FOLAPA REQUEST

From:

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To: Date: "foia@nrc.gov" <foia@nrc.gov> Wed, Mar 17, 1999 11:22 AM

Subject:

FOIA Request

Case No: Date Restd: Action Off: Related Cree:

99-153 3-18-49 Reed

Pursuant to the Freedom of Information Act, and the implementing regulations in Titlo 10 of the Code of Federal Regulations, I am requesting the following reports be made available in the Public Document Room. These were referenced in a January 5, 1999 letter to The Honorable Joseph I. Lieberman from Hubert T. Bell, Inspector General (www.nrc.gov/opa/reports/ig010599):

OI Cases 1-94-021, 1-95-040, 1-95-046 OIG Case No. 95-77I

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U.S. NUCLEAR REGULATORY COMMISSION FOIA/PA RESPONSE TO FREEDOM OF INFORMATION APR 1 2 1999 99-153 ACT (FOIA) / PRIVACY ACT (PA) REQUEST PART II.A -- APPLICABLE EXEMPTIONS APPENDICES Records subject to the request that are described in the enclosed Appendices are being withheld in their entirety or in part under B the Exemption No.(s) of the PA and/or the FOIA as indicated below (5 U.S.C. 552a and/or 5 U.S.C. 552(b)) Exemption 1: The withheld information is properly classified pursuant to Executive Order 12958 Exemption 2: The withheld information relates solely to the internal personnel rules and procedures of NRC. Exemption 3: The withheld information is specifically exempted from public disclosure by statute indicated. 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). 41 U.S.C., Section 253(b), subsection (m)(1), prohibits the disclosure of contractor proposals in the possession and control of an executive agency to any person under section 552 of Title 5, U.S.C. (the FOIA), except when incorporated into the contract between the agency and the submitter of the proposal. Exemption 4: The withheld information is a trade secret or commercial or financial information that is being withheld for the reason(s) indicated The information is considered to be confidential business (proprietary) information. The information is considered to be proprietary because it concerns a licensee's or applicant's physical protection or material control and accounting program for special nuclear material pursuant to 10 CFR 2.790(d)(1). The information was submitted by a foreign source and received in confidence pursuant to 10 CFR 2.790(d)(2). The withheld information consists of interagency or intraagency records that are not available through discovery during litigation. Applicable privileges Deliberative process. Disclosure of predecisional information would tend to inhibit the open and frank exchange of ideas essential to the deliberative process. Where records are withheld 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 predocisional process of the agency Attorney wo:k-product privilege. (Documents prepared by an attorney in contemplation of litigation) Attorney-client privilege. (Confidential communications between an attorney and his/her client) Exemption 6: The withheld information is exempted from public disclosure because its disclosure would result in a clearly unwarranted invasion of personal privacy The withheld information consists of records compiled for law enforcement purposes and is being withheld for the reason(s) Exemption 7: (A) Disclosure could reasonably be expected to interfere with an enforcement proceeding (e.g., it would 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). (C) Disclosure would constitute an unwarranted invasion of personal privacy (D) The information consists of names of individuals and other information the disclosure of which could reasonably be expected to reveal identities of confidential sources. (E) Disclosure would reveal techniciues and procedures for law enforcement investigations or prosecutions, or guidelines that could reasonably be expected to risk circumvention of the law (F) Disclosure could reasonably be expected to endanger the life or physical safety of an individual OTHER (Specify) PART II.B -- DENYING OFFICIALS Pursuant to 10 CFR 9.25(g), 9.25(h), and/or 9.65(b) of the U.S. Nuclear Regulatory Commission regulations, it has been determined that the information withheld is exempt from production or disclosure, and that its production or disclosure is contrary to the public interest. The person responsible for the denial are those officials identified below as denying officials and the FOIA/PA Officer for any denials that may be appealed to the Executive Director for Operations (EDO). APPELLATE OFFICIAL DENYING OFFICIAL TITLE/OFFICE RECORDS DENIED EDO SECY Director, Office of Investigations Appendix B Guy Caputo

Appeal must be made in writing within 30 days of receipt of this response. Appeals should be mailed to the FOIA/Privacy Act Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001, for action by the appropriate appellate official(s). You should clearly state on the envelope and letter that it is a "FOIA/PA Appeal."

Re: FOIA/PA-99-153

APPENDIX A RECORDS ALREADY AVAILABLE IN THE PDR

NO. DATE
ACCESSION
NUMBER
DESCRIPTION/(PAGE COUNT)

1. 9612160231
OIG Report 95-77I (33 pages)

Re: FOIA/PA-99-153

APPENDIX B RECORDS BEING WITHHELD IN THEIR ENTIRETY

NO.	DATE	DESCRIPTION/(PAGE COUNT)/EXEMPTIONS
1.	03/29/96	OI Report of Investigation, Case No. 1-94-021 (54 pages) EX. 7A