

RESPONSE TO FREEDOM OF INFORMATION ACT (FOIA) REQUEST

U.S. NUCLEAR REGULATORY COMMISSION NRC FOIA REQUEST NUMBERIS NUBOCS

PARTIAL

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DATE	JUL	13	1993

DOCKET NUMBER(S) (If applicable) REQUESTER Mr. D. Rheingolg GENCY RECORDS RELEASED OR NOT LOCATED (See checked boxes) No agency records subject to the request have been located. fio additional agency records subject to the request have been located. Requested records are available through another public distribution program. See Comments section, \_\_ are already available for public inspection and copying at the Agency records subject to the request that are identified in Appendix(es)\_\_\_\_ NRC Public Document Room, 2120 L Street, N.W., Washington, DC, \_ are being made available for public inspection and copying Agency records subject to the request that are identified in Appendix(es)\_ at the NRC Public Document Room, 2120 L Street, N.W., Washington, DC, in a folder under this FQIA number. The nonproprietary version of the proposal(s) that you agreed to accept in a telephone conversation with a member of my staff is now being made available for public inspection and copying at the NRC Public Document Room, 2120 L Street, N.W., Washington, DC, in a folder under this FOIA number. Agency records subject to the request that are identified in Appendix(es) \_\_\_\_\_\_ may be inspected and copied at the NRC Local Public Document Room identified in the Comments section, Enclosed is information on how you may obtain access to and the charges for copying records located at the NRC Public Document Room, 2120 L Street, N.W., Washington, DC Agency records subject to the request are enclosed. Records subject to the request have been referred to another Federal agency(ies) for review and direct response to you. Fees 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 \_ PART II. A-INFORMATION WITHHELD FROM PUBLIC DISCLOSURE Certain information in the requested records is being withheld from public disclosure pursuant to the exemptions described in and for the reasons stated in Part II, B, C, and D. Any released portions of the documents for which only part of the record is being withheld are being made available for public Inspection and copying in the NRC Public Document Room, 2120 L Street, N.W., Washington, DC in a folder under this FOIA number, Since the Office of Investigations was not established until 1982, There were no investigations conducted by that office in the years 1980 and 1981. COMMENTS

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SIGNATURE OF BECTOR, DIVISION OF FREEDOM OF INFORMATION AND PUBLICATIONS SERVICES

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## RESPONSE TO FREEDOM OF INFORMATION ACT (FOIA) REQUEST

(CONTINUATION)

FOIA -93-329

FOIA NUMBER(S)

JUL 1 3 1993

DATE

PART II B - APPLICABLE EXEMPTIONS

100			PART H.B APPLICABLE EXEMPT	IONS			Andrew State of the				
Rec	ord	s subject to the request that a tion No.(s) and for the reason	1	being withheld in their entirety	or in part u	inder the					
T	T	he withheld information is prop	erly classified pursuant to Executive Order. (Exemption 1)								
-			solely to the internal personnel rules and procedures of NRC.	(Exemption 2)							
			ifically exempted from public disclosure by statute indicated. (E	AND RESIDENCE AND PROPERTY OF THE PROPERTY OF							
		A CONTRACTOR OF THE PROPERTY OF THE PARTY OF	ormerly Restricted Data (42 U.S.C.	2161-2166).							
		Section 147 of the Atomic Ener	Section 147 of the Atomic Energy Act, which prohibits the disclosure of Unclassified Safeguards Information (42 U.S.C. 2167).								
SEE	1 7	he withheld information is a tra	ide secret or commercial or financial information that is being	withheld for the reason(s) indicate	ted. (Exemptio	on 4)					
			to be confidential business (proprietary) information.								
		The information is considered	to be proprietary information pursuant to 10 CFR 2.790(d):1								
		The information was submitted	ed and received in confidence pursuant to 10 CFR 2 790(d)(2)								
	. 1	he withheld inform tion consists i	of interagency or intraagency records that are not available through	discovery during litigation (Exem	ption 5). Appl	licable Privilege:					
		Deliberative Process Disclosur	e of predecisional information would tend to inhibit the open heir entirety, the facts are inextricably intertwined with the pred of the facts would permit an indirect inquiry into the predecision	and frank exchange of ideas esse legisional information. There also	intial to the o	leliperative proc	rss factual				
	all made		ge (Documents prepared by an attorney in contemplation of le	ngation I							
		A DESCRIPTION OF THE PERSON OF	dential communications between an attorney and his/her client,								
	1 1	he withheld information is exemp	ted from public disclosure because its disclosure would result in a	clearly unwarranted invasion of per	sonal privacy.	(Exemption 6)					
X	т. Т		ts of records compiled for law enforcement purposes and is bi			emption 7)					
	X	Disclosure could reasonably be expected to interfere with an enforcement proceeding because it could reveal the scope, direction, 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))									
			in unwarranted invasion of personal privacy. (Exemption 7(C))								
		The information consists of A confidential sources. (Exemption	ames of individuals and other information the disclosure of whon $7  (\mathrm{D})$ )	ich could reasonably be expected	f to reveal ide	intities of					
	HTC	ER									
and revis			PART II. C - DENYING OFFICIA		to a laboratory of the						
duc	ion	or disclosure, and that its produc and the Director, Division of Fre	(c) of the U.S. Nuclear Regulatory Commission regulations, it has tion or disclosure is contrary to the public interest. The persons needom of Information and Publications Services, Office of Administ								
- TOP	for Operations (EDO).  DENYING OFFICIAL		TITLE/OFFICE	RECORDS DENIED	AP	PELLATE OFFICE	rice or in territorie 4				
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PART II. D-APPEAL RIGHTS

The desial 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 20565, and should clearly state on the envelope and in the letter that it is an "Appeal from an Initial FOIA Decision."

Re: FOIA-93-329

## APPENDIX A

## RECORDS PARTIALLY WITHHELD

NUMBER DATE DESCRIPTION & EXEMPTION

1. Undated OI Reports Regarding Ago.cies in the State of Michigan (5 pages) EX. 7A