RC FORM 464 Part I	U.S. NUCLEAR REGULATORY COMMISSION	FOIA/PA	RESPONSE NUMBER
0-2012)	RESPONSE TO FREEDOM OF INFORMATION ACT (FOIA) / PRIVACY ACT (PA) REQUEST	2011-**** / 2012-****	See Part I.C.
		RESPONSE FINAL	V PARTIAL
EQUESTER ee Part I.C		DATE 1 4 2014	
	PART I INFORMATION RELEASE	D	
No additional a	gency records subject to the request have been located.		
Requested reco	ords are available through another public distribution program.	See Comments section.	
APPENDICES	Agency records subject to the request that are identified in the public inspection and copying at the NRC Public Document Re		ly available for
APPENDICES DH	Agency records subject to the request that are identified in the public inspection and copying at the NRC Public Document Re		made available for
Document Roor	ormation on how you may obtain access to and the charges for m, 11555 Rockville Pike, Rockville, MD 20852-2738.	copying records located at th	e NRC Public
APPENDICES	Agency records subject to the request are enclosed.		
	t to the request that contain information originated by or of inter agency (see comments section) for a disclosure determination		cy have been
Ve are continu	ing to process your request.		
See Comments	·.		
	PART I.A FEES		
AMOUNT*	You will be billed by NRC for the amount listed.	None. Minimum fee thresho	old not met.
 See comments for details 	You will receive a refund for the amount listed.	Fees waived.	
	PART I.B INFORMATION NOT LOCATED OR WITHHEL	D FROM DISCLOSURE	
categories of la (2006 & Supp.	ords subject to the request have been located. For your informative enforcement and national security records from the requirem IV (2010). This response is limited to those records that are su	nents of the FOIA. See 5 U.S	6.C. § 552(c) the FOIA. This
is a standard ne do, or do not, e	otification that is given to all our requesters and should not be taxist.	• • •	ciudea recoras
do, or do not, e	•	aken as an indication that ex	
do, or do not, e Certain informa and for the reas	exist.	aken as an indication that ex pursuant to the exemptions Officer, U.S. Nuclear Regula	described in tory Commission,
do, or do not, e Certain informa and for the reas This determina Washington, D	exist. ation in the requested records is being withheld from disclosure sons stated in Part II. tion may be appealed within 30 days by writing to the FOIA/PA C 20555-0001. Clearly state on the envelope and in the letter t PART I.C COMMENTS (Use attached Comments continu	aken as an indication that expursuant to the exemptions Officer, U.S. Nuclear Regula that it is a "FOIA/PA Appeal." Jation page if required)	described in tory Commission,
do, or do not, e Certain informa and for the reas This determina Washington, D	exist. ation in the requested records is being withheld from disclosure sons stated in Part II. tion may be appealed within 30 days by writing to the FOIA/PA C 20555-0001. Clearly state on the envelope and in the letter t	aken as an indication that expursuant to the exemptions Officer, U.S. Nuclear Regula that it is a "FOIA/PA Appeal." Jation page if required) request (Please see attached (described in tory Commission, Comments
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do, or do not, e Certain informa and for the reas This determina Washington, D The released portions of ontinuation page for I Jibrary" at ttp://www.nrc.gov/rea ttp://www.nrc.gov/rea	exist. ation in the requested records is being withheld from disclosure sons stated in Part II. tion may be appealed within 30 days by writing to the FOIA/PA C 20555-0001. Clearly state on the envelope and in the letter t PART I.C COMMENTS (Use attached Comments continu of Group DH records relating to your 2011 or 2012 FOIA/PA r list of FOIA/PA request and corresponding response number) a ading-rm/foia/japan-foia-info/2011 (for 2011-**** FOIA/PA r ading-rm/foia/japan-foia-info/2012 (for 2012-**** FOIA/PA r cords publicly available, you will be notified in writing.	aken as an indication that expursuant to the exemptions Officer, U.S. Nuclear Regula that it is a "FOIA/PA Appeal." Jation page if required) request (Please see attached (are being made publicly avail Requests)	described in tory Commission, Comments

NRC FORM 464 Part I	U.S. NUCLEAR REGULATORY COMMISSION	FOIA/PA	RESPONSE NUMBER
(10-2012)	RESPONSE TO FREEDOM OF	2011-**** / 2012-****	See Part I.C.
	INFORMATION ACT (FOIA) / PRIVACY ACT (PA) REQUEST (Continued)		. 🖌 PARTIAL
REQUESTER See Part I.C	······································	DATE JAN 1 4 2014	
PART I.C COMMENTS	(Continued)		
The released portion	of Group DH records relating to the following FOIA/PA request	are being publicly availabl	e;
2011 FOIA/PA Requ	est(s):		
FOIA/PA-2011-0147	- Jim Riccio, Response #146		
FOIA/PA-2011-0166	- Brad Heath, Response #146		
FOIA/PA-2011-0184	- Takao Ikeuchi, Response #146		
FOIA/PA-2011-0189	- Corinne Hanson, Response #146		
FOIA/PA-2011-0191	- Roberta Rampton, Response #152		
FOIA/PA-2011-0195	- Hannah Marie Northey, Response #146		
FOIA/PA-2011-0215	- Rebecca Smith, Response #146		
FOIA/PA-2011-0267	- Tetsuro Yamada, Response #146		
FOIA/PA-2011-0309	- Rebecca Smith, Response #13		
2012 FOIA/PA Requ FOIA/PA-2012-0069	est(s): 9- Deborah Solomon, Response #104		
FOIA/PA-2012-0172	- Takanori Eto, Response #62		
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ACT (FOIA) / PRI APPENDICES BECORDS Sub Exemption N Exemption 1: The withhe Exemption 2: The withhe Exemption 3: The withhe Sections 141-145 c 2161-2165).	REEDOM OF INFORMATION VACY ACT (PA) REQUEST PART II.A APPLICABL ject to the request that are described in the encl lo.(s) of the PA and/or the FOIA as indicated bell and information is properly classified pursuant to eld information relates solely to the internal persu- eld information is specifically exempted from pub of the Atomic Energy Act, which prohibits the disclosur 4702(b), prohibits the disclosure of contractor per on under section 552 of Title 5, U.S.C. (the FOIA	osed Appendices are being with ow (5 U.S.C. 552a and/or 5 U.S Executive Order 12958. onnel rules and practices of NR lic disclosure by statute indicate closure of Restricted Data or Fo e of Unclassified Safeguards In	S.C. 552(b)). RC. ed. ormerly Restricted Data (42 U.S.C.
DH Exemption N Exemption 1: The withhe Exemption 2: The withhe Exemption 3: The withhe Sections 141-145 c 2161-2165).	ject to the request that are described in the enclo. (s) of the PA and/or the FOIA as indicated belend information is properly classified pursuant to end information relates solely to the internal personal differentiation is specifically exempted from public for the Atomic Energy Act, which prohibits the disclosure 4702(b), prohibits the disclosure of contractor personal differentiation is differentiation is differentiation is differentiation is differentiation is differentiation in the differentiation in the differentiation is differentiation in the differentiation in the differentiation is differentiation in the differentiation	osed Appendices are being with ow (5 U.S.C. 552a and/or 5 U.S Executive Order 12958. onnel rules and practices of NR lic disclosure by statute indicate closure of Restricted Data or Fo e of Unclassified Safeguards In	S.C. 552(b)). RC. ed. ormerly Restricted Data (42 U.S.C.
DH Exemption N Exemption 1: The withhe Exemption 2: The withhe Exemption 3: The withhe Sections 141-145 c 2161-2165).	Io.(s) of the PA and/or the FOIA as indicated belowed information is properly classified pursuant to add information relates solely to the internal personal differentiation is specifically exempted from public for the Atomic Energy Act, which prohibits the disclosure Atomic Energy Act, which prohibits the disclosure 4702(b), prohibits the disclosure of contractor personal disclosure disclosure disclosure of contractor personal disclosure	ow (5 U.S.C. 552a and/or 5 U.S Executive Order 12958. onnel rules and practices of NR lic disclosure by statute indicate closure of Restricted Data or Fo e of Unclassified Safeguards In	S.C. 552(b)). RC. ed. ormerly Restricted Data (42 U.S.C.
Exemption 2: The withhe Exemption 3: The withhe Sections 141-145 c 2161-2165).	eld information relates solely to the internal persol of information is specifically exempted from pub of the Atomic Energy Act, which prohibits the disc Atomic Energy Act, which prohibits the disclosur 4702(b), prohibits the disclosure of contractor p	onnel rules and practices of NR lic disclosure by statute indicate closure of Restricted Data or Fo e of Unclassified Safeguards Ir	ed. ormerly Restricted Data (42 U.S.C.
Exemption 3: The withhe Sections 141-145 c 2161-2165).	eld information is specifically exempted from pub of the Atomic Energy Act, which prohibits the dis Atomic Energy Act, which prohibits the disclosur 4702(b), prohibits the disclosure of contractor pr	lic disclosure by statute indicate closure of Restricted Data or Fo e of Unclassified Safeguards Ir	ed. ormerly Restricted Data (42 U.S.C.
Sections 141-145 c 2161-2165).	of the Atomic Energy Act, which prohibits the dis Atomic Energy Act, which prohibits the disclosur 4702(b), prohibits the disclosure of contractor pr	closure of Restricted Data or Fo	ormerly Restricted Data (42 U.S.C.
<u> </u>	Atomic Energy Act, which prohibits the disclosur 4702(b), prohibits the disclosure of contractor pr	e of Unclassified Safeguards Ir	, , , , , , , , , , , , , , , , , , ,
· · · ·	4702(b), prohibits the disclosure of contractor pr	_	formation (42 U.S.C. 2167).
	proposal.		
	eld information is a trade secret or commercial of	r financial information that is be	eing withheld for the reason(s) indicate
The information is	considered to be confidential business (proprieta	ry) information.	
	considered to be proprietary because it concerns n for special nuclear material pursuant to 10 CF		vsical protection or material control and
The information wa	is submitted by a foreign source and received in	confidence pursuant to 10 CFF	R 2.390(d)(2).
	m an identifiable private or governmental interes		
	eld information consists of interagency or intraage privileges:	gency records that are not avail	able through discovery during litigation
deliberative proces	ss: Disclosure of predecisional information woull s. Where records are withheld in their entirety, reasonably segregable factual portions because ess of the agency.	the facts are inextricably intertw	vined with the predecisional information
	luct privilege. (Documents prepared by an attor	ney in contemplation of litigation	n)
Attorney-client priv	ilege. (Confidential communications between ar	attorney and his/her client)	
invasion of	eld information is exempted from public disclosu of personal privacy.		
Exemption 7: The withh indicated.	eld information consists of records compiled for	law enforcement purposes and	is being withheld for the reason(s)
focus of enforcer requirements fro	reasonably be expected to interfere with an enf nent efforts, and thus could possibly allow recip m investigators). I constitute an unwarranted invasion of personal	ents to take action to shield po	ould reveal the scope, direction, and tential wrong doing or a violation of NR
(D) The information	consists of names of individuals and other inform	• •	ould reasonably be expected to reveal
(E) Disclosure would	idential sources. I reveal techniques and procedures for law enfo xpected to risk circumvention of the law.		
(F) Disclosure could	reasonably be expected to endanger the life or	physical safety of an individual	
OTHER (Specify)			
	PART II.B DENYIN	G OFFICIALS	
Pursuant to 10 CFR 9.25(g), that the information withheld interest. The person respons denials that may be appealed	9.25(h), and/or 9.65(b) of the U.S. Nuclea is exempt from production or disclosure, a sible for the denial are those officials identi d to the Executive Director for Operations (r Regulatory Commission re nd that its production or dis fied below as denying-offic EDO).	egulations, it has been determined sclosure is contrary to the public ials and the FOIA/PA Officer for a
DENYING OFFICIAL	TITLE/OFFICE	RECORDS	DENIED
Patricia Hirsch	FOIA/PA Officer for Japan-Related FOIA	s Appendix DH	
	· · · · · · · · · · · · · · · · ·		
U.S. Nuclear Regulatory Con	ing within 30 days of receipt of this respon- nmission, Washington, DC 20555-0001, fo and letter that it is a "FOIA/PA Appeal."	r action by the appropriate	appellate official(s). You should

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