

# GOVERNMENT ACCOUNTABILITY PROJECT

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## FREEDOM OF INFORMATION ACT REQUEST

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February 1, 1985

FOIA-85-80  
Rec'd 2-5-85

Director  
Office of Administration  
Nuclear Regulatory Commission  
Washington, D.C. 20555

To Whom It May Concern:

Pursuant to the Freedom of Information Act (FOIA), 5.U.S.C. 552, the Government Accountability Project (GAP), requests copies of any and all agency records and information, including but not limited to notes, letters, memoranda, drafts, minutes, diaries, logs, calendars, tapes, transcripts, summaries, interview reports, procedures, instructions, engineering analyses, files, graphs, charts, maps, photographs, agreements, handwritten notes, studies, data sheets, notebooks, books, telephone messages, computations, voice recordings, computer run-offs, any other data compilations, interim and/or final reports, status reports, and any and all other records including any and all agency records relevant to and/or generated in connection with the following areas:

1. Report No. 50-483/84-30 (DPRP) which is an inspection report that took place at the Callaway site on June 3 through July 27, 1984. Specifically we would like the basis for the NRC's conclusion of allegation number 21 and 22, especially as it regards cheating on inspector certificate exams and those who were fired by Daniels International Corporation for truthfully answering questions regarding exam cheating.

2. Report No. 50-483/83-13(DPRP) which is an inspection report that took place at the Callaway site on June 14-17, 1983. Specifically, we would like the basis for the withdrawal of Report No. NRC 83-09, the subject of which was the Daniels International Corporation Quality Certification Program concerns. This is number six of the GAP allegations.

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3. The April 4, 1983 Monthly Report from Walt Weber (Manager of Nuclear Construction at the Callaway site), which was signed by Morgan Doyne (General Superintendent of Nuclear Construction at Callaway) and was addressed to Donald Schnell (Vice-President of Union Electric Company) contains, in its concluding paragraph, an assertion that the NRC was going to investigate the validity of the certification program. We would like the basis for and the conclusion of this investigation. This request should also include any Union Electric Company reports to the NRC in March, 1983, as it regards this concluding paragraph.

4. Report No. 50-483/83-09, in regard to Union Electric Company related Report File AB 23.05.52. This request also includes the basis for the need for the issuance of Stop Work Orders.

5. James Keppler's January 11, 1985 letter to GAP re: Callaway, GAP's February 1, 1985 response, and Inspection Report Number 50-483/84-45.

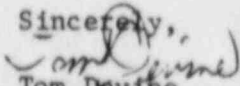
If any records as defined in 10 C.F.R. 9.3a(b) and the NRC Manual, supra, and covered by this request have been destroyed and/or removed after this request, please provide all surrounding records, including but limited to a list of all records which have been or are destroyed and/or removed, a description of the action(s) taken relevant to, generated in connection with, and/or issued in order to implement the action(s).

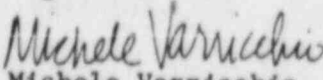
GAP requests that fees be waived, because "finding the information can be considered as primarily benefitting the general public," U.S.C. 552(a)(4)(a). GAP is a non-profit, nonpartisan public interest organization concerned with honest and open government. Through public outreach, the Project promotes whistleblowers as agents of government accountability. Through the Citizens Clinic, GAP offers assistance to local public interest and citizens groups seeking to ensure the health and safety of their communities. The Citizens Clinic is currently assisting citizens groups, local governments and intervenors.

We are requesting the above information as part of an ongoing monitoring project on the adequacy of the NRC's efforts to protect public safety and health at nuclear power plants.

For any documents or portions that you deny due to specific FOIA exemptions, please provide as an index itemizing and describing the documents or portions of documents withheld. The index should provide a detailed justification of your grounds for claiming each exemption, explaining why each exemption is relevant to the document or portion of the document withheld. This index is required under Vaughn v. Rosen (1), 484 F.2d 820, (D.C.Cir. 1973), cert. denied, 415 U.S. 977 (1974).

Sincerely,

  
Tom Devine  
Legal Director

  
Michele Varricchio  
Legal Intern