

POLLUTION AND ENVIRONMENTAL PROBLEMS, INC.

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August 24, 1982

FREEDOM OF INFORMATION
ACT REQUEST

FOIA-82-415
Rec'd 9-7-82

Director
Division of Rules and Records
U.S. Nuclear Regulatory Commission
Washington, D.C. 20555

Re: Freedom of Information Act
Adversary Actions in the Nuclear Power Fuel
Cycle: Reference Events & Their Consequences

To the Director:

This is a request under the Freedom of Information Act 5 U.S.C. o 552, as amended, and the regulations of the Nuclear Regulatory Commission implementing the Act, 10CFR Part 9, Subpart A. This request is made on behalf of Pollution and Environmental Problems, Inc. of Palatine, Illinois.

This request seeks all records, as defined in 10CFR Part 9, Subpart A, Section 9.3 a(b), which refer or relate to "Adversary Actions in the Nuclear Power Fuel Cycle: Reference Events and Their Consequences" (SAI-152-123-80-1) submitted to Brookhaven National Labs under contract 430682. We specifically ask for the following documents: Volume I, Summary Report; Volume 2, Appendix 1, Event Scenarios and Relative Source Terms; Volume 3, Appendix 2, Detail Listing of Event Consequences; Volume 4, Consequence Assessment Methodology; Volume 5, Detonation of Nuclear Explosives; and Volume 6, Summary Description and Users Manuals for Consequence Estimation Computer Codes--all parts of the "Adversary Actions in the Nuclear Power Fuel Cycle..." research study prepared by Science Applications, Inc. and published circa February 1981. The records sought are all of those dated or which refer to the period from 1975 to and including the present date.

In the event that access is denied to any part of the requested records, please describe the deleted material in detail and specify the statutory basis for the denial as well as your reasons for believing that the alleged statutory justification applies in this instance. Please separately state your reasons for not invoking your discretionary powers to release the requested documents in the public interest.

We anticipate that you will make the requested materials available within the statutorily prescribed period. We also request that you waive any applicable fees since disclosure meets the statutory standard for waiver of fees in that "furnishing the information can be considered as primarily benefiting the general public." 5 U.S.C.A. o 552 (a) (4) (A).

Sincerely,


Catherine Quigg, research director

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