			FOIA/PA	RESPONSE NUMBER			
(10-2012)	ALUCEAR REQUISION	RESPONSE TO FREEDOM OF INFORMATION ACT (FOIA) / PRIVACY ACT (PA) REQUEST	2011-**** / 2012-****	See Part I.C			
			RESPONSE FINAL	PARTIAL			
REQUES See Par				8			
See Pa	n I.C		FEB 0 4 20	4			
		PART I INFORMATION RELEASED	)				
		gency records subject to the request have been located.					
	Requested records 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.					
		ct to the request that contain information originated by or of intere- agency (see comments section) for a disclosure determination a		y have been			
	We are continu	uing to process your request.					
	See Comments	S					
	·	PART I.A FEES					
амоці <b>\$</b>	NT*	You will be billed by NRC for the amount listed.	None. Minimum fee thresho	ld not met.			
* See	comments letails	You will receive a refund for the amount listed.	Fees waived.	-			
		PART I.B INFORMATION NOT LOCATED OR WITHHELD	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.							
	Certain information in the requested records is being withheld from disclosure pursuant to the exemptions described in and for the reasons stated in Part II.						
	This determination may be appealed within 30 days by writing to the FOIA/PA Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001. Clearly state on the envelope and in the letter that it is a "FOIA/PA Appeal."						
PART I.C COMMENTS (Use attached Comments continuation page if required) The released portions of Group EB records relating to your 2011 and 2012 FOIA/PA** request are being made publicly available in the "NRC Library" at http://www.nrc.gov/reading-rm/foia/japan-foia-info/2011 ( for 2011-**** FOIA/PA Requests) http://www.nrc.gov/reading-rm/foia/japan-foia-info/2012 ( for 2012-**** FOIA/PA Requests) As the NRC makes records publicly available, you will be notified in writing. **Please see attached Comments continuation page for a complete list of 2011 and 2012 FOIA/PA request and corresponding response number**							
	SIGNATURE - FREEDOM OF INFORMATION ACT AND PRIVACY ACT OFFICER Patricia K Hirsch atim Katim Katim 2/4/14						

NRC FORM 464 Part 1 (10-2012)

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NRC FORM 464 Part I	U.S. NUCLEAR REGULATORY COMMISSION	FOIA/PA	·····	RESPONSE NUMBER			
(10-2012)	RESPONSE TO FREEDOM OF INFORMATION ACT (FOIA) / PRIVACY ACT (PA) REQUEST (Continued)	2011-**** / 20	012-****	See Part I.C			
		RESPONSE TYPE	FINAL	PARTIAL			
REQUESTER See Part I.C		DATE	EB 0 4 2	014			
PART I.C COMMENTS							
The released portions	of Group EB records relating to the following FOIA/PA request	are being publi	icly available	;			
2011 FOIA/PA Request(s): FOIA/PA-2011-0140- Bill Dedman, Response #152							
FOIA/PA-2011-0147-	Jim Riccio, Response #165						
FOIA/PA-2011-0148-	- Takeshi Yamashina, Response #155						
FOIA/PA-2011-0166-	- Brad Heath, Response #165						
FOIA/PA-2011-0184-	FOIA/PA-2011-0184- Takao Ikeuchi, Response #165						
FOIA/PA-2011-0189-	- Jonathan McLaughlin/ Geoffrey H. Fettus, Response #165						
FOIA/PA-2011-0191-	- Roberta Rampton, Response #172						
FOIA/PA-2011-0195	- Hannah Marie Northey, Response #165						
FOIA/PA-2011-0215	- Rebecca Smith, Response #165	•					
FOIA/PA-2011-0267	- Tetsuro Yamada, Response #165						
FOIA/PA-2011-0309	- Deborah Solomon, Response #23						
2012 FOIA/PA Reque FOIA/PA-2012-0069	est(s): - Deborah Solomon, Response #123						
FOIA/PA-2012-0172	- Eto Takanori, Response #81						

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RESPONSE TO FREEDOM OF INFORMATION ACT (FOIA) / PRIVACY ACT (PA) REQUEST         2011-**** / 2012-****           PART ILA ~ APPLICABLE EXEMPTIONS Escention No. 10 the PA address of the POIA as induced Appendices are being withheid in their entirety or in part under the Escention No. 10 the PA address of the POIA as induced below (US XC. 582/a).           Exemption 1: The withheid information is properly classified pursuant to Executive Order 12958.         Exemption 2: The withheid information relates solely to the internal personnel rules and practices of NRC.           Section 147 of the Abardic Energy Act, which prohibits the disclosure of Restricted Data or Formerly Restricted Data (42 U S. C. 37(6):3169).           Section 147 of the Abardic Energy Act, which prohibits the disclosure of Indaxalifed Safeguards information (42 U S.C. 167).           I U S.C., Section 702(0), 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 information is a trade secret or commercial or financial information that is being withheid for the resson(s) indicated.           The information is considered to be proprietary information.         The information is considered to be proprietary information.           The information is acculated by a foreign source and received in confidence pursuant to 10 CFR 2.390(d)(2).         Disclosure withing entire thromation incommercial and framation incommation.           Exemption 1: The withheid information consistor of the be agonce on thranker and instructure of the agonce of theaset soure predincibiant information in the predictional informati	NRC FORM 464 Part II	U.S. NUCLEAR REGULATORY COMMISSION	FOIA/PA	DATE				
Exercises adjusted to the request that are described in the endosed Appendices are balang witheligh in their endired or in part under the Exemption No (0) for PA and ort the FOA as indicated bevor (0) 4.5.2.5.252 and/or 3. 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 practices of NRC.           Sections 13. The withheld information is specifically exempted from public disclosure by statute indicated.           Sections 14.7 of the Atomic Energy Act, which prohibits the disclosure of the statute indicated.           Sections 14.7 of the Atomic Energy Act, which prohibits the disclosure of the atomic and reactive and the scientification of the Atomic Energy Act, which prohibits the disclosure of the Atomic Energy Act, which prohibits the disclosure of the Atomic Energy Act, which prohibits the disclosure of the Atomic Energy Act, which prohibits the disclosure of the Atomic Energy Act, which prohibits the disclosure of the Atomic Energy Act, which prohibits the disclosure of the Atomic Energy Act, which prohibits the disclosure of the Atomic Energy Act, which prohibits the disclosure of the Atomic Energy Act, which prohibits the disclosure of the Atomic Energy Act, which prohibits the disclosure of the Atomic Energy Act, which prohibits the disclosure of the Atomic Energy Act, which prohibits the disclosure or properly disclosure by atomic and the science of the Atomic Energy Act, which prohibits the disclosure or properly disclosure by atomic and the science of the Atomic Energy Act, which prohibits the disclosure or properly atomic atomi	RESPONSE TO F		2011-**** / 2012-****	FEB 0 4 2014				
Exemption No (c) of the VP and/or the FOM as indicated balaxy (U S.C. 522 and/or 5 U.S.C. 522(0)).           Exemption 1: The withheld information is properly classified pursuant to Executive Order 12358.           Exemption 2: The withheld information relates solely to the internal personnel rules and practices of NRC.           Exemption 3: The withheld information is specifically exempted from public dicessure by statute indicated.           Section 141-145 of the Admic Energy Act, which prohibits the dicclosure of Restricted Data or Formerly Restricted Data (42 U.S.C. 2167).           41 U.S.C. Section 4702(b), prohibits the dicclosure of contractor proposals in the passession and control of an executive agency and the submitter of the proposal.           Zeture (1) and the dimension is a trade section 552 of Tille 5, U.S.C. (the FOA), except when incorporated into the contract detween the agency and the submitter of the proposal.           Zeture (1) and the dimension is a trade section 52 of Tille 5, U.S.C. (the FOA), except when incorporated into the contract detween the agency and the submitter of the proposal.           Zeture (1) and the dimension is a trade section for commercial or financial information.           The information is considered to be proprietary because it conterns a licensee or applicating private motion.           Zeture (1) and the dimension is a trade section or commercial or financial information.           Zeture (1) and the dimension is a trade section or commercial or financial information and ta being withheld information and ta information.           Zeture (2) The information consists of interagency or intrasagency records that are not avaitabl								
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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. 2167).   Sections 147 of the Atomic Energy Act, which prohibits the disclosure of Undassified Safeguards Information (42 U.S.C. 2167).   41 U.S.C., Section 4702(b), prohibits the disclosure of Undassified Safeguards Information (42 U.S.C. 2167).   41 U.S.C., Section 4702(b), prohibits the disclosure of Undassified Safeguards Information (42 U.S.C. 2167).   41 U.S.C., Section 4702(b), prohibits the disclosure of Undassified Safeguards Information (42 U.S.C. 2167).   41 U.S.C., Section 4702(b), prohibits the disclosure of Undassified Safeguards Inter commercial of financial Information.   41 The information is considered to be confidential business (proprietary) because it concerns a licenses? or applicant's physical protection or material control and accounting program for special nuclear material pursuant to 10 CFR 2.300(0)(2).   42 Delaberative process. Understand by a foreign source and received in confidence pursuant to 10 CFR 2.300(0)(2).   43 Delaberative process. Understand pursuant to 10 CFR 2.300(0)(2).   44 Delaberative process. Understand process of Interagency or intraagency records that are not available through discovery during litigation. Anter y process are withheld in their entirety, the facts are inextically interfivined with the proteosional information. There is a no access are withheld in their entirety, the facts are inextically interfivined with the proteosional information. There is a no access are withheld in their entirety, the facts are inextically interfivined with the processial in the ensatist of ecolds compile in theif entirety intervined with the processian informatio	Exemption 1: The with	held information is properly classified pursuant to I	Executive Order 12958.					
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Applicable privileges: Applicable privileges: Applicable privileges: Applicable privileges: Applicable privileges: Applicable privilege: Attorney access: Disclosure of predecisional information would tend to inhibit the open and frank exchange of ideas essential to the deliberative process: Other account of predecisional process of the agency: Attorney work-product 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. 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 purposes and is being withheld or the reason(s) indicated. (A) Disclosure could constitute an unwarranted invasion of personal privacy. (C) Disclosure could reasonably be expected to recipients to take action to shield potential wrong doing or a violation of NRC requirements from investigators). (C) Disclosure could reasonably be expected to reveal investigations or prosecutions, or guidelines that could reasonably be expected to reveal identifies of confidential sources. (C) Disclosure could reasonably be expected to endanger the life or physical safety of an individual. (C) Disclosure could reasonably be expected to reveal the information or disclosure or duration consists of names of individuals and other information is nurversonable be the clical were form investigations or prosecutions, or guidelines that could reasonably be expected to reveal the information or disclosure could reasonably be expected to reveal identified potential work guidelines that could reasonably be expected to reveal the information or disclosure could reasonable to revea								
☐ 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 predecisional process of the agency.          Attorney work-product privilege. (Confidential communications between an attorney and his/her client)         Image: Confidential communications between an attorney and his/her client)         Image: Confidential communications between an attorney and his/her client)         Image: Confidential communications between an attorney and his/her client)         Image: Confidential communications between an attorney and his/her client)         Image: Confidential communications between an attorney and his/her client)         Image: Confidential communication 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 purposes and is being withheld in of NRC requirements from investigators).         (C) Disclosure could 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 identifies of confidential sources.         (D) Disclosure could reasonably be expected to endanger the life or physical safety of an individual.         (D) The information is unresponsive to your request.         The withheld information is unresponsive to			ency records that are not availa	able through discovery during 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.         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 efforces and thus could possibly allow recipients to take action to shield potential wrong doing or a violation of NRC requirements from investigators).         (D) Disclosure could 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 techniques and procedures for law enforcement investigations, or guidelines that could reasonably be expected to risk circumvention of the law.         (F) Disclosure would reveal techniques and procedures for law enforcement investigations, or guidelines that could reasonably be expected to risk circumvention of the law.         (F) Disclosure would reveal techniques and procedures for law enforcement investigations, it has been determined that the information is unresponsive to your request.         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 informat	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							
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