

UNITED STATES NUCLEAR REGULATORY COMMISSION WASHINGTON, D. C. 20535

DEC 10 1986

MEMORANDUM FOR:

Joseph O. Bunting, Chief

Policy and Program Control Branch

FROM:

Kenneth L. Kalman

Regulatory Requirements Section Policy and Program Control Branch

SUBJECT:

REPORT ON NOVEMBER 25, 1986 MEETING AT THE FEDERAL

TRADE COMMISSION TO DISCUSS NEGOTIATED RULEMAKING

On November 25, 1986, John Surmeier, Chip Cameron (OGC), Don Grimsley (DRR), Juanita Beeson (DRR) and I met with Assistant Director Gary Laden and Staff Attorney David Koch of the Federal Trade Commission (FTC), Division of Marketing Practices. Mr. Laden and Hr. Koch discussed their experiences with the FTC negotiated rulemaking on Informal Dispute Settlement Procedures and their use of the Conservation Foundation as prime contractor in their rulemaking.

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State stili a key pluyer

By Pat Stenson

Wisconsin continues to be a key player nationally in nuclear waste dump issues.

Party to litigation challenging the Department of Energy, Wisconsin lost one battle in the 9th U.S. Circuit Court of Ap. 1. peals in San Francisco Thursday.

However, this week Wisconsin em-

barked on guiding the administrative process which will govern the licensing of luture nuclear waste sites.

Thursday's appeals court decision rearding use of the Nuclear Waste Fund for, litigation will affect Wisconsin "but I don't know how much," said Carl Sinders brand, Wisconsin Department of Justice, this morning.

The state has always used its own funds

in fight the DOE on disposal site location, in High Kleinhans, executive director of the state Radioactive Waste Review Board, and the month of the Review Board, and the Review Boar said this morning. But the states of Washington and Nevada, two of the three finalfor the nation's first permanent disposal site of high-level nuclear waste and spent fuel, have used the fund for litigation, a practice challenged by DOE. The appeals court determined states challenge erament as a potential nuclear waste "have voice in developing the licensing damp site can't bill the government-supervised Nuclear Waste Fund for the cost "have voice in developing the licensing pervised Nuclear Waste Fund for the cost "have voice in developing the licensing pervised Nuclear Waste Fund for the cost "have process, Sinderbrand said this morning pervised Nuclear Waste Fund for the cost "have been said the process going to be? From of their lawsuits. A "have been said the same and dediling the statute there are licensing

sliting activities and does not encompage a court's review," said Judge Mary Schroeder, writing for a unanimous three-member panel.

Tail and highway routes. "By virtue of that we are affected by we are not sligible for funding as an "affected." state, Will is be fiscally impossible

to a state's independent evaluation of

Sinderbrand was in Washington, D.C., Thursday representing the state at the or-iganizational meeting of the Nuclear Regulatory Advisory Committee. Wisconsin is a partner with Minnesota in the effort. NRC restress that the licensing pro-

cedure would be far and away the largest administrative case in history of U.S. in-covolving millions and millions of documents," meid Kleinhans.

"We have always supported the stance and deadlines, by statute three years, and, of Nevada and Washington," Kleinhans have concerned they can't make that, said, "but we have never used those" From our perspective there will be an information general

Course of the control of the control

"Our other interest is a big one— december of the process is used in this able where repository to the extent that it is again constant it will be used for the second produces full it will be used for the second produces for which we are a small condidate." In any case, Wisconstal is currently in any case, Wisconstal is currently in the control of high level nuclear waste to the partial of Washington given current Marian highway routed. "By wirest like of the control of

complex are "Were there is generally a small or discrete number of interested parties they get all those parties tagether in attempt to negonities an agreement," Sinderbrand said, "They try to get balance of effective interests." Sinderbrand said, "They try to get balance of effective interests." Sinderbrand affective interests." Those of effective interests." They are perfectively the Conservation Foundation has been hired by the NRC to fadinate and mediate the process as a featural party, Methans said. The ond-round state that put it on the advisory committee. NRC is trying to establish procedural rules in a very t is Wisconsin's position as a sec that time this will have an impost us," Sinderbrand said.

for us to participate?—

In the San Francisco case, Wiscondin Intervened as a petitioner on the side of using the Neclear Waste of Fund, collected by the federal government from producers of nuclear control arguments on that sails said the form of the federal government for illigation, Meinhams said.

One arguments on that sails said the fee, 12 and apparently we lost the fee. 13 and apparently we lost the fee. 14 and 15 and

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GOVERNMENT ACCOUNTABILITY PROJECT 1555 Connecticut Avenue, N.W., Suite 202 Wash nation, D.C. 20036

(202) 232-8550

EREEDOM OF INFORMATION

FOIA-87-660 Carld 10-5-87

MIDWEST OFFICE 104 E. WISCONSIN AVENUE APPLETON, WISCONSIN 54911-4897

September 24, 1987

FRIEDOM OF INFORMATION ACT REQUEST

Director
Office of Administration
U.S. Nuclear Regulatory Commission
Washington, D.C. 20210

TC WHOM IT MAY CONCERN

Pursuant to the Freedom of Information Act (FOIA, 5 U.S.C. 552,) the Government Accountability Project (GAP) requests copies of any and all agency records and information. including but not limited to notes, letters, memoranda, drafts, minutes, diaries, logs, calenders, tapes, transcripts, summaries, interview reports, procedures, instructions, engineering analyses, drawings, files, graphs, charts, maps, photographs, agreements, handwritten notes, studies, data sheets, notebooks, books, telephone messages, computations, voice recordings, computer runoffs, and any other data compilations, interim and/or final reports, status reports, and any and all other records relevant to and/or generated in connection with the Nuclear Regulatory Commission hiring Howard Bellman of Madison, Wisconsin, to facilitate and mediate the procedural rules of licinsing procedure process as a neutral party. This committee is called the High Level Waste Licensing Support System Advisory Committee. (see attached article.

This request includes all agency records as defined in 10 C.F.R. 9.3a(b) and the NRC Manual, Appendix 0211, Parts 1.A.2 and A.3 (approved October 8, 1980) whether they currently exist in the NRC offical, "working" investigative or other files, or at any other location, including private residences.

If any records as defined in 10 C.F.R. 9.3a(b) and the NRC Manual, <u>supra</u>, and covered by this request have been destroyed and/or removed after this request, please provide all surrounding records, including but not limited to a list of all records which have been or are destroyed and/or removed, a description of the action(s) taken relevant to, generated in consection with and/or issued in order to implement the action(s).

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GAP requests that fees be waived, because "finding the information can be considered as primarily benefitting the general public, "5 U.S.C. 552 (a) (4) (a). GAP is a non-profit, non-partisan public interest organization concerned with honest and open government. Through public outreach, the Project promotes whistleblowers as agents of government accountability. Through it Environmental Whistleblower Clinic, GAP offers assistance to local public interest and citizens groups and intervenors in the concern for safety at nuclear power plants.

We are requesting this information as part of an ongoing monitoring project of the NRC's efforts to protect public health and safety at and near nuclear processing plants and radioactive waste facilities.

For any documents or portions that you deny due to a specific FOIA exemption, please provide an index iterizing and describing the documents or portions of documents withheld. The index should provide a detailed justification of your grounds for claiming each exemption, explaining why each exemption is relevant to the document or portion of the document withheld. This index is required under Vaughn v. Rosen (I), 484 F.2d 820 (D.C. Cir. 1973), cert. denied, 415 U.S. 977 (1974).

We look forward to your response to this request within ten (10) working days.

Sincerely,

Linda Bauman FOIA Coordinator

Hinds Brumon

Midwest Office

Response to this request should be mailed to the Midwest Office:

104 E. Wisconsin Avenue -B Appleotn, Wisconsin 54911-4897



U.S. NUCLEAR REGULATORY COMMISSION

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RESPONSE TO FREEDOM OF

A	, INFORMATION ACT (FOIA) REQUEST	OCT 2 9 1987
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Mov	Ms. Linda Bauman	
	PART I RECORDS RELEASED OR NOT LOCATED (See chec	had bomist
	the againsty receiveds subject to the request have been located.	
	the autofitional agency records subject to the request have been located.	
	Agency records subject to the request that are identified in Appendix are streety available for p 177 of Serest, N.W., Washington, DC.	ublic inspection and copying in the MRC Public Decement Room
X	Against records subject to the request that are Identified in Appendix are being made available. Resear. \$717 H Sever, H.W., Washington, DC, in a folder under this FOIA number and requester name.	e for public inspection and copying in the NSNC Public Documen
	The susperoprisery version of the proposalial that you spread to accept in a telephone conversation with a member and assying as the MRC Public Document Room, 1717 H Street, N.W., Washington, DC, in a folder under this Fi	
	Exclassed is information on how you may obtain access to and the charges for copyring records placed in the NRC P	hable Document Room, 1717 H Street, RLW , Washington, DC
	Agency records subject to the request are anchosed. Any applicable charge for ospies of the records provided and	payment procedures are noted in the assuments section.
	Records subject to the request have been referred to another Federal agencyllast for review and direct response to	yeu.
_	In view of MRC's response to this request, no further action is being taken on appeal later desed	
	PART N.A—INFORMATION WITHHELD FROM PUBLIC DISC	LOGURE
x	Curtain information in the requested records is being withheld from public disclosure pursuent to the POIA exemptions IR, C, and D, Any released portions of the documents for which only part of the record is being withheld on the INRIC Public Document Room, 1717 H Street, N.W., Washington, DC, in a felder under this FOIA number and	s being made available for public immediate and capying in
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EEDOM OF INFORMATION A	T STSPONSE	FOIA NUMBER	87-660 ·	DATEOG	1 6 5 1537				
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1. The watered information is pri	open, charafted pursuant to Esso.	rove Order 12364 IEXEMP	TION 11						
2. The water-aid information retail	2. The widehold information returns salaty to the internal personnal rules and procedures of NRC. (EXEMPTION 2)								
3. The wishbuild information is sp	3. The withhold information is specifically assumpted from public disclosure by statute indicated: (EXEMPTION 3)								
Section 141-145 of the Ato	Section 141-145 of the Atomic Sweeps Act which prohibits the disclosure of Restricted Data or Formarly Restricted Data H2 U.S.C. 2161-2165).								
Section 147 of the Atomic	Section 147 of the Atomic Energy Act which prohibits the disclosure of Unclassified Safeguerds Information #12 U.S.C. 2167).								
4. The subblished information is 8	I. The willibeld information is a tests secret or commercial or financial information that is being withheld for the researchel indicated; (EXEMPTION 4)								
The Indumenton is consider	red to the confidential business (pro	oprietary) information.							
The Information is consider	red to the proprietary information p	unsuant to 10 CFR 2.750(d1(1).	·····					
The Information was subm	ited and received in confidence for	om a foreign source pursu	ent to 10 CFR 2.78%-(CD.						
YY would send to livible the con	The widdheld information consists of interegency or intragency records that are not available through discovery during biggetion. Disclosure of predictional information would tend to bribbit the open and flush exchange of ideas assemble to the deliberative process. Where records are withheld in their antirety, the facts are inextricably interested with the productional entirestent. There also are no responsibly segregable factual portions because the release of the facts would permit an indirect beguing into the productional process of the agency. (EXEMPTION II)								
6. The subblack information is o	maion of personal privacy. (E	XEMPTION &							
			purposes and is being suthfield for						
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Clackmare would constitu	to an ununument investor of pers	onal privacy (EXEMPTION	מאד						
The Information consists	of names of individuals and other is	nformation the disclosure	of which would reveal interesting of a	ponfidential sources. (EXEM)	PTION 7(D))				
Pursuant to 10 CFR 9.3 and/or 9.15 and fruit in production or disclosure Division of Rules and Records, Office of Rules and Rules of Rules and Rules of Rules of Rules of Rules and Rules of Ru	of the LLS. Blacker Repulsory Corre is in paramy to the public bearsot. T los of Administrator, for any durin	PART H.C.—DENYING mission regulations, it has been personal responsible to its that may be appealed to	een determined that the unfarmation s	withheld is exampt from produced below as denying official long (EDO).	uction or disclosure is and the Director				
DENTING OFFICIAL	TITLE/OFF		RECORDS DENIED	APPELLATE	,				
Mr. James P. Murray	Deputy General for Hearings		Appendix B	XX	too_				
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Re: FOIA- 87-660

APPENDIX A

RECORDS MAINTAINED IN THE PDR UNDER THE ABOVE REQUEST NUMBER

NUMBER DATE DESCRIPTION

1. undated Resume of Mr. Howard S. Bellman.

(4 pages)

Re: F01A-87-660

APPENDIX B

RECORDS TOTALLY WITHHELD

Exemption (5)

1. 1/22/87 Conservation Foundation, Support for Regulatory Regulation. (34 pages)

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- 2. 1/15/87 Chip Cameron, note on January 14, 1987, contract negotiating session with the Conservation Foundation. (4 pages)
- 3. 1/7/87 F. X. Cameron, comments on Conservation Foundation Proposal. (5 pages)
- 4. 12/22/86 Conservation Foundation, Support for Regulatory Negotiation. (30 pages)
- 5. 12/4/86 Mark Flynn, Notification of Contract Execution. (14 pages)
- 6. 6/1986 NRC, Statement of Work for Support for Negotiated Rulemaking. (15 pages)
- 7. 1/14/87 F. X. Cameron, Handwritten notes on contract negotiations with the Conservation Foundation. (11 pages)
- 8. Undated Chip Cameron, Contractor Support-HLW Hegotiated Rulemaking. (3 pages)
- 9. Undated Chip Cameron, HLW Negotiated Rulemaking Implementation Status. (5 pages)
- 10. 9/30/86 Memo for Eleni Davis from Kenneth L. Kalman, subject: Transmittal of CEQ Justification and Revised SOW. (16 pages)
- 11. 12/10/86 Memo fur Joseph O. Bunting from Kenneth L. Kalman, subject: Report on November 25, 1986 Meeting at the Federal Trade Commission to Discuss Negotiated Rulemaking. (2 pages)
- 12. 2/5/87 Memo for Joseph O. Bunting from F. X. Cameron, subject: Conservation Foundation Contract for Negotiated Rulemaking. (1 page)
- 13. Undated Mote to John Surmeier from Ken Kalman, subject: Telecon with Ralph Avery Regarding Contract for NRM. (1 page)
- 14. 7/3/86 Note to Joe Bunting through John Surmeier from Chip Cameron, subject: Contractor Support HLW Negotiated Rulemaking. (21 pages)