In The Matter Of:

GARY FISER

THOMAS MCGRATH
November 22, 1999

CLOSED PREDECISIONAL ENFORCEMENT CONFERENCE

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	CLOSED PREDECISIONAL ENFORCEMENT CONFERENCE	[3]	· ·	
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	RE: GARY FISER	μ	Materials Litigation and Enforcement.	
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[11]		19		
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- MR. REYES: Good morning. My name is [1]
- 27 Luis Reyes, I'm the Regional Administrator for the
- nı Nuclear Regulatory Commission's Region II office.
- 41 This morning we will conduct a Predecisional
- is Enforcement Conference between the NRC and
- Mr. Thomas McGrath, which is closed to public
- m observation and which will be transcribed.
- This subject of the conference is an
- m apparent violation of the Commission's regulations
- ng regarding deliberate misconduct and employee
- my protection. Specifically, at issue is your
- [12] involvement in an apparent discriminatory employment
- [13] decision regarding Mr. Gary L. Fiser, a former TVA
- 1141 employee.
- The agenda for the predecisional
- ne enforcement conference is shown in the viewgraph and
- ।। हान if you need a copy of that, we can provide you with
- (18) Onc.
- Following my brief opening remarks. (19)
- [20] Ms. Anne Boland, to my right, the Region II
- R1] Enforcement Officer, will discuss the Agency's
- 221 enforcement policy. Mr. Loren Plisco, to my left,
- who is Director of the Division of Reactor Projects,
- (24) Will then discuss the apparent violation and the
- 125] NRC's perspective on the issue. You will then be
- [1] given an opportunity to respond to the apparent
- 27 violation. In this regard, I wish to reiterate to
- py you that the decision to hold this conference does
- 41 not mean that the NRC has determined that a
- B) violation has occurred or that enforcement action
- (6) Will be taken. This conference is an important step
- m in arriving at that decision.
- Following your presentation, I plan to
- m take about a ten-minute break so that the NRC can
- (10) briefly review what it has heard and determine if we
- [11] have any follow-up questions, and we physically will
- (12) leave the room to take that break.
- Lastly, I will provide some concluding
- (14) remarks.
- At this point I would like to have the [15]
- [16] NRC introduce themselves and then ask you to
- [17] introduce your participants.
- MS. BOLAND: I'm Anne Boland, the Region
- (19) 2 Enforcement Officer.
- MR. DAMBLY: Dennis Dambly, Assistant
- [21] General Counsel for Materials Litigation and
- [22] Enforcement.
- MR. REYES: Luis Reyes, I'm the Regional
- pel Administrator for the NRC office in Atlanta.
- MR. PLISCO: Lawrence Plisco, Director of

- - 11) the Division of Reactor Projects, Region 2.
 - MR. STEIN: Michael Stein, Enforcement
 - B) Specialist in the NRC.
 - MR. McNULTY: William McNulty. I'm a
 - [5] Field Office Director for the Office of
 - m Investigations.
 - MR. McCREE: Victor McCree, I'm the M
 - m Deputy Director for Reactor Safety in Region II.
 - MS. EVANS: Carolyn Evans, Regional
 - (10) Counsel.
 - MS. EUCHNER: Jennifer Euchner, attorney, [11]
 - nzi OGC
 - MR. SPARKS: Scott Sparks, Senior [13]
 - [14] Enforcement Specialist, Region 2.
 - MR. VIGLUICCI: Mr. McGrath, my name is
 - [18] Ed Vigluicci, Senior Licensing Counsel for Tennessee
 - (17) Valley Authority.
 - MR. MARQUAND: I'm Brent MarQuand. I'm
 - [19] Senior Litigation Attorney for the Tennessee Valley
 - 20 Authority
 - MR. McGRATH: I'm Tom McGrath. A few
 - (22) months ago I left the Nuclear Power Program. I was
 - [23] the portfolio manager in the power training
 - [24] Organization.
 - MR. BOYLES: I'm Ed Boyles. I manage the

- [1] Corporate Human Resource Office for TVAM.
- MR. REYES: Mr. McGrath, are the
- pl attendees, other than yourself, here at your
- M request?

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- MR. McGRATH: Yes, they are.
- MR. REYES: Do you have any objections to
- 77 representatives of the Tennessee Valley Authority
- (a) being present at this conference?
- MR. McGRATH: I have no objection
- in whatsoever.
- MR. REYES: Also, I would like to state
- (12) that this is a conference between Mr. McGrath and
- (13) the NRC and although counsel is present, we will be
- [14] directing the questions to Mr. McGrath and, of
- [15] course, he can pass the question to somebody else.
- ng but we'll be asking you the questions.
- [17] MR. McGRATH: I understand.
- MR. REYES: It's your choice whether you [18]
- [19] want to answer them yourself or turn them over to
- po one of your representatives.
- [21] We can go on and continue with the
- 22) agenda.
- MS. BOLAND: I would like to just take a
- [24] few moments to go through the enforcement policy,
- gs, which I believe we provided you a copy of attached

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(1) to some of our correspondence to you. It has been (2) recently reissued November 9th, 1999, so if anyone (3) does need a copy of it, we can make copies available (4) to you.

As Mr. Reyes has indicated, we're here today because of your apparent involvement in an paparent violation of NRC requirements. As the former manager of Operations Support, you were responsible for assuring that NRC requirements were followed. Based on our review of the OI investigation, it appears that you may not have adhered to these requirements and, more importantly, your actions may have been deliberate.

The purpose of this Predecisional

[15] Enforcement Conference today is to provide you the
[16] opportunity to address the apparent violation which
[17] Mr. Plisco will go through in more detail and we
[18] communicated to you in our September 20th, 1999
[19] letter.

This conference is essentially the last
[21] step of our enforcement process before the staff
[22] makes an initial enforcement decision. Our purpose
[23] here is not to negotiate a sanction. We want to
[24] hear your views on the facts and circumstances
[25] surrounding the decision-making regarding Mr. Fiser,

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11) that a violation occurred or whether it was
12) deliberate or whether enforcement action will, in
13) fact, be taken. That's what this enforcement
14) conference is about, to ensure that we have all
15) relevant information on which to formulate a final

[5] relevant information on which to formulate a final decision.

[7] During this conference we will have
[8] various questions for you to answer to assist us on [9] reaching that decision. Should you need any [10] question clarified or if you have any questions [11] before this proceeding, please feel free to ask. We [12] want to emphasize that we expect from you a complete [13] and accurate response to all our questions. If we [14] fail to ask a proper question, I'll put that [15] question in context for you, or you need additional [16] explanation or you feel that there is additional [17] relevant information that needs to be presented, we [18] expect you to come forward with that information and

I also would like to note that any

21 statements of view or expressions of opinion or lack

22 thereof by any members of the NRC staff at this

23 conference are not intended to represent any final

24 agency determinations or beliefs relative to this

25 matter.

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[19] address that.

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(1) the circumstances surrounding the apparent
(2) violation, whether at the time you believed that
(3) your actions were appropriate, and whether now after
(4) having substantial time to consider those actions,
(5) whether your views have changed in that regard and
(6) if so, why. And the corrective actions that you
(7) have personally taken or plan to take to prevent
(8) recurrence if you are involved in NRC activities in
(9) the future.

Based on these discussions as well as

[13] other information, if we conclude that deliberate

[13] various enforcement sanctions against you. In

[14] accordance with the NRC enforcement policy and the

[15] commission requirements, enforcement action could

[16] range from a notice of violation to an order

[17] prohibiting your involvement in future NRC

[18] activities should we, in fact, conclude that a

[19] deliberate violation of 50.5 deliberate misconduct

[20] occurred. As I mentioned, if you do need a copy of

[21] any of our regulations 10 CFR 50.5 or the

[22] enforcement policy, we'll be glad to provide them to

[23] you before you depart today.

[24] As Mr. Reves has indicated, we want to

Following the conference, Mr. Reyes in conjunction with our Office of General Counsel, our Office of Enforcement, will make a final enforcement decision in this case, an initial staff enforcement decision in this case. This process generally takes about four weeks to accomplish.

Lastly, if that enforcement action does

m involved a proposed order, the NRC will issue a prepared press release announcing the issuance of that order, but will hold that press release for 24 hours after we've provided that order to you.

One administrative matter. As Mr. Reyes

[13] has indicated, we are transcribing this conference.
[14] A copy of the transcript may be made available to
[15] you after the NRC has made a final enforcement
[16] decision. If we do, however, make the transcript
[17] available to you, it also becomes a matter of public
[18] record and is placed in the public document room.

If you have any questions that you would like me to address, I'll be happy to at this time or at any time during or after the conference.

MR. McGRATH: I have no questions right

paj now.
Raj MR. REYES: We're going to continue with

es the agenda and Loren was going to summarize the

gs) emphasize to you that we have not, in fact, decided

n) allegations.

MR. PLISCO: Good morning. Before we get py started, I'll take a moment to summarize the 44 allegations.

The NRC's Office of Investigation

m completed an investigation in August of 1999

m regarding Mr. Gary Fiser, a former TVA Nuclear

m Chemistry and Environmental Specialist, who was not

pi selected to fill one of two Chemistry Program

in Manager positions during a 1996 reorganization.

[11] Mr. Fiser was allegedly not selected to

pa fill the position for engaging in protected

[13] activity. The evidence gathered by the Office of

[14] Investigations indicated that as Mr. Fiser's second

[15] line supervisor, you influenced the selection

(16) process to preclude the selection of Mr. Fiser for

(17) one of the Chemistry Program Manager positions.

[18] Further, the evidence revealed that the

nn individual selected for the position of PWR

201 Chemistry Program Manager was preselected for the 201 position and that the same individual could have

per placed in a vacant site chemistry position.

23] Such a placement would have resulted in all

pay employees affected by the reorganization retaining

gs their job. The evidence revealed that you rejected

Page 12

[25]

Page 13

(1) requirements for the protection of employees against in discrimination for raising nuclear safety concerns.

At this conference we're giving you the

(4) opportunity to provide information regarding your

is involvement in this issue and the events described

181 in the summary of the Office of Investigation report

p provided to you previously.

As Anne discussed, due to the

m significance of the apparent violation and your

[10] substantial role in the matter, you should provide

[11] an explanation as to why you should be permitted to

(12) engage in NRC licensed activities in the future.

[13] Are there any further comments?

[14] MR. REYES: I think we concluded the part

(15) in the agenda where we talk about the enforcement

1181 and the apparent violation, Mr. McGrath, so we would

[17] like to turn over the conference to you to make your
[18] presentation.

(19) MR. McGRATH: Thank you. I appreciate

the opportunity to come be able to talk with you

[21] this morning. I believe there have been some

pzi misunderstandings of the facts and circumstances

[23] involved in this case and I hope we can clarify

(24) those this morning.

I would like to discuss with you a little

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(1) the request for placement of this individual at the 12) site.

pi The evidence also indicated that you

41 subjected Mr. Fiser to disparate treatment. In this

(5) regard, the evidence reflected that you appointed an

sq individual to the position of RadCon Chemistry

Manager without competition while Mr. Fiser was

[8] required to compete for one of the two Chemistry

M Program Manager positions that were also created in

[10] 1996.

my The evidence indicated that these actions

nz were taken in retaliation for Mr. Fiser's engagement

[13] in protected activity, which was Mr. Fiser's filing [14] of a discrimination complaint with the Department of

(15) Labor in September of 1993. This issue appears to

[16] be an apparent violation of 10 CFR 50.5, deliberate

misconduct, and 10 CFR 50.7, employee protection.

[10] The apparent violation is shown on the handout and

tis was documented in our letter to you dated September

20th, 1999.

We place a high value on nuclear industry employees feeling free to raise safety concerns to

gaj management as well as the NRC without the fear of

pay reprisals. The Energy Reorganization Act and the

ps; Code of Federal Regulations establish strict

(1) bit about my background and then the process that

21 was used for the reorganization of the Operations

B) Support Department and the selection of the

HI Chemistry positions in 1996, and then I would also

[5] like to address some of these specific findings that

is are listed in the summary report.

n To begin with my background, I have spent

m about 30 years in nuclear power, I have been in it,

m until, as I mentioned earlier, just about the to beginning of July, in our Power Training

[11] Organization.

(12) I clearly understand the importance of

[13] reactor safety, the importance of employees being [14] able to — in fact, are encouraged to identify and

[15] document any kind of problem that could potentially

[16] impact reactor safety, and I also understand the

[17] importance of management support of both of those [18] principles.

ng Since 1968, most of the positions I've

neld in nuclear power have been directly related to

[21] reactor safety. I began in the Naval Reactors

1221 Program in 1968. I spent many years reporting

[23] directly to Admiral Rikover, he ran that program for [24] sometime.

sp The last eight years there I was a field

in representative. As a field representative, my responsibilities relative to reactor safety were pl very similar to those of one of your senior μ residents.

One thing that happened there to me that in I have to relate shows the importance of management m involvement in safety. The program had been set up m with a field representative office on shipyards and by we had very clear authority in the shipyards that not were well defined. We decided to increase the scope im of our activities to provide monitoring, not unlike (12) what your residents do, a number of the operating (13) nuclear power ships and I began a program of [14] traveling to San Diego once a quarter with a few of [15] my assistants to monitor the operations of ships ng that were in port.

But this was an informal program, I had in no defined authority at all, I was just down there [19] monitoring it. I ran into a problem of observing a go] ship, which happened to be doing steam generator 1211 hydrostatic tests, and I had a number of safety 221 concerns with how they were doing it. There were 123] issues of command in control, failure to follow regulations, failure to follow their own procedures, [25] but I decided to direct them to shut down and stop

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m participated in or led all of the operational maintenance reviews for the re-start up of units. B) both Browns Ferry units and the initial start-up of M North Palm, I also participated in several other is reviews when there were problems, such as the 1993 problems at Sequoia.

In 1989 I was appointed as the nuclear m Safety Review Board chairman, because at that time m the TVA management, the NRC and INPO had all no concluded that our Safety Review Boards were 🐪 mi ineffective. I remained as chairman of that board [12] through 1997 and I continued on as a member until mid-1999, when I left the Nuclear Power Program at 1941 TVA. In that area I made the NSRB a very effective [15] organization and, in fact, the inspection reports issued by NRC for that entire period noted no deficiencies and consistently noted that the board (16) was effective in looking into and raising safety ng issues.

1201 In those positions I probably have personally raised numerous. I don't know what the (22) number are, of potential reactor safety issues [23] myself, and I understand the need to go and do pay that. I understand the importance of employees 125) being able to do that, because something like the

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in the operation. Now as I say, I didn't have any 12: authority down there, but the only reason I felt I B) could do it. I had no doubt in my mind that I had (4) full management support for anything that I needed is to do where there was a reactor safety concern [6] involved. So I proceeded to do that.

I subsequently got feedback that my is actions were evaluated and it was concluded, as I m thought, that I had no authority to do what I did. [10] but I did the right thing. In fact, what I did on [11] that became part of the training program of field [12] reps in the future of what was expected of them.

When I left the Naval Reactors Program, I [14] went to work for a couple years out of nuclear 1151 power, I worked for Lockheed Ship Building Company. [16] I was the Quality Assurance Director there for a my while. One of the main problems there I had to (18) correct was a reluctance on the part of many of the [19] Quality Assurance Inspectors to document quality go, problems. We had to get that fixed and get that 21) documented and into the Corrective Action Program in ggi that company.

In 1987 I came to TVA. In all my time in [24] nuclear power there I was in positions where reactor gs; safety was my primary responsibility. I either

in Safety Review Board, which will only meet for a [2] couple of days at a time, is very dependent upon B) either employees having used the Corrective Action 4) Program or being willing to talk to the board is members and tell them about what is going on in (6) order for us to effectively do our job. While I was Nuclear Safety Review Board

[8] Chairman, I did have other responsibilities at TVA. m I also tried to use these same principles in those no jobs. In fact, the only unsatisfactory performance rating I ever gave a manager was due to a recurrent problem with him not documenting issues in the [13] Corrective Action Program.

In summary, my entire career has been [14] (15) focused on nuclear safety and I understand the [16] importance of it and the importance of employees jin being free to raise any sort of issue.

I would like to go on now and discuss the [19] reorganizational selection process with you.

In October of 1995 I was appointed as the 1211 Acting General Manager of Operations Support. (22) because the incumbent had health problems and, in [23] fact, a few months later he died from cancer. When [24] I first took the job, the Chief Nuclear Officer at gs; the time requested that I look at the organization.

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m He had requested the incumbent to do it, but because g) of his health problems, he was not able to finish that review. So he turned that over to me, so right (4) about that time I started looking at the reorganization.

In early '96, I think about the first m week of March is when it came out, we got the budget m guidelines for fiscal year '97, including projected m targets all the way out through 2001. The guidance ing I had was basically to reduce the budget of the [11] Organization by at least 17 percent. The budget of [12] a corporate organization is overwhelmingly personnel pay salaries and benefits, so the only way to reduce that is to reduce the number of people.

The approach I elected to take was to try 1157 no to look at where should we be in 2001, which was a 117 targeted 40 percent reduction from where you are (18) now, and take the logical first step to get there. [19] I feel it's unfair to employees to get all these po little increments while sitting there waiting for [21] the next shoe to drop, and when it's my job, we will [22] try to target where we were going to be in 2001 and (23) take a logical step to go there.

In looking at the organization, the 25) purpose of the reorganization was to better align

(1) the corporate organization with the needs of the g) sites and we looked all the way across all of p) Operations Support. In the Chattanooga office, on ы average we reduced the number of people by 24 is percent. Now that varied between different in organizations. The RadCon Chemistry area did reduce m from twelve to six, but a comparable number in the maintenance area went from seventeen to nine. The M Steam Generator area actually increased from three no to five, because that was a time period where not [11] only were we bringing more generators into service 1121 at Watts Bar, but steam generators were becoming a [13] much bigger problem in the industry and we felt we [14] needed more resources added to it. So there's quite (15) a bit of variability throughout the organization as (16) to the size of the change in any one place. We created new position discriptions for pay all of those positions and provided them to union [18] resources for review to determine which positions

go were required to be posted and repeated. The answer 21 I got back from Mr. Boyles and his staff was that we [22] needed to post all of the new positions. 1231 I would like Ed now to tell you what

pay process they used to make that determination. MR. BOYLES: Again I'm Ed Boyles, I

iii manage the Human Resource Office for TVA Nuclear m Corporate. In 1996 I was also in Human Resources p and was involved in the '96 reorganizations that M were occurring.

As Tom described, we had the budget B) guidelines and a business planning process underway

m in the spring of '96. We were looking at major

(a) reorganizations in Engineering, Human Resources.

M Nuclear Assurance and Licensing, Op Support, and

ing several areas. The process that we used and we used

(11) the standard process laid out by TVA policy and

(12) total federal regulations is to compare the new

[13] position descriptions that are developed by the line

[14] organization to the existing position descriptions;

[15] and based on those descriptions, we make

(16) determinations, is this job interchangeable, is it

117 the same, does a person have a right to it or is it

[18] a new position?

And in this case, as I said, we had 1191 izo several reorganizations going on. I had two [21] consultants who worked for me and at that time they would evaluate these position descriptions and do 231 this comparison. We would make these calls, this [24] was a fairly routine activity in 1996, so we made [25] the determination that the Chemistry Program Manager

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(1) positions required posting at that time and I gave 12) that information to Tom McGrath.

MR. STEIN: And the RadCon didn't?

μι Mr. McAπhur was transferred into his position and

is that position did not require posting?

MR. BOYLES: Early on in the process, Tom

may want to add, Tom McGrath came to me with a

B) concern that had been expressed by Wilson McArthur.

[9] In the initial discussions of the organization, I

ng had told him I thought that most of the positions

would require posting. Tom had passed that on to

(12) Wilson McArthur. Tom came to me, and I don't

(13) remember the time frame, but it was early on because

[14] we wanted to resolve the management positions before

us we got into the other positions. Tom came to me and

issi indicated that Wilson had expressed concern about

117) our decision to post that job. He felt that it was

[10] his position, that he had held the position before

in and in his view had performed the position during

201 this interim time. So Tom McGrath asked me to look

gay at that position, and I agreed that we would look

221 and make a determination.

I assigned one of the Human Resources [24] officers who worked for me to look at the history 25) and make some determinations. What we found was

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(1) that Mr. McArthur had held the position Technical [2] Programs Manager previously. He had been moved into pj another position, but he had not been issued a new μη position description, so his position description of isi record was that of Technical Program Manager. When m I compared the new, the existing position that was m being done by another individual in the interim and m the position that McArthur had previously performed, m we made the decision that he had rights to that job not based on his job description of record. Again his job description of record was (12) the 1990 position description. There were some ma differences, but I felt that the differences weren't [14] significant and that he had rights to the job. I [15] reviewed my assessment with my supervisor, who was a [16] manager of Human Resource Operations at that time. (17) and she agreed I was proceeding in the right (18) direction. MR. STEIN: Mr. Grover, I believe, also gol came to you with some concerns because he was on the 21] same level as Mr. McArthur and his position had [22] disappeared when you merged those two positions (23) together.

[24] MR. BOYLES: He came to us at a later

25) time, probably weeks, months later, and he was in a

MR. STEIN: Well, you found a place for gi Mr. Grover, but in Mr. Fiser's example, when you is look at what actually occurred, someone wasn't in transferred to the site, so you had three becoming is two. What's the difference? Why wasn't Mr. Fiser in treated in a similar fashion as Mr. Grover? MR. McGRATH: I believe we need to talk m about two different things. If you go back to Mr. McArthur's's position, the position in which he no was placed was not a new position created in 1996. [11] The particular position had been created sometime in 12 early '95, before he was involved. An individual [13] had been placed in there on an acting basis who [14] retired about February or March of '96, so there was us an existing position to which the RadCon Chemistry [16] Manager reported. So we're not creating a new (17) position. Mr. McArthur asked the question and the [19] reason I thought it was reasonable to refer it to HR 20) and also the answer I got back was reasonable, 21) several years before having been involved in a [22] reorganization and getting HR's advice as to how to go about it, one thing I was cautioned about was the [24] way we were going to go. If you created a situation gs where you eliminated a position, then shortly

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m situation where once we determined Wilson McArthur 12; had rights to the position and we didn't B) competitively bid it, he was without a position. He came to me and expressed his disagreement in that. We discussed this with my supervisor, my (6) next level supervisor, who was a general manager of M Human Resources at that time. Ron Grover is a in manager we wanted to keep. We sat down and worked by out a compromise where he requested an assignment to [10] INPO and we worked out the details of that [11] assignment and ultimately Ron spent 15 months with (12) INPO. He's currently back in Chattanooga working on tial projects and he has a developmental plan that he has [14] agreed to, so yes, I recognize the problem with [15] Mr. Grover's position and the fact that not [16] competitively bidding the McArthur position caused him a problem, but I think we did the right thing [10] with Wilson McArthur. I think ultimately he had [19] rights to the job and he had already expressed (20) CONCERN. It was a situation, Wilson McArthur 71] 21 should have been given a position description when y he was placed in another job. He was not. It was a situation we inherited and we tried to do the right

Page 26 (1) thereafter re-created the same or a very similar 27 position, a person who had been eliminated for it m would have rights to that position. What I knew of the circumstances with [5] McArthur, there had been a reorganization in 1994 (6) which had eliminated his position and in which he m was the RadCon Manager or had a comparable position, (a) a different title but it was the same position. b) When there was a change in general managers over [10] Operations Support and a new individual coming in [11] re-created that position and placed someone in on an [12] acting basis, who subsequently retired within about ma vear. From what I had been advised before, when [15] that position was re-created at that time, at that is time McArthur had rights to that position and וקן probably should have been put in that position back na in 1995. The situation you talk about at a site, [19] pos the OI report is factually incorrect stating that [21] there was a vacancy at the site. There was no 122) vacant position at the site. We have confirmed that gay with Human Resources at the site and with the [24] manager who is over there. So there was no position iss to transfer someone to.

gs) thing.

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[1] In fact, a question was asked of me. moving on, what I said to him was that if Sequoia m site had a position, they would have to advertise it iust as we do in Corporate. They never advertised is it because there was no position.

MR. STEIN: Then why was Mr. Charles Kent m asking for Mr. Harvey to be transferred to Sequoia m if there wasn't a position there?

MR. BOYLES: Let me try to address that. no The Human Resource officer that worked for me and [11] Tom McGrath came to me when that question came up. [12] What they asked for was that an individual be [13] transferred to Sequoia as a transfer function. They [14] didn't have a vacancy in Chemistry at Sequoia. They [15] asked us to transfer the function, the Chemistry

Organization out of Chattanooga there. There were 117 three incumbents at that time. You cannot transfer

[18] the function of that organization to another 1191 competitive area without eliminating the functions

po in the organization that the position is leaving.

So Charles Kent is a line manager, I [21] 221 don't expect him to implement a chart of 1231 regulations. He made a request and we didn't think

[24] We could legally abide by that request. Again,

ps there was no vacancy. We could not transfer the

MS. BOLAND: What position was he in at m that time?

MR. BOYLES: I believe it was the RadCon

41 Manager.

MR. McGRATH: Yes.

MR. DAMBLY: Is that the same position as

Mr. Grover was in?

MR. BOYLES: No. He was Chemistry.

MR. DAMBLY: He was Chemistry Manager?

1101 MR. BOYLES: Yes.

[11] MR. REYES: I'm confused.

[12] MS. BOLAND: Yeah, I am too.

MR. REYES: Let me ask another question. [13]

[14] You say that Mr. McArthur's PD was not

(15) updated when he was in another position, but

118] somebody also stated that since Mr. McArthur had

previously held the position and it was not a new

[18] position being created, it was a position that was

ng vacant and in your view he had the right to be

120) moving into that position. Did I understand that

gu right?

MR. BOYLES: Could you restate the 1221

[23] question? Maybe I can —

MR. McGRATH: The scenario was in the

[25] early 1990's, I think about 1994, Mr. McArthur held

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[1] function and that was our response to the site. MS. BOLAND: Before you move on, I had a 12 p) question regarding Mr. McArthur,

You said that Mr. Boyles, that the PD, I BI Ruess, for Mr. McArthur being in the Technical

is Services Manager position was his official PD of

m record and that he had occupied another position,

in but that the PDs were never updated.

Had his PD been updated appropriately.

no would that have changed the process?

MR. BOYLES: We would have compared the na position description of record at that time with the (13) new one.

MS. BOLAND: And what would that have

(15) required you to do if this PD was different, had the (16) current PD been in the file?

MR. BOYLES: We would have utilized the

[18] current PD to do the comparison with the new PD.

MS. BOLAND: And it would have had to [19] go have compared directly?

MR. BOYLES: When you say directly, but

22) to use terms as preponderance or the majority of the

23) activities, that it be interchangeable and that an paj individual can do this job within a reasonable

gs period of time.

(1) a position, the title of which was Technical

27 Programs Manager. In a long line of reorganizations

p) that position was eliminated and Mr. McArthur became

(4) the Radiological Controls Manager. He was not given

[5] 2 position description for that, so the Technical

[6] Programs Manager one stayed on the books as his

m official position.

Sometimes in early 1995. I don't know the

m date, the position of Radiological Controls and

no Chemistry Manager, which was essentially equivalent

[11] to Technical Programs Manager, was created and

(12) another individual was placed in that on an acting

na basis. That individual retired in early 1996,

[14] leaving that position vacant.

I believe had the review that Mr. Boyles

(16) did as part of this been done in 1995 when that

[17] position was re-created, at that time it would have

[18] been determined that Mr. McArthur had rights to that

[19] position and he should have been put in that

120) position rather than the individual that was put in

gay there on an acting basis.

MR. REYES: So the decision to move

1231 Mr. McArthur to that position was based on, if I

[24] understand you right, two issues. One, he was not

gs; given a new position description for the position he

in held and, two, you were of the view that he had

m rights to the position that was vacated based on

m similarity of the position. Is that the point

m you're trying to make?

MR. BOYLES: Correct.

MR. REYES: I'm not agreeing with you,

m I'm just restating it, because we're all a bit

m confused.

MR. BOYLES: Similarities with his

(10) position description of record.

MS. BOLAND: But Mr. McArthur did not [11]

(12) have to be reevaluated when you made that decision

[13] because he had an incorrect position of record.

MR. BOYLES: Correct. We didn't look at

(15) qualifications.

MS. BOLAND: Had he had a correct PD, he

would have had to have been evaluated?

MR. BOYLES: The PDs would have had to

no have been evaluated.

MS. BOLAND: And there was a difference,

gij if I understood what you said, the difference was

[22] Chemistry.

MR. BOYLES: Yes. 1231

MR. DAMBLY: Let me ask a question. I'm 124

psy kind of confused here on Mr. Fiser. His position

Page 32 in was Chemistry and Environmental Program Manager and

in then you changed it to drop environmental, so the

m new one initially had less duties ostensibly than

in the old one? Although Mr. Fiser said he wasn't

isi doing any environmental.

So if you decrease the scope of work, you

m have to compete that, somebody's held to that and

(B) something else would have to be competed for a

m lesser scope?

MR. BOYLES: In my view, the position,

[11] you are talking about two specialties, Environmental

12] and Chemistry. From a PD standpoint they are

may significantly different. In the process that

[14] occurred when Mr. Fiser was moved to Chattanooga, he

us was placed in a position. Shortly thereafter there

[16] was a reorganization that put the Chemistry and

[17] Environmental together. They posted those jobs

pop because they were viewed as different. He applied.

MR. DAMBLY: Before that he had the

[20] Chemical Program Manager position?

MR. BOYLES: Correct.

MR. DAMBLY: Just like Mr. McArthur

[23] before that had a RadCon position.

MR. BOYLES: And what occurred in '96 was

gs] much the opposite of that, and again they posted the

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Page 33 (1) positions just as they had previously and incumbents

m had to compete.

MR. DAMBLY: My concern here is

Mr. Fiser, and apparently as a result of a DOL

is complaint in '93, there was a position for Chemistry

in Program Manager created. Then that got reorganized

m somehow out of it and he had to compete for

m Chemistry and Environmental Program.

MR. BOYLES: Correct.

MR. DAMBLY: Now you reinstate the former

position and he has to compete for that again even

(12) though you're reducing his duties and he's held it

(12) in the past.

MR. BOYLES: That's correct. [14]

MR. DAMBLY: But Mr. McArthur in a 1151

ns parallel situation because of the screwup in his PD

nn didn't have to do that?

MR. BOYLES: The fact that he didn't have

[19] a current position description was a major factor.

201 It was an important issue. Now under the Code Of

[21] Federal Regulations it says the official position.

[22] In our practice we view that as the position

231 description of record.

MR. DAMBLY: When you say the Code Of

ps; Federal Regulations, are you speaking TVA? TVA

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m follows OPM?

MR. BOYLES: Yes.

MR. STEIN: Mr. Boyles, there was not

41 total agreement among members of your staff. There

[5] were people on your staff who thought that it should

6 have been posted.

MR. BOYLES: When I initially had it and

m I have, I think I brought copies of some notes that

m we utilized to make this decision. They are rough

ing notes, but Ms. Boland, if I could, these are a part

on of the record.

MS. BOLAND: Okay. As long as you are

[13] aware that they become part of our record.

MR. BOYLES: They already are. They are

[15] a part of the record. I just thought that this

ne would....

When I initially was contacted by

(18) Mr. McGrath to look at this, I consulted with my

(19) staff, a Human Resource Officer on my staff named

go Ben Easley to look at that. I had come into the

gy position in 1994 and was not totally familiar with

122) the history of the organization. He pulled up most

gay of the history for me. He did the research and gave

me the background that I utilized to make the

gs decision.

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Initially Ben had no problem with that. [1] pl He did come to me later on, after I had already made B) the decision, and told me that we should post that el position according to Wes Motley, which was a poor By case we had previously decided. I didn't agree. I s) didn't agree because I thought that Ben Easley, who m had worked for me for a short period of time, I m thought he was focusing on an individual and a m friend that he had that he had become concerned 1101 about, Ron Grover, who was without a position at my that time, and I've already talked about how we [12] addressed Ron Grover's situation.

Again I thought he was focusing on an [14] individual. We would have had to have posted the [15] job had we not decided that Wilson McArthur had no rights to the job. Once we decided that, posting no 117 longer was an issue.

MR. DAMBLY: If you're under OPM, why um didn't you follow RIF regulations if you had gone go from three positions to two?

MR. BOYLES: We do follow RIF regulations

pzi in establishing competitive areas, because pay ultimately those reorganizations can result in pa) downsizing and loss of positions. So in the three ps) Chemistry-Environmental Program Managers, that was

m working for him.

Mr. Dambly, let me bring up one thing

B) that may help you. We have one very similar

m position to the Chemistry one, if I might, It had

is to do with the Steam Generator Program, and I think

is some of the staff here is familiar with David

m Getches. It was a very similar item where he had

been the Steam Generator Program Manager. As a

py result of a reorganization, he had been promoted to

[10] a position of a Technical Manager over steam

(1) generator and other maintenance areas. We decided.

12 as I mentioned to you earlier to increase the Steam (13) Generator staffing to what was going on and, in

114) fact, he was probably, he was spending a vast

us majority of his time on steam generator issues only

1161 at this time because of what was going on, to go

in back to a single Steam Generator manager,

(18) essentially the identical position to what he had

ng held a few years before that.

However, the decision from Human

Resources was that it was a different position from

122] the one he was currently in. The decision was not

m based on what he was actually doing day-to-day, it

124) was based on what his position description said. We

[25] made that decision even though we knew that he was

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[9] one competitive area, so we did that.

MR. DAMBLY: And if all three of them pi qualified for the two positions, why didn't you

(a) follow seniority?

MR. BOYLES: The new positions were

MR. DAMBLY: They had reduced

m responsibilities from the old positions.

MR. BOYLES: Again, in our view this was

po very similar to what we had done previously and they

my were different. And I think that Mr. Easley, who

pay made that call, still agrees in that area.

MR. STEIN: Mr. McGrath, can you describe

[14] your relationship with Mr. McArthur, your work

[15] relationship, your social relationship?

MR. McGRATH: For one thing I have

in absolutely no social relationship with

[18] Mr. McArthur.

My relationship at work, he was a go subordinate manager for the period of time that I [21] was the General Manager of Operations Support. I 1221 had previously worked with him since he had been a 123] member of the Safety Review Board for a number of

gas years. I would describe my relationship with him as

gs; being professional, as well as with several managers

probably one of only a handful of people in the

gj entire country who were qualified to hold the job,

p) but that same one, just like the chemistry ones, we

μι advertised that position and competed it. And it

isi was based upon what the position description said.

My understanding, as Mr. Boyles has

m talked to you, by our process, the decisions are

in based on what the position description said.

Mr. McArthur's situation was complicated

no that in the past there had been an error made, so [11] his current position description was not current.

pg but that was the situation that HR had to deal

my with. As Ed said, he even took it to his supervisor

[14] to make sure he was making the proper decision and

us he tried to make that decision in accordance with

ne the rules under which they operated.

MR. DAMBLY: Do you all have bumping and na retrieve rights under OPM?

MR. MARQUAND: You raised an issue I

go wanted to address, and that is throughout nuclear at

[21] that time while they were reorganizing, what they

[22] would do, as he indicated, is they would rewrite

[23] position descriptions. Of course, there were a

[24] number of early outs going on at TVA, but what would

[25] happen was that employees who were in existing jobs

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m would be informed that their positions were surplus m and that they might be subject to a reduction in force at some point in time.

So what would happen was that old jobs B) would disappear, new jobs would reappear. Employees gi in the old jobs did not have reassignment rights or m retrieve rights or anything like that to the new m jobs unless it was determined to be essentially m identical or similar under the OPM regulations that [10] Ed referred to. So if there was not a right to [11] reassignment to the new job, that is, if it wasn't jizj substantially similar, then the employees in the na surplus jobs would be subject to reduction in iii force.

They wouldn't have - the only employees [15] no with retrieve rights or rollback rights are in employees under the bargaining units that are nai covered by the contracts. Managers such as [19] Mr. Fiser and his peers do not have those rights pop because they are not subject to the collective pay bargaining agreement. Is that right, Ed? MR. BOYLES: That's correct.

MR. MARQUAND: They are under the OPM

MR. DAMBLY: Then your managers are not

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regs. We have to remember TVA is not a competitive izi civil service. We're an excepted civil service, so p) the managers don't have those types of retrieve m rights.

MR. DAMBLY: Am I correct that Mr. Fiser

is; was the senior of the three?

124) under the OPM regs?

MR. MARQUAND: He had more TVA seniority (a) was my understanding.

MR. McGRATH: Going on to how we handled tion the Chemistry positions, Mr. McArthur and Mr. Grover [11] recommended that the two positions should be one to

1121 SUPPORT PWRs and one to Support BWRs. Mr. Grover [13] with input from the incumbent Chemistry Specialist

[14] prepared the position descriptions for those jobs. [15] I had no involvement in what the position

[16] description said and I normally would not have any

involvement in position descriptions at that level.

As we were proceeding toward advertising them, Mr. Fiser came to Human Resources and he did raise a concern that if we were to go ahead and 21) advertise those positions, that that would not be in 3 accordance with the settlement of his 1993 DOL

~ complaint.

MR. STEIN: How do you know that? Who informed you of this conversation that Mr. Fiser had in with HR?

MR. McGRATH: I'll let Mr. Boyles tell

myou. He came to Mr. Boyles and Mr. Boyles told him

MR. STEIN: I'm just thinking about

es confidentiality and employees going to HR with

m concerns, this type of concern, that would get back

m to line management.

MR. McGRATH: Well, we do keep things

[10] confidential. At the time when he did come and

nn raise this was the first time that I ever knew, this

(12) was in June of '96, that he had even submitted a DOL

(13) complaint in 1993. So I had no knowledge of the

[14] existence of that complaint prior.

He brought it up and Mr. Boyles needed to

is come to me because he was affecting the

117 reorganization. It was a decision that had been

[10] made to post the positions. What Mr. Boyles told me

ng he was going to do is to bring this information to

our Labor Relations people who deal with the DOL and

211 OGC to look at this matter and give us advice.

And, Ed, do you want to cover what you 1221 1231 did there?

MR. BOYLES: Yes. After we had made the rasi decision to post the Chemistry positions, Ben Easley

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in came to my office and asked me if I would talk to

[2] Gary Fiser, I agreed, and he went back and brought

B) Gary to the office. Gary told me that he had had a

M DOL complaint previously and that as a part of that

(5) complaint he had reached a settlement and was placed

(6) in the position in Corporate Office, and that he

m didn't agree with posting the job and that if we

m posted the position, that he would file a second DOL

m complaint.

I told Gary that I would look at it, I

[11] was not aware of this. We basically stopped the

process for a period of time. I contacted our Labor

[13] Relations staff, they handle complaints, grievances

[14] and DOL issues, I asked — I told them what was

[15] going on and what Mr. Fiser had said to me and they

[16] in turn contacted OGC to discuss what the settlement

117 was and how we should proceed.

They came back to me shortly thereafter,

[19] a day or so, and told me that they had talked to OGC

go, and that we should proceed as we were, that they'd

gij looked at the settlement and it didn't preclude, it

pzy had no guarantee of a permanent position in the 1231 OFEANIZATION.

So after we got that feedback, I told

psj Mr. McGrath about it and we moved forward.

MR. STEIN: After meeting with him and 21 22 r you spoke with OGC and you got the m in rmation, you proceeded with the posting and the 4) selection. What was the need to get back to [5] Mr. Fiser's management to discuss the threat of a second DOL complaint?

MR. BOYLES: I actually may have told Tom B) McGrath before we even heard from OGC and from our

m Legal Relations staff. I felt like he needed to

ing know what the issues were, we had a reorganization m going on, and I discussed this with him.

MR. MARQUAND: I was contacted by Labor [13] Relations, who was asking whether or not the [14] previous settlement agreement guaranteed him a new [15] position and the question was basically, well, is he [16] guaranteed a position for life? I said, no, the 117 sentement agreement specifies a specific job he was

(is) to be placed in. And I learned that after assuming the [19] go, Chemistry Program Manager position, that there had [21] been this subsequent reorganization and that he had [22] applied and been selected for a new position and [23] thus abandoned the previous position he had been [24] given in the settlement agreement. And the question ps) then was, does he have some right as a result of the

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[1] 2 Department of Labor complaint, but in '94 when m they eliminated the Chemistry Program Manager and

p) combined to make it Chemistry and Environmental, he

is did not choose at that time to say that's unfair.

s He didn't choose -

MR. DAMBLY: Of course. He got that job.

MR. MARQUAND: But he didn't know ahead

m of time. In this case before they even posted the

p) job, he said I'm going to file a Department of Labor

[10] complaint if you even post it.

MS. BOLAND: Were there numbers being 1111

(12) eliminated in that '94 reorg?

MR. MARQUAND: I don't know that. 1131

MS. BOLAND: I mean clearly we were going [14]

[15] from three to two in the '96 reorg.

MR. MARQUAND: I don't know if ultimately

117) they eliminated anyone in that reorganization or

[18] not. The three chemistry — the three individuals

[19] who had Chemistry Program Manager jobs all were

20) successful in obtaining a position in '94, but I

211 don't know if other individuals lost theirs.

I know that from '94 on we have had an m enormous number of employees leave through early [24] Outs.

[25] MR. STEIN: Mr. MarQuand, there's a very

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m big difference between 1994 and '96 and it has to do 27 with the line supervision. In 1994 he was reporting

[3] to different first and second line supervisors than

4) he was in 1996.

MR. MARQUAND: As I understand, in '94

[6] Mr. McArthur was on the Selection Review Panel that

made the selection and, in fact, was the selecting

(8) manager for that job.

MR. STEIN: But he wasn't reporting to

no Mr. McArthur in 1994.

MR. MARQUAND: I don't recall who he was [11]

[12] reporting to, because at some time in '94 McArthur

(13) was made the RadCon manager. But as I said.

[14] Mr. McArthur was on that Selection Review Board and

[15] was a selecting official in 1994 and was responsible

(16) for selecting him.

MS. BOLAND: Did I understand you to say. (17)

[18] Mr. Boyles, that you were not aware of Mr. Fiser's

[18] DOL complaint until Mr. Easley came to you?

MR. BOYLES: The previous? 1201

MS. BOLAND: The '93 complaint? Or when [21]

1221 was the first time you became aware of that?

MR. BOYLES: I don't know if I knew

pul before. In Human Resources oftentimes we are

25] aware. I don't know if that was the first time I

(1) settlement agreement to a new position? And my iz; response back was no, the settlement agreement pi provided the position he was to be given and if he 41 chose to abandon that or seek a different position [5] or if it was subsequent reorganization, there's no [6] guarantee of a position for life. And my advice was m that the right thing to do was to post the position m and to proceed with the selection without regard to m whether he filed the previous DOL complaint. He tion should not have anything taken away from him and he [13] shouldn't have anything added to him by virtue of [12] the fact that he filed a complaint. You know, we [13] don't want to be unfair to him or unfair to anyone [14] else by virtue of the fact that he filed a DOL (15) complaint.

MR. DAMBLY: Let me ask a question. Your 117 use of the term "abandoned the prior position that [18] he got," it's my understanding that position was [19] eliminated and he was forced to compete for a new 201 position.

MR. MARQUAND: That's correct, and at the 122] time he chose not — I mean it's interesting that my when he decided to file a complaint in '96 and say 24) you're eliminating the position, eliminating my ps) position and that's unfair and I'm going to go file

m heard of that or not. It's been a period of time. Let me say if I did, I knew no details. p) was not aware of how the settlement evolved, was m completely unaware of what Mr. Fiser told me on the is day he came to my office. MS. BOLAND: Mr. McGrath, when was the m first time you became aware of the '93 DOL B) complaint? MR. McGRATH: When Mr. Boyles informed me not of it in June of 1996. MR. SPARKS: Why did you make your [11] (12) decision to inform Mr. McGrath of that information? MR. BOYLES: As I said, we were involved [14] in a reorganization. I believe I told Mr. McGrath [15] about the same time that I contacted Labor Relations [16] and OGC. I felt that it was a concern being 117 expressed to us about how we would fill in the [18] position and I felt I should let him know what was [19] going on as the manager of Op Support. MR. McGRATH: If I could add, I think

pij that was a prudent thing for him to do. This was a

psj something. And, in fact, if the answer reviewed by

[23] something, I will submit a DOL complaint."

[24] Certainly one option would be to not do that

[22] situation where an employee was saying, "If you do

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[1] were slanted in favor of Mr. Fiser and that he felt zi that if we proceeded on, we would be discriminating 131 against him. So Ed took that view as well. MR. McNULTY: How would you be is discriminating against Mr. Harvey, just out of is curiosity? MR. McGRATH: The impression of m discrimination on the issue was Mr. Harvey's m concern. From whatever he read in the position no description, he felt the position description had my been slanted in favor of Mr. Fiser's [12] qualifications. That was Mr. Harvey's judgment. MR. McNULTY: Did he use the word favor (14) or did he use the word discriminate? MR. McGRATH: I did not talk with no Mr. Harvey. Discriminate is just a term I picked ניקון today. Perhaps that it favored Mr. Fiser. MR. BOYLES: What happened is Ben Easley, who worked for me, came to my office and told me go that Sam Harvey had raised an issue on how the job position descriptions had been written and that he 1221 felt that they were slanted or favored or whatever, 1331 I don't remember the exact term, toward the other

MR. REYES: Which were who?

MR. BOYLES: Gary Fiser and Chandra. The

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[25]

per incumbents.

19] our Labor Relations and OGC had been that what we

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12) were going to do would somehow infringe upon the BI prior settlement of the case, we would have had to [4] go back and relook at the reorganization and make is some changes. MR. STEIN: This is a good place for me n to ask this question. We have conflicting testimony (B) in the OI report. Did you at any time in 1993 or [9] 1994 tell someone else at TVA that Mr. Fiser is [10] trouble or something like that and that we need to [11] get rid of him? MR. McGRATH: Absolutely not. [12] MR. STEIN: Thank you. [13] MR. McGRATH: After I got the advice back [15] from Human Resources and as I was aware they had [16] consulted with Labor Relations and OGC that we could in proceed, we proceeded with the selection process. [18] I'll let you know, however, we did do some [19] augmentation of the process to ensure it was fair. [20] I will get to that in a minute. The next thing that occurred about the

manager who had prepared those was Ron Grover. Ben p Easley met with Ron Grover and discussed how the job 41 descriptions had been prepared. They ultimately met is with Sam Harvey. I think they did make a minor is change to the position description as was initially m written and they resolved his concern and we were m ultimately given those position descriptions. MR. McGRATH: We advertised the positions ing prior to holding the Selection Review Board and [11] Mr. Fiser actually filed a DOL complaint, and the 112 TVA Office, the Inspector General had commensed [13] their investigation of it. At the time we were going to make the [15] selection via Selection Review Board, the Selection [16] Review Board was being convened to look at five positions, two in Corporate RadCon and two in (18) Chemistry, and one which was in Rad Waste [19] Environmental position. Mr. McArthur had recommended to me that 21) we make, that the Selection Review Board make the 122) members the three site RadChem Managers. That 23) technically made sense to me because they had responsibility over all three, all of the technical

ps; areas that were being looked at in the five

1221 same time of interest is that one of the other

231 incumbent Chemistry Specialists, Mr. Harvey, came to

[24] Human Resources and complained that the position

25) descriptions that had been prepared by Mr. Grover

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[1] positions.

It's a little unusual, we normally do not

pi have - Corporate Selection Review Boards are

m normally not all site people, but it was a

B) reasonable board based upon the technical background

g of the people who were involved.

A problem we were faced with is a few

B) days prior to the board, Mr. Cox, who was the Watts

m Bar Chemistry and RadCon manager, removed himself

ing from the board. He stated that he had a schedule

[11] conflict and that he would not be able to sit and

1121 serve on the board. Now we're faced with coming up

(13) with a replacement for him.

MR DAMBLY: How long in advance did he

ps know?

MR. McGRATH: It was just a few days in

117 advance that he let us know. I don't remember the

na exact date.

MR. DAMBLY: How long in advance was he

po notified that was going to be on this board?

MR. McGRATH: I think he had several

weeks' notice. He had agreed to serve on the board

231 and then some conflict came up. It's really not

[24] that unusual. I serve on a board in my new

[25] organization here and one of the members of the

11] board had a conflict that arose the morning of the in board and could not attend.

We decided and we talked with Mr. Boyles

in on it and felt the best way to do this was to

is replace him, and just from my experience in my new

(8) job, it's good I didn't do that. The board I ended

m up with now only had two members and while we each

m had the same top two people, we had them reversed.

191 so now the selection manager had a 50/50 vote, so

no it's better to have the full three members.

And the logistics of moving on was such [11]

[12] because we were reviewing five positions and it must

[13] have been 15 people involved and we did need to get

[14] on with filling the positions in time to have them

[15] replaced for the next fiscal year when we were

[16] implementing the reorganization.

MR. STEIN: They were all Rad-Chem [17]

[16] positions?

MR. McGRATH: Five positions, there were

go; two RadCon, two Chemistry and the fifth one was a

Rad Waste Environmental position.

So we felt we did need to move on and (22)

meet the schedule. It wasn't practical to go look

gaj for another to substitute. We first tried to get

gs) the Watts Bar System Plan Manager, again someone at

in a level who would have involvement in all of these

[2] areas; he was not available. We then picked a

pi qualified manager from Corporate, Mr. Rick Rogers.

MR. STEIN: I want to explore that for a

is second, because you did testify that Mr. Rogers was

is selected for his chemistry background or that he had

m a background in chemistry.

MR. McGRATH: He was selected not for his

p) chemistry background. He had had positions at both

[10] Watts Bar and Sequoia throughout his career. He was

[11] in the technical support, I believe he was Technical

[12] Support Manager at Sequoia for a while. In that

position he provides support to RadCon and Chemistry

[14] and Environmental, so he was someone by his

1151 background who had a technical background in all of

(16) these areas based on his career.

[17] MR. STEIN: Why wasn't Mr. Voeller asked

[18] to serve since -

MR. McGRATH: Mr. Voeller was a Chemistry

201 Manager and would not have been qualified to be on

[21] the board for the other three positions.

MR. STEIN: The reason I'm saying this is

[23] because Mr. Corey knew Chandra's background and

[24] Mr. Kent worked very closely with Mr. Harvey and

[25] Mr. Fiser did not have anyone from his Watts Bar.

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MR. McGRATH: We don't constitute boards

[2] for popularity of the individual. Like I said, it's

pi unusual to set up a board with representatives from

µ) all three sites. A corporate board will normally

[5] have a couple of corporate managers and one

(a) customer. The board was not selected from each site m to make sure that each site had a representative on

m the board.

MR. STEIN: But it was originally

no comprised that way.

MR. McGRATH: But that was just because

(12) technically that made sense. It was the way it was

(13) originally comprised, and the reason for it, as

[14] Mr. McArthur told me, and it made sense to me to

(15) have it that way, was that these were the three

ps individuals who were responsible for those areas

in across the company at the current time and they made

(18) sense to be put in there.

If one of them had not been available

goj from the beginning, I'm sure we would have selected

gij someone else to fill the position. I don't know who

[22] that would have been, but.

MR. STEIN: And Mr. Voeller was not

gaj qualified to sit on this board with his background?

MR. McGRATH: There were probably

m hundreds of other selections that could have sat m there, but you seem to be coming from we should have 1 had a Watts Bar representative. That is not the way At the board is normally set up. The boards are set up is to listen to the answers to questions that are asked go during the board and to rate the people on the m answers to the questions. MR. STEIN: But the selection was made by strictly on the interview, on the questions that no were asked, not so much on the background and the [11] resumes and the paper that was supplied to each. Is ng that fair?

MR. McGRATH: That's correct. Let me 1130 (14) tell you one more thing, and then I would ask (15) Mr. MarQuand to cover some of that. When we went ahead with the board, okay, [17] the board met and convened with their no recommendations and their recommendations were [19] Mr. McArthur was to select an officer, but he did 201 select exactly what the board recommended.

The board did have the normal Human 1211 Resources oversight of having a Human Resources gay consultant as they are participating in the board to 124) facilitate the board and make sure it's handled in 25) accordance with our requirements.

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As I mentioned before, we looked at did [2] we need to augment the process here to ensure we m were doing it fairly. What we did as an extra m review here was the results of the board were then is provided to Labor Relations and Mr. MarQuand in OGC 6) for their review to ensure that the board did indeed m look and see if it was fair and that we were making in our selection in accordance with the board recommendation. I would like Mr. MarQuand to cover what

[10] my they did. MR. DAMBLY: Before you get there, in pay terms of assuming the board is fair and followed its [14] mandate or whatever; since apparently the answers to [15] technical questions made up a major part, if not the [16] determining factor in who got selected, what in background would you have to judge the legitimacy of no those questions versus another set of questions that [19] might have been more favorable to Mr. Fiser? MR. MARQUAND: I don't have that gu background.

MR. DAMBLY: So basically you're looking 31 at the process devoid of the substance. MR. MARQUAND: Correct, And what happened was that following the Selection Board's Page 57

in meeting and making its recommendations, I was m contacted by Labor Relations and what I have learned m is that - and I did not review the questions at the HI time and I didn't look at the scores, but what I had is learned is that was contained in these volumes which m have been provided already, that each of these m volumes, one of each of these volumes was given to m each of the Selection Review Board members, one for m Charles Kent, one for John Corey, one for Rick 1101 Rogers, and one for the Human Resource officer who [11] facilitated. Each of these volumes contains not just the material for that particular Chemistry [13] Manager position Mr. Fiser was competing for, but [14] for all five positions that were being selected on (15) that particular day. They sat down and they had a very in detailed agenda of all the people that they were (18) interviewing from noon until late at night and had no information on each of these individuals. What was go provided to the board looks like simply a resume or pij an application, not even a resume', and what the per board did was then looked at a number of questions that Dr. McArthur had drafted. He had drafted some pay suggested questions, I believe there were sixteen, gg and the Board then decided that they would ask eight

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22 question of their own that they posed. And p) Dr. McArthur was not a voting member, he did not evaluate the individuals. The three evaluators. B) Rogers, Corey and Kent, evaluated each individual on in each of those questions. Each evaluator asked the m same question each time to each of the three m candidates and then they scored them. They took m notes of their answers to the questions and they ng scored them on the questions. I believe we've got a [11] chart that I put together. MR. STEIN: I've got a question for you, 1131 though. You were looking for a manager, two [14] managers, and you had three qualified candidates. (15) Did the rating panel get resumes, performance (16) appraisals and the background material, articles in that these people have written and given at (18) symposiums, and just who these people actually are ing versus a test that was given to them? MR. MARQUAND: My understanding is the 211 Selection Review Board received what's in this [22] package. That is, they got an application and a short resume and then they asked the questions that pay they chose to ask, and that they evaluated the

ps individuals based solely - their evaluation is

(1) of those questions and then they made up a ninth

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m based solely on what happened in that room.

- MR. STEIN: Let me flip this on its
- of head. Why didn't the rating panel get performance
- 41 appraisals? I understand Mr. Harvey had some Title
- is 7 issues at TVA as well. The conduct files, the
- IO OPF.
- MR. DAMBLY: Mike, before we go into
- m that, a different question. Mr. Boyles and then
- m Mr. MarQuand. You're excepted service, right? So
- no is NRC. I have a little familiarity. You are
- [11] required to have an annual appraisal of record by
- (12) OPM, right?
- MR. BOYLES: Yes (13)
- MR. DAMBLY: I believe the regulation
- [15] requires that that be used, must be used for making
- ner decisions on promotions and selections, et cetera;
- nn is that correct?
- MR. MARQUAND: I don't know that that's
- [19] correct for management positions or not, but it is
- po used and it was used, not only the annual
- 1211 appraisals, but also the past job history is used by
- 122] Human Resources with a job description when the job
- 231 is posted and advertised and they receive a whole
- [24] raft of applications. Somebody in HR normally goes [25] through that whole sheet of applicants and compares

- (1) provided. The employee provides the package that is
- ह्य included in here, including copies of any
- p) performance reviews. Typically we like to see the
- u) last three performance reviews. In addition, HR and
- is) the selecting supervisor can go to the personnel
- s) history record and review material there. In our
- m contract we are required to review that, to look at
- (B) performance and other issues.
- MR. MARQUAND: The Selection Review
- ng Board, as I said, focuses on what is done in the
- [11] room. It then makes a recommendation to the
- [12] selecting manager and the selecting manager then can
- (13) consider what the Selecting Review Board's
- [14] recommendation is plus all of the information in the
- [15] individual's personal history record, which would
- is include performance appraisals.
- MR. REYES: Let me ask you a basic
- (18) question. We may be confusing your process with
- (19) ours. Is your point that you follow the TVA process
- that you typically have for situations where
- ipij managers are competing for jobs?
- MR. MARQUAND: My understanding -[22]
- [23] MR. BOYLES: Yes.
- MR. REYES: Because we're getting
- gs, confused between your process and ours and you need

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- (1) the applicants against the minimum qualifications m required for the position to make sure they meet the
- p) minimum qualifications, and they normally prepare a
- 41 spreadsheet that will list minimum qualifications
- [5] against the requirements for the job against the m individuals, and then they whittle it down to the
- m short list of the people who apply or who are going
- m to be interviewed.
- In this case I understand there were six
- (10) applicants for the job, but only three, the three [11] who are listed here, Chandra, Harvey and Fiser, met
- (12) the minimum qualifications and based on all their
- (13) back, past job history.
- MR. DAMBLY: That would not include in
- (15) doing a minimum qual check, you don't check [16] performance appraisals. You're looking to see what
- 117) Smills, background, positions they have held, not
- in how well they did.
- MR. McGRATH: While I was not involved in
- 1201 reviewing the package, other positions that I have [21] reviewed, the package which is given to you for that
- 221 initial review to determine which people will go on
- 23) to the interview normally includes the information (24) about the former performance of persons.
- MR. BOYLES: And that's normally

- in to make it clear.
- MR. McGRATH: In our process, we do
- is follow our process and we tried in this
- (a) particular case, we had Human Resources' involvement
- is) throughout it, and as an extra measure we added the
- (6) additional reviews in this particular case to give
- [7] us further checks that we were indeed following our
- (s) process.
- MR. MARQUAND: Normally Labor Relations
- 1101 is not involved and normally OGC is not called as a
- [11] check to see whether the process has been followed.
- MR. BOYLES: That was an extra step, but
- [13] we had been put on notice by Mr. Fiser that he was
- [14] going to file a DOL complaint. From that point on
- us we did our best to see that it was as fair and we
- ns do this in every case, we wanted the selection
- process to be fair, but we did go an extra step in ing this case.
- MR. DAMBLY: The reason I asked the
- po question, maybe I got Luis confused there.
- TVA is an excepted service agency and NRC [21]
- is an excepted service agency. As an excepted [23] service agency, there are certain requirements that
- we're exempted from and certain ones we have to
- gs comply with, same as they do.

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The use of performance appraisals, I mean g) they said the reason they had to post this is Bi because OPM regs required it. OPM regs also require me that you use performance appraisals in making is selections. They didn't apparently and that was my m question, why if you're going to follow them one m time don't you follow them the other time? There's si nothing logically to except yourself, that I'm aware m of, from use of performance appraisals. MR. REYES: I thought you stated you use m it in the front of the process, not necessarily in the back of the process. MR. BOYLES: The line manager and HR. [13] MR. McARTHUR: Yeah, but the front of the [15] process is determined, do you meet the minimum ng qualifications for the job? The performance pp appraisal has no part in that. MR. BOYLES: Oftentimes you may have 20 [19] applicants and 15, 18 may meet the minimum go qualifications. We'll go beyond and identify the gn top candidates, maybe five that we're actually going 1221 to interview. So it does when necessary go beyond gas the minimum qualifications. MR. STEIN: Let me ask you about the TVA process. Do you make it a habit of selecting your

in judgment of Human Resources and the Selecting Manager the best ones to meet it. The questions are BI questions that are asked by the board -MR. DAMBLY: Could you help me there. [5] Again, Luis is saying we're confusing the process. 1 I'm sure we are. Because the way things work here. m if you met the minimum qualifications, you would go p) to rating panel and they would rate everybody from m an A to a C or whatever. C being the lowest, A tion being the best, and then they go on to the manager m who makes the selection. Your process, HR looks at and says [13] minimum quals, but then they don't send everybody who meets the minimum, they get together with the 1151 selecting official and choose the best qualified ns before it goes to the -MR. BOYLES: The line manager and HR [10] typically review the package and determine who the ing top candidates are and who should be interviewed. Let me address one issue that I think we're coming back to. Did we use a technical evaluation to determine who was going to be a manager? These positions are technical positions,

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Page 66 ites, but they are not what we think

[1] management core by a technical test without looking [2] at the ability to actually manage through [3] performance?

MR. BOYLES: It is our practice to use management selection boards to make our selections for management specialists.

MR. STEIN: The reason I'm asking this is
because you gave all three of these people a
be technical chemistry exam and then you selected your
manager by the results of the exam.

MR. McGRATH: Mr. Stein, the way the

MR. McGRATH: Mr. Stein, the way the process is normally handled, the individual's qualifications, their former performance appraisals tell are normally used at the front end of the process to tell determine which candidates will be interviewed. As tell Ed pointed out, normally we get 20 people of whom 15 meet the minimum qualifications and then you take into consideration things like their performance appraisal in deciding which ones based on the paper are qualified for the job. But it then goes to the paper Selection Review Board to basically say, "You now have X candidates who based on our review of all the paperwork appear to be the best candidates we have

(1) effecting the sites, but they are not what we think
(2) of typically as management positions.
(3) MR. MARQUAND: Let me add two sentences

izsi standpoint they may manage projects and activities

put they do not supervise anyone, so from that

p) mm. manusans: Let me add two sentences

| to that. It's not entirely a technical test. The

| specific questions they were asked were what

| strengths do you have that will benefit this

position? What weaknesses do you have that you need to address? Describe three projects or programs you

m helped to initiate, develop and complete. Describe

the level of responsibility this position should

my have in contributing to the success of the site

rizi chemistry program. Discuss your specific management

(13) experience and training. And yes, there are some

technical questions on here, such as Describe

[15] jenting and define molar ratio and primary

[16] functions, but there's clearly some issues here that

117 go beyond beyond simple technical chemistry issues.

[18] but also program management types of things that

they were looking to evaluate. Those were specific go questions that they evaluated these individuals on.

|20] questions that they evaluated these individual |21] MR. STEIN: And if I have a bad day, I

could be the greatest chemistry, you know, the leader of my field and I have a bad day, a bad

[24] interview, and all the rating panel sees is that one [25] day?

4) for this position." Inherently, that is meeting the

[25] minimum qualifications, but they are also in the

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MR. MARQUAND: That's correct.

MR. REYES: Good or bad, that's your [2]

p) process?

MS. BOLAND: Just one more question, and

s) not to belabor this further, on the front end of the

s) process, is the selecting official involved in

m whittling down the list from everybody who applied

m to those people that are reviewed by the board?

MR. BOYLES: Typically yes.

MS. BOLAND: Was that the case in this [10]

[11] Case?

MR. BOYLES: I don't know the extent that

[13] an HR person assisted. I don't know if that's

[14] something you will have to address to the -

MR. DAMBLY: One other point is, and I

[16] think you answered it earlier, but I don't recall

in what the answer was.

Typically, does a Selection Review Board

[19] have appraisals or not?

MR. MARQUAND: I've seen it both ways.

211 I've litigated these and I've seen where they did a

1221 whole package and I've seen more frequently what we

pay have here, where they are provided applications and

124] then a copy of simly where they just go through the

ps questioning.

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MR. BOYLES: And they may actually vary.

2) The employee may provide service performance

p) evaluations as a part of their resume', they may be

#i attached to it. Another employee may not, so. It

is may vary even from selection board to selection

is board.

MR. STEIN: Does Human Resources or OGC

B) ever share conduct files, history of letters of

p) reprimand?

MR. MARQUAND: If the letter of reprimand 110)

(11) or suspensions are in the personnel history record,

1121 those would be available certainly to the selecting

[13] manager and HR. If they are not in the PHR.

[14] typically they would not be. I don't believe they

[15] would be considered, would they?

MR. BOYLES: No, they wouldn't.

MR. MARQUAND: You mentioned in this case

[18] Mr. Harvey had some Title 7 issues. I don't know

[19] that those were actually in his PHR. They clearly

pol had arisen during this selection process and he had

pij been counseled about some matters and there was some

[22] Question as to whether or not those were, in fact,

23) borne out

MR. BOYLES: They were not in the 1241

ps; personnel history record. This was in the early

19 stage of any potential disciplinary action and we

m use progressive process. This was more of a

[3] counseling stage.

MR. DAMBLY: To finish up. Once you get

15) the Selection Review Board results here, whatever,

is then these folks Corey, Kent, Chandra, Harvey and

77 Fiser get submitted to Mr. McArthur with their

B) scores or whatever, does Mr. McArthur then review

m everybody's package and appraisals or does he just

1101 go, "Well, this is how they did on the scores," and [19] pick from there? Is there a normal process?

MR. MARQUAND: The selecting manager 112

[13] receives a recommendation and then he's free to

(14) consider paper in addition. Is that right, Ed?

MR. BOYLES: Yes

MS. BOLAND: The books and the files? So 1161

in he can see the books and the answers?

(18t) MR. BOYLES: Yes

MR. DAMBLY: But he can also go back and [19]

ion look at appraisals and anything else.

MR. MARQUAND: In this case, from my

1221 understanding, Mr. McArthur was actually present in

[23] the room but did not participate in any fashion in

[24] asking the questions or evaluating them or in

gs; discussing the evaluations.

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MR. STEIN: What was the plan to do with

[2] Mr. Fiser since you selected two other individuals?

p) Is there any thought in HR or OGC or his line

(4) management about, you know, what was going to happen

is to Gary Fiser now that he wasn't selected?

MR. BOYLES: At that time TVA had two

m programs. One, a service organization where

m employees could go utilize their talents and skills

19) and also help them find jobs within TVA, so we had

1101 the TVA Services Organization. We also had an early

(11) out incentive where an employee could get up to one

iva year's pay plus the other benefits that they would

[13] be entitled to. Those two things were available to

[14] all those who were affected.

MS. EVANS: I was wondering if this was

(18) the same selection process that was used when

[17] Mr. Fiser applied out of the settlement position in

(18) '94 or if you know?

MR. MARQUAND: There was a Selection

Review Board. I believe we were provided a copy of

pil one of the Selection Review Board packages for a

[22] different position, but my understanding was there

paj was about about three or four people on that

[24] Selection Review Board and I don't know what

psi questions were asked or how they were evaluated, but

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[1] a Selection Review Board process has been used for gg sometime.

p₁ MR. BOYLES: We've been using the process μ₁ since about 1988.

[5] MR. McGRATH: In summary, on the

(6) selection process we made every effort to make this

m process fair. We rigorously followed our HR

py requirements and our process we're going through

m throughout the entire reorganization. The decision

no on which positions had to be advertised and such, we

[13] involved HR throughout that and then followed their

fig recommendations in all cases.

[13] As we just discussed, after Mr. Fiser
[14] told us he was going to and then actually did submit
[15] a DOL complaint, we did take some extra efforts
[16] involving Labor Relations and OGC in the process to
[17] ensure that we were maintaining it fairly and
[18] following the process.

MR. STEIN: Did you ever go behind the scenes and speak with managers who had contact and experience with all three, Mr. Grover, for example, had experience, and ask him what his advice was as as far as who he would select to have the PWR positions?

MR. McGRATH: No, I did not. Just like

[1] else. I've read your views of Mr. Harvey and that 22 you wanted to keep Mr. Harvey Corporate.

BI If Mr. Fiser had been selected over

41 Mr. Harvey by Mr. McArthur, what would have been

is your reaction?

[6] MR. McGRATH: First let me address that I

17 believe that something that occurred in one of the

B) reports relative to keeping Mr. Harvey in Corporate

may have been a misinterpretation of that I wanted

(10) to keep the function in Corporate.

[11] Secondly, we wouldn't. But in function,

the function in corporate was that we were going to

need a PWR and BWR Chemistry Manager, a Chemistry

[14] Specialist, and that these positions were most

[15] appropriately held in Corporate so that it supports

(16) individual sites.

177 By talking about the function, we had
189 decided that we did need a Chemistry Specialist
189 position to support our PWR plants and a second one
180 to support RBWR plants and we felt those were most

21) appropriately maintained in Corporate, as opposed to

an alternate way which would be to try to supplement

the chemistry staff at each individual site, and that's what we wanted to keep in Corporate.

Whoever was selected for the positions

[1] would have been put in the position, whatever

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y) we were probably selecting over a dozen new positions throughout our entire organization, I do

B; not go down and canvas people to see who we should

HI select for various positions. All of those

[5] positions were selected in accordance with our

(6) normal process.

MS. BOLAND: Did you give Mr. McAnhur as

(a) a selecting official any expectations or any

m guidance, anything along those lines in his

[10] decision-making process?

[13] MR. McGRATH: No. I think I knew that it [12] very clear to to him at the time that we had to make [13] this fair. In fact, if you knew Wilson McArthur, [14] he's one of the fairest people I know. You know, [15] there was no question in my mind that he wouldn't

[16] have to be counseled to not do something held

[17] inappropriate.

y doing all this properly.

He understood a number of — on this I

[19] knew that he was consulting with both Ed and coming
[20] back and consulting with me on some ones, which you
[21] wouldn't do under a normal selection, just because
[22] he was now aware of the DOL complaint and he also
[23] was making a real effort to make sure that we were

MR. STEIN: Let me ask you something

27 candidates, and recognized while only three
18 qualified for PWR position, I believe more than
19 three qualified for the BWR; and more than these
18 three applied for the position, so they may not have
19 even been any of these people, it could have been
17 someone else in the position if that's how it came
18 out. But we would put the best qualified person for
18 the Corporate positions in there as determined by

the process.

The other individual, at the time Ed

Explained to you there were programs for people who

Explained to you there were programs for people who

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MR. STEIN: So, in other words, you [17] really didn't care whether it was Fiser or Harvey [18] who was in that position as long as that position [18] remained in Corporate?

MR. McGRATH: That's correct. In fact,
[21] further, I really didn't care who it was as long as
[22] they were qualified. This one got it down to those
[23] three people and I wanted the best qualified person
[24] in there.

MR. DAMBLY: Let me ask you one other

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(1) question on appraisals. Let me just check my notes 21 to be sure. I believe Mr. Easley told OI that at

p) the time he prepared those folks for the panel, he

(4) included the appraisals and then he provided them to

[5] Mr. McGrath and somehow when they got to the panel, m they didn't have the appraisals.

Does anybody what happened?

MR. MARQUAND: I don't know what

m happened.

MR. McGRATH: May I make a correction to [11] you? You said supplied to me. I had nothing at all (12) to do with what information was provided to the [13] board and I normally do not, would not have that for [14] that level position.

MR. STEIN: Have you ever seen the [16] appraisals? Have you ever seen Mr. Harvey's (17) appraisals versus Mr. Fiser's appraisals for the [18] last couple of years?

MR. McGRATH: No, I did not at the time [19] po we were doing this.

When we responded to the DOL complaint [22] long after this, since there were some statements by [23] Mr. Fiser relevant to the context of it, and as a [24] response, I had some information about Mr. Fiser, ps; but that was long after this happened.

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MR. STEIN: In hindsight how do you feel 22 about the selection after seeing the appraisals and pi knowing what is in certain conduct files? I'm

H) trying to get to -

MR. McGRATH: The conduct file goes back 16) to Mr. MarQuand. Mr. Harvey had a problem for m which, in our progressive discipline, it was a (a) counseling thing. He had done what was required of p) him and we had no other problems with him afterwards not relative to that.

Some of the things I read later in our [12] response to DOL relative to Mr. Fiser were (13) irrelevant to the position. They had to with [14] management weaknesses he had in various positions in (15) the past, but we weren't looking for a management ties job here, so.

MR. STEIN: So you're maintaining today [18] that you are still fine with the selection of [19] Mr. Harvey over Mr. Fiser based on the TVA policies?

MR. McGRATH: We followed the policy. We put a qualified person in the job who did the job 23] well after he was selected for it. There is no 124] basis on which to compare how well he may have done ps) the job against another individual who wasn't

m selected for the job.

MS. EUCHNER: Janet Euchner for the OGC.

B) I had a question about why Mr. Kent was permitted to

(4) serve on the Selection Panel. Mr. Easley said he

[5] did not serve as the HR representative because he

in knew about Fiser's 1993 DOL complaint and wanted to

m make it appear fair, so he withdrew from that.

Mr. Kent not only knew about it but had

m been interviewed in regard to it and just prior to

(10) the Selection Panel had sought to have Harvey

[11] transferred out to work for him, so quite obviously

(12) thought highly of Mr. Harvey and thought he was a

(13) well qualified person.

So doesn't that sort of suggest a slight [15] bias in favor of Mr. Harvey that Mr. Fiser could

(16) say, hey, this is not a fair process?

MR. McGRATH: When we set up the boards, [יי]

[18] just by the nature of the organizations, people know

[19] each other. I didn't know what involvement

[20] Mr. Harvey had in the 1993 complaint - not

[21] Mr. Harvey, I'm sorry, Mr. Kent.

Perhaps the way to answer your question [22] [23] is since after you guys told me about the 1993

(24) complaint and I read it, the 1993 complaint was

[25] pointed out that Kent wanted to make Fiser the site

(i) chemistry manager, so perhaps he liked Fiser better

2) than Harvey. There was no reason to doubt that

B) Mr. Kent could not make a fair selection.

MR. BOYLES: Let me also point out,

[5] Mr. Easley asked for a substitute on the Selection

(6) Board. He came to me and explained to me that he m wanted to make sure that the process was fair and he

(a) asked me to pick another Human Resource officer to

(9) facilitate that selection, and I agreed with him to no do that.

MS. EUCHNER: Also just prior to the [11]

[12] convening of these interviews, there was some

[13] testimony that Mr. Kent announced to the people in

(14) the room that Mr. Fiser had filed a 1993 DOL

[15] complaint. Wasn't that some cause for concern that [16] maybe you should have said, "Wait a minute, this is

[17] completely not relevant," and done something about

[18] it then, because that gave knowledge to people who

(19) otherwise did not have knowledge of a new

[20] complaint?

MR. BOYLES: I was not present and don't

[22] know the context of what was said. MR. McGRATH: If he said something, I was

[24] not present there; and prior to our proceeding, I

ps) had no knowledge that he made any kind of complaint.

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MR. MARQUAND: Obviously by the time of m the Selection Review Board, everybody at TVA was p) aware, everybody involved was aware that Mr. Fiser μ] had filed a Department of Labor complaint and the is concern was let's be sensitive about it, let's be in fair about it.

My understanding from having sat in with B) Mr. Kent on a number of occasions is that that was my the context in which he was raising this same no matter.

MR. VIGLUICCI: And also, to say that he [12] announced it to the room is also incorrect from the tial testimony that we looked at, and we did sit in with [14] each one of the individuals who were interviewed.

For instance, I sat in with Rick Rogers [16] and he recalled hearing no such statement, and 117 Mr. Corey could not even recall if he heard such a (18) statement and that he was generally aware, but he (19) Couldn't tell where that came from or in what 201 context it was. So to characterize that as ga announcing it to the room I think is a 221 mischaracterization.

MS. BOLAND: Mr. McGrath, were you aware [24] of or did anybody make you aware of statements made ps; by any of the three people who were on the board or

m information from even secondhand?

MR. McGRATH: No one else.

B) If we could go on, I would like to

m address some of the specific items in the OI

(5) Summary.

Relating to Mr. Fiser's 1993 complaint,

m the summary says the employee named as party to his

m discrimination the individual who served as chairman

m of the organization of Safety Board in 1993. It

goes on to say the individual who served as NSRV

[11] chairman was named as a culpable party in the

[12] Employee's 1993 DOL complaint.

Those statements are factually (13)

(14) incorrect. I have reviewed the complaint of

(15) Mr. Vigluicci and Mr. MarQuand here and I am not

his named as a culpable party. In fact, I'm not even

in mentioned anywhere in the complaint by name or by

position. If you'd like, Mr. Reyes, a copy, if you

ps would like a copy of that.

As I mentioned to you earlier, I was not 201 aware that this complaint even existed until June of [22] 1996, and, in fact, I was unaware that there was any [23] characterization of my culpability until I received

p4) the letter from NRC here, the September 20, 1999 (25) letter.

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[1] Mr. Cox about any bias that they may have had toward iz: a selectee or a good feeling or a bad feeling about B; a person who was put in for a job?

MR. McGRATH: After Mr. Cox said that he

is could not serve on the board, when Mr. McArthur

[6] reported that to me, he also told me that in the

m same conversation that Mr. Cox had indicated a bias in the Chemistry position and also in the

m Environmental positions, that he had already decided no who should have them.

MS. BOLAND: Both positions? [11]

MR. McGRATH: Both positions. Those [13] things were not, however, relevant to his not being 1141 on the board because he had already taken himself us, off the board and would not be able to serve and we no needed to move on.

MR. STEIN: Just to keep the record [18] straight, I believe that Mr. Corey said that he (19) drove for two hours from Alabama and that he was go; sharing a cup of coffee with Mr. Kent and Mr. Kent mentioned this 1993 DOL. So I can go back, but I think that was Mr. Corey's testimony.

MR. MARQUAND: I think he was vague about 1241 what he said he heard.

MS. BOLAND: Anyone else that you got

Mr. Stein is a little bit worried here 20 about confidentiality on this. I have never seen p) this until after you wrote the letter and said I was μ) a culpable party, I felt that I ought to go read it is and see what I was accused of doing. But as I said, (6) I can't even find my name or my position anywhere in

I would contest this question as to what my motivation would be to take retaliation for this ng 1993 complaint if it in no way involved me.

MR. MARQUAND: Let me suggest that the [12] way this issue arose was in 1996, when Mr. Fiser

[13] filed his 1996 Department of Labor complaint,

[14] attached to his complaint or throughout his

[15] complaint and attached to his complaint is a (16) synopsis in which he characterizes what happened to

jin him in 1993, and I believe he may have taken some

[18] liberties in 1996 describing what happened to him in

[19] 1993 and recast the events, and certainly that's the

120) language used I believe in the Department of Labor's

21) preliminary report about Mr. McGrath being a

221 culpable party. I don't believe it's found anywhere

gal in the 1993 complaint.

MR. McGRATH: Additionally, as part of es) investigating this, neither our Inspector General's

(1) office nor the Department of Labor interviewed me as part of their investigation of that particular m complaint.

MR. STEIN: Can you, if you can remember is back to 1993, give us your take of this disagreement in that Mr. Fiser had with your Safety Board?

MR. McGRATH: The actual lead-in to which m he refers occurred in November of 1994. He

m characterized a disagreement with one of those ng subcommittees. The particular issue he brought up

my of training I don't recall even being discussed in ng the portion of the meeting that I sat in on. But

[13] perhaps it's best to take that whole line of NSRB [14] and take a look at how that subcommittee

ns) characterized what went on that day.

The minutes prepared by the chairman of [16] nn that subcommittee -

MR. STEIN: Who was Mr. McArthur. 1183

MR. McGRATH: It was Mr. Peterson, he was 1161 go from outside TVA and served on the Safety Review Boards in that capacity for a number of other 221 utilties at the time.

They noted that the subcommittee had pay reviewed a number of deficiencies which had been gsj identified by Quality Assurance and Corporate

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[1] saying that the Chemistry Improvement Program that

ga was being considered by the Chemistry staff, which

m was Mr. Fiser's staff, should be promptly and

μι aggressively developed and implemented.

MR. STEIN: You mentioned at the

m beginning of this meeting that you have no problem

m with people raising safety concerns and issues. MR. McGRATH: That's correct.

MR. STEIN: So back at that time period

no you had no problem with Mr. Fiser raising these nn concerns?

MR. McGRATH: None whatsoever. In fact,

his 1993 complaint, one of the issues he brings up

[14] related to the post accident sampling one, which had

[15] actually been an issue brought up by NSRE. That was

its an issue he was pursuing that I had no problem

with. I could bring you years of minutes here and

[18] you could see that NSRB routinely raised issues of

[19] potential safety. So we needed to do that to do our

1201 job, that was our role.

But that meeting that he had at the time really, I don't know what conversation he was

characterizing. I think it's indicated what

pay happened, the minutes that were issued of the

[25] meeting were a fair reflection of the perspective in

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in Chemistry. They identified over half of those in 121 areas of which data training was one. They

pi concluded that Corporate Chemistry, the site

b) chemistry manager who was Mr. Fiser, and the

isi subcommittee are in agreement that there is an

161 apparent lack of technical strength in key areas m within the chemistry staff. The subcommittee

m concurs with Chemistry Management, which would

m include Mr. Fiser, that the series of QA findings

tion point to programmatic deficiencies that need prompt

my attention. They go on to indicate that the

[12] Corporate Chemistry staff is assigned as well to

hal help them on the training.

The findings of that subcommittee were bought to the full board meeting the next day on

which I was the chairman. Again, the overall discussion of it again points out the issue being

no deficiencies, which I've already brought up, by Site

[19] Chemistry and Corporate Chemistry identified them

201 again. I believe we did include again trending,

gil which was one of those examples, not a specific

1221 item, and pointed out that the Plant Manager and the

[23] Technical Programs Manager, who was Mr. McArthur at

241 that time, were working together to develop 2

[25] Corrective Action Program, and then gave support

in which that issue was raised.

I think it's also important to note that

meeting was in November of 1991. The minutes had

μ) been issued. They had been on the street for a long

is time and they were widely distributed, so we knew

(8) what was in the minutes. However, when he filed his

m 1993 complaint, there was no mention whatsoever of

m anything done by NSRB, given the subcommittee, the

board as a whole, or any member of NSRB was in any

po way related to his complaint in which he was talking

[11] about him being not given a job some 14 months after

that meeting, and I would contend that there is no

[13] relationship between that meeting and his 1993

[14] complaint.

MR. MARQUAND: Did you make any

recommendations to relieve him or do anything about

In Mr. Fiser himself as a result of the meeting?

MR. McGRATH: No. In fact, the NSRB

119] stays out of the business of making any kind of

[20] recommendation relative to people. Perhaps a bit

like you guys have to do, you may see management

problems, but you can't intervene and say we'll

change this individual. And likewise, that is not

nu our function.

We will raise issues in an area.

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[1] programmatic issues, specific technical issues, but [2] NSRB does not issue recommendations relative to [3] specific individuals.

MR. McNULTY: During the period of time

[5] that you were chairman of the NSRB, did you have any

[6] other duties?

MR. McGRATH: Sometimes. We had many
preorganizations and, yes, I did have other duties at
primes which included the management of various other
technical staffs in Corporate. Technical
administrative staffs.

[12] MR. McNULTY: While you were the chairman [13] of the NSRB, were you ever Mr. McArthur's [14] supervisor?

MR. McGRATH: No, sir, I was not. The first time — well, in October of 1995, when I assumed that position of the Operations Support Manager, I was still the Chairman of the NSRB at that time. So at the time I became the Acting General Manager of Operations Support in October of 1995, I was still the Chairman of the NSRB and at that time I became Mr. McArthur's supervisor.

MR. STEIN: Wasn't Mr. McArthur a

[24] subcommittee chair? [25] MR. McGRATH: He was a subcommittee

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[1] member.

[2] MR. STEIN: So really you were overseeing p₁ his work on the committees as the chair of the p₂ overall NSRB?

151 MR. McGRATH: Yes. As chairman of the
162 thing, I still had the function of the entire NSRB.
173 MR. DAMBLY: Let me ask a very important
183 question. Is your presentation going to take — I
184 know we've interrupted the heck out of it, but is it
185 going to take much longer, because the reporter
1851 needs a break. If it's something, if you have a few
1852 more minutes, then we could do that and then take
1853 the break we were going to. But if it's going to
1854 be awhile, we should go ahead and take a break now.

[15] MR. McGRATH: Why don't we go ahead and [16] take a break. I could use a drink of water anyway.

[17] (A recess was taken.)

[18] MR. REYES: Back on the record.

[19] MR. McGRATH: To continue on with the [20] summary of your OI investigation, the report states [21] that the evidence indicated that I influenced a [22] selection process to preclude the selection of the

selection process to preclude the selection of the man employee.

To summarize, and I think we've already
as discussed this at length, but we followed the normal

[1] TVA HR process for doing this and as we noted, we ize augmented it to ensure fairness once we were aware

b) there was a DOL complaint. The Selection Review

(a) Board was made up of three qualified members and I

is was not a party at all to the board.

The question of Mr. Cox's participation,

171 he removed himself from the board. And as I told 181 you before, we did try to get a Watts Bar Assistant

p) Plant Manager and when he was not available, we

no selected another qualified replacement.

The SRB made the final decision as to [12] what questions they would ask and the SRB scores [13] reflect their recommendation; and Mr. McArthur, who [14] is the Selecting Official, made that selection in [15] accordance with the Board's recommendations.

In the letter to the company, the OI

[17] summary states that the process was contrived. I

[18] would really question how we could do that? That

[18] would be asking in an environment where we were

aware there was an active DOL complaint and an active Inspector General investigation going on,

1221 that I would have somehow tried to influence several

Human Resources managers, three independent

[24] Selection Review Board managers, and the Office of

25) General Counsel to deviate from our normal selection

The report further goes on to say that

(1) process and somehow make it unfair, and I don't see (2) any evidence that I tried to do that.

μ) the individual who was selected for the position of (5) PWR Chemistry position, Mr. Harvey was preselected

[6] for that position. We deny that. He was not

m preselected for that position.

By Ed, do you have something else to add by with regard to that?

[10] MR. VIGLUICCI: Yeah. You'll talk to
[11] Dr. McArthur later this afternoon as part of his
[12] effort to address the concerns raised as far as his
[13] conduct.

One of the issues was, did you speak
[15] favorably in front of staff members and the like
[15] about the fact that you have problems with Gary
[17] Fiser, and Wilson feels very personal about that
[18] and, in fact, he would never do something like
[19] that. And in the course of that, his exercise to
[20] address that, he asked various managers who worked
[21] with him throughout the years to write just a short
[22] testimony about the fact that he's always been fair
[23] and has never spoken unfavorably about anybody in
[24] front of anyone.

When he did that, and he'll present those

[25]

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11 testimonies to you this afternoon, one of the people

- 171 he asked to get testimony from along those lines was
- BI Sam Harvey. Sam is no longer with TVA. In response
- 4) back, Mr. McGrath got a fairly lengthy testimony
- is from Mr. McArthur did get back from Sam Harvey a
- 商 fairly lengthy testimony about what did occur and
- m why Mr. Harvey felt that he was not preselected. In
- m fact, he feels that Gary Fiser was the one who
- m contrived the process, that he confided in him that
- pg he did so.
- [11] I'll distribute not only a copy of an
- [12] affidavit that was filed that was filled out by
- [13] Sam Harvey, and I would like to distribute that.
- [14] It is also important to note that
- [15] Mr. Harvey was never interviewed by the Office of
- no Inspector Investigations or -
- [17] MR. STEIN: Was Mr. Harvey's departure
- (18) from TVA voluntary?
- [19] MR. VIGLUICCI: I don't know all the
- po details.
- [21] MR. BOYLES: Yes, it was. He accepted a
- position with another utility.
- (23) MR. VIGLUICCI: So I'll provide at least
- pay ten copies to Loren and you can review that. I wish
- ps you would review that, especially before your

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- [1] meeting with Dr. McArthur, and that will put it into
- [2] some more context as to Sam Harvey's perspective to
- p our own position.
- 41 MR. McGRATH: To go on and wrap up, the
- 151 report also stated that Mr. Harvey could have been
- 161 placed in a vacant site chemistry position; and as
- m we previously discussed, that is factually
- m incorrect. There was no vacant site chemistry
- p position.
- 10) And finally, the report says we subjected
- [11] the employee, that is Mr. Fiser, to disparate
- [12] treatment, and that is based upon by the report
- [13] Mr. McArthur's position which he says was created in
- (14) mid-1996 and he was transferred to this position
- [15] without competition in contravention of TVA policy.
- [16] As we discussed at length earlier, this
- (17) was an existing position and that was reviewed by
- (18) Human Resources and it was Human Resources'
- [19] recommendation that he be placed into that position
- po and it indeed was in accordance with our policy,
- pij even the problem of his position descriptions that
- [22] had occurred previously.
- [23] To wrap up and summarize, I really hope
- 1241 you would agree that it is inconceivable that I
- gsj would take action here to discriminate against

- in someone for raising a safety issue. We've discussed
- [2] my background quite a bit. I really spent, almost
- (3) 30 years of my primary responsibility was reactor
- [4] safety, was raising reactor safety issues. As I
- [5] took it on, I clearly understand the importance of
- is employees being able to do that.
- M And likewise, I would say the 1993
- m complaint, I didn't know of the 1993 complaint. Now
- m that I have seen it, I am not in any way a party to
- (10) that complaint, so I would lack any kind of
- [11] motivation to take any action against this
- (12) individual for something that I didn't even know
- [13] about and, in fact, was not a party to.
- [14] And finally, as we talk of it, I'd say,
- [15] because I don't think it is as strong as the other
- [18] two, I would hope the other two are very clear that
- [17] I would have no motivation and it would be contrary
- [14] to my whole career to try and do it. But as we just
- (19) discussed, when we were going through this, we were
- clear that Mr. Fiser first said he would and then
- 21] actually filed a DOL complaint. Our Inspector
- [22] General was actively investigating this process as
- we were doing it. And with everyone we involved.
- [24] there were several Human Resource Managers and
- ips Specialists involved, the Office of General Counsel,

[1] a number of senior managers who were on the

- 2 Selection Review Board, I would contend it's
- pi inconceivable I could have influenced or even
- 41 attempted to influence that wide a number of people
- [5] across TVA in order to go influence who would be
- is selected for a position.
- is selected for a position.
- Me really did this whole thing trying to
- [8] be fair and trying to ensure that we selected the
- m best individual for the position.
- [10] You asked me earlier why I should remain
- [11] in nuclear power. I think it is more, really the
- 112 most important to me thing here is that I clear my
- [13] name. I've devoted my whole career to reactor
- [14] safety. It is very important to me that we clarify
- [15] this. I don't believe that I did anything wrong in
- (16) this case. We tried our best to do what was
- 17) required in accordance with all of our procedures.
- (14) I will be glad to provide you whatever
- [19] additional information you may feel you need from me
- or anything that would help you in your
- [21] deliberations on this, and we intend here to pursue
- 1221 this through whatever forum is available to me to
- pay ensure that I can clear my name.
- [24] And I thank you for your attention and
- ps; listening to my presentation.

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MR. REYES: We have one question that we m need to clarify.

MS. DAMBLY: Actually I guess I have

四 two. One, your transfer when you switched out of

is nuclear, did that have anything to do with any of

is this at all or?

MR. McGRATH: No, it doesn't. I have

m been working — we have a large business

19) transformation project. I've been leading a team

[10] and had a lot of exposure to other parts of TVA and

[11] it was an opportunity available here that I thought

nzi would be interesting and consumptive.

MR. DAMBLY: Then the other one is really

[14] for Mr. Boyles. I mean you provided us some notes

[15] this morning on the prior position Mr. McArthur

[16] held, which was Technical Programs/Operations

in Services Manager, which was the PD of record, I (18) guess, rather than the correct PD of record.

MR. BOYLES: Yes, sir. [19]

MR. DAMBLY: You said by comparing that [20]

[21] with the new one, you decided they were essentially

122] the same job, so he was entitled to it.

When I look at what you gave me, in his

(24) PD of record, Mr. McArthur had six functions. In

[25] the job that he was ultimately slid into, he lost

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in three of those functions, Industrial Safety,

2) Emergency Preparedness and Protective Services; they

By were no longer part of it. On the other hand,

4) Mr. Fiser had two functions, Chemistry and

[5] Environmental, and he lost one of the two.

I don't see why there's a difference

m there. Both of them lost half, but in one case you

(a) considered it as something you could slide somebody

m in and the other you couldn't.

MR. BOYLES: I understand the question.

(11) Let me describe my perspective on comparing a

(12) manager's job which supervises several functions and

(13) comparing a job which is more technically oriented.

Our managers supervise possibly six or

[15] seven functions, oftentimes we will go and take an

[16] industrial safety function and move it to our

nuclear support organization. I don't view that as

[10] a significant change for that manager. They are

[19] still managing an organization, they are still

goj supervising several functions.

I didn't do the comparison on the [21]

[22] Chemistry Program Manager, that was done by the

[23] Human Resource officer that worked for me, but that

gas is a very technical, specialized position. When you

ps) change something like the environmental portion of

And I hope that answers your question. MR. DAMBLY: I guess not really, because

[2] change, and that was my perspective when we were

(5)

B) looking at these positions.

(8) I still have a problem. If he was qualified and was

(1) that, in my opinion, that's more of a significant

managing both Chemistry and Environmental and you

(a) eliminated a technical manager and not managing as

p) in people and you eliminated half of it so he was

ng doing even less, he certainly would appear to be

[11] performing that function before and why he has to

(12) compete for half his job I don't understand.

MR. BOYLES: In my view it was very

[14] similar to what we had done previously. When the

1151 jobs were combined. I viewed it as a significant

ns change. I agreed with the Human Resource officer

that did the evaluation and did the evaluation twice

(18) of the positions, prior to Mr. Fiser informing us

(19) that he was going to file a DOL complaint, and at

[20] that time I asked Mr. Easley to look at that job

[21] again and come back to me with a recommendation. He

[22] returned with the same recommendation after we had

1231 talked with the OGC and after we had talked with our

1241 Labor Relations staff.

MR. DAMBLY: Mr. Grover was a people

(1) manager, right?

MR. BOYLES: Yes.

MR. DAMBLY: Didn't he have the Chemistry

(4) and Environmental function under him?

MR. BOYLES: Yes.

MR. DAMBLY: So he had half of it new

m duties and he was a manager, so why didn't you

[8] consider as a manager picking up a function or

m whatever is not that important like you figured

ing dropping a function wasn't that important?

MR. BOYLES: As I said, we made the [11]

[12] determination that Wilson McArthur had a right to

(13) that new position because of the position

[14] description of record that he held. It did leave

[15] Ron Grover without a position to compete with.

As I said, Ron Grover raised that issue

in and I think we've addressed his concerns.

[18] Mr. Grover is still an employee with TVA and at his

[19] request went on an INPO assignment.

So I think we tried to deal with that

21) situation, the situation that we had inherited from

previous actions, as fairly as we could for both

[23] individuals, for Dr. McArthur and for Ron Grover.

MR. VIGLUICCI: I just want to make sure

gs; we have the right focus here.

izi to do so?

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Page 99 Tom, did you have any actions whatsoever, responsibilites for deciding whether that job was competed or not? MR. McGRATH: No, I referred it to Human is Resources and I took action based - I went along By with their recommendations as to how that should be m handled and went ahead based on their determination. MR. STEIN: Let me ask you one question. m We have been exploring your interactions with people no who report to you. Have you had any interactions in my this matter on who selected the people you report to nz up the chain of TVA? MR. McGRATH: No, I do not. When I did [14] the reorganization, the reorganization was reviewed [15] with the chief nuclear officer and the (16) vice-president, senior vice-president of operations 11η at the time; but that was from the organization, not no any individuals. MR. STEIN: So you never discussed go individuals with anyone? MR. McGRATH: No. I did not discuss 22] individuals with anyone I reported to. There was 233 knowledge of what went on obviously when we evolved. en the DOL complaint became part of it, obviously

.formed my manager that that existed and that I

MR. McGRATH: No. sir. I see no need for **(3**) withat. MR. REYES: With that, we're going to (8) close the enforcement conference. Thank you. (Conference concluded at 12:20 p.m.) [8] MO [11] [12] 1131 [14] [15] [16] 1177 [18] 1191 [20] 211 [22] 123 1241 Page 102 [1] [2] CERTIFICATE [3] [4] STATE OF GEORGIA: [5] COUNTY OF FULTON: [6] I hereby certify that the foregoing 771 m transcript was taken down, as stated in m the caption, and the questions and answers no thereto were reduced to typewriting under (1) my direction; that the foregoing pages 1 112) through A NO. represent a true, complete, and (13) correct transcript of the evidence given [14] upon said hearing, and I further certify us that I am not of kin or counsel to the ne parties in the case; am not in the regular [17] employ of counsel for any of said parties: na nor am I in anywise interested in the result (19) of said case. This, the 1st day of December, 1999. [20] [21] 1221 COLLEEN B. SEIDL, RPR, CCR-B-1113 My commission expires on the 7th day of October, 2002.

[1] members of the NRC staff privately. Would you like

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[1] was proceeding along the line of working with Human
 Resource and OGC to ensure that we handled that
 p) properly.
      MR. STEIN: Who was your manager that you
 B were discussing this with?
      MR. McGRATH: At the time it was Zeran
 m and the Chief Nuclear Office was Oliver Kingsley at
 (a) the time.
      MR. REYES: I think we covered all the
[10] questions, so let me close the conference.
       In closing this Predecisional Enforcement
[12] Conference, I want to remind you of two things
[13] Mr. McGrath. First, the apparent violation
[14] discussed at this Predecisional Enforcement
[15] Conference is subject to further review and may be
[16] subject to change prior to any resulting enforcement
nn action.
       And second, the statements of views or
[18]
[18] expressions of opinion made by NRC employees at this
201 Predecisional Enforcement Conference or lack thereof
       not intended to represent final agency
     Lierminations or beliefs.
      Given the presence of TVA at the
per conference, the company representative, we would
gs like to offer you the opportunity to meet with
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[25]

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