	RM 464 Part I	U.S. NUCLEAR REGULATORY COMMISSION	FOIA/PA	RESPONSE NUMBER						
(10-2012)	HUCLEAR REQULA	RESPONSE TO FREEDOM OF INFORMATION ACT (FOIA) / PRIVACY	2011-**** / 2012-****	See Part I.C						
		ACT (PA) REQUEST	RESPONSE FINAL	PARTIAL						
REQUES See Par			JAN 0 3 2	014						
	· · · ·	PART I INFORMATION RELEASED)							
	No additional a	gency records subject to the request have been located.								
	Requested rec	ords are available through another public distribution program.	See Comments section.							
	APPENDICES Agency records subject to the request that are identified in the listed appendices are already available for public inspection and copying at the NRC Public Document Room.									
	APPENDICES Agency records subject to the request that are identified in the listed appendices are being made available for public inspection and copying at the NRC Public Document Room.									
	Enclosed is information on how you may obtain access to and the charges for copying records located at the NRC Public Document Room, 11555 Rockville Pike, Rockville, MD 20852-2738.									
	APPENDICES Agency records subject to the request are enclosed.									
	Records subject to the request that contain information originated by or of interest to another Federal agency have been referred to that agency (see comments section) for a disclosure determination and direct response to you.									
	We are continu	ling to process your request.								
	See Comment	S.								
	IT*	PART I.A FEES								
AMOUN \$			None. Minimum fee thresho	old not met.						
for de	comments etails	You will receive a refund for the amount listed.	Fees waived.							
		PART I.B INFORMATION NOT LOCATED OR WITHHELE	FROM DISCLOSURE							
	No agency records subject to the request have been located. For your information, Congress excluded three discrete categories of law enforcement and national security records from the requirements of the FOIA. See 5 U.S.C. § 552(c) (2006 & Supp. IV (2010). This response is limited to those records that are subject to the requirements of the FOIA. This is a standard notification that is given to all our requesters and should not be taken as an indication that excluded records do, or do not, exist.									
		ation in the requested records is being withheld from disclosure asons stated in Part II.	pursuant to the exemptions	described in						
		ation may be appealed within 30 days by writing to the FOIA/PA (OC 20555-0001. Clearly state on the envelope and in the letter th								
		PART I.C COMMENTS (Use attached Comments continue	ation page if required)							
	eased portions Library" at	of Group DP records relating to your 2011or 2012 FOIA/PA re	quest are being made public	ly available in the						
		ading-rm/foia/japan-foia-info/2011 (for 2011-**** FOIA/PA F ading-rm/foia/japan-foia-info/2012 (for 2012-**** FOIA/PA F								
As the]	NRC makes re	cords publicly available, you will be notified in writing.								
		·								
	Re - FREEDOM OF IN a K Hirsch	FORMATION ACT AND PRIVACY ACT OFFICER	13/11							

NRC FORM 464 Part I	U.S. NUCLEAR REGULATORY COMMISSION	FOIA/PA	RESPONSE NUMBER See Part I.C.
(10-2012)	RESPONSE TO FREEDOM OF	2011-****/2012-****	
	INFORMATION ACT (FOIA) / PRIVACY ACT (PA) REQUEST (Continued)	RESPONSE FINAL	
REQUESTER See Part I.C.		JAN 03	2014
PART I.C COMMENTS	(Continued)	· ·	
The released portions	of Group DP records relating to the following FOIA/PA request	are being publicly available	>;
2011 FOIA/PA Requ FOIA/PA-2011-0118	est(s): /0119/0120- Dina Cappiello, Response #154		
FOIA/PA-2011-0140	- Bill Dedman, Response #148	•	
FOIA/PA-2011-0147	- Jim Riccio, Response #154		
FOIA/PA-2011-0148	- Takeshi Yamashina, Response #151		
FOIA/PA-2011-0166	- Brad Heath, Response #154		
FOIA/PA-2011-0184	- Takao Ikeuchi, Response #154		
FOIA/PA-2011-0189	- Jonathan McLaughlin/ Geoffrey H. Fettus, Response #154		
FOIA/PA-2011-0191	- Roberta Rampton, Response #160		
FOIA/PA-2011-0195	- Hannah Marie Northey, Response #154		
FOIA/PA-2011-0215	- Rebecca Smith, Response #154		
FOIA/PA-2011-0267	- Tetsuro Yamada, Response #154		
2012 FOIA/PA Requ FOIA/PA-2012-0069	est(s): - Deborah Solomon, Response #112		
FOIA/PA-2012-0160	- Dina Cappiello, Response #12- Final		
FOIA/PA-2012-0172	- Eto Takanori, Response #70		
			×

NRC F (1-2012)	ORM 464 Part II	U.S. NUCLEAR	REGULATORY COMMISSION	FOIA/PA	DATE	DATE				
R	ESPONSE TO		DF INFORMATION Γ (PA) REQUEST	2011-**** / 2012-****	JAN (032014				
PART II.A APPLICABLE EXEMPTIONS										
DP	Exemp	otion No.(s) of the PA	est that are described in the encl and/or the FOIA as indicated be	low (5 Ú.S.C. 552a and/or 5		ntirety or in part under the				
	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 practices of NRC.									
	Exemption 3: The	withheld information is	s specifically exempted from pub	lic disclosure by statute indi	cated.					
	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 d	of the Atomic Energy A	Act, which prohibits the disclosu	e of Unclassified Safeguard	s Information (42 l	J.S.C. 2167).				
	agency to an		ts the disclosure of contractor p n 552 of Title 5, U.S.C. (the FOI)	• •						
	Exemption 4: The	withheld information i	s a trade secret or commercial o	or financial information that is	being withheld fo	r the reason(s) indicated.				
			e confidential business (proprieta	57						
	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 2.390(d)(1).									
			a foreign source and received in		CFR 2.390(d)(2).					
			private or governmental interes							
	Арр	licable privileges:	consists of interagency or intraa		-					
	deliberative There also a	process. Where recor	f predecisional information woul ds are withheld in their entirety, egable factual portions because cy.	the facts are inextricably inte	ertwined with the p	redecisional information.				
	Attorney wor	k-product privilege. ([Documents prepared by an attor	ney in contemplation of litiga	tion)					
1	Attorney-clier	nt privilege. (Confider	tial communications between an	n attorney and his/her client)						
	inva	asion of personal priva								
	Exemption 7: The withheld information consists of records compiled for law enforcement purposes and is being withheld for the reason(s) indicated. (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 wrong doing or a violation of NRC									
		nts from investigators) could constitute an u	nwarranted invasion of personal	privacy.						
		ation consists of name of confidential sources	es of individuals and other inform	nation the disclosure of whic	h could reasonably	y be expected to reveal				
	(E) Disclosure	would reveal technique	les and procedures for law enfo ircumvention of the law.	rcement investigations or pro	osecutions, or guid	lelines that could				
			expected to endanger the life or	physical safety of an individu	ual.					
	OTHER (Specify)									
	Out Of Scope									
	The withheld int	formation consist o	f records unresponsive to yo							
_		E () O O E () U	PART II.B DENYIN							
that th intere	ne information with st. The person res	held is exempt fron sponsible for the de	r 9.65(b) of the U.S. Nuclea n production or disclosure, a nial are those officials identi tive Director for Operations (nd that its production or fied below as denying of	disclosure is co	ntrary to the public				
Dł	ENYING OFFICIAL	_	TITLE/OFFICE	RECORI	DS DENIED	APPELLATE OFFICIAL EDO SECY IG				
Patric	ia K Hirsch	FOIA/PA Off	cer for Japan-Related FOIA	Appendix DP						
U.S. I	Nuclear Regulatory	y Commission, Was	ays of receipt of this respon hington, DC 20555-0001, fc	se. Appeals should be m r action by the appropria	ailed to the FOI te appellate offic	A/Privacy Act Officer, cial(s). You should				
clearl	y state on the enve	elope and letter that	t it is a "FOIA/PA Appeal."							

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