David Vito 10

From: To:

Ernest Wilson; Glenn Meyer, J. Bradley Fewell; Scott Barber

Date:

12/26/02 1:27PM

Subject:

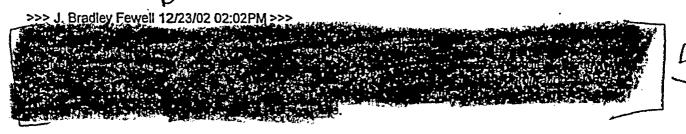
12/16/02 Phone Call re: potential H&I Issues

A letter back to him is appropriate, but since we know the respose to the item (i.e., that it is not prima facie, and we will not initiate an investigation), it doesn't meet the definition of an allegation and should be handled as an RA Action Item. The letter can be written in a "conditional" fashion, giving him the opportunity to come back to us is if he can provide any additional information that will make a link between his prior protected activity and the current alleged adverse action. The RA Action Item response will be due on 12/15/03, 30 days from his initial phoen call to the Region.

>>> Ernest Wilson 12/24/02 07:29AM >>>

I agree with Dave's and Brad's assessment of the situation. Since alleger hasn't made a prima facie showing, the letter back is the way to go, in my opinion.

Em



Brad

CC:

Kristin Monroe: Sharon Johnson

Allegation Office has individual's mailing address. Response will not be placed in ADAMS.

Individual claiming discrimination but has made no link to NRC regulated activity.

Information in this record was deleted in accordance with the Freedom of Information Act, exemptions 5

FOIA. 2004-314

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