	U.S. NUCLEAR REGULATORY COMMISSIO	N NRC FOIA REQUEST NUMBER(S)			
	Sign in the	FOIA - 93-304			
face .	RESPONSE TO ERFEDOM OF	RESPONSE TYPE			
Y	RESPONSE TO FREEDOM OF	XX FINAL PARTIAL			
	INFORMATION ACT (FOIA) REQUEST	DATE JUN - 8 1993			
*n 1	*****				
arc	DUESTER	DOCKET NUMBER(S) (If applicable)			
nes	Mr, David K. Colapinto				
-	PART IAGENCY RECORDS RELEASED OR NOT LOCATED	(See checked boxes)			
	No agency records subject to the request have been located.				
-	No additional agency records subject to the request have been located.				
*****	and a second				
	Requested records are available through another public distribution program. See Comments section	2n,			
2	Agency records subject to the request that are identified in Appendix(es)are NRC Public Document Ruom, 2120 UStreet, N.W., Washington, DC,	and the second			
	at the NRC Public Document Room, 2120 L Street, N.W., Washington, DC, in a folder under this F	and the second			
	The nonproprietary version of the proposal(s) that you agreed to accept in a telephone conversatio for public inspection and copying at the NRC Public Document Room, 2120 L Street, N.W., Washi	n with a member of my staff is now being made available ngton, DC, in a folder under this FOIA number.			
	Agency records subject to the request that are identified in Appendix(es) may be in Room identified in the Comments section.				
	Enclosed is information on how you may obtain access to and the charges for copying records loca N.W., Washington, DC.	ted at the NRC Public Docement Room, 2120 L Street,			
X	Agency records subject to the request are enclosed. #				
	Records subject to the request have been referred to another Federal agency(ies) for review and dir	ect response to you,			
<	Fees (NONE)				
	You will be billed by the NRC for fees totaling \$				
	You will receive a refund from the NRC in the amount of \$				
	In view of NRC's response to this request, no further action is being taken on appeal letter dated	, No			
	PART II, A-INFORMATION WITHHELD FROM PUBLIC D	DISCLOSURE			
X	Certain information in the requested records is being withheld from public disclosure pursuant to th in Part II, B, C, and D. Any released portions of the documents for which only part of the record is inspection and copying in the NRC Public Document Room, 2120 L Street, N.W., Washington, DC i	being withheld are being made available for public			
ON	IMENTS				
	<ul> <li>The record identified on enclosed Appendix request. A copy of the releasable por is enclosed.</li> </ul>				
	9403140267 930609 PDR F01A CDLAPIN93-304 PDR				
GN	ATURE DIRECTOR, DIVISION OF FREEDOM OF INFORMATION AND PUBLICATIONS SERVICES				

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FOIA - 93-304

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			(CONTINUATION)		0011		
			PART II 8 - APPLICABLE EXEM	MPTIONS			
RE	eco xen	rds subject to the request that a aption No.(s) and for the reason	re described in the enclosed Appendix(es) A (s) given below pursuant to 5 U.S.C. 552(b) and 10 C	are being withheld in their entirety FR 9.17(a) of NRC regulations.	or in part under the		
	1. The withheld information is properly classified pursuant to Executive Order. (Exemption 1)						
	2. The withheld information relates sclely to the internal personnel rules and procedures of NRC. (Exemption 2)						
	3	The withheld information is speci	fically exempted from public disclosure by statute indicate	d. (Exemption 3)			
	Sections 141-145 of the Atomic Energy Act, which prohibits the disclosure of Restricted Data or Formerly Restricted Data (42 U.S.C. 2161-2165).						
	Section 147 of the Atomic Energy Act, which prohibits the disclosure of Unclassified Safeguards Information (42 U.S.C. 2167).						
	4.	The withheld information is a war	de secret or commercial or financial information that is be	ang withheld for the reason(s) indicat	ed. (Exemption 4)		
		The information is considered	to be confidential business (proprietary) information.				
		The information is considered	to be proprietary information pursuant to 10 CFR 2 7906	d)(1)			
		The information was submittee	d and received in confidence pursuant to 10 CER 2 790id	d)(2)			
KEYLELA G	5.		I interagency or intraagency records that are not available thr				
	Deliberative Process: Disclosure of predecisional information would tend to inhibit the open and trank exchange of ideas essential to the deliberative process. Where records are withheid in their entirety, the facts are inextricably intertwined with the predecisional information. There also are no reasonably segregable factual portions because the release of the facts would permit an indirect inquiry into the predecisional process of the agency.						
		Attorney work product privilegi	e. (Documents prepared by an attorney in contemplation	of hitigation i			
		Attorney-client privilege, (Confide	ential communications between an attorney and his/her client,	}			
	6.	The wittheld mation is exempti-	ed from public disclosure because its disclosure would result (	in a clearly unwarranted invasion of pers	onal privacy (Exemption 6)		
Х	7. The withheld information consists of records compiled for law enforcement purposes and is being withheld for the reason(s) indicated (Exemption 7)						
	X Disclosure could reasonably be expected to interfere with an enforcement proceeding because is could reveal the scope, illingtion, and focus of enforcement efforts, and thus could possibly allow recipients to take action to shield potential wrongdoing or a violation of NRC requirements from investigators. (Exemption 7 (A))						
	Disclosure would constitute an unwarranted invasion of personal privery. (Exemption 7(C))						
	The information consists of names of individuals and other information the disclusion of which could reasonably be expected to reveal identities of confidential spurces, (Exemption 7 (D))						
ESTICUT.	OT	HER					
*****	-		PART IL C - DENYING OFFI	CIALS			
due off	ni ipi icial	and eligenteeners great the discretions	of the U.S. Nuclear Regulatory Commission regulations, it ion or disclosure is contrary to the public interest. The persection of information and Publications Services, Office of Admi	is responsible for the denial are those off	icials identified below as denying		
		DENYING OFFICIAL	TITLE/OFFICE	RECORDS DENIED	APPELLATE OFFICIAL		
					EDO SECRETARY IG		

Ben B. Hayes Director, Office of Investigations App. A A PART II. D-APPEAL RIGHTS

The denial by each denying official identified in Part II.C may be appealed to the Appellate Official identified there. Any such appeal must be made in writing within 30 days of receipt of this response. Appeals must be addressed, as appropriate, to the Executive Director for Operations, to the Secretary of the Commission, or to the Inspector General, U.S. Nuclear Regulatory Commission, Washington, DC 20555, and should clearly state on the envelope and in the letter that it is an "Appeal from an Initial FOIA Decision,"

Re: FOIA-93-304

## APPENDIX A

## DOCUMENTS BEING RELEASED IN PART

## NUMBER DATE

## DESCRIPTION

1. 5/28/93

Printout Listing of Office of Investigation's Reports Issued for the Period, 1/1/92-12/31/92, (7 pgs.) -EXEMPTION 7A.