety Provision of Non-Power Reactor Ageing Management. Based on this BCR, the licensee shall establish ageing management program which consist of several steps, i.e.: Screening of SSC's, Program surveillance, Data Collection and Evaluation of Ageing. Ageing analysis report has to be submitted to BAPETEN as a requirement for license renewal.

### **Arrangements for internal review by the license holder of safety cases to be submitted to the regulatory body**

An arrangement for internal review of safety cases by the licensee that has to be submitted to the regulatory body is stipulated in GR 54 Year 2012. The internal review for safety cases carried out by safety committee which is independent from the licensee organization.

During the construction, commissioning, and operational phase of reactor, the licensees are allowed to conduct modification. For safety related SSC modification, the licensee has to submit approval application to BAPETEN prior to the modification. More detail provision on modification is stipulated in BCR No. 5 Year 2012 on Safety in Non Power Reactor Utilization and Modification.

### **Regulatory review and control activities**

BAPETEN review to the licensee's Assessment and Verification of Safety is performed through review and assessment of the license renewal application document, particularly in the Report of Periodic Safety Review. BAPETEN also conducts inspections to ensure that licensees always maintain compliance to the programmes for continued verification of safety (in-service inspection,

surveillance, functional testing of systems, etc.) as stipulated in the administrative requirements of Operational Limit and Condition.

PRSG-BATAN, the center which operates MPR GA Siwabessy, has submitted a Report of Periodic Safety Review for the assessment of all systems, structures, and components that are important for safety. The crucial issue for this safety review is seismic aspect, which considers Peak Ground Acceleration (PGA) site specific value for 10,000 year return periods. In the implementation of periodic safety review, BATAN collaborates with the Agency for the Application of Technology (BPPT) to analyze the strength of buildings and structures by considering the seismic load with that PGA value. The activity is still in process, recommendations and follow-up including engineering solutions will be carried out after the results are obtained. BAPETEN continues to monitor these activities.

PRSG-BATAN also conducts an ageing assessment of electrical cable and panels related to safety. From the results of the implementation of this assessment, it was concluded that several cable in the reactor must be replaced. Lesson learned from cable ageing assessment, PRSG-BATAN prepares maintenance procedures for electrical cables and panels for next operation reactor.

In the assessment of the Ageing Report document, the implementation of ageing management is on the Critical of SSC's. Since 2005 PRSG-BATAN has been monitoring and collecting all of SSC. The results of monitoring are then identified and screened by operator, hence a number of critical SSC's are obtained as a priority in ageing management. These critical SSCs include primary cooling systems, reactor systems including internal components of the reactor core, and buildings and structures.

During 2017 to 2019, BAPETEN performed assessment of neutronic parameter including power peaking factor of TRIGA 2000 reactor, assessment of thermal-hydrolic and safety of utilization for Kartini reactor, assessment of neutronic and thermal-hydrolic of MPR GA Siwabessy, and assessment of critical structure, system and component during the licensing process of non-power reactor.

## Article 15 Radiation Protection

*Each Contracting Party shall take the appropriate steps to ensure that in all operational states the radiation exposure to the workers and the public caused by a nuclear installation shall be kept as low as reasonably achievable and that no individual shall be exposed to radiation doses which exceed prescribed national dose limits.*

### Regulatory requirements

The GR No. 33 Year 2007 has adopted some important principles from IAEA BSS-115, i.e justification of practices, dose limitation and optimization of protection and safety. Dose limits have been set for radiation workers, apprentices and the public. To implement the optimization principle, BAPETEN includes the provision of dose constraint into the GR. The licensee shall make a radiation protection programme and implement the ALARA principle through the monitoring and maintaining the dose of workers to be agreed with the dose constraint and below the dose limit, and monitoring the release of radioactive materials into the environment.

The GR governs that the licensee shall continuously, periodically and/or incidentally monitor the environmental radioactivity. The level of environmental radioactivity shall not exceed the environmental radioactivity limit established in the BCR No. 7 Year 2013. Besides that, GR No. 2 Year 2014 requires the licensee to submit the plan and report of environmental management and monitoring.

Based on follow up of IRRS Mission in 2015, since 2017 BAPETEN initiated to amend several government regulations. For instance, Government Regulation No. 33 of 2007 on Safety of Ionizing Radiation Sources and Security Radioactive Sources is being revised with coverage the provision on reviews including an investigation and critical review on justification and optimisation, periods for retention of records of patient dosimetry and independent audits. It is expected that the amendment of GR No 33 of 2007 will be enacted at the end of 2019.

BAPETEN also issued BCR No. 7 year 2017 to amend BCR 7 year 2013 on the Environmental Radioactivity Limit. This BCR regulates the value of radioactivity limits in the environment for nuclear installations. Regarding safety verification, the applicant must carry out monitoring of nuclear installation at the operational stage to reassess whether the releases limit from nuclear installation is below the value stated on this BCR.

BAPETEN also is currently making BAPETEN regulation that regulates radiation protection of the workers, the public and the environment, taking into account the potential future of the nuclear power plant program. This regulation adapts the IAEA Safety Guide No. NS-G-1.13, Radiation Protection Aspects of Design for Nuclear Power Plants. When this National report was made, the draft regulation is in the harmonization stage of the legal bureau - BAPETEN. It is expected that this regulation can be issued in the end of 2019.



### **Regulatory expectations for the license holder's processes to optimize radiation doses and to implement the 'as low as reasonably achievable' (ALARA) principle**

In order to improve assurance on safety for harmful impact to the environment, BAPETEN has amended several implementing regulations such as BCR No. 1 Year 1999 on Provision of Working Safety against Radiation into BCR No.4 Year 2013 on Radiation Protection and Safety in Nuclear Utilizations.

Document of radiation protection programme is one of technical requirements to obtain a license/approval from BAPETEN. The Licensee is required to implement radiation protection programme, and to measure that occupational dose is ALARA. The BCR 4 of 2013 requires licensee to implement optimization radiation doses through establishment of dose constraint for worker and public. Dose constraint is implemented in the construction phase and operation and decommissioning or closure of nuclear installation, which is established as part of radiation protection programme.

According to the follow up of ORPAS Mission 2018, BCR No.4 of 2013 on Radiation Protection and Safety of Nuclear Energy Utilization is being revised to cover equivalent dose limit for the lens of the eye for apprentices.

### **Implementation of radiation protection programmes by the licence holders**

In general, BATAN as a licensee established BATAN standard No. 16 year 2014 on radiation safety and protection, to implement radiation protection measures and environmental management and monitoring in order to meet the requirements set out in the regulations. Licensees have established dose constraint and discharge limit for each nuclear areas.

**Table 3. Radiation doses received by worker (2018)**

Installation	Number of radiation workers	Maximum doses (mSv)	Average doses (mSv)
MPR 30	135	3.46	0.1
TRIGA 2000	84	5.8	1.1
Kartini	120	2.15	1.14

**Table 4. Radiation doses received by worker (2019)**

Installation	Number of radiation workers	Maximum doses (mSv)	Average doses (mSv)
MPR 30	150	0.74	0.04
TRIGA 2000	95	2.69	0.35
Kartini	106	0.63	0.28

From Table 3 and Table 4 above, it can be concluded that no workers receive doses (in a year) beyond dose limit as required in BCR 4 Year 2013 (20 mSv/year). BATAN have implemented well a radiation protection measures and monitor in order to meet the requirements set out in the regulations

### Regulatory review and control activities

BAPETEN review to the licensee's protection and radiation safety is performed through review and assessment of the license application document and renewal application document, particularly in the protection and radiation safety document, safety analysis report (chapter radiation protection), also in the report of Periodic Safety Review. BAPETEN also conducts inspections of radiation protection scope to ensure that licensees always maintain compliance to their documents.

BAPETEN also developed a worker doses evaluation reporting system. This system evaluates and monitors dose all of personnel who work in nuclear installation, as shown in Figure 10.

The screenshot displays the 'Data Dosis' interface. At the top, it shows 'Rekapitulasi Dosis Pekerja Tahun 2019'. Below this, there is a form for worker information including NPPR, Name, and Place of Birth. A filter section shows 'Filter tahun: 2019' and 'Jenis Dosis: Hp(15)'. The main data table is titled 'Dosis (mSv)' and has columns for months (Jan, Feb, Mar, Apr, Mei, Jun, Jul, Agust, Sept, Okt, Nov, Des) and rows for years (2015-2019). The table shows 'x' marks for months with recorded doses and numerical values for the total annual dose. A summary table at the bottom, 'Total Akumulasi Dosis', shows the total dose for each year: 2019 (0.33), 2018 (1.24), 2017 (0.68), 2016 (x), and 2015 (x).

**Figure 10 . Main menu of doses evaluation reporting system**

BAPETEN invited IAEA Occupational Radiation Protection Appraisal Service (ORPAS) mission in order to develop an action plan for further improving the infrastructure for occupational radiation protection from 4 to 13 November 2018.

ORPAS mission has been running well and produced a number of inputs for Indonesia. Based on the evaluation results, there are some feedbacks, especially on the quality of regulations or policies that meet IAEA standards, including the implementation of radiation facilities and use.

In order to follow up on the recommendations of the IRRS Mission, in 2019 BATAN has coordinated the implementation of the IAEA Education and Training Appraisal Service (EduTA) mission. In implementing this mission BAPETEN has been involved to fill out module questionnaire related to the National Legal and Regulatory Framework for radiation protection education and training. It is expected that with the implementation of IAEA EduTA Indonesia will be able to know the status of its national regulatory infrastructure, specifically related to education and training in radiation protection and safety. Also with this mission the status of national policy and strategy is expected can be evaluated and adequacy of the training infrastructure can be assessed in terms of current and future national needs.

## Article 16 Emergency Preparedness

*Each Contracting Party shall take the appropriate steps to ensure that there are on-site and off-site emergency plans that are routinely tested for nuclear installations and cover the activities to be carried out in the event of an emergency*

*For any new nuclear installation, such plans shall be prepared and tested before it commences operation above a low power level agreed by the regulatory body*

- i. Each Contracting Party shall take the appropriate steps to ensure that, insofar as they are likely to be affected by a radiological emergency, its own population and the competent authorities of the States in the vicinity of the nuclear installation are provided with appropriate information for emergency planning and response.*
- ii. Contracting Parties which do not have a nuclear installation on their territory, insofar as they are likely to be affected in the event of a radiological emergency at a nuclear installation in the vicinity, shall take the appropriate steps for the preparation and testing of emergency plans for their territory that cover the activities to be carried out in the event of such an emergency.*

### Article 16 (1) Emergency plans and programmes

#### Overview of the Contracting Party's arrangements and regulatory requirements for an emergency preparedness

All nuclear installations in Indonesia are categorized into facilities with threat/hazard category II and III. The existing regulations, GR No. 54 Year 2012 and BCR No. 1 Year 2010, require the licensee to develop Emergency Plan and Response (EPR) programme based on threat/hazard assessment, and submit it to BAPETEN as one of the licensing requirements. The EPR programme should consist of infrastructure elements and response functions. The infrastructure elements consist of at least: organization, coordination, facility and equipment, response procedure, and nuclear emergency training and exercise. Meanwhile, the response functions consist of at least: identification, report, and activation; mitigation measures; urgent protective action; protective measures for personnel of nuclear emergency response, workers, public, and environment; and provide information and instruction to the public.

BAPETEN regulations are continually updated following the latest conditions and references. After IAEA published IAEA General Safety Requirement Part 7 - Preparedness and Response for a Nuclear or Radiological Emergency, BAPETEN is amending BCR No. 1 of 2010 and will be completed by 2020. The amendment of BCR will cover aspects of: countermeasures for early protective actions and restriction of food, drink and commodities, ensuring the safety to people; ensuring that the waste generated in an emergency situation will be managed safely; the roles and responsibilities of the licensees and stakeholders, as well as the criteria for the termination of the radiological and nuclear emergency situation; and, ensuring that the nuclear or radiological emergency and the emergency response are analyzed. The amendment also includes the adjustment of radiological hazard for

category IV to be consistent with the GSR Part 7 as well as adding guidance on determination of small medium reactor emergency planning zone.

BAPETEN launched an initiative called I-CoNSEP (Indonesia Center of Excellence on Nuclear Security and Emergency Preparedness) in 2014. The initiative ultimately aims to improve the national capabilities in nuclear security and emergency preparedness, through a better coordination among stakeholders, training and exercise, technical support, and infrastructure development.

Indonesia urgently needs to develop and operate the environmental radiation monitoring national system and its early warning system due to:

- An increase of nuclear technologies application and radioactive source spreading over global and national region.
- Potential hazard from radioactive or contamination release generated from emergency nuclear in Indonesia or across national border.
- Indonesia may face any potential threats due to its geography conditions.
- Indonesia does not have environmental radiation baseline map/data yet.
- The national system for environmental radioactivity monitoring, nuclear emergency and early warning system have not been established yet.

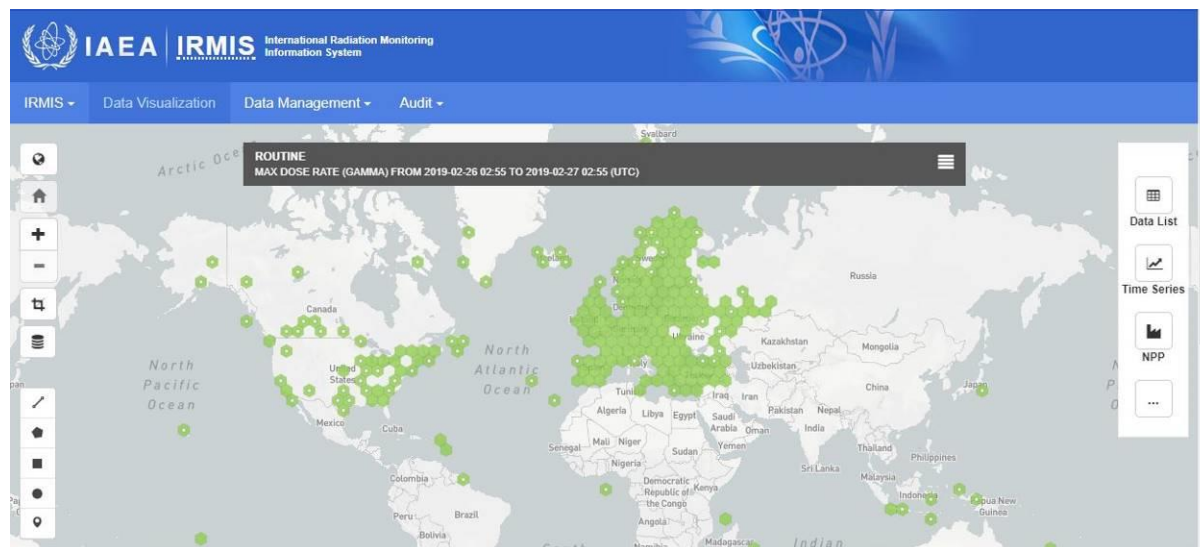
One aspect in infrastructure development is to develop an emergency response monitoring and detection system by installing environmental radioactivity monitoring equipment that can monitor radioactivity level in real-time in several locations. The equipment will provide radioactivity level data as baseline of national surveillance data. The system is namely Indonesian Radiation Data Monitoring System (I-RDMS) (Figure 11).

Stationary detectors of I-RDMS have been installed in Presidential Palace, nuclear area in Serpong, Yogyakarta and Bandung, CTBTO station, and meteorological station located in area where potentially be affected by trans-boundary release nuclear fallout. Meanwhile, the detectors also will be installed in airport, train station and industrial area.



Figure 11. Real Data Monitoring System in Indonesia

Indonesia signed an agreement with the IAEA on voluntary exchange of radiation monitoring data in December 2016. Observed environmental radioactivity level data by RDMS has been connected to IRMIS network (International Radiation Monitoring Information System) (Figure 12).



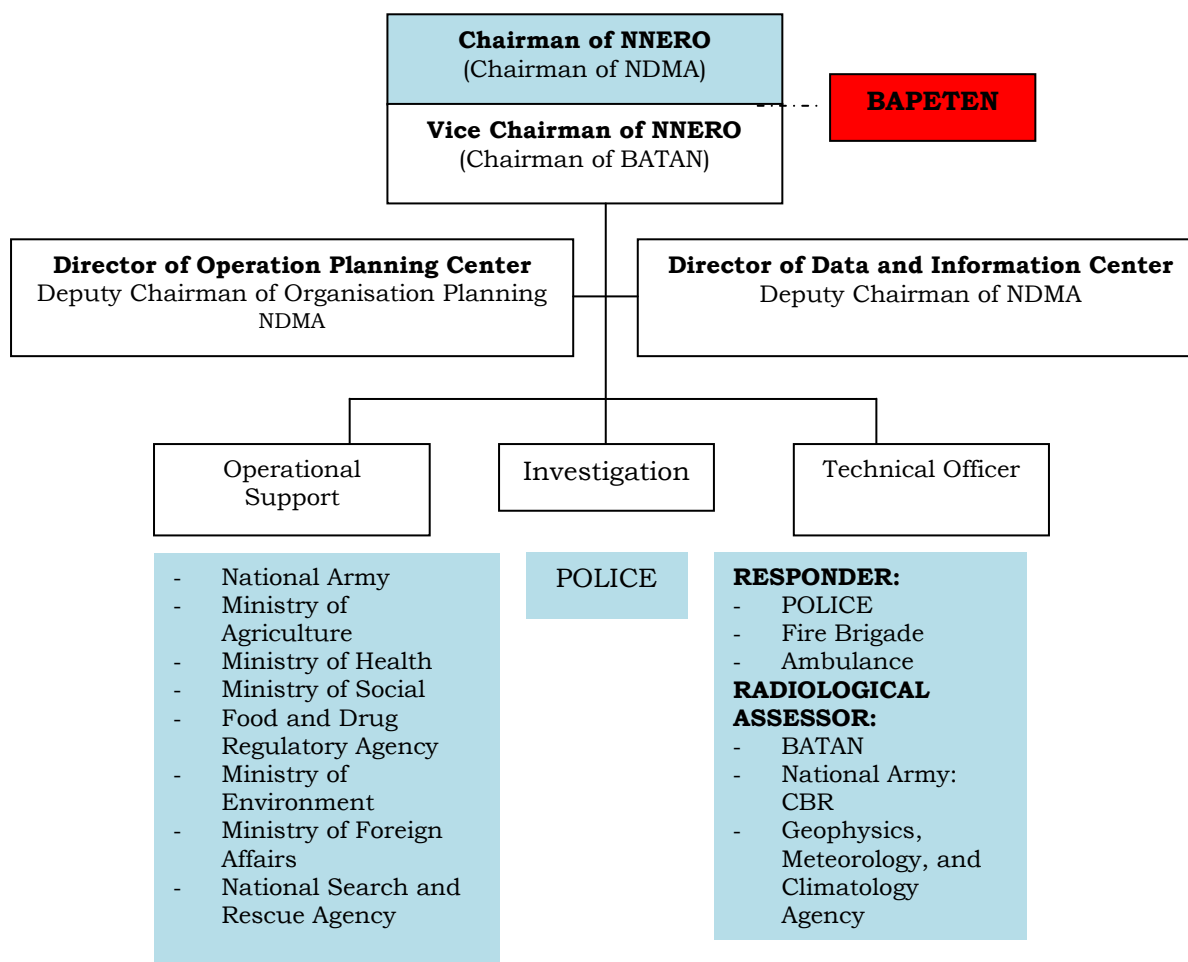
**Figure 12. BAPETEN Real Data Monitoring System links to IRMIS**

### **Overview and implementation of main elements of national plan**

The main elements of EPR programme in all level that stated in the existing regulations are in accordance to the IAEA GS-R-2 and IAEA Tecdoc 953. The organizational structure of National Nuclear Emergency Response Organization (NNERO) is shown in Figure 13. The organization was developed in 2006. The coordination activities among national institution in the structure are performed regularly.

BAPETEN has improved coordination mechanism with relevant organizations related to national nuclear emergency preparedness and response system through:

1. Indonesia Center of Excellence on Nuclear Security and Emergency Preparedness (I-CoNSEP). I-CoNSEP aims to become a forum for coordination between relevant organization in managing issues related to nuclear emergency preparedness and response at the national level. Forum member are BAPETEN Indonesian National Police (POLRI), Indonesian National Armed Forces (TNI), Ministry of Foreign Affairs, State Intelligence Agency (BIN), Meteorology Climatology and Geophysical Agency (BMKG), National Agency for Combating Terrorism (BNPT), Ministry of Transportation, Ministry of Health, National Agency for Disaster Management (BNPB), BATAN, Indonesian Maritime Security Board (BAKAMLA), Ministry of Internal Affairs and Ministry of Defense.



**Figure 13. The Organizational Structure of NNERO**

- Memorandum of Understanding between BAPETEN and BMKG. The MoU was signed on April 25, 2017. The collaboration includes increasing nuclear oversight and aspects of meteorology, climatology and geophysics. BAPETEN will install radiation detector in 5 CTBTO stations in Indonesia and 48 BMKG observation stations. In 2018, 5 radiation detectors of RDMS were installed and in 2019, other 5 detectors RDMS will be installed in the presidential palace and 10 detectors at the BMKG station.
- BAPETEN participated in developing the Grand Design Multi Hazard Early Warning System (MHEWS) initiated by BNPB (National Disaster Management Agency). The implementation of this activity is the establishment of the Multi-Disaster Early Warning National System Portal. BAPETEN with other Ministries and agencies became members of the drafting team in arrangement of the draft Presidential Regulation concerning the National Disaster Early Warning System.

#### **Implementation of emergency preparedness measures by the license holders**

It is required for the licensee to identify nuclear emergency immediately and determine appropriate level the classification of response of a nuclear emergency, such as making of

predictions or initial assessment of size and magnitude of radioactive releases to the environment. The licensee has developed Emergency Preparedness Program to ensure an effective emergency measures be taken if any emergency occurs. The licensee also performs a regularly exercise, not only involving on-site resources, but also involving off-site resources and institutions. Based on the regulation, the licensee is obliged to provide the facilities needed during an emergency, since they have the main responsibility during an emergency.

### Training and exercises

Several exercises were conducted in 2017-2019:

1. Field exercise in nuclear area in Serpong with transportation accident scenario.
2. Annual exercise on nuclear accident in TRIGA 2000 reactor in 2018 involving operator, BAPETEN and Provincial Disaster Management Agency,
3. Radiological emergency exercise for first responder in Bandung in 2019.



**Figure 14. Emergency exercise in Bandung, 2019.**

Lesson learned from the above exercises are coordination among stakeholders during an emergency response should be improved, and the capabilities of the most responders still need to be upgraded.



**Regulatory review and control activities**

Regulatory review and control activities performed by BAPETEN includes: conducts of emergency preparedness program audit/inspection for nuclear facility. As the result, all nuclear facility have the program in place, and perform an exercise regularly as stated in the regulation. BAPETEN also involved in several licensees exercise as observer, to make sure that the exercises have meet their objection as planned.

BAPETEN has registered its contact points in the Incident Emergency Center (IEC) reporting system. All contact points are made available 24 hour/7 days should any information need to be shared. BAPETEN also participated regularly on ConvEx exercise held by the IEC, to maintain an effective communication.

**Article 16 (2) Information of the public and neighboring States****Overview of the Contracting Party's arrangements for informing the public in the vicinity of the nuclear installations about emergency planning and emergency situations**

BCR No. 1 Year 2010 obliged the licensee to report to the chairman of BAPETEN in the event of a nuclear emergency and the report should be submitted not later than one (1) hour by telephone, facsimile or electronic mail, and in writing no later than 2 (two) days after an accident occurrences. It also required the licensees of category I and II facilities to inform and giving instruction to the public during an emergency, and this requirement consistent with IAEA standards.

**Arrangements to inform competent authorities in neighboring States**

In GR No. 54 Year 2012, the chairman of BAPETEN as NCA-A (National Competent Authority – Abroad) informs the IAEA and the neighboring state governments, if any nuclear emergency occurs that might give impact to the neighboring states.

## Article 17 Siting

*Each Contracting Party shall take the appropriate steps to ensure that appropriate procedures are established and implemented*

- i. for evaluating all relevant site-related factors likely to affect the safety of a nuclear installation for its projected lifetime;*
- ii. for evaluating the likely safety impact of a proposed nuclear installation on individuals, society and the environment;*
- iii. for re-evaluating as necessary all relevant factors referred to in sub-paragraphs (i) and (ii) so as to ensure the continued safety acceptability of the nuclear installation;*
- iv. for consulting Contracting Parties in the vicinity of a proposed nuclear installation, insofar as they are likely to be affected by that installation and, upon request providing the necessary information to such Contracting Parties, in order to enable them to evaluate and make their own assessment of the likely safety impact on their own territory of the nuclear installation.*

### Article 17 (1) Evaluation of site related factors

#### Regulatory requirements

The Government of Indonesia takes necessary efforts to ensure that the future NPP site will comply with established requirements for site safety. In accordance with GR No. 2 Year 2014 on Licensing of Nuclear Installations and Nuclear Materials Utilization, site evaluation approval application shall be submitted together with its administrative and technical requirement documents. Site evaluation activity is one of the pre-requisite for issuing site license. Site evaluation approval application shall be submitted together with its administrative and technical requirement documents. In accordance with GR No. 54 Year 2012 on Safety and Security of Nuclear Installations, site monitoring of the nuclear installation shall be conducted in the construction, commissioning, operation, and decommissioning stage.

For implementing the above GR, BAPETEN has issued BCR No. 4 Year 2018 on Safety Provisions for Site Evaluation of Nuclear Installation, amending BCR No. 5 Year 2007 on Safety Provisions for Site Evaluation of Nuclear Reactor. This BCR adapts IAEA NS-R-3 (Rev. 1) - Site Evaluation for Nuclear Installations for a more detail provisions related to siting. In addition to the BCR No. 4 Year 2018, BAPETEN has also issued several BCR as guidance to conduct specific site evaluation in every aspect of site evaluation, namely:

- a) BCR No. 8 of 2013 on the Nuclear Installation Site Evaluation in the Aspect of Seismology;
- b) BCR No. 4 of 2008 on the Nuclear Installation Site Evaluation in the Aspect of geotechnical;
- c) BCR No. 5 of 2015 on the Nuclear Installation Site Evaluation in the Aspect of Volcanology;
- d) BCR No. 6 of 2014 on the Nuclear Installation Site Evaluation in the Aspects of Meteorology and Hydrology;

- e) BCR No. 4 Year 2019 on Dispersion of Radioactive Material in Air and Water and Consideration of Population Distribution in Site Evaluation for Nuclear Installation, amending BCR No. 3 Year 2008 on Dispersion of Radioactive Material in Air and Water and Consideration of Population Distribution in Site Evaluation for Nuclear Power Plants; and
- f) Amending BCR No. 6 Year 2008 on External Human Induced Events in Site Evaluation for Nuclear Power Plants: Status of this BCR still in the process of harmonization in legal bureau.

From all aspects in site evaluation, there are two aspects that include site rejection criteria, which are seismic and volcano.

BAPETEN also developed Standard Review Plan for reviewing licensing documents during siting stage for all siting aspects (seismic, geotechnical, volcanology, meteorology, hydrology, dispersion, and human induced event).

BAPETEN already consider developing detailed guidance on inspections during site stages of nuclear reactor. The Working Instruction (WI) is expected to support inspector when ensuring between the conditions of the site with site evaluation report document. WI consists of:

- WI for site inspection activities for earthquake aspects.
- WI for site inspection activities for aspects of human induced external events.
- WI for site inspection activities for aspects of flood hazards.
- WI for site inspection activities for geotechnical aspects
- WI for site inspection activities for aspects of quality assurance
- WI for site inspection activities for the aspects of the utility.
- WI for site inspection activities for dispersion aspects

### **Regulatory review and control activities**

BAPETEN conducts review of site evaluation approval application that will be submitted together with its administrative and technical requirement documents (site evaluation programme and management system for siting aspect). Site evaluation activity is one of the pre-requisite for issuing site license. To ensure that site evaluation is performed in accordance with site evaluation programme and site evaluation management system, BAPETEN perform inspection and verification of the site evaluation activities and has also involved third party as external TSO for review and assessment of the site license requirement documents.

### **Article 17 (2) Impact of the installation on individuals, society and environment**

BAPETEN has conducted a review on site license requirement documents submitted by BATAN for Experimental Power Reactor in Serpong. To ensure that site evaluation is performed in accordance with Site Evaluation Program as well as Site Evaluation Management System, BAPETEN carried out field verification for site evaluation activities and also involved third party as external technical support organization for review and assessment of Site Evaluation Report. Site license of RDE has been issued in 2017

For nuclear power plants, several site candidates have been identified and studied in detail. During 2017 – recently, site study activities were performed in West and East Kalimantan:

1. In collaboration with the regional government of West Kalimantan province, BATAN conducted further studies based on the results of previous studies. Several potential siting candidates identified then two potential siting candidates have been selected for further evaluation studies.
2. NPP site study activities in East Kalimantan during this period were carried out to maintain the results of the previous site studies. It concluded that site is not suitable for the NPP.

### **Article 17 (3) Re-evaluation of site related factors**

Ministry of Public Work has updated Indonesia earthquake map and it was found that earthquake potential increases all over Indonesia.

PRSG-BATAN, the center which operates MPR GA Siwabessy, has submitted a Report of Periodic Safety Review for the assessment of all systems, structures, and components that are important for safety. The crucial issue for this safety review is seismic aspect, which considers Peak Ground Acceleration (PGA) site specific value for 10,000 year return periods. In the implementation of periodic safety review, BATAN collaborates with the Agency for the Application of Technology (BPPT) to analyze the strength of buildings and structures by considering the seismic load with that PGA value. The activity is still in process, recommendations and follow-up including engineering solutions will be carried out after the results are obtained. BAPETEN continues to monitor these activities.

### **Regulatory review and control activities**

According to GR No. 54 Year 2012, the licensee shall perform safety verification and assessment during construction, commissioning, and operation stage of nuclear installation. In the operation stage, safety verification shall be performed through analysis and surveillance that consist of: review of the site-related factors, surveillance that is performed continuously during the commissioning and operation of a nuclear installation shall include monitoring of nuclear installation, and assessment to the modification of condition and its control.

### **Article 17 (4) Consultation with other Contracting Parties likely to be affected by the installation**

BAPETEN and BATAN are periodically performed public consultation/socialization to public. In addition, BAPETEN and BATAN have to have stakeholder meeting with other government institution including local government including Forestry and Environment Ministry, Energy and Mineral Resource Ministry, Environment Ministry, and Industrial Ministry.

### **International arrangements**

Information on the site study activities for nuclear installation is always shared in IAEA forum. All IAEA members' countries will have access to this information. There is also regional network under IAEA such as ANSN where neighbouring countries that could be potentially affected by nuclear installation that will be built can have direct shared information.

## Article 18 Design and Construction

*Each Contracting Party shall take the appropriate steps to ensure that:*

- i. the design and construction of a nuclear installation provides for several reliable levels and methods of protection (defense in depth) against the release of radioactive materials, with a view to preventing the occurrence of accidents and to mitigating their radiological consequences should they occur;*
- ii. the technologies incorporated in the design and construction of a nuclear installation are proven by experience or qualified by testing or analysis;*
- iii. the design of a nuclear installation allows for reliable, stable and easily manageable operation, with specific consideration of human factors and the man-machine interface.*

### Article 18 (1) Implementation of defence in depth

In accordance with GR No. 54 Year 2012, construction activities shall be performed based on safety design principles. The basic safety principles include the inherent safety, multiple barriers, safety margin, redundancy, diversity, independence, fail-safe and safety qualification. The requirements of safety design shall be implemented from construction to decommissioning stage. Licensee, in order to accomplish design requirements, shall establish a classification for structure, system, and component of nuclear installation, based on safety class, quality class, and seismic class.

To comply with the design requirements, the licensee shall establish a classification of structures, systems and components of nuclear installations, based on the safety class, quality class and/or seismic class.

Based on GR No. 2 Year 2014, Licensee shall obtain a design approval from BAPETEN before applying for Construction permit by submitting the documents of Nuclear Reactor Detailed Design and Safety Analysis Report.

Based on GR No. 54 Year 2012, licensees are responsible to implement the principle of defence in depth effectively to achieve safety objectives.

BAPETEN is developing work instructions (WI) for inspection as guide to conduct inspection on the construction stage. Inspection is conducted to ensure that all SSCs under construction will satisfy the principle of defence in depth and be able to carry out their safety functions, as follows:

- WI for valve installation inspection.
- WI for inspection of installation of components and instrumentation systems.
- WI for inspection of installation of mechanical components.
- WI for HVAC system installation inspections.
- WI for inspection of installation of piping systems.
- WI for inspection of installation of fire protection systems.
- WI for welding inspection.
- WI for foundation inspection.

- WI for inspection of systems and radiation monitoring components.
- WI for inspection of concrete structures.
- WI for vendor inspection.

### **Article 18 (2) Incorporation of proven technologies**

In accordance GR No. 2 Year 2014, construction of commercial power reactor shall fulfil the criteria as following: (a) all structures, systems and components important to safety in nuclear reactor has been tested in a relevant environment or in accordance with operating conditions, and applied in the prototype; and (b) has been granted commercial operation license by the regulatory body from the state which has built a commercial nuclear power plant.

Inspectors will participate in evaluating the proposed reactor designs, including the evaluation of the technology applied to the design.

### **Article 18 (3) Design for reliable, stable and manageable operation**

#### **Overview of the Contracting Party's arrangements and regulatory requirements for reliable, stable and easily manageable operation**

According to GR No. 54 Year 2012, licensee shall design reliable of SSC and easily manageable operation of nuclear installation.

Currently BAPETEN is drafting BCR on safety, quality and seismic classification for SSCs important to safety.

#### **Implementation measures taken by the license holder**

In order to implement the GR No. 2 Year 2014, several BCRs on the Safety Provisions of NPPs design and construction have been revised referring to the current IAEA documents, i.e. BCR No. 3 year 2011 on Safety Requirements for the Design of Nuclear Power Reactors.

BAPETEN is revising BCR No.3 of 2011 on the Safety Requirements for the Design of Power Reactors. The new BCR used IAEA SSR 2/1 rev.1 as reference. The provisions which stipulated in the new BCR have considered the lesson learned from Fukushima Daichi accident. For example, the need to provide mobile diesel generator and mobile water pumps to deal with station black outs. The equipment must be able to provide electricity for at least 7 days. The new BCR will provide an attachment with a format guide and the contents of the detailed design of reactor. This guidance assists applicants to obtain design approval.

#### **Regulatory review and control activities**

BAPETEN conducts review of the design and construction of nuclear reactors through review on the license requirement documents, especially Reactor Main Data, Detail Design, Safety Analysis Report (SAR) and the Periodic Safety Review (PSR). BAPETEN also conducts inspections to ensure that licensees always maintain compliance to the design requirements.

## Article 19 Operation

- i. Each Contracting Party shall take the appropriate steps to ensure that: the initial authorization to operate a nuclear installation is based upon an appropriate safety analysis and a commissioning programme demonstrating that the installation, as constructed, is consistent with design and safety requirements;*
- ii. operational limits and conditions derived from the safety analysis, tests and operational experience are defined and revised as necessary for identifying safe boundaries for operation;*
- iii. operation, maintenance, inspection and testing of a nuclear installation are conducted in accordance with approved procedures;*
- iv. procedures are established for responding to anticipated operational occurrences and to accidents;*
- v. necessary engineering and technical support in all safety-related fields is available throughout the lifetime of a nuclear installation;*
- vi. incidents significant to safety are reported in a timely manner by the holder of the relevant licence to the regulatory body;*
- vii. programmes to collect and analyse operating experience are established, the results obtained and the conclusions drawn are acted upon and that existing mechanisms are used to share important experience with international bodies and with other operating organizations and regulatory bodies;*
- viii. the generation of radioactive waste resulting from the operation of a nuclear installation is kept to the minimum practicable for the process concerned, both in activity and in volume, and any necessary treatment and storage of spent fuel and waste directly related to the operation and on the same site as that of the nuclear installation take into consideration conditioning and disposal.*

### Article 19 (1) Initial authorization

#### Regulatory requirements

Under GR No. 2 Year 2014 on Licensing of Nuclear Installations and the Utilization of Nuclear Materials, many technical requirements shall be submitted to the Regulatory Authority by the applicant to obtain a commissioning license. These requirements include: Safety analysis report, operational limits and conditions (OLC), commissioning programme; radiation protection and safety programme, safeguards system and physical protection documents, management system document or quality assurance programme for siting, ageing management programme, decommissioning programme, emergency preparedness and response programme, report of the environmental license implementation, report of construction activity results, and as-built drawing of the reactor.

Furthermore, on the content of commissioning programme, GR No. 54 Year 2012 on the Safety and Security of Nuclear Installation stated that the applicant shall establish and implement a commissioning programme to ensure that all structure, system and component (SSC) of the nuclear installation that has been built could function properly as its intended design.

BAPETEN has drafted the amendment of BCR No. 2 year 2011 on Safety Operation of Research Reactor. Extended shutdown will be included in the new BCR. This draft of BCR is still in the process of harmonization in legal bureau.

### **Conduct of appropriate safety analyses**

As it is mentioned previously, the applicant shall submit a safety analysis report (SAR) as one of the requirements in obtaining a commissioning license under GR No. 2 Year 2014. This report has to describe both qualitative and quantitative analysis, applying both deterministic and probabilistic methods (where applicable), for all areas of safety issues. BAPETEN has an experience in enacting BCR No. 8 Year 2012 on the SAR of Non-Power Reactor, adopting the IAEA standards. With this experience, then BAPETEN sufficiently is confident to develop a BCR on the SAR of Power Reactor in the near future.

The current licensing procedure in BAPETEN obliges its evaluator to perform review and assessment of an SAR submitted by the applicant. The evaluation shall be done in accordance with the appropriate BCR or international best practice for each topic. In doing so, the evaluator may request assistance from both Center of Assessment (internal department) and external TSO, depending on the complexity of the problem and availability on internal resources (See discussion on the use of TSO in Article 8). Based on the review and assessment results, BAPETEN therefore publishes a Safety Evaluation Report (SER), describing how the applicant copes with all safety requirements. In the last five years, BAPETEN always established this SER to support decision making process for nuclear facility license. Except for its part related to proprietary and confidential information, the SER is available for public on request.

### **Commissioning programme**

GR No. 54 Year 2012 on the Safety and Security of Nuclear Installation stated that commissioning programme submitted by the applicant shall describe an integrated testing procedure of the design for all systems operated with nuclear materials, means for both cold and hot test. In this procedure, the applicant shall perform verification to establish OLC in accordance with the general and the specific design requirements. On the OLC itself, BAPETEN has established BCR No. 3 Year 2009 on the OLC and Operational Procedure of Power Reactor.

BAPETEN issued BCR No 2 of 2019 on safety provision of the commissioning for non-power reactor. This BCR requires that before the implementation of commissioning activity, the construction license holders must determine that the commissioning program shall contain at least: schedule of activities; organizational structure; testing procedure; type of testing; acceptance criteria; and documentation and reporting.

### **Verification programme**

It has been described earlier that both GR No. 2 Year 2014 and GR No. 54 Year 2012 stated that the applicant shall establish and implement a commissioning programme. This programme, inter alia, describes the requirement to perform verification in ensuring that the nuclear installation as constructed is consistent with design and safety requirements. In addition, all SSC of the nuclear installation that has been built could be functioned as its intended design.



### **Regulatory review and control activities**

According to GR No. 2 Year 2014, BAPETEN performs review and assessment to licensing document for the commissioning phase. However, currently there is no commissioning license applied to BAPETEN.

In 2019, BAPETEN issued BCR No. 2 year 2019 on safety provision of the commissioning for non-power reactor. This BCR regulates the safety provisions of the commissioning which includes the safety requirements for all stages (testing for nuclear fuel loading and initial criticality; low power testing; and rising of power and full power) in commissioning activities

### **Article 19 (2) Operational limits and conditions (OLC)**

#### **Regulatory requirements**

OLC is one of the licensing requirements under GR No. 2 Year 2014 on Licensing of Nuclear Installations and the Utilization of Nuclear Materials. BAPETEN also established BCR No. 3 Year 2009 on the OLC and Operational Procedure of Power Reactor and BCR No. 9 Year 2013 on the OLC of Non-Power Reactor. In these BCRs, the OLC shall describe operational provision for start-up, high power operation, shutdown, maintenance, testing and refuelling; limit and condition that assuring the safety system, including engineering safety features, will be well functioned in all condition of operation, including in accident condition; and, limit and condition that oblige the reactor operator and the supervisor, radiation protection officer, maintenance technician and the supervisor to take necessary actions. The licensee shall operate the nuclear installation in accordance with the OLC.

It should be mentioned also here that OLC is comprised of safety limit, safety system setting, limiting condition for operation, surveillance requirements, and administrative requirements. The last requirements are regarding organizational structure, personnel training and qualification, audit and review, procedure, records, reports, radiation safety, and modification; including actions have to be taken if there is a deviance from the limiting condition for operation and safety limit.

#### **Implementation of OLC**

All requirements for OLC as described in BCR No. 3 Year 2009 on the OLC and Operational Procedure of Power Reactor and in BCR No. 9 Year 2013 on the OLC of Non-Power Reactor shall be used as a mandatory guideline document in operating the installation, and is a subject for verification and review by the regulatory body from time to time. The operator has to use it also as guide in developing their training and qualification programme for their staff. The BCRs also arranges that the OLC shall be available in the main control room and other place that easily accessed by safety related staff such as the reactor operator and the supervisor, radiation protection officer, maintenance technician and the supervisor.

#### **Review and revision of OLC**

In the operation of nuclear installation, it is possible for the operator to revise the OLC. This might be caused by modification activities, utilization changes, or uprating of the power. BCR No. 3 Year 2009

and BCR No. 9 Year 2013 stated that the operator cannot revise the OLC unless has an approval from BAPETEN. The revision of OLC shall be based on safety analysis and be assessed by the safety committee of the operator. Furthermore, GR No. 2 Year 2014 on Licensing of Nuclear Installations and the Utilization of Nuclear Materials regulates that should there is a revision of the OLC in the operation phase, and then the operator shall apply a new license.

### **Regulatory review and control activities**

GR No. 2 Year 2014, GR No. 54 Year 2012, BCR No. 3 Year 2009 and BCR No. 9 Year 2013 stated that the Licensee shall establish OLC that has been assessed by their safety committee before submitted to BAPETEN for obtaining commissioning and operation license. The OLC shall be specific for each unit of nuclear installation. BAPETEN performs review and assessment to licensing document for the commissioning phase, including LCO document. Again, currently there is no commissioning license applied to BAPETEN. To build its competency on the regulation of Nuclear Installation in commissioning phase. And in order to prepare the introduction of NPP in Indonesia, BAPETEN already develop a plan for both international (with IAEA through TC Project) and bilateral cooperation (with advanced country in nuclear energy and with potential countries of origin).

## **Article 19 (3) Procedures for operation, maintenance, inspection and testing**

### **Regulatory requirements**

In order to obtain an operation license, GR No. 2 Year 2014 on Licensing of Nuclear Installations and the Utilization of Nuclear Materials requires the applicant to submit many technical documents, such as: Safety analysis report, OLC, radiation protection and safety programme, safeguards system and physical protection documents, management system document or quality assurance programme for operation, decommissioning programme, emergency preparedness and response programme, and report of the environmental license implementation. Then, in implementing the operation of nuclear installation, GR No. 54 Year 2012 on the Safety and Security of Nuclear Installation stated that the licensee shall establish: OLC; procedure for operation; maintenance, surveillance and inspection programme; and ageing management programme. Moreover, BCR No. 4 Year 2010 on Management System for Facilities and Activities also required the licensee to perform necessary test, check, verification and validation during the operation or process management.

### **Operational procedures, their implementation, periodic review, modification, approval and documentation**

According to GR No. 54 Year 2012 and BCR No. 3 Year 2009, the licensee shall establish operational procedures covering normal operation, anticipated transients, design bases accidents, and beyond design bases accident. For the implementation in normal operation, the procedures include for functional and performance test; loading, unloading and fuel movement inside the core; maintenance of SSC important to safety; inspection, calibration and surveillance of SSC important to safety; radiation protection activities; review and approval for operation and maintenance; operator response to anticipated transients, design bases accidents, and beyond design bases accident; emergency preparedness and response; physical protection; radioactive waste management and monitoring and control of radioactive release; modification and access control. All of these

documents have to be reviewed periodically and updated based on the management system established by the licensee.

For safety review, based on BCR No. 3 Year 2009, the licensee shall implement it periodically covering on the design of nuclear installation, current condition of SSC, equipment qualification, ageing, safety performance and operational experiences feedback, and radiological impacts to the environment.

BCR No. 4 Year 2010 on Management System for Facilities and Activities requires the licensee to develop procedure for modification, approval and documentation.

#### **Availability of the procedures to the relevant nuclear installation staff**

BCR No. 3 Year 2009 on the OLC and Operational Procedure of Power Reactor clearly arranges that all approved procedures shall be available for relevant staff and can be reached easily. For example, written procedures for reactor operation have to be available in the control room.

#### **Involvement of relevant nuclear installation staff in the development of procedures**

BCR No. 3 Year 2009 and BCR No. 2 Year 2012 on the Safety Provision for Non-Power Reactor clearly arrange the role and authority for manager, supervisor and operator in developing a procedure. Indeed, the responsibility in the establishment of procedure lies to the licensee. A flowchart describing the process of developing a procedure is also given in the BCR No. 3 Year 2009, including validation and verification steps before the establishment of the procedure.

#### **Incorporation of operational procedures into the management system of the nuclear installation**

BCR No. 4 Year 2010 on Management System for Facilities and Activities requires the licensee to develop procedure for document control and records. Hence, technical documents such as procedure for operation, together with procedure and other kind of documents, are incorporated into the integrated management system.

#### **Regulatory review and control activities**

All safety related documents established by the licensee, including records, are subject for review and/or audit by BAPETEN during the licensing and inspection process. Priorities are given to review and observe the implementation of procedure for operation, maintenance, inspection and testing, and other safety related procedures. Inspector may perform witnessing of the implementation of procedure; cross-checking the actual situation with the records, measurement and testing results; and interview relevant staff of the operator and their contractor/supplier.

## **Article 19 (4) Procedures for responding to operational occurrences and accidents**

### **Regulatory requirements**

As it's been stated previously, GR No. 54 Year 2012 and BCR No. 3 Year 2009 requires the licensee to establish operational procedures covering normal operation, anticipated transients, design bases accidents, and beyond design bases accident. For non-power reactor, a more detail requirements for this response can be found in BCR No. 2 Year 2012 on the Safety Provision for Non-Power Reactor.

In the case of emergency situation, BCR No. 1 Year 2010 on the Emergency Preparedness and Response, which was developed adopting the IAEA standards, provides a systematic and step-by-step approach on preparedness and response procedures.

### **Event based and/or symptom based emergency operating procedures**

BCR No. 3 Year 2009 stated that operation procedures for anticipated transients, DBA and BDBA have to describe instruction for recovering the facility. Depending on the accident scenarios developed in the SAR, then the operator may develop these emergency operating procedures using event based and/or symptom based approach.

### **Procedures and guidance to prevent severe accidents or mitigate their consequences**

In preventing severe accidents, GR No. 54 Year 2012 describes that the use of defence in depth strategy is aimed to fulfil fundamental safety function of nuclear installation in controlling reactivity, removing heat from the core, and containing radioactive materials and shielding the radiation. This strategy shall be implemented by the licensee through their procedure and working instruction. On the issue of mitigating the consequences of severe accident, BCR No. 1 Year 2010 provides a systematic and step-by-step approach on preparedness and response procedures. These mitigation procedures have to be completed with relevant analysing tools and computer codes, and with description of protective actions and evacuation schemes.

### **Regulatory review and control activities**

All safety related documents established by the licensee (especially for responding to operational occurrences, preventing and responding accidents) are subject for review and/or audit by BAPETEN during the licensing and inspection process. Emergency Preparedness and Response, and Management System, are some of the topics of regulatory inspection.

## **Article 19 (5) Engineering and technical support**

### **General availability of necessary engineering and technical support in all safety related fields for all nuclear installations, under construction, in operation, under accident conditions or under decommissioning**

Service providers might be utilized by the operator in all safety related fields for all nuclear installations, under construction, in operation, under accident conditions or under decommissioning.

In other side, BAPETEN as the regulator might use their independent TSO for the same purposes. As an example of the uses of service provider, BCR No 2 Year 2011 stated that modification of the installation might be carried out by other party or contractor, yet the responsibility cannot be delegated. In this case, BCR No. 4 Year 2010 on Management System for Facilities and Activities requires the licensee to perform audit to safety related contractor/supplier. In Indonesia, service provider and TSO can be from universities, national research institutes, state own and private companies. For the current situation in the utilization and regulation of nuclear energy, national service providers and TSOs are considered as available.

#### **General availability of necessary technical support on the site and also at the license holder or utility headquarters, and procedures for making central resources available for nuclear installations**

All research reactors and the site for experimental power reactor are located in one island, i.e. Java Island. This situation makes it easier for the operator and BAPETEN to receive prompt support from their service providers or TSO.

#### **General situation with regard to dependence on consultants and contractors for technical support to nuclear installations**

For the existing research reactors both BATAN and BAPETEN have a sufficient competency to discuss all technical problems with their consultants and contractors. Competency building planned by BATAN and BAPETEN might be expected that both sides could be a smart customer of their service providers or TSOs in the future needs of specific expertise both in deterministic and probabilistic safety assessment. For example, BAPETEN involves the External Technical Support Organization from Universities to give scientific expertise on reviewing and assessing of technical documents. In 2017 and 2018, Gadjah Mada University, Bandung Institute of Technology (ITB), and Institute of Sepuluh November (ITS) are requested by BAPETEN in reviewing design of RDE reactor (experimental power reactor) that proposed by BATAN. In 2019, ITB support BAPETEN in reviewing Periodic Safety Assessment and Ageing Analysis Report of MPR GA Siwabessy.

#### **Regulatory review and control activities**

Under BCR No. 4 Year 2010 on Management System for Facilities and Activities, BAPETEN performs review and assessment of resources management performed by the licensee. Furthermore, review and assessment of applicant licensing document based on GR No. 2 Year 2014 might reflect the sufficiency of the applicant resources, including the availability of their technical support.

#### **Article 19 (6) Reporting of incidents significant to safety**

##### **Regulatory requirements**

GR No. 54 Year 2012 on the Safety and Security of Nuclear Installation requires the licensee to report to the Chairman of BAPETEN should there is an anticipated transient, DBA, BDBA or nuclear emergency. The report shall be communicated in oral no later than one hour and in written no later than 2x24 hours after the event is identified. The content of the report and detail procedure of reporting protocol can be found in BCR No. 1 Year 2010 on the Emergency Preparedness and Response.

### **Reporting criteria and reporting procedures**

As general criteria, the licensee has to report anticipated transient, DBA, BDBA or nuclear emergency, through an oral and written procedures.

### **Statistics of reported incidents significant to safety for the past three years**

For the research reactor, there were no significant to safety incidents in the past three years. Complete report of incident has been sent to the IAEA Incident Reporting System for Research Reactors (IRSRR) programme.

### **Documentation and publication of reported events and incidents by both the license holders and the regulatory body**

Documentation of reported events and incidents by both the license holders and the regulatory body shall be subject for implementation under the management system of both sides, including lesson learned from the events. Publication of these reported events in the research reactors is carried out through the IAEA IRSRR programme. In Indonesia, this involves national coordinator and local coordinators of each reactor. IRSRR can be used as a medium for sharing experiences of the incident which occurred in each local research reactors or also of similar research reactors worldwide. Both BATAN and BAPETEN are actively participated in the IAEA-IRSRR forum. For publication purposes, all national institution has to follow Act No. 14 Year 2008 on the Transparency of Public Information. This Act states that government institution has to provide opportunity for public to obtain information related to function, task and activities of the institution.

### **Policy for use of the INES scale**

The Director of Technical Support and Emergency Preparedness issued a guideline on the use of INES (international Nuclear Event Scale) as a communication tool to facilitate communication and understanding among the nuclear/radiation expert community (both from industry and the regulatory body), the media and the public regarding the safety aspects of an event. The establishing of this guideline involves all of related stakeholders, namely: BATAN, the agency of management regional disaster, local government, hospital management, fire fighting management, and police.

### **Regulatory review and control activities**

BAPETEN performs review and inspection in the scope of emergency preparedness and response to all of the licensees. The inspection includes witnessing of facility-scale emergency drill and exercise. BAPETEN also organizes national scale emergency exercise every four years, and engages in international exercise through the IAEA ConvEx programme.

## **Article 19 (7) Operational experience feedback**

### **Regulatory requirements**

BCR No. 2 Year 2015 on the Verification and Safety Assessment of Non-Power Reactor requires the licensee to submit the review of feedback experiences, which are: identification of operational experiences and important to safety information from other nuclear installation experiences including the result of research. The feedback is an integrated part of periodic safety review document. Managing operational experience feedback is also a function of Management System that has to be implemented by the licensee and regulator.

### **Overview of programmes of license holders for the operating experience feedback**

It's been reported that operation experience feedback, especially from participation to the IAEA IRSRR programme, is positive and very important for the licensee in order to perform a better maintenance and ageing management, improving procedures and staff competency. The licensee programme for this issue is also in accordance to BCR No. 4 Year 2010 on Management System for Facilities and Activities.

### **Procedures to analyse domestic and international events**

The operator staff together with safety division staff of each research reactor in Indonesia is required to periodically assess any domestic and international events related to safety. BATAN operates a centre of safety assessment, and senior staff is usually act as safety committee member. The centre and the committee also have an obligation to analyse these safety related domestic and international events. Classification and analysis based on risk/safety assessment and INES scale might be used where applicable.

### **Procedures to draw conclusions and to implement any necessary actions**

Conclusion and the proposed action plan, including modification to the installation and to personnel training programmes and simulators (where applicable), is a subject of review by senior operator and safety committee before it can be established by the licensee. In this case, the licensee has to consider and implement recommendation or suggestion made by the regulatory body.

### **Mechanisms to share important experience with other operating organizations**

Sharing important experience with other operating organizations can be done through the IAEA IRSRR mechanism or through bilateral cooperation where applicable.

### **Use of international information databases on operating experience**

The use of international information databases on operating experience is also carried out through the IAEA IRSRR mechanism.

**Regulatory review and control activities** for license holder programmes and procedures

BAPETEN performs review and audit in the scope of emergency preparedness and response to all of the licensees, including how they manage operational experience feedback from all resources, both domestic and international. This is also part of licensing issues.

**Regulatory body programmes for feedback of operational experience** and the use of existing mechanisms to share important experience with international organizations and with other regulatory bodies.

Under the BMS, BAPETEN organize activities related to feedback of operational experience and the use of existing mechanisms to share important experience with international organizations and with other regulatory bodies. BAPETEN also actively participated in the IAEA Asia Nuclear safety Network (ANSN), IRSRR, and other related international missions through TC and other Projects.

**Article 19 (8) Management of spent fuel and radioactive waste on the site****Regulatory requirements**

Requirements for the on-site handling of spent fuel and radioactive waste are regulated in:

1. GR No. 61 Year 2013 on the Radioactive Waste Management;
2. BCR No. 2 Year 2014 on the Core Management and Handling & Storage of Nuclear Fuel of Non-Power Reactor; and
3. BCR No. 3 Year 2010 on System Design for Handling and Storage of Nuclear Power Plant Fuel;

The government has included long-term waste management regulations, spent fuel management and decommissioning in a draft amendment to Act No.10 of 1997 on Nuclear Power. Currently the government has Government Regulation No. 61 of 2013 on the Management of Radioactive Waste that regulates the management of waste from general decommissioning activities.

Centre for Radioactive Waste Management has produced the draft of National Policy on Spent Fuel and Radioactive Waste Management for the Republic of Indonesia with support from European Union. Five important elements in this National Policy document:

- Policy objectives such as safety, security, safeguard compliance and waste minimization,
- Roles and responsibilities including the responsibilities of waste producers, regulators and policy makers,
- Institutional arrangements from planning new waste producing activities to implementing, decommissioning and disposal activities,
- Strategic planning which identifies the main sources of spent fuel and waste in Indonesia, including the decommissioning of facilities, and assist in the establishment of national inventory, and
- Sustainable long-term funding arrangement including full life cycle waste management costs being factored into consideration of new waste producing activities.



### On-site storage of spent fuel

In each of the research reactor in Indonesia there is an interim storage for spent fuel. Indonesia has the Interim Spent Fuel Storage Facility, which serves as a temporary storage and transit prior to re-export spent fuel to the country of origin.

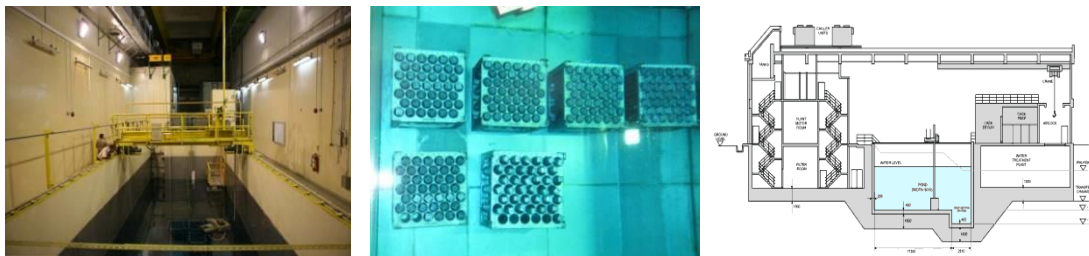


Figure 15. Interim Spent Fuel Storage Facility

### Implementation of on-site treatment, conditioning and storage of radioactive waste;

GR No. 61 Year 2013 on Radioactive Waste Management stated that radioactive waste (also can be generated from reactor) shall be collected, sorted and delivered to the Centre of Radioactive Waste Management, BATAN located in Serpong area. Moreover, the licensee shall store reactor spent fuel temporarily in its site for the lifetime of the reactor operation.



Figure 16. Waste Sorting Process in BATAN

### Established procedures for clearance of radioactive waste

BAPETEN has issued regulations related to clearance restrictions such as BCR No. 16/2012 on the Clearance Level, GR No. 2 Year 2014, GR No. 61 Year 2013, and GR No. 33 Year 2007. BAPETEN monitors on-site handling of spent fuel and radioactive waste through inspection and review/evaluation of the operation of reports submitted periodically.

### Regulatory review and control activities

Besides performing review and inspection in this scope, BAPETEN has developed SALT (Integrated Waste Accounting System), an online application system of waste accounting for all waste producers to report online. BAPETEN conducts inspections on the management of spent fuel and spent fuel storage installations.

## Annexes

**Table 5. Data of Nuclear Installation**

	<b>Name of Research reactor</b>	<b>Status installation</b>	<b>Nominal licensed</b>	<b>License Validity</b>
1.	MPR GA Siwabessy	Operation	30 MW	December 2020
2.	TRIGA 2000 Reactor	Operation	1 MW	2027
3.	Kartini Reactor	Operation	100 kW	December 2019

**Table 6. List of Regulation for Nuclear Installation**

No.	Title
1	Nuclear Energy Act No. 10 Year 1997 on Nuclear Energy.
2	GR No. 33 Year 2007 on the Ionizing Radiation Safety and Security of Radioactive Sources.
3	GR No. 29 Year 2008 on the Licensing of Ionizing Radiation Sources and Nuclear Material.
4	GR No. 46 Year 2009 on the Limit of Nuclear Damage Liability.
5	GR No. 54 Year 2012 on the Safety and Security of Nuclear Installation.
6	GR No. 2 Year 2014 on the Licensing of Nuclear Reactor and Utilization of nuclear materials.
7	GR No. 61 Year 2013 on the Radioactive Waste Management.
8	GR No. 58 Year 2015 on the Safety of Radioactive Material Transportation.
9	Presidential Decree No. 82 Year 1993 on the Ratification of Convention on Assistance in the Case of a Nuclear Accident or Radiology Emergency.
10	Presidential Decree No. 81 Year 1993 on the Ratification of Convention on Early Notification of a Nuclear Accident.
11	Presidential Decree No. 106 Year 2001 on the Ratification of Convention on Nuclear Safety.
12	Presidential Regulation No. 46 Year 2006 on the Ratification of Amendment to the Convention on the Physical Protection of Nuclear Material.
13	Presidential Regulation No. 74 Year 2012 on the Nuclear Liability.
14	BAPETEN Chairman Regulation (BCR) No. 1 Year 2011 on Safety Design of Non Power Reactor.
15	BCR No. 3 Year 2011 on Safety Design of Nuclear Power Reactor.
16	BCR No. 7 Year 2011 on Safety Design of Emergency Power Supply for Nuclear Power Reactor.
17	BCR No. 1 Year 2012 on the Design of Protection against Fire and Explosive Hazards for Nuclear Power Reactor.

No.	Title
18	BCR No. 2 Year 2012 on the Design of Protection against Internal Hazards other than Fire and Explosive Hazards for Nuclear Power Reactor.
19	BCR No. 6 Year 2012 on the Design of Computer Based Important to Safety System for Nuclear Power Reactor.
20	BCR No. 8 Year 2012 on the Format and Content of Developing Safety Analysis Report of Research Reactor.
21	BCR No. 4 Year 2013 on Protection and Radiation Safety for Utilizing Nuclear Energy.
22	BCR No. 6 Year 2013 on Working Permit for Personnel in Installation and Nuclear Material.
23	BCR No. 8 Year 2013 on the Site Evaluation in the Seismic Aspect of Nuclear Installation.
24	BCR No. 9 Year 2013 on Operational Limit and Condition for Non Power Reactor.
25	BCR No. 2 Year 2014 on Core Management and Fuel Handling and Storage for Nuclear Power Reactor.
26	BCR No. 3 Year 2014 on the Format and Content of Environmental Impact Analysis of Nuclear Energy Utilization.
27	BCR No. 6 Year 2014 on the Site Evaluation in the Meteorology and Hydrology Aspect of Nuclear Installation.
28	BCR No. 2 Year 2015 on the Assessment and Verification of Safety for Non Power Reactor.
29	BCR No. 5 Year 2015 on the Site Evaluation in the Volcanology Aspect of Nuclear Installation.
30	BCR No. 8 Year 2016 on Management radioactive waste for intermediate and low level.
31	BCR No. 1 Year 2017 on conducting inspections in the nuclear energy oversight.
32	BCR No. 7 Year 2017 on the amendment of BCR No. 7 Year 2013 on the Environmental Radioactivity Limit.
33	BCR No. 3 Year 2018 on public communications strategy of regulatory body.
34	BCR No. 4 Year 2018 on Safety Provisions for Site Evaluation of Nuclear Installation, amending BCR No. 5 Year 2007 on Safety Provisions for Site Evaluation of Nuclear Reactor.
35	BCR No. 8 Year 2018 on the establishing of legislation in nuclear energy regulatory agency (BAPETEN).

<b>No.</b>	<b>Title</b>
36	BCR No. 2 Year 2019 on the safety of commissioning for Non Power Reactor.
37	BCR No. 4 Year 2019 on Dispersion of Radioactive Material in Air and Water and Consideration of Population Distribution in Site Evaluation for Nuclear Installation, amending BCR No. 3 Year 2008 on Dispersion of Radioactive Material in Air and Water and Consideration of Population Distribution in Site Evaluation for Nuclear Power Plants.