## GPC II - 170

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## BEFORE THE

A-130

DEPARTMENT OF OF LABOR OF SECRETARY DOCKETING & SERVICE BRANCH
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: <u>VOLUME II</u>
: Case Nos. 91-ERA-01
: 91-ERA-11
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Hearing Room A, Suite 2400, 101 Marietta Tower, 101 Marietta Street, N.W., Atlanta, Georgia
Wednesday, March 11, 1992
matter came on for hearing,
matter tame on for nooring,
9:00 a.m.
NNON, Administrative Law Judge
inant:
ttorney, ttorney, into, , N.W., 20001
attorney, et, S.W., 30303
NUCLEAR REGULATORY COMMISSION CPC
D-424/425-OLA-3 EXHIBIT NO. II-130
of Georgia Power Co. et al., Vogtle Units 1 & 2
Applicant [] Intervenor [] Other
Received Rejected Reporter KHW 9195 Witness Masbaugh

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of Georgia Power management that I wanted confidential treatment.

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Q. And after when you saw -- What was your relationship with Mr. Robinson in terms of contact and communications? And I'm not looking for the substance of what was said, but just in terms of their number after this document was signed.

A. It seems like over the summer, something like June on, I believe I met with Mr. Robinson in the evening for periods of four or five hours on four different occasions, and two of those occasions there was sworn testimony involved.

And then I had telephone contacts with Mr. Robinson probably averaging one or two a week over the summer.

MR. STEPHEN KOHN: Your Honor, could we have a short recess?

JUDGE GLENNON: How long?

MR. STEPHEN KOHN: Just five minutes.

19 JUDGE GLENNON: We'll take a short recess, about 20 five minutes.

(A brief recess.)

JUDGE GLENNON: Let's resume the hearing.
BY MR. STEPHEN KOHN:

Q. Calling your attention again to Complainant's
Exhibit 45, I notice that it's signed and dated on June 14th,

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1990. When did you -- Did you meet with Mr. Robinson in or 2 about that time? 3 A. Yes, I did. 4 0. On what date? 5 It seems like I remember meeting with him on like A. the evening of the 13th and the 14th of June, two days I 6 7 think.

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8 When you met with Mr. Robinson in that time period 0. 9 did you give him anything?

Yeah. I brought a number of detailed written 10 A. 11 allegations to him.

I made reference earlier I think that after I had 12 13 found the information submitted in the LER to be false I think I mentioned earlier that I had started drafting an 14 15 allegation.

16 I brought to Mr. Robinson a number of very detailed written allegations, and I believe with the execution of that 17 18 confidentiality agreement, you know, I provided all those written allegations to Mr. Robinson. 19

20 Did you use anything to he p you when you were 0. 21 drafting those written allegations?

22 I guess I'd like to say about the allegations, you A. 23 know, this was the most serious, you know, I think of all the 24 allegations, and I gave them to him at this time, and I had 25 started preparing that back in the late April time frame,

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and, yeah, I spent a lot of time, I took a lot of work trying
 to, you know, get it in the sequence of events and the things
 that happened to be extremely accurate.

I reviewed a lot of documentation, I used my tape
recordings, I would relisten to segments of the tape
recordings to make sure that my recollection was exactly true
and so that I could write a factual allegation that would be,
you know, perfectly accurate and true, and then I gave those
to Mr. Robinson.

10 Q. At this time did you tell Mr. Robinson that you had 11 utilized tape recordings to prepare this documentation?

12 A. No. The documents -- the documents were very high 13 quality and very detailed, and because of the way they had 14 been prepared they were certainly as much as I felt -- you 15 know, I felt, you know, that they spoke for themselves, they 16 were an accurate reflection of what had happened.

17 Q. Did you tell Mr. Robinson that you had tape 18 recordings?

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A. No, I didn't.

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Q. Why not?

A. Well, I guess I felt that I had what seemed to me to be a bad experience initially, I felt I had been found out on the dilution valves allegation that I had sent in, and I didn't expect anybody to recognize that it might have been me despite all the preparations I had made, and at this point