| 1  | UNITED STATES OF AMERICA                          |
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| 2  | NUCLEAR REGULATORY COMMISSION                     |
| 3  | + + + +   |
| 4  | BRIEFING ON THE NRC ENFORCEMENT                   |
| 5  | AND ALLEGATIONS PROGRAMS                          |
| 6  | ++++  |
| 7  | TUESDAY   |
| 8  | JANUARY 19, 2010                                  |
| 9  | ++++  |
| 10 | The Commission convened at 9:30 a.m., the         |
| 11 | Honorable Gregory B. Jaczko, Chairman, presiding. |
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| 13 | NUCLEAR REGULATORY COMMISSION:                    |
| 14 | GREGORY B. JACZKO, CHAIRMAN                       |
| 15 | DALE E. KLEIN, COMMISSIONER                       |
| 16 | KRISTINE L. SVINICKI, COMMISSIONER                |
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| 1  | PANEL 1: NRC STAFF                              |
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| 2  | BILL BORCHARDT, EXECUTIVE DIRECTOR FOR          |
| 3  | OPERATIONS                                      |
| 4  | ROY ZIMMERMAN, DIRECTOR, OFFICE OF              |
| 5  | ENFORCEMENT                                     |
| 6  | LISAMARIE JARRIEL, AGENCY ALLEGATION            |
| 7  | ADVISOR, OE                                     |
| 8  | SHAHRAM GHASEMIAN, SENIOR ENFORCEMENT           |
| 9  | ADVISOR, OE                                     |
| 10 | DOUG STARKEY, SENIOR ENFORCEMENT SPECIALIST, OE |
| 11 |   |
| 12 |   |
| 13 | PANEL 2: STAKEHOLDERS                           |
| 14 | ELLEN GINSBERG, NUCLEAR ENERGY INSTITUTE        |
| 15 | INGRID DRAKE, PROJECT ON GOVERNMENT             |
| 16 | OVERSIGHT                                       |
| 17 | MICHAEL HEADRICK, NATIONAL ASSOCIATION OF       |
| 18 | EMPLOYEE CONCERNS PROFESSIONALS                 |
| 19 |   |
| 20 |   |
| 21 |   |
| 22 |   |

| 1  | P-R-O-C-E-E-D-I-N-G-S                               |
|----|---|
| 2  | CHAIRMAN JACZKO: Good morning.                      |
| 3  | We have a very busy meeting this morning            |
| 4  | and certainly will before we get started ask        |
| 5  | that people do their best to stick to the time.     |
| 6  | I know the staff will as they always do a           |
| 7  | good job, and for our stakeholders this afternoon   |
| 8  | if they can be mindful of the time so we have an    |
| 9  | opportunity for questions and answers.              |
| 10 | I think that tends to be, sometimes, the            |
| 11 | most interesting aspect of the meetings.            |
| 12 | The meeting that we are having today is to          |
| 13 | receive a briefing from the staff and input from    |
| 14 | several stakeholders on the agency's Enforcement    |
| 15 | and Allegation Programs.                            |
| 16 | I think this is one of the first times in           |
| 17 | some time that we have had a meeting on these       |
| 18 | topics.   |
| 19 | Given some of the recent incidents, namely          |
| 20 | Peach Bottom and Davis Bessie, it highlights really |
| 21 | that enforcement and the allegation programs are    |
| 22 | really areas of high visibility, and they           |

- 1 really are crucial to our efforts to maintain
- 2 public confidence.
- 3 Ultimately, it's the performance of these
- 4 programs that's critical to our success as a
- 5 regulator, because what ultimately defines us as
- 6 regulators is our ability to ensure that our
- 7 policies and regulations are actually being
- 8 followed.
- 9 As I often try to remind people, the NRC
- 10 can't be everywhere and can't inspect everything.
- 11 That's why we need an effective enforcement
- 12 program that takes prompt corrective actions and
- 13 makes clear the high expectations we have of our
- 14 licensees for applying our guidance and
- 15 regulations.
- 16 It is also why we need an effective
- 17 allegation program, because that provides an avenue
- 18 for people out there, and the facilities, to give
- 19 us information that we may not have identified or
- 20 uncovered.
- 21 I think that has been a very strong program
- 22 for this agency historically.

- 1 It has performed well and I think it is
- 2 going to be further enhanced by the changes that
- 3 were made following the lessons learned from Peach
- 4 Bottom.
- 5 In today's briefing, we'll have the staff
- 6 review the Enforcement and Allegations Program, the
- 7 alternative dispute resolution process, and the
- 8 proposed changes to the enforcement policy, and to
- 9 the Allegations Guidance Memorandum.
- 10 I would also like to commend the staff in
- 11 their efforts to engage our stakeholders as part of
- 12 the process of developing the proposed revision to
- 13 the Enforcement Policy and the Allegations Guidance
- 14 Memorandum.
- 15 After the staff presentations, the
- 16 Commission will hear directly from several
- 17 stakeholders regarding their views on some of these
- 18 proposed changes.
- 19 I'm pleased that our panel of stakeholders
- 20 represents several diverse perspectives.
- There is one perspective I think that we'll
- 22 have in writing from Billie Garde who had been

- 1 scheduled to participate in this panel today, but I
- 2 think she had -- she was called in to do some work
- 3 in court.
- 4 I think she won't be here, but we have her
- 5 thoughts in writing.
- 6 I look forward to discussing both the staff
- 7 and the stakeholders here today, discussing their
- 8 issues and how the Commission can best proceed in
- 9 reforming and strengthening these important
- 10 programs.
- 11 If there are any comments from Dr. Klein or
- 12 Commissioner Svinicki.
- 13 COMMISSIONER SVINICKI: Thank you Mr. Chairman.
- 14 I want to thank you for holding this
- 15 meeting today.
- This is really timely in terms of the staff
- 17 having completed its major revision to the
- 18 enforcement policy and getting that in front of the
- 19 Commission.
- 20 It was timely in terms of my personal focus
- 21 on and review on that.
- When I joined the Commission, if I'm

- 1 remembering the timing right, NRC was just
- 2 finishing up the senior management review of the
- 3 Peach Bottom Lessons Learned.
- 4 It is interesting to come at the end of
- 5 what was a very internally kind of soul-searching
- 6 time for the NRC.
- 7 It has been helpful to me to go back and
- 8 review those lessons learned and where we've come
- 9 from here.
- 10 I agree with you and I thank you for
- 11 commenting on the fact that the staff has done an
- 12 impressive amount of work here, which is apparent
- 13 in what they will present.
- 14 It is also a chance for me with our second
- panel to hear directly from some of the commenters
- 16 and stakeholders.
- 17 Thank you for having this meeting today.
- 18 CHAIRMAN JACZKO: Absolutely.
- 19 I think Dr. Klein and I, we had our
- 20 opportunities to present information on Peach
- 21 Bottom, in particular, in front of Congress.
- 22 It was an activity that generated a lot of

- 1 interest, and I think this is the culmination of a
- 2 lot of the work that went into that.
- 3 I think it will be a good meeting.
- 4 With that I will turn it to Bill.
- 5 MR. BORCHARDT: Good morning, thank you.
- 6 The primary purpose of the NRC's
- 7 Enforcement Program is to support the NRC's overall
- 8 safety mission in protecting public health and
- 9 safety and the environment.
- 10 It does this by deterring noncompliance
- 11 with the NRC's regulations, and encourages prompt
- 12 identification and prompt comprehensive corrective
- 13 actions of violations when they do occur.
- 14 Today the enforcement program is very well
- 15 integrated with the inspection and investigation
- 16 programs in both the reactor and the materials
- 17 area.
- 18 In addition to the three topics that'll be
- 19 focused on today, I would like to point out that
- 20 the Office of Enforcement also has the agency
- 21 leadership role in safety culture initiatives, both
- 22 internal and external, and in the differing opinion

- 1 and nonconcurrence processes that are very
- 2 successful in helping us have an open and
- 3 collaborative work environment within the NRC.
- 4 With that, I will turn it over to the new
- 5 Director of the Office of Enforcement who is the
- 6 sixth person to hold this position, and I'll just
- 7 make note that the first Director of Office and
- 8 Enforcement is in the audience today, Mr. Jim
- 9 Lieberman who established the office many years ago
- 10 and was a long-standing Director of the Office.
- 11 Thank you.
- 12 MR. ZIMMERMAN: Thank you Bill.
- 13 Good morning Chairman and Commissioners.
- We are very pleased to be here on behalf
- 15 the Office of Enforcement to be able to go over a
- 16 number of recent initiatives with you today.
- 17 Lisa Jarriel will assist us in reviewing
- 18 what occurred at Peach Bottom with the inattentive
- 19 security officers, and the lessons learned that we
- 20 have achieved as a result of that, and how we have
- 21 had enhanced our allegation program to incorporate
- 22 those additions.

- 1 Lisa is the agency's Allegation Advisor.
- 2 Following Lisa, Shahram Ghasemian, who is
- 3 our Senior Enforcement Advisor, will provide an
- 4 overview of our alternative dispute resolution
- 5 program.
- 6 It will be a little bit more of a program
- 7 review.
- This program went into effect in the 2004
- 9 timeframe when we began the pilot.
- 10 He will bring us from where we were to
- 11 where we are now and has some slides and such to be
- 12 able to show some of the metrics associated with
- 13 that program.
- 14 It seems to be working quite well.
- 15 Following Shahram Doug Starkey, who is our
- 16 Senior Enforcement Specialist, will discuss the
- 17 proposed changes that we brought before the
- 18 Commission associated with the revision to the
- 19 Enforcement Policy.
- What we are looking at here is not anything
- 21 that is revolutionary, but it is to try to keep the
- 22 enforcement policies such that it assists us as we

- 1 look to the future.
- 2 Something that will guide us well over the
- 3 next 10 or 15 years, and it does things such as
- 4 recognizes requirements that didn't exist the last
- 5 time it was revised and brings in guidance for
- 6 those Part 26 new reactors being a couple of those
- 7 areas.
- 8 There is also some areas where we didn't
- 9 have guidance where we needed guidance, we found
- 10 some holes where the guidance would assist us and
- 11 do things in a consistent way.
- 12 So, again not revolutionary, but things to
- 13 enhance our program and set us up for the coming
- 14 years and Doug will go over that.
- 15 Before passing the presentation to Lisa, I
- 16 wanted to mention that the Office of Enforcement
- 17 gets a lot of assistance from a lot of offices.
- The program offices, OGC, OI, a lot of
- 19 people here that we work with very, very closely,
- the Regions for sure.
- 21 We are fortunate that Dan Holody is
- in the well behind me, because we felt that it was

- 1 appropriate with all the work that the Regions do
- 2 to have somebody available.
- 3 I wanted to thank Dan for making the trip
- 4 down here.
- With that, let me pass to Lisa and thank
- 6 you very much.
- 7 MS. JARRIEL: Thank you.
- We are going to start on slide three,
- 9 please.
- 10 Mr. Chairman, Commissioners.
- 11 Since the early 1980s when the NRC
- 12 formalized their process for addressing public
- 13 concerns of our licensed facilities, the allegation
- 14 program has addressed over 38,000 concerns,
- 15 some of which have resulted in significant
- 16 improvements to safe operation of those facilities.
- 17 It is a robust program partly because we
- 18 strive for continuous improvement through self
- 19 assessments, independent oversight, and event
- 20 reviews about particular events.
- Today I want to describe one such event,
- 22 the lessons learned, and the resulting improvements

- 1 to the process that came from it.
- 2 In March 2007, the NRC received an
- 3 allegation concerning the Peach Bottom Atomic Power
- 4 Station.
- 5 It was alleged that security officers were
- 6 sleeping while on duty in the bullet resistant
- 7 enclosures and other unspecified locations due to
- 8 fatigue caused by excess work hours.
- 9 The alleger provided this allegation to us
- 10 in writing, and in that letter, requested no
- 11 further contact with the staff; did not want to
- 12 participate in the allegation process.
- 13 The NRC's policy is to engage licensees
- 14 with written request for information as
- often as possible, and in this case we did engage
- the licensee and requested some information.
- 17 The licensee provided information, for
- 18 instance, concerning their work hour data, how many
- 19 hours each security officers were actually working, and also
- 20 interviewed a number of the staff and provided
- 21 information to the NRC about that as well.
- The NRC received the information as

- 1 requested and pulled some strings on that
- 2 information, did some additional data gathering
- 3 ourselves, and was unable to substantiate the
- 4 allegation as stated.
- 5 Next slide, please.
- 6 Notwithstanding that assessment, seven
- 7 months later the NRC was presented with video
- 8 evidence of security officers inattentive, not in
- 9 the bullet resistant enclosures but in ready
- 10 room -- a ready room.
- 11 The ready room is a place where security
- 12 officers can rest, can eat, study, read, but must
- 13 remain attentive and ready to respond if needed.
- 14 The NRC conducted a special inspection and
- 15 investigation into the event which resulted in us
- 16 issuing a white finding to the licensee and also a
- 17 civil penalty.
- 18 Next slide, please.
- 19 The staff also reviewed the allegation and
- 20 inspection programs and the processes to identify
- 21 what more could have been done to provide better
- 22 opportunities to the staff to discover such

- 1 inadequacies earlier.
- 2 The staff reviews, myself, in the capacity
- 3 as the Agency Allegation Advisor, reviewed the
- 4 staff's handling of the March allegation.
- 5 The region did a comprehensive
- 6 self-assessment of the events as well.
- 7 The EDO established a senior executive
- 8 review panel, which provided a report and several
- 9 recommendations for improving both processes, and
- 10 the Inspector General also did an independent
- 11 assessment of the events.
- 12 Today I will talk about changes to the
- 13 allegation program in particular, rather than the
- 14 allegation and inspection program, but just to
- point out there were also changes made to our
- 16 inspection policy process as well.
- 17 The recommendations from the senior
- 18 executive review panel were provided to the
- 19 Commission, and the Commission approved those
- 20 recommendations and actually added further guidance
- 21 to the staff.
- 22 Internally, the NRC staff participated in a

- 1 number of workshops with the regional team that
- 2 addresses allegations, and we prepared interim
- 3 guidance which was issued in late 2008.
- 4 Over the last year, the staff has been
- 5 using that interim guidance to improve our
- 6 responses to allegations.
- 7 Shortly after we prepared the interim
- 8 guidance we also, at the Commission's request,
- 9 engaged the public in a workshop as well.
- 10 Many of the panelists that you will hear
- 11 from were part of that process.
- We received, both from the staff and from
- the public, very good comments on the interim
- 14 guidance and we have incorporated changes to a
- 15 revision to the guidance which is now before the
- 16 Executive Director for signature.
- 17 Next slide, please.
- 18 The enhancements I'll describe next address
- 19 the following key lessons learned.
- 20 First of all, alleger involvement
- 21 throughout the process is very beneficial.
- 22 It should be strongly encouraged even if

- 1 they request no further contact or wish to remain
- 2 anonymous.
- 3 Secondly, the NRC -- if the NRC engages
- 4 licensees in the process and requests written
- 5 information from the licensees, the staff has to
- 6 ensure that we provide sufficient detail to the
- 7 licensee so they can do a thorough review of the
- 8 concern themselves.
- 9 And if we're not able, because of alleger identity
- 10 protection issues to provide details, then the
- 11 staff needs to keep the concern and investigate it
- 12 solely itself.
- Next slide, please.
- 14 It is important to inform our inspectors,
- 15 both resident inspectors and other inspectors, of
- 16 allegation information to ensure that they have
- 17 opportunities to detect relevant information.
- 18 Often our inspectors will inspect the
- 19 concerns raised, but even if we don't ask them to
- 20 do an inspection of a particular aspect of the
- 21 allegation, we need to inform them so that they can
- 22 detect relevant information, such as

- 1 inattentiveness as something any inspector can be
- 2 attentive to.
- 3 Lastly, we have to ensure in each case that
- 4 if we request information from the licensee that
- 5 the responses we received are adequate, and that
- 6 the NRC's independent assessment is thorough and
- 7 well documented.
- 8 Slide eight, please.
- 9 The Commission requested that the staff
- 10 revisit the appropriateness of engaging licensee in
- 11 the allegation process.
- The staff has done so, and the practice
- 13 remains, to request from a licensee a written
- 14 evaluation of allegation concerns in all cases
- 15 involving an overriding safety concern and with
- 16 other concerns wherever possible and appropriate.
- 17 The staff's decision to engage a licensee
- 18 is thoughtful, deliberate, and takes into
- 19 consideration a number of factors.
- 20 Specifically, the NRC will normally not
- 21 engage a licensee if it could compromise the
- 22 identity of the alleger, and the alleger is

- 1 concerned about such a release.
- We also will not do so if it compromises an
- 3 NRC investigation of wrongdoing.
- 4 We won't do so if it is unlikely that the
- 5 practice -- the licensee could not provide an
- 6 independent assessment of the concern.
- 7 For instance, if senior management is
- 8 alleged to have been involved in the decisions.
- 9 Lastly, if a state or Federal agency
- 10 provides the information to the NRC and they wish
- 11 us not to engage the licensee, we're prohibited
- 12 from doing so.
- We also consider a number of other issues,
- 14 such as the reason the alleger came to the NRC in
- 15 the first place.
- 16 If there is a concern of fear of
- 17 retaliation, if they have already engaged the
- 18 licensee in their internal processes and been
- 19 unsatisfied with those responses, those are factors
- 20 that we take into consideration before we engage
- 21 the licensee with a request.
- We also look at our allegation and

- 1 inspection trends that inform us well.
- 2 Finally, we look at the licensee's
- 3 responses to prior requests for information on
- 4 prior allegations.
- 5 If they have been adequate and responsive,
- 6 we consider whether we should continue to request
- 7 information from them in writing.
- 8 The NRC requests are also finally made to
- 9 senior licensee management and the responses are
- 10 subject to our completeness and accuracy
- 11 regulations, a factor that most allegers find very
- 12 comforting.
- Most allegers do agree that engaging the
- 14 licensee is fine with them.
- 15 Most importantly, and I can't emphasize
- this enough, the staff verifies and validates any
- 17 information received from the licensee.
- 18 It is information that informs the staff's
- 19 process, it is information that is used in
- 20 conjunction with the NRC's independent assessment
- 21 of the concerns.
- The staff believes that this is an

- 1 appropriate and effective process because the
- 2 licensee has primary responsibility for safe
- 3 operation of the facilities, and it seems
- 4 appropriate that the NRC engages them with nuclear
- 5 safety concerns, which is what we have received and
- 6 the only thing we accept in this process.
- 7 Secondly, the licensee is in a position to
- 8 promptly address the issues because they have ready
- 9 access to the equipment, the personnel, the data,
- 10 the history, and also engaging the licensee in this
- 11 practice gives the NRC good insights into how they
- 12 handle their employee concerns.
- On the flipside, it provides the licensees
- 14 with excellent insights into their own safety
- 15 culture.
- So, we have reaffirmed that the policy of
- 17 engaging licensees is appropriate, and we plan to
- 18 continue to do so.
- 19 Next slide, please.
- The guidance by the way, has been enhanced
- 21 to articulate all of these points more clearly.
- In the same vein, we've changed the

- 1 terminology we use to describe the process of
- 2 engaging licensee to more clearly articulate that
- 3 the NRC retains ownership of the allegation
- 4 concerns and the responsibility to address them and
- 5 authority to draw conclusions.
- We used to call this process the referral
- 7 process, which to some implied we were lobbying the
- 8 issue over the fence to the licensee to do
- 9 whatever they thought appropriate.
- 10 In fact, the NRC does retain authority to
- 11 address every concern.
- We independently do so and the term request
- 13 for information more clearly indicates the process that
- 14 we have in place.
- 15 Another significant enhancement was to
- 16 inform the resident inspectors and other inspectors
- 17 of allegation related information.
- The process now requires that all resident
- 19 inspectors are informed of every open allegation at
- 20 their facility and other inspectors are informed as
- 21 appropriate.
- 22 Next slide, please.

- 1 As I said earlier, one of the key lessons
- 2 learned was the importance of involving allegers
- 3 throughout the assessment process.
- 4 As I said also, it is very rare that
- 5 allegers request not to be involved in the process,
- 6 but while we can't or won't mandate that they stay
- 7 involved, we have enhanced the guidance to ensure
- 8 that we strongly encourage their involvement.
- 9 In particular, based on public comments we
- 10 received, we want to ensure nearing the end of our
- 11 assessment of the concern that we engage the
- 12 alleger with how we address their concerns,
- 13 especially at the end.
- 14 So the guidance has been improved to
- 15 encourage that.
- 16 Further, as we discussed at the workshop,
- 17 we need to inform anonymous allegers that we have
- 18 caller ID at the NRC.
- 19 It seems like a no-brainer, but it was a
- 20 subject of some consideration as to how and when to
- 21 inform the allegers, but everyone agreed given that
- we have caller ID and they want to remain anonymous

- 1 we should inform them that there is this number
- 2 that is showing up on our phone.
- The staff will jot that number down, they
- 4 will inform the alleger of that, and they will
- 5 ensure with the alleger that it is an appropriate
- 6 number to use should we need to for emergency
- 7 situations, public health and safety; if we need to
- 8 contact them despite them wanting to stay
- 9 anonymous, if it's appropriate, should we use this
- 10 phone number and it gives the alleger the
- 11 opportunity to say, no, I'm calling from my boss's
- 12 desk or whatever their answer is to give us
- 13 maybe one more chance at providing contact
- 14 information with the alleger.
- Lastly, also in response to public comments
- 16 we received, the guidance encourages more dialogue
- 17 with allegers.
- We do provide written communication
- 19 throughout the process, we engage our allegers in
- 20 writing so that we have a documented document
- 21 upfront what we are going to look at so there is an
- agreement there and also at the tail end, but there

- 1 are allegations that are either very complicated,
- 2 or involve emotional issues, very personal issues
- 3 to the allegers and the staff does communicate
- 4 verbally with the allegers as well.
- We provide them with a contact name and an
- 6 800 number to contact us anytime they wish.
- We recognize we can encourage our staff to
- 8 also reach out in those particular instances with
- 9 the dialogue prior to receiving the closure of
- 10 letter.
- 11 We clearly document now the NRC's effort to
- 12 verify and validate the licensee's response.
- 13 So when an alleger gets a response they
- 14 will say here is your concern, here is if we engage
- the licensee, here is what the licensee responded,
- and here is the NRC's independent assessment and
- 17 conclusions.
- 18 Lastly, should an alleger have any concern
- 19 with what they receive from us, and we receive
- 20 maybe 20-25 letters like that every year, the NRC
- 21 will conduct a senior management review of those
- 22 concerns that the alleger has to ensure that

- 1 follow-up is appropriate.
- 2 Next slide, please.
- That is how we have improved our
- 4 communications with the allegers.
- 5 You will see a theme here.
- 6 It's about improving communications.
- We also have improved communications with
- 8 the licensee.
- 9 Staff expectations with regard to the
- 10 licensee follow-up of our concerns, including the
- 11 independence of the evaluator they use, the
- 12 competence of the evaluator, and any plans they
- 13 have to address the concern.
- We have mandated now in the letter to the
- 15 licensee, a phone call with the staff so that up
- 16 front as early in the process as possible, there is
- 17 a clear understanding between the licensee and the
- 18 NRC of what our expectations are for their
- 19 follow-up of this issue and our understanding of
- 20 where they're going.
- 21 Should we see them heading down a path that
- 22 we don't believe will address the issue

- 1 appropriately, we can steer them back in a
- 2 different direction.
- We also require the licensees to document
- 4 clearly the basis for the scope and conclusions.
- 5 That was important in the Peach Bottom issue,
- 6 because as I said, they interviewed security
- 7 officers.
- 8 There were 4 teams of security officers on
- 9 site. They interviewed three of the four teams and
- 10 the video evidence received was for that 4th team
- 11 that wasn't interviewed.
- 12 Clearly indicating to the staff, if they
- 13 interview -- why that sample size is relevant and
- 14 reflective of the group as a whole is important for
- 15 us to know and we've articulated that in the
- 16 guidance.
- 17 Lastly, this also is a response to public
- 18 comments.
- 19 If the NRC finds any issue with the
- 20 adequacy of their response, the NRC will ensure
- 21 that the licensee understands what those
- 22 conclusions are from the Commission.

- 1 Sometimes -- often we will need to go back
- 2 to the licensee so they will understand that there
- 3 was some concern about their initial response.
- 4 Sometimes we don't need to go back to them
- 5 we have our independent assessment, and so although
- 6 we might differ with what they wrote, we haven't
- 7 always in the past gone back to them.
- 8 Clearly, that is a good idea that helps
- 9 them improve their process and their responses to
- 10 us in the future so we have committed to engaging
- 11 the licensee whenever we have any concerns about
- 12 the adequacy of their answers.
- 13 Next slide, please.
- 14 Finally, improving communications with the
- 15 public.
- 16 In the past the NRC has discussed
- 17 allegation information more publicly when it is
- appropriate, when it can either help the public
- 19 understand the efforts the staff has gone to to
- address an issue, particularly if that issue is
- 21 raised very publicly.
- 22 It is important for us to be able to

- 1 respond in a more public fashion than the process
- 2 usually allows.
- 3 But also, we have also found some
- 4 indications where when we start an inspection, it
- 5 has been beneficial for us to announce the
- 6 inspection.
- We are here to look into concerns raised
- 8 about a particular issue.
- 9 That allows people who know we are on site
- 10 to bring forth information to us.
- 11 The problem is, there hasn't been guidance
- 12 for the staff about how to do that and how to
- 13 carefully do it.
- 14 We certainly don't want to send a message
- to our stakeholders that if they come to the NRC, it
- 16 is publicly discussed.
- 17 There are times when it is, and when it is
- 18 the guidance -- it directs the staff to discuss
- 19 that with the alleger that brought the issue.
- 20 Explain to them that we will continue to
- 21 protect their identity and take into consideration
- 22 any concerns they have with publicly discussing the

- 1 issue.
- 2 Not their identity, but the issue.
- 3 Also, that when we publicly do so that we
- 4 clearly articulate why we are doing this that it is
- 5 not the norm, but that we are doing this publicly
- 6 for the following reason.
- 7 Next slide, please.
- 8 Lastly, we have put some process tools in
- 9 place to help the staff determine whether it's
- 10 appropriate to engage a licensee with a written
- 11 request for information, and finally when we do get
- 12 responses from the licensee to ensure that they're
- 13 adequate.
- 14 There is a checklist now in place.
- 15 Last slide.
- The staff plans to issue the final guidance
- 17 by the 1st of February to the staff.
- 18 That guidance will be incorporated into the
- 19 staff's Management Directive. The policy related
- 20 information will go in the Management Directive,
- and the practical day-to-day guidance, worksheets,
- 22 boilerplate language that we use with our allegers

- 1 will go into a manual -- a guidance manual for the
- 2 staff's use.
- 3 At that point, the NRC will be seeking
- 4 Commission approval of the Management Directive
- 5 with the policy related information in it.
- 6 Thank you.
- 7 MR. ZIMMERMAN: With that, we will pass the baton
- 8 to Shahram.
- 9 MR. GHASEMIAN: Good morning Chairman,
- 10 Commissioners.
- 11 Thank you for the opportunity to discuss
- 12 the Office of Enforcement's ADR, Alternative
- 13 Dispute Resolution Program, with you today.
- 14 My presentation is divided in three parts.
- One is -- the first part is discussing some
- 16 general background as far as how we got to where we
- 17 are.
- 18 The second part is discussing some
- 19 statistical data, trends for the last five years or
- 20 so since its establishment in 2004.
- The last part will be what our focus will
- 22 be for calendar year 2010 for our efforts, what we

- 1 will be focusing on.
- 2 In 2001, the NRC publicly announced its
- 3 intent to evaluate the use of ADR in its
- 4 enforcement program.
- 5 It solicited public comments to evaluate -- to
- 6 conduct its evaluation the NRC posed several
- 7 questions to the public as far as the disadvantage
- 8 or advantages of having an ADR program in the
- 9 enforcement program.
- The scope, the type of ADR that may be
- 11 appropriate for use.
- 12 There were several workshops held, several
- 13 opportunities for public comments, and based on
- 14 internal and external comments, the
- 15 majority view was that ADR would have a
- 16 beneficial role in the enforcement program.
- 17 In 2003, after receiving the staff's
- 18 recommendation to have a pilot program, ADR
- 19 program, the Commission approved development of
- 20 such a program.
- 21 After that, there were several opportunities
- 22 for public comments and there was a public meeting

- 1 held as well.
- 2 The Commission approved the staff's
- 3 recommendation for the program with two notable
- 4 changes.
- 5 First was -- and they primarily dealt with
- 6 early ADR, which I will discuss later, which is the
- 7 program that starts prior to initiation of an
- 8 investigation.
- 9 Those changes were that we would offer
- 10 early ADR for all cases, without the
- 11 significance of the case.
- 12 Also, if there would be a settlement, it
- would be in place of, there would be no
- 14 investigation conducted by the staff.
- 15 In 2004 the NRC implemented the program
- 16 which includes essentially two entirely different
- 17 subprograms.
- The first part is early ADR and the second
- 19 part was the Post investigation ADR.
- 20 Early ADR is the program where it starts
- 21 before any investigation has been initiated, it
- 22 solely deals with allegations of discrimination.

- 1 The parties are the alleger and the
- 2 employer in most cases, the licensee.
- 3 Any settlement that may result cannot
- 4 encompass the underlying safety, or any safety
- 5 issues that may have been raised.
- 6 Bottom line, it solely deals with the
- 7 allegation of discrimination, not any other safety
- 8 issues.
- 9 Now, the early ADR is rather flexible.
- To the extent the parties, the employer, or
- 11 the alleger don't want to use a mediator that is
- 12 offered through our neutral administrator,
- 13 Cornell University, they can select their
- 14 own mediator and use the licensee sponsored ADR
- 15 program.
- 16 For our discussion today, I will include
- 17 that program along with my discussion of early ADR.
- 18 The number of cases that have come to us
- 19 the last five years have been a handful.
- 20 It didn't require -- it wasn't appropriate
- 21 to have it's own part, so I included that
- 22 discussion in the early ADR but essentially the

- 1 process is the same.
- 2 If there is a settlement and agreement and
- 3 we get the agreements, we review it to ensure that
- 4 there are no restrictive covenants in violations of
- 5 the applicable employee protection rule.
- 6 If there isn't any of such covenants, then
- 7 we close out the allegation and we don't conduct an
- 8 investigation.
- 9 The post investigation ADR, as the title
- 10 indicates, it is after our Office of Investigation
- 11 has issued -- it has conducted an investigation and
- 12 has issued its report.
- 13 The parties for post investigation ADR are
- 14 the NRC and the licensee, or contractor or
- 15 individuals.
- 16 The scope of that program is for
- 17 discrimination cases and other wrongdoing cases.
- 18 Whether it is early ADR or post
- 19 investigation ADR, these programs are entirely
- 20 voluntary. To enter the program it is totally
- 21 voluntary and any party can decide to exit the
- 22 program at any point.

- 1 Bottom line, no party is forced to engage
- 2 in ADR or even stay in ADR.
- 3 CHAIRMAN JACZKO: Can I get you to clarify?
- 4 It is voluntary, but can either party enter
- 5 the process?
- 6 In particular, post investigation ADR or
- 7 does it have to be offered by NRC?
- 8 MR. GHASEMIAN: No, it doesn't have to be offered
- 9 and there's been cases -- there has been cases that we haven't
- 10 offered, but generally speaking we do unless there is a
- 11 particular --.
- Now, the benefits that these programs offer
- in early ADR, reason tells us that if the parties
- 14 settle their dispute earlier the negative impact on
- 15 the work environment of the site where the
- 16 discrimination allegation arose is less.
- 17 Earlier resolution, chances are less damage
- 18 to the work environment.
- 19 Also, an early ADR, typically we get
- 20 quicker -- well, we do get quicker resolution to
- 21 disputes as compared to going through the entire
- 22 investigation process or a full-fledged litigation.

- 1 It's less resource intensive for all
- 2 parties involved, for the alleger, for the company,
- 3 and ultimately for the NRC as well.
- 4 Post investigation ADR, the primary benefit
- 5 is that we get broader and more comprehensive
- 6 corrective actions.
- 7 As an example, instead of getting
- 8 corrective actions addressing one particular site,
- 9 there have been many instances where we get
- 10 corrective actions that are fleet-wide.
- 11 Where in traditional enforcement, usually
- 12 it was site specific and now we are getting a lot
- 13 through confirmatory orders that we issue through the
- 14 settlement -- through the mediations, they are fleet-wide.
- The next slide, basically now we are going
- 16 to get into the second part of the presentation as
- 17 far as talking about numbers and trends.
- 18 The blue chart deals with early ADR and the
- 19 green chart is post investigation ADR.
- 20 On average, rough average, the last five
- 21 years, we get about 40 cases a year.
- 22 More so for early ADR cases than post

- 1 investigation cases.
- 2 In early ADR we open a case when the
- 3 alleger agrees to engage in ADR.
- 4 We only go -- basically, the process may be
- 5 a follow-up to your question Mr. Chairman, we don't
- 6 offer ADR to the licensee unless the alleger first
- 7 says yes.
- 8 If the alleger says no to ADR, then we
- 9 don't go to the licensee, we just basically go
- 10 down the normal investigation process.
- We don't get into early ADR unless the
- 12 alleger first says yes.
- 13 Conversely for post investigation ADR we
- 14 open a case when the licensee or the contractor or
- 15 the individual agrees to engage in ADR.
- 16 Just looking at the chart a little bit on
- 17 the blue chart, in calendar year 2005, that is not
- 18 a spike as far as compared to 2006, it is basically
- 19 an industry trend as far as allegations of
- 20 discrimination being filed.
- 21 Going back several years prior to 2005, so
- 22 it is basically a downward industry trend and it is

- 1 not necessarily a negative reflection on the use of
- 2 the early ADR program to draw from 2005 to 2006.
- 3 Conversely for post investigation ADR,
- 4 generally we have been getting about -- opening
- 5 about 10 to 15 cases a year with a spike in 2009,
- 6 that is primarily due to the greater number of
- 7 individual actions that was taken in 2009.
- 8 As far as the early ADR trends used, I will
- 9 discuss the bars a little bit.
- 10 The yellow bar, as I kind of mentioned
- 11 earlier, it is roughly the number of allegations
- that are filed with the agency on a calendar year
- 13 basis.
- 14 The blue bar is the number of allegers
- agreeing to engage in mediation; orange is when the
- 16 licensee agrees to mediate, and the red is when
- 17 there is a settlement agreement.
- 18 Putting the best fit straight line, the
- 19 trends are positive as far as the number of
- 20 allegers agreeing to engage in ADR and number of
- 21 licensees engaging in ADR and number of settlement
- 22 agreements.

- 1 2009 there is still eight pending cases,
- 2 even in the best case scenario, which I don't think
- 3 we will get eight settlements, so there is a drop
- 4 in 2009.
- 5 Straight line from 2006, it is generally an
- 6 upward trend, and we view that as a positive
- 7 reflection of the program, the greater use.
- 8 Another positive data is that when we get
- 9 two parties -- that the numbers indicate that when
- 10 we get two parties in the room the chances of
- 11 settlement are 50%, roughly.
- We think that is a positive thing.
- As far as timeliness of the early ADR
- 14 program, our goal is to, from the date when the
- 15 parties agree to engage in mediation to settlement
- agreement, for it to take no more than 90 days.
- We have been trending upward around 120
- days, and that is partly been due to the diversion
- 19 of resources in the office to other high-priority
- 20 projects in the last few years.
- Our goal is to bring that down and put a
- 22 little bit more focus on it.

- 1 There are so many stages in the process
- 2 that if we can shave a week or two at each stage, I
- 3 think the trends will come down.
- 4 But even if at the 120 day average,
- 5 as compared to a normal investigation process or
- 6 litigation, it is far better -- more timely than
- 7 the litigation or normal investigation process.
- 8 For post investigation ADR, as I mentioned
- 9 earlier, we are getting -- we get about 10 to 15
- 10 settlement cases a year, which our settlement
- 11 agreement is issued publicly in a confirmatory order
- 12 which reflects the terms of the agreement and
- 13 basically for the most part, the history of the
- 14 case in a public matter.
- 15 The blue bar reflects the number of
- 16 escalated actions based on OI investigations per
- 17 year.
- 18 As far as comparative data we are settling
- about 20 to 50% of the OI cases that are processed
- 20 from one year to another.
- 21 CY-2009, we are still in the process of
- 22 finalizing the data and those numbers are

- 1 estimates.
- 2 For post investigation ADR timeliness for
- 3 ADR cases, the total time that the blue or the upper
- 4 line is the total time.
- 5 The total time is from the date when the
- 6 Office of Investigation report is issued to when
- 7 the confirmatory order is issued, and that is
- 8 taking roughly about 300 days.
- 9 We have an annual reporting to Congress, we
- 10 have a metric that we meet, it is 0% or no cases
- 11 greater than 360 days.
- 12 In most instances, I think with maybe one
- 13 exception a year, we meet that on a regular basis.
- We have an internal 180 day average as well
- 15 that we try to meet for OI cases.
- The green line is roughly about 150 days,
- 17 which takes from the date when the parties
- 18 engage -- agree to engage in mediation to when the
- 19 confirmatory order is issued.
- We are running above -- we are running
- 21 below our commitment to the Congress, but we are
- 22 running above our internal metric that we try to

- 1 hold to.
- 2 That's another area we will be trying to
- 3 focus on to bring down the timeliness issues.
- 4 For calendar year 2010, my efforts will be
- 5 focused on enhancing our public and internal
- 6 websites to make it a little bit more
- 7 user-friendly, provide more data about the program,
- 8 and highlight some of the major components of the
- 9 program.
- 10 Also, I will be focused on the
- 11 infrastructure for the program such as having more
- written guidance, more training, and things of that
- 13 nature.
- 14 Lastly, as I have mentioned, our focus is
- 15 going to be on timeliness by providing a little bit
- 16 more oversight and support to the various internal
- 17 stakeholders that are involved in the ADR program.
- 18 That includes my presentation.
- 19 Thank you.
- 20 MR. ZIMMERMAN: Okay, and Doug Starkey will go
- 21 over the proposed Enforcement Manual.
- 22 MR. STARKEY: Good morning.

- 1 About three years ago now, the Office of
- 2 Enforcement undertook a project to revise the
- 3 Enforcement Policy.
- 4 It is fair to say that that project was
- 5 truly an agency-wide project.
- 6 We had involvement from all of the Regional
- 7 offices, the program offices, and OGC.
- 8 We put the policy out at various stages for
- 9 public comment and we received comments and
- 10 recommendations, and many of the recommendations
- 11 that came from the public are reflected in what's
- 12 before you as the proposed policy.
- We started that effort in 2007, there were
- 14 several purposes to our objective of revising the
- 15 policy.
- 16 The first being adding new guidance to the
- 17 policy.
- The policy was last revised in 1995, 15
- 19 years ago.
- 20 During that time, since then, several
- 21 regulations have come on the books that didn't
- 22 exist in 1995.

- 1 For instance, Part 26 and Part 52, so we
- 2 took into account those new regulations.
- We added guidance that is not presently
- 4 addressed in the current policy.
- 5 For example, alternative dispute
- 6 resolution, and import and export of NRC regulated
- 7 radioactive material.
- 8 Next slide.
- 9 We took this as an opportunity, also, to
- 10 clarify the use of terms.
- 11 This revised policy includes a glossary
- 12 which doesn't exist in the current policy.
- Even though the glossary is not intended to
- 14 be all-inclusive, in other words it is not
- 15 exhaustive, it does include those terms that are
- 16 most frequently used during an enforcement process.
- We also took this opportunity to remove and
- 18 and update outdated guidance.
- 19 For example, the term "sealed source" is used
- 20 in the current Enforcement Policy.
- 21 We proposed to replace that term with the
- term "regulated material", because whether a source

- 1 is sealed or unsealed, the enforcement actions are
- 2 the same, we don't treat them any differently.
- We are also proposing to remove what we
- 4 consider to be an outdated administrative action,
- 5 that being the letter of reprimand.
- 6 Historically, the letter of reprimand was
- 7 used, but we found through experience that it tends
- 8 to be overly threatening.
- 9 In its place we have been using, in recent
- 10 years, closeout letter to an individual for
- 11 individual actions that don't rise to the level of
- 12 notice of violation are in order.
- We are proposing to delete the use of the letter
- 14 of reprimand.
- Next I would like to talk about the public
- 16 involvement in this process.
- 17 Historically, the NRC has not involved the
- 18 public in any revisions of the enforcement policy.
- 19 In 1995, during the last major revision,
- 20 there was some public involvement, but historically
- 21 that is not the case.
- 22 Because we knew this was going to be a

- 1 major revision to the policy, in 1997 we published
- 2 a notice in the Federal Register advising the
- 3 public of our intent to revise the policy and
- 4 soliciting comments.
- 5 In 2008, we published another Federal
- 6 Register notice with a draft revision of the
- 7 policy.
- 8 In 2009, a third Federal Register notice
- 9 advised the public of violation examples in the
- 10 policy that were being significantly revised.
- 11 From these public announcements, we
- 12 received approximately 250 comments, in particular
- 13 on the revised policy, the draft, and on the
- 14 violation examples.
- 15 Many of those examples -- many of those
- 16 comments that we received are reflected in the
- 17 policy that was the final product.
- 18 We also made those comments and the NRC
- 19 responses to those public comments, publicly
- 20 available on the Office of Enforcement webpage and
- 21 they're publicly available in ADAMS.
- 22 At least two of the program offices during

- 1 this project had public meetings of their own and
- 2 those officers were NRO and NMSS.
- They had those meetings because essentially
- 4 they wanted to get some input on their interest, on
- 5 their programs that were reflected in the revised
- 6 policy.
- They had those meetings in 2007 and 2008,
- 8 and from those meetings, those offices provided the
- 9 Office of Enforcement many recommendations,
- 10 especially in the area of the violation examples of
- 11 the policy.
- The staff intends to approximately 18
- 13 months after the implementation of this revised
- 14 policy, to go out again for public comments because
- 15 there were significant comments or changes made
- 16 especially in the area of the violation examples
- 17 and we would like to get feedback on that after
- there has been a period of time for implementation.
- 19 Next I would like to talk about some of the
- 20 changes to the policy.
- 21 The most significant changes are in
- the area of the violation examples.

- 1 The current policy has what is typically
- 2 referred to as eight supplements that contain
- 3 violation examples at severity levels I, II, III,
- 4 and IV in eight different activity areas.
- 5 We are proposing in this revised policy to
- 6 expand those areas from 8 to 14 areas and there are
- 7 several reasons for doing that.
- 8 Primarily for clarification and use, but as
- 9 I said, there've been changes in regulations in the
- 10 last 15 years, and so we are adding new supplements
- and new violation examples based on those changes
- 12 in regulations.
- And where you will see those changes are in
- 14 the supplements regarding reactor and fuel
- 15 facility security, information security, material
- security, fitness for duty, and discrimination.
- We are also proposing to make two additions
- 18 to the table of base civil penalties to include two
- 19 areas -- two categories that are not currently in
- 20 the table of base civil penalties, and those are
- 21 for high-level waste repository and uranium
- 22 enrichment facilities.

- 1 We are also proposing to increase
- 2 increase the base civil penalty for uranium
- 3 conversion facilities.
- 4 Next slide.
- 5 One thing you will notice as far as the
- 6 optics of the new policy, what does it look like.
- 7 There are several things that we did to
- 8 improve the usability of the policy.
- 9 We have laid the policy out so it flows
- 10 logically in the same order that we typically
- 11 handle an enforcement action.
- That is, we first identify that a violation
- 13 occurred, we assess the violation, we then
- 14 disposition the violation. There is guidance then
- on how to use enforcement discretion, there is
- 16 guidance on actions, individual actions, actions
- 17 against individuals, and the last part of the
- 18 policy will contain the violation examples.
- We have enhanced the table of contents to
- 20 provide more information and to make it more
- 21 user-friendly.
- 22 As I mentioned earlier, we have added a

- 1 glossary of terms that are frequently used in the
- 2 enforcement process.
- 3 A glossary which doesn't exist in the
- 4 current policy.
- 5 Where we could, we used terms as they are
- 6 defined in other documents.
- We did not attempt to use the enforcement
- 8 policy as the place to initially define terms, but
- 9 we recognize that there are some terms such as
- 10 traditional enforcement or pre-decision enforcement
- 11 conferences that are very unique to the enforcement
- 12 process.
- 13 In those cases, we provided the definition
- 14 as those terms are commonly used in our day-to-day
- 15 enforcement activities.
- We look forward to hearing from the
- 17 Commission on the policy and this concludes my part
- 18 of the presentation.
- 19 MR. BORCHARDT: And that concludes the staff's
- 20 presentation.
- 21 CHAIRMAN JACZKO: Thank you, Bill, and I think it
- 22 was a very interesting presentation.

- 1 Highlighted a lot of different areas and
- 2 very important areas for our regulatory program.
- We will begin the Commission portion with
- 4 Dr. Klein.
- 5 COMMISSIONER KLEIN: Thank you.
- 6 Very good presentation and welcome Roy in
- 7 your new capacity.
- 8 At the inter-briefing last time your
- 9 contributions were acknowledged.
- 10 Probably after 9/11, your time at INSIR could have
- 11 been measured in dog years because it was obviously
- 12 a very busy time, so your contributions there were
- 13 certainly acknowledged.
- 14 MR. ZIMMERMAN: I appreciated the opportunity
- 15 given to me to be able to start up and operate that office
- 16 and it meant a lot to me, so I was very appreciative.
- 17 COMMISSIONER KLEIN: As indicated, Billie had sent
- 18 in a letter that I thought was very thoughtful.
- Have you a chance to look through that and
- 20 start addressing those issues?
- 21 MR. ZIMMERMAN: We have read through it, we had
- 22 talked about it amongst ourselves and came to a similar

- 1 conclusion that there are a lot of good issues that require
- 2 us to take a hard look at and see where we stand.
- 3 I think in a number of areas, we align with
- 4 the points that she made.
- 5 I thought her letter was outstanding.
- 6 In a few areas we would likely want to
- 7 engage with her, because there are a few areas we
- 8 wanted to make sure that she saw the progress that
- 9 we felt we made and see where that conversation
- 10 went.
- 11 In some cases it looked like she didn't see
- 12 some of what we were doing to talk more frequency
- and greater opportunities with allegers, which is
- 14 something that we want to be able to do.
- We wanted to have some of that dialogue.
- 16 Basically, we benefited from it.
- 17 The bottom line that I think we come from
- 18 is that I don't see anything in which she provided
- 19 that would slow us down in our desire to be able to
- 20 issue the AGM revision.
- 21 As we work toward the Management Directive
- 22 8.8 over the next four to six months or so, that

- 1 gives us an opportunity to go back to her letter,
- 2 as well as what may come from the from the second
- 3 panel, to be able to see if there is other items
- 4 that we want to continue to fold in as we work on
- 5 the Management Directive.
- 6 I believe that the work that we have done
- 7 through the AGM moves further in the direction of
- 8 what that letter was requesting.
- 9 I think we can accomplish both move
- 10 forward, get close to where Ms. Garde was
- 11 suggesting and then before we come forward with the
- 12 Management Directive 8.8 for your review and
- 13 approval, we are able to address whether we
- included, what was our basis, and more importantly,
- 15 what didn't we include, and what was that basis.
- 16 COMMISSIONER KLEIN: Thanks.
- 17 In our recent pre-brief you made a comment
- that I thought was really enlightening, and that
- 19 was the comment that the contractor made about
- 20 people that raised allegations and through the ADR.
- 21 That their intent is not just to get money.
- 22 Could you comment a little bit about that?

- 1 MR. ZIMMERMAN: I think that the individuals that
- 2 we have been interacting with that are looking at ADR, that
- 3 they really want their issue to be addressed.
- 4 It is not all about dollars and cents, and
- 5 we can tell when we interact with them that they
- 6 have a sincere desire of understanding what is
- 7 happening with that particular case, what was found
- 8 in that case.
- 9 I feel like I was inappropriately
- 10 discriminated against, for example.
- 11 It is not just the dollars that they are
- 12 focused on as much as getting the rest of the
- 13 picture to determine that I was or I wasn't,
- 14 and what was the ramifications of what came out of
- that for the individual that I had my interaction
- 16 with.
- 17 So, they are interested in getting more of
- the big picture on that.
- We have recent examples similarly on that
- 20 point.
- 21 COMMISSIONER KLEIN: Thanks.
- Lisa, your comments on Peach Bottom

- 1 certainly brought back a lot of memories as --
- 2 MS. JARRIEL: Good times, good times.
- 3 COMMISSIONER KLEIN: -- as we have commented on.
- 4 Commissioner Svinicki as indicated had
- 5 missed all that excitement but I know that she's
- 6 read all the documents.
- 7 I would just like to publicly comment and
- 8 thank Senator Carper for his involvement in that
- 9 whole process.
- 10 I thought the fact that he took an entire
- 11 day out of his schedule and went to Peach Bottom
- 12 and really talked to the people to find out what
- 13 those issues were.
- 14 It really demonstrated his personal
- 15 commitment to making the industry and us better in
- 16 terms of those kinds of issues.
- 17 On a question, you commented you have
- 18 38,000, or you had 38,000, allegations, in general,
- 19 how many do we get a year?
- MS. JARRIEL: The comment was 38,000 concerns.
- 21 Actually, each allegation comes with
- 22 multiple concerns.

- 1 Each alleger brings multiple issues,
- 2 typically.
- On average, we receive between 500 and 600
- 4 allegations and 1,500 concerns a year.
- 5 For the last two years, that number has
- 6 increased by 10%.
- 7 I think we are close to 650 this last
- 8 calendar year, allegations that the staff has
- 9 received.
- 10 COMMISSIONER KLEIN: When you look at -- that is,
- 11 obviously, a large number and I think it is really important
- 12 as indicated that we have this process so people can bring
- 13 their allegations and concerns forward.
- 14 How would you bin those in terms of the
- 15 500? How many would you say are just general lack
- 16 of communication issues, how many are what I would
- 17 call problems, and then how many are really
- 18 significant problems?
- 19 MS. JARRIEL: It is hard to say as far as the
- 20 communications issues.
- 21 I would say that, typically, when the NRC
- 22 substantiates -- we substantiate about 30% of the

- 1 concerns that we receive, but on average it is 10%
- 2 that have -- that require any significant staff
- 3 regulatory response.
- 4 So, I would say about 10% or less have a
- 5 significance to them.
- 6 That's not to say that the ones that don't
- 7 have a significance are all caused by a lack of
- 8 communication.
- 9 Since 9/11 another way we bin those is by
- 10 discipline.
- 11 We have received -- the majority of
- 12 concerns we have received over the years since 9/11
- 13 have been security related concerns and chilling
- 14 effect concerns.
- We look at those trends also to see if
- there can be process improvements to deal with
- 17 those issues, and we have made substantial improvements
- 18 to the process because of the volume of security
- 19 related concerns we have received over the years.
- 20 COMMISSIONER KLEIN: Great, thanks.
- 21 Shahram, obviously ADR is an area that I
- think you all have done a good job and I think part

- 1 of the challenge is just getting the word out that
- 2 it is an option.
- 3 How would you describe your progress on
- 4 getting the word out?
- 5 MR. GHASEMIAN: My efforts this year are going to
- 6 be multifaceted.
- We are going to enhance our brochures that
- 8 we have for early ADR and post investigation ADR,
- 9 we will advance the websites to provide a little
- 10 bit more user friendly, easier to find information
- on our website, and also, I will try to get out and
- 12 attend some conferences and give some presentations
- 13 at various stakeholder conferences and just being
- 14 available.
- 15 Those are the different ways of approaching
- 16 it.
- 17 COMMISSIONER KLEIN: One of the ways I think that
- 18 it could be sort of advertised are case studies, people who
- 19 have had a good experience. But in general people who go
- 20 through the ADR probably are not willing to be on camera
- 21 saying that I found a problem and it was well handled.
- 22 I guess the question would be, is there a

- 1 way that you could take some people with good
- 2 experiences and maybe either you or Roy could
- 3 appear on a video and say, this is the process we
- 4 have available, here are the comments people have
- 5 made, so that they would be more of an awareness?
- 6 MR. GHASEMIAN: Absolutely. I think that is a
- 7 great idea and we will look to see how we can implement
- 8 something like that.
- 9 MR. ZIMMERMAN: If I can add just for a moment, I
- 10 think Shahram's answer was a good one.
- 11 I think we are going to do the things that
- 12 Shahram went over.
- When you read back in the materials when
- the pilot was done, we received comments that were
- 15 similar.
- 16 That there were stakeholders that were
- 17 involved in the process that still had some
- 18 question in their mind about how the process was
- 19 going to work, and a little bit of unease in really
- 20 understanding that.
- 21 The fact that that went back to 2004
- timeframe and we are in 2010 the steps that Shahram

- 1 has laid out will likely fix this problem,
- 2 hopefully, but I think because of the history I
- 3 feel like we are carrying some baggage that I want
- 4 to shed and that is to try to kill this one dead by
- 5 doing a little bit above and beyond because of the
- 6 fact that it has some legacy ties to it.
- We will look at taking all of the steps
- 8 necessary so that we don't carry what we found in
- 9 2004 into 2010 and beyond.
- 10 We don't want to carry it beyond.
- 11 COMMISSIONER KLEIN: I'm not sure we would want to
- 12 go to the extent of having Bill's poster in all of the
- 13 elevators.
- 14 Thank you.
- 15 CHAIRMAN JACZKO: Commissioner Svinicki.
- 16 COMMISSIONER SVINICKI: Thank you all for the
- 17 presentations.
- 18 There has been, as Commissioner Klein said,
- 19 I wasn't here for the excitement of Peach Bottom,
- 20 but I'm in kind of a different place and it's an
- 21 interesting place because if you weren't present
- 22 for the Agency's immediate examination of how it

- 1 handled the Peach Bottom event, I might view it
- 2 slightly through the prism of saying an important
- 3 thing in reaction to a very shaping event
- 4 such as that, of course is that the pendulum
- 5 doesn't swing too far in any other
- 6 direction.
- 7 As I looked at both the AGM, the
- 8 Allegations Guidance Memorandum which I will call
- 9 the guidance because I don't like using a lot of
- acronyms, and then revisions to the Enforcement
- 11 Policy, one thing and you can have different views
- 12 around the margins, but something you take away
- 13 from examining all of these materials is how
- 14 important healthy allegations and concerns
- 15 program is to our work as a regulator.
- 16 I know we all take with great seriousness
- 17 that we want to strike the right balance here and
- 18 maybe that term, that turn of phrase is a little
- 19 over used, but it is so important in this case that
- we have that balance and that any program, because
- 21 there is not going to be a one-size-fits-all just
- 22 like each alleger concerned individual is bringing

- 1 their unique concerns that they have, but also they
- 2 bring their issues of being comfortable with our
- 3 allegations process.
- 4 We need to strike the right balance.
- 5 I would say that looking through everything
- 6 I think that we have done a good job with trying to
- 7 do that.
- 8 I think that is my overall impression.
- 9 I think that the guidance is very
- 10 impressive. Some might look at it and say there are
- a lot of templates in here, and the pejorative term
- might be scripts, and we don't want scripts because
- then I would be violating my principle about the
- 14 fact that we can't have a one-size-fits-all.
- And if we don't position the NRC staff that
- 16 is on the frontlines of working with allegers and
- 17 concerned individuals, if they are not equipped
- 18 with the flexibility to handle the situation, to
- 19 handle the communication, then I think that that
- 20 would be a vulnerability of the program, but that
- 21 is not what I see here in the templates.
- 22 I think that if I were an NRC staff person

- 1 working directly in this program I would find it
- 2 extremely helpful to have the suggestions and the
- 3 right words in front of me.
- 4 It is kind of, it is not exactly laid out
- 5 in a tree kind of statement but sometimes it will
- 6 say if the alleger has expressed this concern then we need
- 7 to move in this direction, but I think with the
- 8 right training and other things, that can be not
- 9 confining but very helpful to our staff as they
- 10 work through the process.
- Lisa, I'm going to say though, the one
- thing that struck me a little bit cold and maybe
- 13 it's because I don't understand the motivation for
- 14 it, it is this text that we want to add in
- 15 about a public -- going public with things in
- 16 public discussions.
- We'll hear in the next panel from
- 18 individuals who spent their careers working around
- 19 allegers and concerned individuals, and I have not.
- So, this is just maybe a human reaction to
- 21 it that says, if there is anything that is going to
- 22 chill me if I'm a concerned individual, you might

- 1 say to me, I need to give information to your
- 2 employer, to the licensee you've asked me to get to
- 3 the bottom of this.
- 4 I might be won over to say I'm reluctant,
- 5 but that is absolutely necessary because it is a
- 6 practical matter.
- 7 But when we get to this discussion and have
- 8 transmittals to allegers that say, we may need to
- 9 go public with this, not with your identity, but
- again, I am sensitive because if I've asked for
- 11 some confidentiality of my concerns talking to my
- 12 employer is still something that I can be
- 13 comfortable with to a certain extent.
- 14 But I might be confused of why NRC would
- 15 say to me, I might need to go more broadly public
- 16 with this. You can be certain that I won't have
- 17 details traceable to you, I think that that might
- 18 concern me quite a bit.
- 19 If you could talk a little bit more about
- 20 the instances of when that would be necessary, I
- 21 would hope that no alleger would feel that we are
- doing it, we need to do it to burnish our image

- 1 somehow as the NRC.
- 2 That is not the right -- I think that comes
- 3 at much too high a price of chilling the effect on
- 4 allegers and concerned individuals.
- 5 Can you talk about what this is an
- 6 outgrowth of and why we would do it?
- 7 MS. JARRIEL: Sure, thank you for the comments and
- 8 your question.
- 9 And to the comments, I will agree that it
- 10 may look like there's a lot of detail but we are
- also using this effort as a knowledge management
- tool, recognizing that there will be turnover in
- 13 the allegation process and those coming behind
- 14 these very seasoned individuals that
- 15 manage the process for us today, we
- 16 want to be able to have that guidance
- 17 documented somewhere for the future NRC staffers.
- Now, to go to your question. I agree, it is
- 19 very rare that the NRC discusses allegation related
- 20 information publicly.
- 21 It is rarer still that the allegers names
- are used, and that is only in the case when they're

- 1 recognized as a widely known alleger because they
- 2 have informed the public in a very public way that
- 3 they were the ones that brought this particular
- 4 issue to the NRC.
- 5 In recent history we have found it very
- 6 beneficial in certain specific cases to be a little
- 7 more engaging with a broader audience than just the
- 8 alleger, or the couple of individuals at the
- 9 licensee staff that will be evaluating a concern.
- 10 I can use specific examples. For instance,
- 11 there was a case where concerns were raised very
- 12 publicly by anonymous allegers about security
- 13 issues at a Southwestern plant.
- 14 The staff found early on in trying to
- 15 address these concerns that it would benefit us
- 16 greatly to get at the bottom of the issue, first of
- all, to be able to engage the security staff at
- 18 that facility.
- We did have a mediator that had brought the
- 20 issues to us who knew who the particular allegers
- 21 were and we engaged that mediator, and they went
- 22 back to the allegers and found that that wouldn't

- 1 be an issue with them, and we were able to gather a
- 2 lot more information being more forthright with the
- 3 staff at that facility.
- 4 Then, at the tail end, because they were
- 5 raised so publicly, to be able to respond publicly I
- 6 understand your concern about don't alienate the
- 7 public into bringing these concerns to us, but to
- 8 be able to respond publicly did serve to give the
- 9 public a clear understanding that the NRC did
- 10 something with the information that was brought to
- 11 them.
- When you raise a concern and then you're
- 13 quiet about the answer, it doesn't go very well
- 14 with public confidence that the staff can and
- 15 will address those issues.
- We do it rarely. We do in with complete
- 17 discussion with the alleger about any concerns they
- would have in doing that, we protect their identity
- 19 throughout the process.
- In the end, ensure when we are
- 21 communicating publicly that we also explain that we
- 22 don't do this normally and here is why we are doing

- 1 it in this particular case.
- 2 So people aren't left with the impression
- 3 that anybody who comes to us is going to have a
- 4 public discussion about the issue.
- 5 COMMISSIONER SVINICKI: That is very helpful,
- 6 thank you for that response.
- 7 Again, some of the templates, it became
- 8 obvious to me in certain cases that we had standard
- 9 text that said this would be an extreme example but
- 10 it said things like, we are aware that you
- 11 scheduled a press conference on your concern.
- So in that case, the alleger has already
- 13 been very public about it.
- 14 As you are saying, to be able to take
- 15 forward the agency's response and discuss that more
- 16 publicly is appropriate.
- 17 I just lay this caution out there though. In terms
- 18 of moving from the guidance to the Management
- 19 Directive if there is anything you can do, you
- 20 talked about knowledge management and knowledge
- 21 capture is to capture the right ways that we can be
- 22 communicating that it's a rare instance and that it

- 1 would be handled with the appropriate discretion so
- 2 that allegers don't become sensitive to that point.
- 3 Doug, on my theme of flexibility and a
- 4 robust allegations program allows the NRC staff to
- 5 address unique situations with the right tools, you
- 6 mentioned the policy has gone from -- I think we
- 7 are calling them 8 examples to 14 examples.
- 8 When you look at it, it is actually much
- 9 more than that because each of the areas has
- 10 multiple -- for each severity level we have
- 11 multiple examples.
- 12 In those eight areas, each one of the eight
- 13 areas might have 10 to 12 items listed under there.
- Do you think that going to now 14 different
- areas with very specific types of, here is the
- 16 transgression or violation and here is it's mapped
- 17 over to a severity level, do you think that that is
- 18 too confining and what is the overall theme there
- 19 for really expanding that?
- 20 It is something commenters wanted more
- 21 examples? Licensees are looking to have no
- violations whatsoever, so whose guidebook is this

- 1 so the public understands how we grade various
- 2 types of violations?
- 3 MR. STARKEY: Let me answer the question with two
- 4 responses.
- 5 We tell inspectors, we tell the program
- 6 offices, and the regions that the examples in the
- 7 Enforcement Policy, whether it's the current policy
- 8 or the revised policy, are not intended to be
- 9 all-inclusive, they're just examples.
- 10 Early on in this project to revise the
- 11 Enforcement Policy, the initial objective was, as
- 12 you may know the current policy is 80 pages in
- 13 length, which is long for a policy document.
- 14 Our original objective was to make a truly --
- 15 more of a policy document and take a lot of the
- 16 guidance out and put that guidance in either a
- 17 program office document or the enforcement manual,
- 18 which is the staff guidance manual, which is the
- 19 staff guidance document.
- The feedback we got during the public
- 21 comment period and we got it from -- we received it
- from more than one responder was, you've taken too

- 1 much out of the policy.
- 2 The concern was if you take material out of
- 3 the policy, you are deviating from what would be Commission
- 4 guidance and you are relying on staff guidance.
- 5 We would rather have more information in
- 6 the policy than less information.
- 7 That caused us midstream to essentially
- 8 change direction. At that point, prior to that,
- 9 we had paired the violation examples down to very,
- 10 what I would call, generic examples of each of the
- 11 severity levels.
- But based on those comments, we stepped back
- and say is that something we really want to do.
- We agreed with the public comment.
- So at that point we sat down, we got a lot
- 16 of input from the various program offices and the
- 17 regions, we came up with new examples, we actually
- 18 expanded the number of examples in the policy.
- To answer your question, yes there are more
- 20 examples today in the revised policy than there are
- 21 in the current policy, primarily because of
- 22 comments we received from the public.

- 1 MR. BORCHARDT: Part of the motivation for that is
- 2 you have many different implementers of this policy and this
- 3 program.
- 4 At least the four regions, the program
- 5 offices and we are sensitive to the idea of having
- 6 a consistent treatment regardless of where the
- 7 licensee is located.
- 8 That argues for the more examples.
- 9 COMMISSIONER SVINICKI: Thank you; if we have
- 10 another round.
- 11 CHAIRMAN JACZKO: Well, I think I will touch on
- 12 that point.
- 13 I think Commissioner Svinicki raises a good
- 14 one and it is probably the most important issue
- with our Allegations Program is to do enough that
- the allegers feel like they get good response, but
- 17 not do something that causes the allegers not to
- 18 want to come forward.
- 19 I think it was interesting -- I was
- 20 surprised, my initial reaction had been that we
- 21 shouldn't when all of these issues were being
- 22 developed, that we shouldn't change our policy of

- 1 not going back to allegers.
- 2 I think it is really an advantage of the
- 3 process that we went through here and engaging
- 4 stakeholders, that that was something that was quite
- 5 obvious from people who practice this all the time
- 6 that was an obvious thing and we probably weren't
- 7 doing enough to stay in touch with the allegers.
- 8 I think one of the points in Billie Garde's
- 9 letter is that the memorandum doesn't quite
- 10 capture enough of how we can stay in
- 11 communication, stay in contact.
- 12 I think it is useful in that context on the
- 13 public comment to make sure.
- 14 I guess I would ask in that context, I've
- 15 probably come around a little bit in my view, maybe
- 16 you can reinforce a little bit how our new guidance
- 17 on engaging allegers, even if they indicate that
- 18 they don't wish to be contacted.
- 19 How that won't somehow violate that trust
- 20 for other allegers that might want to come forward
- and then may get some hesitance if they think they
- are not going to be, or be able to stay as

- 1 anonymous as they would like.
- 2 MS. JARRIEL: Yes, thank you.
- 3 Initially, the recommendation was that we
- 4 engage an alleger that requests no further contact
- 5 no matter what and we mandate it.
- 6 The internal stakeholders and the staff
- 7 felt very strongly that because these are very
- 8 unique issues brought to it, everyone is different,
- 9 everyone is unique, all the circumstances are
- 10 unique, that it would be wrong to insist to mail a
- 11 letter to this individual in every single case.
- 12 That there are going to be cases where the
- 13 alleger literally wants to provide the information,
- but is not willing to engage any further, for very
- 15 personal reasons that we can't even comprehend
- 16 right now at this table.
- 17 Although the guidance encourages the staff
- 18 to press with the individual how much better
- 19 our evaluation is with their involvement, it
- 20 does not mandate that we are going to send them a
- 21 letter no matter what about how their issue was
- 22 addressed.

- 1 Regarding the caller ID issues, you're
- 2 hard-pressed to find in this country a phone that
- 3 does not have caller ID, or the ability to find out
- 4 what number the phone call was made to.
- 5 It is a matter of courtesy, we believe, to
- 6 inform very publicly all allegers calling in that
- 7 we have that capability.
- 8 But to do so very gingerly and respect the
- 9 fact that they wish not to provide contact
- 10 information if after we've explain how much better
- 11 we are when we have it throughout the process if
- 12 they continue not to want to be involved for
- 13 whatever personal reasons, we will indicate that
- this number has popped up on our phone and if, in
- 15 the case of significant issue to protect public
- 16 health and safety, we need to contact you, is this
- 17 an appropriate number to call.
- 18 That gives them another opportunity to say
- 19 yes or no.
- That information is documented on our
- 21 intake forms so the staff understands they are
- anonymous, they don't want to be contacted, here is

- 1 that number, and here's how they responded to that
- 2 question about whether it was an appropriate
- 3 number, so that we don't inappropriately use that
- 4 information.
- 5 We feel that because the basis for the
- 6 allegation program is protecting public health and
- 7 safety, that's our mission.
- 8 If we need to get more information from
- 9 them and talk to them, it behooves us to jot that
- 10 number down.
- 11 CHAIRMAN JACZKO: And you are comfortable that
- 12 that is not going to jeopardize long-term the ability of
- 13 other allegers to come forward.
- 14 MS. JARRIEL: No, because the majority of allegers
- 15 want to stay involved in the process, and the majority of
- 16 allegers are nonanonymous.
- 17 Even those that don't want to give us a
- 18 name, we find creative ways to continue dialogue
- 19 with the individuals by providing them -- agreeing
- 20 on a particular phrase that they can use when they
- 21 call the number and ask for the allegation
- 22 coordinator.

- 1 If they use this phrase, it means that's
- 2 the alleger of this allegation.
- 3 We maintain contact with the majority of
- 4 our allegers, but this process now encourages the
- 5 staff -- in the past, we honored their request
- 6 almost without thinking.
- 7 You don't want to be involved, okay sure.
- 8 We want to still honor the request if after
- 9 we've talked to them more about how important it is
- 10 for them to be involved.
- 11 I believe very, very strongly in that.
- We have examples in our hip pocket where
- 13 we've gotten near the end of a process and talked
- to the alleger and they say, wait a minute, did you
- 15 talk to Bob?
- And we're like, Bob, you didn't tell us about Bob.
- 17 Bob who?
- And we go back and it's sent us off in a
- 19 different direction.
- 20 Engaging the allegers constantly up until
- 21 the end -- when we think we are concluding
- 22 something is very important to us.

- 1 The guidance just presses that point now.
- 2 CHAIRMAN JACZKO: One of the enhancements
- 3 certainly I think in the new allegations program is how we
- 4 go about dealing with issues.
- We have changed terminology I think, we not
- 6 only changed terminology but I think we changed
- 7 practice a little bit.
- 8 Instead of talking about referrals, we now
- 9 talk about gathering information.
- Which is, in many ways how we do all of our
- 11 activities.
- 12 Inspectors go out and do a lot of
- 13 information gathering, working with licensees.
- 14 I think we will hear later, the other
- 15 panels, about -- still some discussion on that
- 16 issue of whether we have the right approach when it
- 17 comes to the level of involvement of licensees in
- 18 responding, or whether or not we should have more
- 19 direct NRC investigation on that.
- 20 One of the issues that had come up in the
- 21 past, I think in this idea of what they call the
- 22 Office of Investigation Assist, when they go out in

- 1 a direct capacity as conducting a formal
- 2 investigation, but rather use their skills as
- 3 investigators to help gather information and get
- 4 information.
- 5 As I was going through the Allegations
- 6 Guidance Memorandum, there is some reference to
- 7 those kinds of approaches, but I'm wondering if you
- 8 think there's enough specificity in there, again,
- 9 so in the future that the people who are using this
- 10 program know that that's a tool that's available to
- 11 them and what kinds of circumstances they will be
- 12 able to use that and what times it's appropriate.
- MS. JARRIEL: That's a fair comment.
- 14 I can tell you from practice now we have
- 15 conducted some independent assessments of the
- 16 region's implementation of the changes and I can
- tell you that assists are on the rise anecdotally,
- 18 but we can double-check and look at the Management
- 19 Directive to ensure that it appropriately reminds
- 20 the staff that that tool is available.
- 21 I do know that the Office of Investigations
- is engaged in all allegations.

- 1 We conduct something called an allegation
- 2 review board. A senior executive chairs the board
- 3 and the Office of Investigation participates in
- 4 each of those concerns at the beginning of the
- 5 process to determine how they can help to assist
- 6 the staff in getting to the bottom of the concern.
- 7 I can look at the guidance to see if
- 8 there's anything in the Management Directive that
- 9 can be added in that regard, and I will work with
- 10 the Office of Investigations on that.
- 11 CHAIRMAN JACZKO: That is something that does come
- 12 up for Commission review, it is probably an area I will want
- 13 to have some focus on and look at.
- 14 Again, bottom line it is important to say,
- 15 I think this is a strong program.
- 16 It is one we handle a large number of
- 17 allegations, we pursue a lot of information and a
- 18 lot of leads and do work that effectively.
- 19 I certainly wouldn't want anyone who is out
- 20 there listening to this meeting thinking that it's
- 21 not a viable program. It certainly is a viable
- 22 program and I think people should continue to use

- 1 it.
- 2 I think these enhancements are exactly
- 3 that, they're enhancements to make it even better.
- 4 Shahram, I thought I would ask you a
- 5 question.
- 6 ADR in principle is a good program.
- 7 I think it greatest strength perhaps is the
- 8 mediation ability or the mediation among the
- 9 parties affected, it is probably also in many ways
- 10 its biggest weakness, which is that that is a
- 11 process that happens behind closed doors, literally
- 12 and figuratively.
- 13 Maybe you could talk a little bit about how --
- we are an agency that talks a lot about openness and
- 15 transparency and it's part of our -- one of our
- 16 organizational values is for that openness.
- How do we maintain that with a program like
- 18 ADR, where it is invariably not something that is
- 19 conducted in an open way?
- 20 MR. GHASEMIAN: Thank you, Chairman.
- 21 I will focus my answer in talking about
- 22 early ADR and post investigation ADR given the fact

- 1 that they are entirely different programs.
- 2 In early ADR, the allegation of
- 3 discrimination comes through the allegation
- 4 program, and as we've discussed, confidentiality is
- 5 a major consideration dealing with allegations and
- 6 so on.
- 7 In early ADR we try to respect that.
- 8 The allegations are not only of a very
- 9 personal matter, they come through a very
- 10 confidential process, and they are dealt with in a
- 11 confidential way with the person's employers.
- 12 As far as how open that end of the program
- is, it is really up to the parties and their
- 14 settlement agreement, how public they desire the
- 15 terms and conditions of their settlement agreement
- 16 to be.
- 17 In that respect, openness is balanced by
- 18 providing an environment where parties are free to
- 19 candidly discuss their issues and resolve them.
- We do get involved at the tail end of
- 21 things, but from a public -- publicizing whether
- there has been settlement agreements between two individuals,

- 1 an employer and their employee, generally
- 2 we don't and we leave that up to
- 3 the parties to decide how public they want to have
- 4 their agreements.
- 5 As far as post investigation ADR, openness
- 6 is definitely a consideration.
- 7 It was just balanced by mediation. One of
- 8 the benefits is that it's confidential, that
- 9 parties can speak candidly and share information
- 10 candidly.
- 11 At that point it is nonpublic, but we do
- 12 issue a confirmatory order at the end of the
- process, so to speak, and in that confirmatory
- 14 order we do publicize the terms of the agreements
- and history -- to a certain degree, the history of
- 16 the case.
- 17 So, that's the way we deal with the
- 18 openness part on post investigation ADR.
- 19 CHAIRMAN JACZKO: I think it is an important issue
- 20 and if nothing else this meeting and continue to talk about
- 21 ADR I think is an important way to reinforce the program.
- I think it is also fair to say that at some

- 1 point we will probably have enough statistics to be
- 2 able to look and see whether it's really an effective
- 3 program.
- 4 I think I've said in the past, one of the
- 5 most high-profile ADR cases we have is dealing with
- 6 Nuclear Fuel Services in Tennessee.
- We had a fairly unique order that came out
- 8 of the ADR issue we had or the enforcement actions
- 9 that we had with NFS, and I think time will tell
- 10 whether the order was effective.
- 11 Perhaps may have been more effective than
- 12 another approach.
- 13 I tend to think it was, but if in the end
- 14 the licensee doesn't ultimately change behavior,
- 15 then it may not have proven to be as effective as
- 16 it could have been.
- 17 I think it is an important piece and it is
- 18 one that we have to continue to be vigilant about
- 19 as we go forward.
- 20 Use a little too much time, Dr. Klein do
- 21 you have any more questions.
- MR. ZIMMERMAN: Chairman, can I make a comment on

- 1 that last point?
- 2 Shahram, keep me honest on this.
- 3 As I understand it, a similarity in
- 4 pre-decisional enforcement conferences of a
- 5 personal nature dealing with individuals is also a
- 6 closed process.
- 7 When we compare the ADR process being
- 8 closed, if we look at the merits of opening that,
- 9 we probably need to also be looking at about what
- does this mean in terms of the PEC when you're
- 11 dealing with that.
- 12 You are really dealing with a lot of the
- 13 same sensitivities.
- So, we would need to look, really, at both
- 15 processes; is that right?
- 16 CHAIRMAN JACZKO: I wasn't suggesting that we open
- 17 the project, you can't have an ADR process that is open.
- 18 I think we just have to be mindful of it
- 19 that I think we have to really be able to
- 20 demonstrate that it's an effective process, because
- 21 there is a sacrifice there and I think it's the
- 22 sacrifice of that openness and transparency.

- 1 I think we have an extra burden to make
- 2 sure that it is achieving ultimately the right
- 3 kinds of outcomes and the right kinds of
- 4 effectiveness.
- 5 So no, I think unfortunately you can't do
- 6 it any other way.
- 7 I think Shahram indicated with the post
- 8 investigation ADR we do issue a confirmatory order,
- 9 so the public is aware of what settlement agreement
- 10 was negotiated and that does provide a measure of
- 11 transparency there.
- 12 I think that's why it's particularly
- 13 incumbent upon us to make sure we can show that
- 14 it's an effective program because there has been a
- 15 loss there.
- 16 Commissioner Svinicki?
- 17 COMMISSIONER SVINICKI: I'll turn to ADR for a
- 18 moment since we're on that.
- 19 On early ADR, I think that this question is
- 20 most relevant to early ADR which is the
- 21 discrimination cases, our templates for
- 22 communicating remind allegers that there is a

- 1 Department of Labor process as well and we haven't
- 2 talked about that at all today.
- 3 People use this term of forum shopping
- 4 which I didn't really want to use it, but I don't
- 5 know a way to get to the question I'm asking
- 6 without using that term.
- 7 We do talk about the time frames of the
- 8 Department of Labor processes.
- 9 I would say that we alert allegers in our
- 10 our communication with them that whether or not
- 11 they are going into our ADR process, that does not
- 12 alter in any way these time frames for filing
- 13 something with the Department of Labor.
- 14 Could you talk a little bit about the fact
- 15 that allegers would have even another agency to go
- 16 to in the discrimination cases, and what the
- 17 experiences are in terms of our early ADR program,
- and allegers having an opportunity to go elsewhere
- 19 with their concern?
- MR. GHASEMIAN: Lisa can maybe supplement my
- 21 answer, but we do acknowledgement letters back to allegers.
- There is a whole paragraph or two

- 1 about the alleger's rights under the Department of
- 2 Labor and what the timelines are to file a similar
- 3 complaint with the Department of Labor.
- 4 The fact that they filed a complaint with us or engaging in ADR
- 5 through our program doesn't toll that process.
- 6 We do try to inform the alleger of the
- 7 legal requirements in other -- at least the
- 8 Department of Labor.
- 9 COMMISSIONER SVINICKI: Well, maybe I was hoping
- 10 if possible, could you give some sense -- because I think to
- 11 myself that maybe allegers who would engage through our ADR
- 12 process that what they can -- an opportunity they have in
- 13 that is really to get to safety concerns, or if they feel
- 14 they've been discriminated against for raising concerns they
- 15 would have a forum where they would be engaged with their
- 16 employer maybe to also discuss those issues as well.
- 17 The concerns kind of at the heart of why
- 18 they feel they were discriminated against.
- 19 I am not certain if the DOL process would
- 20 give them any of that opportunity.
- 21 I'm asking you, this is unfair, to peer a
- 22 little bit into the motivations of why allegers

- 1 would be interested in it.
- 2 MR. BURNS: Could I speak to that for a minute?
- 3 I think the essential answer is, there is a
- 4 significant distinction between the roles of the
- 5 NRC and the DOL.
- 6 That goes back to the original legislation
- 7 that established DOL as a forum for aggrieved
- 8 employees to raise concerns before DOL.
- 9 When I say raise concerns, essentially what
- 10 they are doing there, is DOL is a place where they
- 11 can get the personal remedy in terms of contract,
- 12 or orders for reinstatement, damage remedies which
- is something the NRC does not provide the employee.
- 14 From the standpoint of the employee being
- 15 made whole in terms of the personal,
- 16 financial or employment situation, they need to go
- 17 to DOL in that sense and then the timelines are
- 18 jurisdictional.
- The timelines, although they are much more
- 20 generous than they were under the original
- 21 legislation in 1978, I think it was only 30 -- you
- 22 had to go within 30 days and I forget -- Lisa you

- 1 may be able to tell me what the timing is now, but
- 2 those time frames are jurisdictional with respect
- 3 to the Department of Labor.
- 4 Department of Labor won't -- other than
- 5 validating whether -- or determining whether or not
- 6 the employee adverse action was taken against the
- 7 employee for discriminatory reasons, it will not
- 8 engage in any kind of look at the underlying safety
- 9 issues or not. That's why it has to come from us.
- 10 COMMISSIONER SVINICKI: That was really the
- 11 contrast that I was trying to extract, so thank you for
- 12 pointing that out.
- 13 I wanted to just get to a sense is that
- 14 allegers may derive a different purpose from the
- 15 two different programs so I appreciate that.
- 16 I just wanted to close quickly with Lisa, I
- 17 wanted to ask a little bit about what we call the
- 18 response after closure or the very final looping
- 19 back with allegers who decide to stay involved in
- 20 this process.
- 21 As I understand it, the NRC would
- 22 communicate back to them kind of where we ended up

- 1 and we would -- it appears that NRC would document
- 2 then something about the reaction we got from the
- 3 alleger of missing the mark or it being overall
- 4 this process addressed or got to the heart of what
- 5 it was that they were raising.
- 6 Other than our documenting that, is there
- 7 anything we intend to do as an agency with that, if
- 8 we universally got back dissatisfaction or that
- 9 allegers felt we pursued something but it wasn't
- 10 exactly what it was that they had raised.
- Do we intend to feed that back into the
- 12 process, other than documenting it for the file
- 13 what do we intend to do with that?
- 14 MS. JARRIEL: Thank you.
- The purpose of the senior management review
- of all responses after closure is just for that
- 17 purpose is to determine what actions the NRC staff
- 18 needs to take to be more responsive to the alleger.
- 19 Clearly, if there's additional information
- 20 provided or new concerns provided, the staff has to
- 21 treat those as allegations on their own and respond
- 22 to those completely.

- 1 If there is a difference of opinion about
- 2 the concern raised, we still try to be responsive
- 3 to be the alleger and explain -- try to explain
- 4 further what the staff did to be responsive to
- 5 their concern.
- 6 So you understand, all of that is
- 7 documented but the communications are continuing
- 8 with the alleger.
- 9 As I said we get a couple dozen of those a
- 10 year, we get a lot more responses from allegers.
- 11 The couple dozen are those that are unhappy
- with their response, we also get positive feedback
- that even if we were unable to substantiate concern
- that the process was respectful and timely, and
- 15 thank you for looking into our issue.
- 16 COMMISSIONER SVINICKI: Thank you.
- 17 CHAIRMAN JACZKO: I think we have -- the
- 18 Commission's time goes to 11:30, so if you have more
- 19 questions.
- 20 COMMISSIONER SVINICKI: I just had one more, and
- 21 it's Lisa, I'm sorry it's you again, but in terms of the
- 22 template that we now have for evaluating the quality and

- 1 completeness of licensees' responses to our request
- 2 for information, we have a template or
- 3 an evaluation scheme for how we intend and
- 4 then we want to provide feedback, as I
- 5 understand it, to licensees.
- 6 I think you said over time they could
- 7 improve the completeness and quality of their
- 8 responses.
- 9 If we were to look historically, do we have
- any sense, versus the template that we have laid
- 11 out now, and again it is not that complicated as I
- 12 understand it we are assessing these responses
- against say the independence of the people that the
- 14 licensee assigned to look at it, their overall what
- 15 we believe their competency was to look into this
- 16 issue, and so at a high level these are very
- 17 commonsense kinds of items, but historically I
- 18 guess we were using the term referral, but when we
- 19 referred issues in the past and got a licensee
- 20 response on it; did we put this evaluation
- 21 framework in place because overall our assessment
- 22 of those responses was that they were of poor

- 1 quality, or is this just another, as the Chairman
- 2 had said, an enhancement in strengthening so that
- 3 we will be evaluating all the responses against the
- 4 same kind of metrics.
- 5 MS. JARRIEL: It's an enhancement.
- 6 Historically the licensees have been quite
- 7 responsive and provided complete responses.
- 8 There have been cases where over time
- 9 licensees are providing inadequate responses and
- 10 the staff addresses those concerns.
- We contact senior management, the licensee
- 12 and in very rare cases we have stopped engaging
- 13 them for reviews -- requesting them for information
- on allegations and inspected a 100% of the concerns for
- 15 some time until we again gain confidence in their
- 16 ability to address them properly.
- 17 But those are very rare occasions, and for
- 18 the most part the licensees have been quite
- 19 responsive to our requests.
- The process that we put in place is a
- 21 discipline for the staff, again, recognizing staff
- 22 turnover it's been said many times in many venues

- 1 we have a lot of new staffers and we want to make
- 2 sure that we document the way the old grey breads
- 3 have been doing it for some time.
- 4 This tool is just one such tool for the
- 5 staff to discipline themselves to say, were they
- 6 independent, were they competent, did they address
- 7 the concerns, did they answer the additional
- 8 questions the staff put forth to them.
- 9 Before we say okay, that's a good response,
- 10 now independently what have we found and does it
- 11 gel?
- We also recognize that sometimes the
- 13 responses may be inadequate because we didn't
- 14 provide them enough information.
- 15 It gives us an opportunity to say, they
- answered the mail, we didn't give them enough up
- 17 front.
- 18 It gives us an opportunity to recognize
- 19 that more clearly and therefore, improve the
- 20 process overall.
- 21 COMMISSIONER SVINICKI: I think you've gotten to
- 22 the heart of the two areas that I've raised, which is the

- 1 response after closure and this evaluation of licensees'
- 2 responses to the request for information.
- 3 I think these are potentially fruitful areas for
- 4 us, as the Chairman said, looking forward learning
- 5 how to be more effective.
- 6 I think this could be good OE for us,
- 7 operating experiences, as a regulator as someone
- 8 who has an enforcement program and allegations
- 9 program.
- 10 I think that it is good data collection for
- 11 us as an agency.
- 12 Thank you.
- 13 CHAIRMAN JACZKO: Doug, I have a series of
- 14 questions on the enforcement program.
- 15 I can't help but commenting that, Bill, you
- 16 think you mentioned Jim Lieberman is in the
- 17 audience and I noticed he had some fairly strong
- 18 comments about accountability, or how we conduct
- 19 our enforcement and the fact that we don't really
- 20 have a single the head of the Office of Enforcement is
- 21 not responsible necessarily for the enforcement
- 22 action itself, we have collective decision-making

- 1 that we engage in there.
- 2 I think it's an interesting issue and
- 3 probably good knowledge management issue as
- 4 somebody who started the enforcement office, it is
- 5 always valuable to have those comments and I think
- 6 it demonstrates the good public process the staff
- 7 went through in doing that.
- 8 There are a couple of specific areas,
- 9 perhaps these are areas more where I'm curious if
- 10 the staff considered additional clarification or
- 11 additional information.
- 12 One of them gets to an issue that I don't
- think we use enough which is our daily civil
- 14 penalty authority, and as I look through there is
- an extensive discussion on civil penalties and how
- 16 we conduct civil penalties and there's two
- 17 sentences on using the daily civil penalty
- 18 authority.
- 19 It says, "The NRC may exercise discretion
- 20 and assess a separate violation and intended civil
- 21 penalty up to the statutory limit for each day the
- 22 violation continues.

- 1 The NRC may exercise this discretion when
- 2 the licensee was aware of a violation or if the
- 3 licensee had a clear opportunity to identify and
- 4 correct the violation, but failed to do so."
- 5 As I look at that I'm not sure that that's
- 6 necessarily going to change much practice, in terms
- 7 of our use of the daily civil penalties because it
- 8 doesn't really provide much in the way of guidance
- 9 about when this is an appropriate mechanism versus
- 10 the approach that we use now which tends to be
- 11 essentially we group everything as a single
- 12 violation on a single day effectively.
- 13 If I could say it that way.
- 14 I don't know if you have any comments on
- that if we got comments about that issue or if it's
- one that, at this point, is not really part of the
- 17 practice so it didn't really get a lot of attention
- 18 in the --.
- 19 MR. STARKEY: I don't recall that we received any
- 20 public comments on that aspect of the policy.
- 21 I can tell you that every time a civil
- 22 penalty is proposed the staff reviews the merits of

- 1 that civil penalty, the circumstances surrounding
- 2 it, and we will adjust the proposed civil penalty
- 3 accordingly and sometimes it's not an easy decision
- 4 and you are correct that we have used daily civil
- 5 penalties in the past, we've used them rarely, but
- 6 we've used them and those times that we have used
- 7 them it is usually because we want to make, we
- 8 really want to make a point that this is a
- 9 significant continuing violation and there are
- 10 examples in enforcement history where we have
- 11 specifically used daily civil penalties.
- 12 But probably what happens more often, and I
- 13 will give an example of the challenge that faces
- the staff sometimes, is that we will use the daily
- 15 civil penalty, I will call it process, to inform
- the decision on what the final civil penalty should
- 17 be that the staff recommends.
- The example that comes to mind and it was
- 19 very high-profile case, very public there is a lot
- 20 documented in ADAMS on it, it was in 2005 when we
- 21 issued the \$5 million civil penalty to Davis
- 22 Bessie.

- 1 The cover letter to that notice of
- 2 violation and civil penalty, I think gives some
- 3 insight on what the staff was thinking.
- 4 The civil penalty was \$5 million but we
- 5 stated in that cover letter that if we had
- 6 considered, or if we had used at the maximum daily
- 7 civil penalty that, civil penalty would've been
- 8 \$75 million.
- 9 The cover letter goes on to say that the
- 10 purpose of the staff's direction in issuing civil
- 11 penalties is not intended to be punitive, it's
- 12 intended to act as a deterrent.
- 13 So that a license -- to emphasize to
- 14 licensees to not only not do this thing again, but
- 15 to identify violations and to initiate appropriate
- 16 corrective actions.
- 17 So I use that as an example to say it's not
- 18 always easy.
- 19 If we had a strict rule or an application of
- 20 the civil penalty process, daily civil penalty, the
- 21 civil penalty issue to Davis Bessie would've been
- 22 much more significant than the \$5 million, but the

- 1 staff considered that to be an appropriate amount
- 2 based in part on the economic hardship or challenge
- 3 that the licensee was put under just for the fact
- 4 that they had their unit shut down for an extended
- 5 period of time, they had to replace the reactor
- 6 vessel heads.
- 7 Yes, it's true, we very infrequently use
- 8 daily civil penalties, but that's not to say we
- 9 don't inform our decision on the final amount of
- 10 the civil penalty by taking into consideration what that
- 11 daily civil penalty how it might affect the total civil penalty.
- 12 CHAIRMAN JACZKO: I know this is in front of the
- 13 Commission now for consideration and something I will
- 14 probably be exploring a little bit, but it may be something that
- 15 we can better clarify and explain what the guidance is to
- 16 the staff about when to consider this, because it doesn't necessarily have
- 17 to be the maximum either.
- One can envision a situation which a \$10
- 19 daily civil penalty may in fact be providing the
- 20 right kind of enforcement action, and when I say
- 21 one can imagine I'm trying to imagine one right now and
- 22 I haven't come up with one, but I'm sure one can.

- 1 Certainly there may be situations in having
- 2 better guidance about when that is the appropriate
- 3 route to go I think would only help facilitate
- 4 the staff's understanding of when to use that.
- 5 Another issue perhaps more practice, I
- 6 didn't necessarily see fully reflected in the
- 7 Enforcement Policy, has to do with the confirmatory
- 8 action letter.
- 9 In the Enforcement Policy itself or at least
- 10 in the initial chapters, I didn't go through all
- 11 the examples and perhaps maybe it's covered later
- in the examples, we refer to them, confirmatory
- 13 action letters, in a fairly minute way and we talk
- 14 about it in a section on administrative actions.
- 15 I think it's a practice now that is
- 16 becoming more and more a de facto enforcement tool which is
- 17 the use of confirmatory action letters rather
- 18 than issuing an order.
- 19 It's an area that perhaps could benefit
- 20 more from discussion and description about when
- 21 that is appropriate versus when we would issue an
- 22 order, or the other types of administrative

- 1 actions.
- 2 The other ones are listed weren't things
- 3 that resonated with me as much as the confirmatory
- 4 action letter.
- 5 I didn't know if you had any comments on
- 6 that, or if it's just not something we consider
- 7 enforcement so it's not really in the enforcement
- 8 policy in more detail.
- 9 MR. STARKEY: I think the reason there's not more
- 10 said in the policy and there's not much said in the current
- 11 policy either, is because a CAL is considered an administrative
- 12 action much like the letter of reprimand that I mentioned
- 13 earlier.
- 14 In fact, perhaps we do need some guidance,
- 15 but many times the Office of Enforcement will not
- 16 be involved at all in confirmatory action letters,
- 17 they will be issued by the program office.
- 18 MR. BORCHARDT: The motivation clearly is to get
- 19 corrective actions in place as effectively as possible.
- The confirmatory action letter gets used
- 21 because the way the process is, is the licensee is
- 22 proposing some corrective action.

- 1 If it meets all the criteria that we think
- 2 are necessary to be addressed it's the most
- 3 effective way of reaching a common agreement as
- 4 what needs to be done, and then we also add in to
- 5 that a description of what criteria will be the
- 6 basis upon which we would close out the
- 7 confirmatory action letter.
- 8 If that agreement can't be reached, then we
- 9 go to the more formal processes of issuing an
- 10 order.
- 11 CHAIRMAN JACZKO: I think it is one of these
- 12 areas, in many ways it is similar to what we do with the
- 13 reactor oversight process where we've effectively taken
- 14 enforcement for reactors out of the traditional enforcement
- 15 process, but we still have a fairly lengthy description of the
- 16 ROP process and when you would still use traditional
- 17 enforcement versus the ROP.
- 18 I think it can be an effective tool and I
- think again, if we look at these documents also
- 20 from a knowledge management perspective, to help
- 21 have that clarity of when it's an effective
- 22 approach versus when you go down looking at the --

- 1 what those criteria are for using it or not using
- 2 it.
- 3 I think it is something I will be looking
- 4 at as I go forward.
- 5 The last thing and there is a lot of
- 6 discussion in the enforcement policy about enforcement
- 7 discretion as well.
- 8 I'm wondering if we have ever taken a look at
- 9 enforcement discretion.
- 10 I think the idea being that there may be
- 11 circumstances in which we can get licensees to
- 12 comply, which is ultimately the goal; the goal
- isn't to give people penalties or give them
- orders, the goal is to get them behave safely or
- 15 whatever.
- 16 If we have ever looked at enforcement discretion
- 17 and compared situations where we've use enforcement
- 18 discretion in situations in which we haven't, where we have actually
- 19 gone through enforcement or used ROP process or whatever it may be.
- Whether we can clearly document that, in
- 21 fact, it is a more effective approach, I don't know
- 22 if the staff has ever looked at that or considered

- 1 that in the past.
- 2 I hear it anecdotally, it works better, but
- 3 have we ever really documented that or demonstrated
- 4 it anywhere?
- 5 MR. BORCHARDT: I don't think we have done it
- 6 quite the way that you are describing, it tends to be done
- 7 on an individual specific basis because it is really a way
- 8 of using -- of implementing a risk informed approach to
- 9 regulations.
- 10 In many cases, it's not putting the plant
- 11 through a transient of a fixed duration to allow
- 12 time for something to be repaired.
- 13 That is the most common type of scenario
- 14 that is used.
- 15 Whether or not we have absolute strict
- 16 criteria beyond the Reg Guides that talk about risk
- 17 informed regulations and those kinds of things, I
- don't think we have done a complete categorization
- 19 of all the times we've used it.
- 20 CHAIRMAN JACZKO: Thank you, those were the
- 21 questions I had.
- I want to thank the staff, I think this has

- 1 been a very good presentation I think it will set
- 2 up nicely for the discussion from our stakeholders
- 3 after a quick five minute break.
- 4 CHAIRMAN JACZKO: We will now turn to our
- 5 stakeholder panel, we have three distinguished presenters
- 6 here.
- 7 Ellen Ginsberg who's Vice President and
- 8 General Counsel and Secretary of the Nuclear Energy
- 9 Institute, Ingrid Drake who's an investigator with
- 10 the Project on Government Oversight, and Michael
- 11 Headrick, Chairman of Board of Directors of the
- 12 National Association of Employee Concerns
- 13 Professionals.
- 14 We will start with Ms. Ginsberg.
- 15 MS. GINSBERG: Thank you.
- 16 Thank you Chairman Jaczko, Commissioner
- 17 Svinicki, and Commissioner Klein for the
- 18 opportunity to present the views of the commercial
- 19 nuclear energy industry on this very important
- 20 topic at this morning's briefing.
- We have been very involved in enforcement,
- 22 at least since I've been on staff with NEI and its

- 1 predecessors and that goes back two decades, almost
- 2 two decades.
- We are very interested and very concerned,
- 4 but optimistic about the future.
- 5 Next slide.
- 6 Going to enforcement.
- 7 As you can see from this slide, in comments
- 8 going back almost 3 years now to 2007, NEI has been
- 9 encouraging the agency to ensure that the
- 10 Enforcement Policy -- implements, and
- 11 institutionalizes a program that emphasizes
- 12 objective, realistic, and risk informed assessments
- 13 in decision-making.
- We have encouraged the agency to consider
- 15 ways to avoid overly subjective and unduly
- 16 conservative risk assumptions.
- 17 As is reflected in the second bullet on
- 18 this slide, we believe that the agency has
- 19 generally achieved these goals and properly focused
- 20 on improved performance through the ROP while
- 21 maintaining a strict focus on traditional
- 22 enforcement for those areas where that is

- 1 appropriate.
- 2 Next slide.
- There has been a lot of discussion this
- 4 morning about the revisions to the enforcement
- 5 policy, and I am proud to say that we have
- 6 participated extensively by submitting comments in
- 7 2007, 2008, and 2009 at every opportunity.
- 8 I would note that in 2007 I was somewhat
- 9 entertained to see that you asked for comments but
- 10 didn't provide us with your views, and we came back
- and suggested that you ought to provide us with a
- 12 little more detail upon which we could comment.
- 13 In fact, the Agency did that.
- 14 I would also commend the Agency for the
- approach that it is a taking as a follow-up.
- 16 I heard this morning that in 18 months
- 17 there will be an opportunity to again do a look back and
- 18 see whether our comments and the agency's actions
- 19 have been appropriate or require some modification.
- I would note that we recognized, as did the
- 21 Agency in its 2008 Federal Register Notice, that
- 22 part of the Enforcement Policy objective is to send

- 1 regulatory messages.
- We feel very strongly that the regulatory
- 3 messages sent must first and foremost rely on a
- 4 comprehensible and fair process.
- 5 In addition, we think it is extremely
- 6 important that this process be consistent and
- 7 transparent to the industry, as well as all other
- 8 stakeholders.
- 9 That having been said, we note that there
- 10 is an important compliance of enforcement that
- 11 relies on judgment based on the detailed facts of
- 12 any given situation.
- 13 Next slide.
- With respect to traditional enforcement, I
- 15 think the industry wishes to impress on the
- 16 Commission, as is reflected in this slide, the
- 17 importance of your continued and vigilant
- 18 oversight.
- 19 Because these are very important management
- 20 issues which need to ensure consistency of process,
- 21 extensiveness, and validity of the Agency's
- 22 evaluation to the extent that communication can be

- 1 full, we expect it to be and I think all
- 2 stakeholders feel similarly and the ultimate
- 3 objective of this process, specifically with
- 4 respect to traditional enforcement, should be to
- 5 ensure nuclear safety.
- 6 Next slide.
- 7 Here, this slide might be perceived as
- 8 somewhat provocative and was intended to be so,
- 9 because we think that there is value in using Judge
- 10 Farrar's cautions as guidance.
- We are very interested and keenly aware of
- 12 the need to keep traditional enforcement as a very
- 13 focused and very well reviewed and detailed
- 14 judicious process.
- 15 Next slide.
- 16 MR. BURNS: Commissioner, can I remind, Judge
- 17 Farrar's opinion in the Geisen cases are before the Commission on review
- 18 with respect to that particular enforcement action.
- 19 MS. GINSBERG: Yes, and I would add that we take
- 20 no position on the underlying facts, but rather simply
- 21 picked up on the thematic note that he was articulating in that
- 22 product.

- 1 That is the only purpose of that comment.
- 2 Moving on to ADR.
- I must say I was party to ADR's birth as it
- 4 were in the agency many, many years ago and I think
- 5 this is a great example of a success of public
- 6 policy.
- 7 If you look at the objectives, I think it
- 8 is fair to say what you heard this morning and what
- 9 we hear from both management and our employees is
- 10 that the ADR program, by and large, has achieved
- 11 these objectives.
- 12 In fact, it does increase licensee
- 13 credibility, it does provide incentives to go
- beyond regulatory requirements, and ultimately, it
- does result in both more timely resolutions and an
- 16 enhancement of nuclear safety.
- 17 I would add that, next slide.
- 18 I would add that no Commission briefing
- 19 would be complete without the industry and perhaps
- 20 other stakeholders making some suggestions for
- 21 improvement, but I don't want to dilute the message
- that this process is in fact a very strong, robust,

- 1 and worthwhile process.
- 2 That having been said, there's been some
- 3 discussion about the mediators this morning.
- 4 We think there is an opportunity to enlarge
- 5 the pool of mediators so that there are more
- 6 available, and that the mediators who do
- 7 participate are aware of industry issues and so
- 8 they don't come to these issues cold and
- 9 explanations don't have to be provided each time.
- 10 Further, there is some question about
- 11 whether or not the nature of the review and its
- 12 timeliness could be improved.
- 13 I commend that to your attention.
- 14 Finally, we think where there is a
- 15 settlement and a statement regarding closure it
- 16 should so state that this is a closed matter and
- 17 that no further regulatory action will be taken.
- 18 Next slide, please.
- 19 On the allegations program, we'd like to
- 20 commend the staff for, what I would describe as
- 21 dog it attention to detail.
- 22 I think this morning it was described as

- 1 perhaps potentially a script or a cookbook
- 2 response.
- 3 I think that the information contained in
- 4 the allegations guidance memo will well serve all
- 5 stakeholders. We have a better appreciation of what
- 6 is necessary and what should be provided, both to
- 7 the NRC, and as a matter of response, to the alleger.
- 8 I would suggest that there was a 40% rate
- 9 in one of the documents for the allegations being
- 10 referred to the licensees. I think we think that
- 11 ratio could be switched, and instead of 40/60 it
- 12 could well be 60/40 and even better enhance nuclear
- 13 safety, so that's something for consideration.
- 14 In addition, there was some concern about
- these statistics on the website and whether or not
- 16 further explanation of what they do and don't refer
- 17 to would be valuable.
- 18 Those are my formal remarks and I would be
- 19 happy to take questions.
- 20 CHAIRMAN JACZKO: Thank you.
- 21 Ms. Drake.
- MS. DRAKE: Thank you Commissioners for hearing me

- 1 out today.
- 2 I first off want to thank the staff of the
- 3 NRC for the process.
- 4 We really appreciated seeing our comments
- 5 in the revised guidance and seeing an explanation
- 6 to why some of them were not presented.
- 7 This is very rare in our experience working
- 8 with Federal agencies to see such responsiveness.
- 9 That was extraordinary.
- 10 The revised guidance reflects several of
- 11 the recommendations we made to the NRC staff last
- 12 year on improvements to the allegation guidance.
- However, the recommendation that we felt
- 14 most strongly about did not get implemented, and
- that was for the NRC to shift referring as many
- 16 allegations as possible to the licensee for action
- 17 response to as few allegations as possible.
- While there is a shift in language, we do
- 19 hope that that carries over to a shift in attitude
- 20 and in culture as well of ensuring that there is
- 21 greater oversight that the request for information
- are thorough and independent and take the

- 1 allegations quite seriously.
- 2 Our belief and the reason for the NRC to
- 3 have made that change is that in our experience,
- 4 allegers come to the NRC because they want the NRC
- 5 to act for whatever reason, that may be that they
- 6 have already pursued reforms on the ground at their
- 7 workplace, or fear of retaliation, but we do think
- 8 that the NRC should respect that role that it takes
- 9 as an oversight body.
- That said, the changes we saw in the
- 11 guidance, there was a lot of really good
- 12 improvements.
- 13 Specifically, we think that sharing the
- 14 closure letter with the alleger to ensure that they
- 15 review the investigation for its completeness at
- 16 least one contact with the alleger is a great step.
- We know that many allegers care most about
- 18 getting their issue resolved and if they feel like
- there are gaps and holes in the investigation, that
- 20 they will speak out whether they had intended to at
- 21 the beginning of the process or not.
- We feel very strongly about that and that's

- 1 based on our on experience, we deal with a lot of
- 2 allegers and some of them don't want to be a part of
- 3 the process, but we always do try to share our
- 4 final product and learn quite a bit through that
- 5 phase.
- 6 We do think there is sufficient
- 7 improvements in encouraging allegers to participate
- 8 in the process.
- 9 The improvements of the allegation review
- 10 board worksheet were good, it also seems to me as a
- 11 way to create greater accountability of staff and
- 12 staff actions as well.
- 13 Publicizing allegation evaluation outcomes
- 14 is something that we feel could have untold
- benefits, again, of showing a more robust proactive
- 16 role for the NRC as well as addressing issues that
- 17 might be systemic through the U.S.
- The ADR process, there were some
- 19 improvements to communicating it to allegers.
- We have encountered several power plant
- 21 employees who have been really duped by the
- 22 process, so I appreciate the efforts to educate

- 1 externally the changes to ADR but I think it is
- 2 also important to educate internally as well.
- We have actually seen a lot of
- 4 correspondence from inside the NRC that seem to
- 5 miscommunicate the purposes of the ADR program, so
- 6 that would be an additional comment that I would
- 7 make to that.
- 8 That is it.
- 9 CHAIRMAN JACZKO: Mr. Headrick.
- 10 MR. HEADRICK: Yes, I want to thank the NRC
- 11 Commissioners and the NRC staff for allowing me the
- 12 opportunity to share feedback from the nuclear industry on
- 13 the Alternate Dispute Resolution process and revision to the
- 14 Allegations Guidance Memorandum.
- 15 I am here representing the National
- 16 Association of Employee Concerns Professionals and
- 17 the comments that I am providing today are a
- 18 culmination of those feedbacks that I got from my
- 19 peers in the industry.
- 20 Regarding the Alternate Dispute Resolution
- 21 process, feedback from my industry peers was
- 22 generally positive on the Alternate Dispute

- 1 Resolution process.
- 2 The only feedback I got whether there was an
- 3 opportunity was to improve the process, was a need
- 4 for consistency in the NRC's acceptability of
- 5 settlement agreements.
- 6 Just a minor issue, but overall generally
- 7 positive on the ADR.
- 8 Regarding the Allegations Guidance
- 9 Memorandum, sometimes there are issues with
- 10 availability of NRC contacts referenced in the
- 11 request for information letter which can create
- 12 some delays in getting important information
- 13 related to an investigation.
- So, some feedback that I got was providing
- two names in the request for information letter
- 16 might speed that up and ensure that that
- 17 information is provided in a timely manner.
- 18 Next slide.
- 19 Additional feedback on the Allegations
- 20 Guidance Memorandum, there was also feedback from
- 21 my industry peers on items that impacted timeliness
- 22 of completing investigations.

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- 2 increased depth and scope of investigations and in
- 3 some cases, faxed copies of the request for
- 4 information letter were sometimes received after
- 5 the date on the RFI letter which has resulted in
- 6 requests for extensions, and also there have been
- 7 requests for information that have been issued near the
- 8 end of the year which also has resulted in requests
- 9 for extensions.
- 10 For the NRC's consideration, looking at
- 11 potentially making the default of 45 days versus 30
- 12 to allow for those additional increases and rigor
- in the process.
- 14 Next slide.
- 15 More feedback on the Allegations Guidance
- 16 Memorandum, industry peers also shared that limited
- 17 information on allegations that are not processed as
- 18 request for information and limited information on
- 19 allegation trends, has limited management's ability
- 20 to understand and address the issues that are
- 21 related to allegations.
- The NRC should consider sharing more

- 1 information on allegations and allegation trends to
- 2 utilities.
- 3 Industry management does understand the
- 4 importance of maintaining confidentiality of
- 5 allegers and the challenge is understood in terms
- 6 of sharing that information, so it is really
- 7 finding a balance there that satisfies the utility
- 8 management.
- 9 That pretty much concludes my comments, and
- again I want to thank the NRC for allowing me the
- 11 opportunity to share the feedback from the
- 12 industry.
- 13 CHAIRMAN JACZKO: Well, thank you for those
- 14 comments from all three of you.
- 15 I think it is probably a testament to the
- 16 work of the staff that there were more positives
- 17 than there were areas for improvement.
- 18 That doesn't mean that we don't appreciate
- 19 your comments, but I think it shows a lot of work
- 20 went into, particularly the Allegations Guidance
- 21 Memorandum before we got to the table.
- We will start questions with Dr. Klein.

- 1 COMMISSIONER KLEIN: Thank you for your
- 2 participation because I think clearly we need your input as
- 3 we make the process better, so I appreciate your continued
- 4 involvement and what you've done to date as well.
- 5 It was interesting, Ellen and Michael both
- 6 had a similar comment and that was your comments on
- 7 consistency.
- 8 We heard from the staff this morning that
- 9 each case is different, each one is unique both in
- 10 personalities and in the issues that are addressed,
- 11 so I guess I will ask Ellen first then Michael to
- 12 comment, could you tell me how we can be more
- 13 consistent?
- 14 In other words, can you give us examples of
- 15 inconsistency and examples of where we could do
- 16 better?
- 17 MS. GINSBERG: Thank you.
- 18 I think the answer begins with the notion
- 19 that we're not proposing a cookie cutter or
- 20 one-size-fits-all, as was described this morning,
- 21 process.
- That having been said, some of the

- 1 supplements do provide some idea of, under certain
- 2 circumstances, you can anticipate this kind of
- 3 outcome.
- 4 There is a lot of information to be derived
- 5 from, even if it's not a perfect connection between
- 6 what is provided in the supplement, versus what
- 7 happens in the field.
- 8 I think there is a lot of information to be
- 9 derived from that, that will be very useful in the
- 10 licensee understanding what the likely outcome is
- and also in the Agency applying that repeatedly.
- 12 Again, it is not a perfect one for one
- analogy, but I do think it will be valuable for all
- 14 stakeholders and the agency as it applies the
- 15 program.
- 16 In the past there were, and this was in
- 17 part David Lochbaum's concern as well as the
- industries, that you couldn't tell what the outcome
- 19 would be because similar situations didn't yield
- 20 similar outcomes, and I think what we see more of
- 21 now is consistency and I think the supplements will
- 22 help ensure that further.

- 1 MR. HEADRICK: Yes, I wasn't providing any
- 2 specific examples, but one of the feedbacks that I got was
- 3 from a mediator's standpoint in terms of what they provide to
- 4 the NRC in their write-up there might be an opportunity for
- 5 them to look at what they provide to the NRC to help
- 6 consistency from that perspective, and that was really the only
- 7 feedback that I got that was specific.
- 8 COMMISSIONER KLEIN: Have you seen any
- 9 inconsistency among Regions, or is it just in the settlement process in
- 10 general?
- 11 MR. HEADRICK: I would say in general.
- 12 COMMISSIONER KLEIN: Thanks.
- Well, Ingrid, you had a comment about too
- 14 many allegations that were referred to the
- 15 licensee, and we heard from the staff in order to
- 16 make easy changes the licensee has to be involved;
- 17 could you comment a little bit about why you think
- 18 too many go to the licensee?
- 19 MS. DRAKE: We took that from the original
- 20 guidance, the policy of the NRC, that was the goal so we
- 21 just took issue with that premise.
- 22 I do think, of course, there are -- that

- 1 the licensee is a key part of the process and there
- 2 is no way to get around that, but we wanted an
- 3 actual shift of the NRC seeing itself more as the
- 4 one to investigate the allegations and then when
- 5 more appropriate, to refer to the licensee.
- 6 COMMISSIONER KLEIN: I do think the staff in
- 7 their comments had indicated that we need to do a better job
- 8 of making sure we talk to the allegers and so we really
- 9 understand what the issues are.
- 10 I was also impressed that most of those
- 11 bringing up allegations, as Roy and others had told
- me in the pre-brief, people aren't after money they
- want problems fixed, which I thought was a very
- 14 positive sign.
- 15 Can you comment on whether you think that
- 16 we are -- with the new processes do you think we
- 17 will be better engaging with the allegers?
- 18 MS. DRAKE: I do, I do think so.
- 19 It certainly looks like there's a better
- 20 framework.
- 21 One thing I didn't mention today, but I
- 22 mentioned before was when we had spoken with

- 1 employees at the plants, there is this still
- 2 pervading notion that the NRC is in the pocket of
- 3 the industry, and we thought that this shift of
- 4 saying we're handling allegations in most cases is
- 5 a great way to kind of challenge that culture.
- 6 So, that is really where we were coming
- 7 from.
- 8 COMMISSIONER KLEIN: We've also heard comments
- 9 from the industry that we are also in the pockets of the
- 10 allegers, so I guess it cuts both ways.
- 11 Could you comment a little bit, you talked
- 12 about the people are confused about the ADR
- 13 process; could you elaborate a little more on that?
- MS. DRAKE: We have seen examples of peoples'
- 15 underlying safety concerns not fully explored and addressed,
- 16 and when they have pursued that they've been told this was
- 17 resolved as part of your settlement, as part of the ADR
- 18 process.
- And that, as I understand, the process is
- 20 wrong.
- So, that was a confusing message for people
- 22 and for us as well.

- 1 COMMISSIONER KLEIN: I think it's confusing for us
- 2 and the staff, because typically we're after solving the
- 3 safety issues, so I guess I would encourage you if you have
- 4 any examples of that, if you would make sure you let our
- 5 staff know because our intent as a regulator is to make sure
- 6 we solve safety issues.
- 7 And if there are things we can do to make
- 8 that better so it's not confusing, and also if
- 9 there are things we can do to make the ADR process
- 10 more robust we would like to have that information.
- 11 MS. GINSBERG: May I offer a perspective?
- 12 I think this may be an area of common
- 13 ground, I think the industry would support the
- 14 agency expressing more fully that the ADR process
- 15 exists and describing what it is and what it isn't,
- 16 so that people do have a reasonable expectation of
- 17 outcome and that there's not a guarantee that you
- will be satisfied, necessarily, with the outcome,
- 19 but rather that you will be given a fair process to
- 20 be heard.
- 21 It will be candid going to the nature of
- the mediation so you will have a real opportunity

- 1 to discuss the issues with the licensee.
- 2 Setting forth, really how the process works
- 3 and articulating that as an agency probably would
- 4 be helpful to all parties.
- 5 COMMISSIONER KLEIN: One thing that I would like
- 6 to make sure is that we get rid of the myth, because if the
- 7 ADR is not addressing safety issues we need to make sure we
- 8 kill that one because that is our goal as a regulator is
- 9 public health and protection of safety is our job.
- Thank you very much.
- 11 COMMISSIONER SVINICKI: Thank you all and your
- 12 organizations for participating in this process.
- 13 Mr. Headrick, I would start with you by
- 14 virtue of being part of the discipline, the
- 15 professional community you are a part of Employee
- 16 Concerns Professionals; as you look across programs
- 17 or across Government programs of this type, is
- there any real strong components or essential
- 19 elements that you would feel that the NRC
- 20 allegations program would lack?
- 21 MR. HEADRICK: Looking at the changes that were
- 22 made to the Allegations Guidance Memorandum and the feedback

- 1 that I got from the industry, I think my industry peers feel
- 2 like the changes that were made were good and that process
- 3 is much stronger now then it was before.
- 4 Looking at the way an employee concerns
- 5 program works in comparison to the allegation
- 6 process, there is nothing that sticks out in our
- 7 process that would be any more beneficial to the
- 8 NRC.
- 9 One thing that the ADR process, I know
- 10 utilities have the option of having their own
- 11 internal ADR process, I'm not sure the utilities
- 12 have taken full advantage of that opportunity,
- 13 probably because they haven't been involved in the
- 14 ADR process in general.
- 15 So that might be one area that the
- 16 utilities could benefit from, but that is nothing
- 17 that could change the current processes now with
- 18 the NRC.
- 19 COMMISSIONER SVINICKI: Okay.
- Well, I certainly again thank you and your
- 21 colleagues for participating since, as the staff
- 22 mentioned, in 18 months or so there will be a

- 1 further solicitation for feedback.
- 2 I hope you will stay involved and we can
- 3 continue to benefit from you professional expertise
- 4 on these programs.
- 5 Ms. Drake, you mentioned the shift in
- 6 terminology from referrals to requests for
- 7 information, and I certainly agree with you that
- 8 that has to be more than a rebranding, it has to be
- 9 a real kind of a shift in approach and the Chairman
- 10 mentioned that too.
- 11 In my review of the policy and the Guidance
- 12 Memorandum, I do see a shift in approach there, but
- 13 certainly something that over the course of the
- 14 next 18 months and longer.
- Again, I encourage you to continue to stay
- 16 involved and we will see how the operational
- 17 experience goes with the changes and enhancements
- 18 that we're making.
- 19 You mentioned something as you and your
- 20 colleagues at POGO have worked directly with
- 21 allegers, a key thing that NRC is trying to enhance
- 22 is communicating in the best way we can and as

- 1 persuasively as we can to allegers the benefits
- 2 that can be derived if they are willing and
- 3 comfortable in staying involved in the process as
- 4 it moves forward.
- 5 Have you or your colleagues discovered any
- 6 particular ways to communicate that or persuasive
- 7 elements that can be put forward where you've been
- 8 more or less successful in working with allegers
- 9 and getting them to continue, or does it really
- 10 come down to a matter of trust and confidence that
- 11 the alleger has in their confidentiality or
- 12 whatever other protections they think they need?
- MS. DRAKE: It is certainly the latter much more
- 14 than the former.
- When we worked with some of the guards who
- 16 came towards us from the Kabul embassy alleging
- 17 pretty serious misbehavior, the fact that we went
- 18 to bat for them and we're still kind of going to
- 19 bat for them based on retaliation that they faced
- 20 six months later I think is really key in
- 21 establishing some sort of credibility that to
- 22 allegers we will go to bat for you.

- 1 I said that my original comments to the
- 2 staff demonstrate by its results and by how it
- 3 follows through on this process, more people will
- 4 come forward and I think you will see less people
- 5 wanting to remain anonymous and more actively involved.
- 6 COMMISSIONER SVINICKI: Thank you for that.
- 7 Ms. Ginsburg, you had mentioned in
- 8 opportunities for improvement and I appreciate that
- 9 you included that, that's important, one of the
- 10 purposes of holding a meeting like today's.
- 11 I think I have the parts of our public
- 12 website that you felt could be improved upon, I
- think it is just this table of reactors and then
- 14 raw numbers on the allegations.
- 15 Is your suggestion is that this is without
- 16 context or could you give me a better sense of the
- 17 improvements there?
- Again, I am just surmising that's it's just
- 19 a chart with reactors and numbers, and is it that
- 20 you feel the context is not said?
- 21 MS. GINSBERG: I would like to give you a very
- 22 complicated, in-depth answer, but the answer is yes.

- 1 It is the fact that it's a table. It doesn't
- 2 have explanation, and it was actually brought to me
- 3 in an interesting context, in that one of my
- 4 members said industry management doesn't understand
- 5 the numbers. And when they squared their numbers or
- 6 the tally that they had to intentionally try and
- 7 keep track of this to make sure that they each year
- 8 drove to a better result, they couldn't figure.
- 9 out where the numbers came from,
- 10 so further explanation I think would be
- 11 useful for everybody, other stakeholders as well as
- 12 the industry.
- 13 COMMISSIONER SVINICKI: Okay, thank you very much.
- Sometimes the simple answer is okay, that
- 15 is fine.
- 16 Thank you and thank you, Mr. Chairman.
- 17 CHAIRMAN JACZKO: Ellen, Maybe I will start with a
- 18 question for you and maybe, Michael, you could comment as
- 19 well and that really gets to the point about the allegations
- 20 program.
- 21 I mean, why do we have an allegations
- 22 program, what's not working with licensees that,

- 1 with the employee concerns programs that exist,
- 2 with the other mechanisms that exist that people
- 3 are coming to the NRC and not being able to resolve
- 4 issues within the -- at the facility itself?
- 5 MS. GINSBERG: I think it's a fairly
- 6 straightforward answer, it's not a perfect world and not
- 7 everyone feels comfortable necessarily going to one specific
- 8 entity.
- 9 And I think having what I would describe as
- 10 multiple relief valves, as the Department of Labor
- 11 does as EEOC does, I think it is very valuable and
- 12 it does give people multiple opportunities to
- 13 consider options and get their issues identified
- 14 and then addressed.
- So, I wouldn't view it as a negative that
- 16 necessarily licensees are failing, I think Michael
- and his colleagues do an enormous job and the
- 18 evolution has been very promising over time, over
- 19 the last two decades.
- So, my view is maintaining multiple paths
- 21 is a very positive thing and it does allow the
- agency to have a look see that it wouldn't otherwise

- 1 have.
- 2 MR. HEADRICK: The two key things that I think are
- 3 there, are communications and confidence and one of the
- 4 things that I've been doing as ECP Manager of my utility is
- 5 over the last three years we do what we call ECP lunches
- 6 with all the groups on site, and I've probably been through
- 7 every group on site and not everybody attends those because
- 8 they might be on vacation, so I can't say I've hit 100% of
- 9 the population, but in those communications I explain to
- 10 them about how the program works and what they would expect
- 11 if they raise a concern.
- 12 And also let them know what other options
- they have, they always have the right to go to the
- 14 NRC and things of that nature.
- Why I think that's important is that I've
- 16 found during those sessions, especially working
- 17 with folks who work shift work, you find out that
- there were issues that clearly were related to some
- 19 allegations we received that if the person knew
- 20 about the process and how it worked with our ECP
- 21 program the fact that I have a pager and if you
- 22 call me in the middle of the night, within three or

- 1 four minutes I can get that concern.
- 2 I believe there was an opportunity there
- 3 where some of those allegations may not have gone
- 4 to the NRC, and we would've had an opportunity to
- 5 address them.
- 6 In addition to the communications,
- 7 obviously people will want to have confidence that their
- 8 concerns are going to get addressed fully, they may
- 9 not get the answer they want but if they're
- 10 convinced you did a thorough investigation then I
- 11 think they will walk away and they will be
- 12 proponent of the program.
- Those are the two key things, make sure
- 14 people know about the programs and make sure they
- 15 have confidence in the programs.
- 16 CHAIRMAN JACZKO: I think that's good feedback,
- 17 and I think Ellen your points were valid.
- We certainly don't want to cut off any
- 19 avenues for people to come forward, but I think
- 20 shows we spent a lot of time talking about the
- 21 allegations program, but I think it's important to
- 22 consider why we are seeing them.

- 1 If there are things that we can do to help
- 2 resolve those issues even earlier as we have with
- 3 the ADR program, other kinds of avenues that
- 4 it's worth considering those lessons as well.
- 5 I have to admit, we had the discussion on
- 6 the ADR program and the safety focus of the ADR
- 7 program, I think that's an interesting comment I
- 8 can very well see why some people may be confused
- 9 by the program, I get a little bit confused by it
- 10 myself.
- 11 I think part of it if we look, particularly
- 12 to the early ADR program which has a focus really
- 13 exclusively on discrimination issues, clearly
- 14 from our perspective, those have presumably
- 15 some nexus to nuclear safety, that is our role and
- 16 our responsibility.
- 17 But when those issues are fundamentally
- 18 discrimination, I think it can create some
- 19 confusion about nuclear safety issues, and for
- 20 instance if somebody goes into an early ADR and
- 21 they have a variety of allegations, some of which
- 22 may be discrimination some of which may be broader

- 1 nuclear safety issues and they enter that early
- 2 ADR, that early ADR will resolve the discrimination
- 3 issues not necessarily the broader ones.
- 4 That I can see where there may be some
- 5 confusion and people may not fully understand then
- 6 how those issues are addressed, obvious ones,
- 7 sometimes is if there's an underlying problem with
- 8 their safety conscious work environment program.
- 9 That is not an issue that can be dealt with
- in the early ADR, but it may be coupled with an
- allegation that can be addressed in the early ADR.
- 12 There probably is some communication we can
- do to improve that and get people to understand
- what the nexus is and how one thing can work versus
- 15 another.
- 16 I talked earlier about some of the
- 17 strengths of ADR are its biggest weaknesses, in the
- 18 same way the opportunity for an employee to be able
- 19 to sit down and mediate with an employer can be a
- 20 tremendous strength, but it can also be a
- 21 tremendous weakness because that employee is
- 22 invariably in a position of weakness relative to

- 1 the management or whoever may be negotiating with
- 2 them.
- 3 So, having a mediator there helps but it
- 4 has pitfalls, and I think it's important that we
- 5 can keep an eye on what those pitfalls are as we
- 6 utilize these programs.
- 7 Ellen, you suggested 60% of allegations
- 8 with more direct licensing involvement, I think, Ingrid
- 9 you talked about having a shift in focus; is there
- 10 a number that's too much?
- 11 If 100% of allegations are being dealt with
- 12 by licensees more directly, is that too much would
- 13 you say, or are there ones that invariably are
- 14 going to need to be dealt with by the NRC no matter
- 15 what?
- 16 MS. GINSBERG: I think I will decline to be pinned
- 17 to a number, but I think the issue is, are you using the
- 18 right criteria by which to assume that the licensee, or to
- 19 make the determination that the licensee can both adequately
- 20 and credibly conduct a thorough investigation, evaluation,
- 21 assessment review and address the issue.
- 22 If the criteria are right, I actually took

- 1 notes from what Lisa said, and she listed no fewer
- 2 than 9 criteria that argue against sending the
- 3 issue to the licensee.
- 4 Then she came up with two, which would be
- 5 in favor of, which are that the licensee can
- 6 promptly address the issue because they generally
- 7 have control over whatever the issue is, and
- 8 further it does give the licensee some insight to
- 9 their own programs and might allow them to take
- 10 action in advance of future issues arising.
- So, I think the balance may need to be
- 12 struck a little differently.
- 13 I don't know what the right number is, but
- 14 I could see the balance being in favor of heavier
- weight on the two items that were listed as opposed
- 16 to the nine others that were listed.
- 17 I think the industry would welcome the
- 18 opportunity to do more and do better.
- 19 CHAIRMAN JACZKO: I think we've made a lot of
- 20 changes to the program and I think those have been good
- 21 changes by and large.
- I think we are now in the process of

- 1 getting guidance out, getting guidance out to our
- 2 staff, finalizing the Management Directive.
- 3 I think the next couple of years will give
- 4 us a good insight as to whether or not these
- 5 changes are accomplishing what we want, because in
- 6 the end, I think as all of you have indicated, the
- 7 goal here is safety and we want to ensure safety.
- 8 The best way we can do that is to have
- 9 these good, robust programs so I think as we go
- 10 forward it will be interesting to see whether the
- 11 numbers change about the amount that are directly
- 12 dealt with by the licensee, the amount that NRC
- 13 are dealing more, whether anecdotally, OI assists
- 14 are going up.
- 15 Those kinds of things I think will give us
- 16 some insight about how these changes are being
- implemented, and it is probably worth in a couple
- of years revisiting to see if we hit the mark or if there
- 19 are still improvements to be made.
- With that, I appreciate all of your
- 21 comments and your participation, I think in all of
- 22 the meetings and the work that went into developing

| 1  | these documents.                                    |
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| 2  | I think the relative lack of contentious            |
| 3  | issues here I think is really a testament to a lot  |
| 4  | of good work was done by the staff early on to get  |
| 5  | us to this point, and I think as Dr. Klein said, we |
| 6  | encourage you to keep involved or Commissioner      |
| 7  | Svinicki said, to keep involved and to keep active  |
| 8  | and engaged in these issues because they are        |
| 9  | important issues for us and we welcome and          |
| 10 | appreciate your input.                              |
| 11 | With that, we are adjourned.                        |
| 12 | Thank you.  |
| 13 | (Whereupon, the proceedings were concluded)         |
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