



UNITED STATES
NUCLEAR REGULATORY COMMISSION
WASHINGTON, D.C. 20555-0001

October 22, 1998

DOCKETED
USNRC

'98 OCT 22 P3:44

OFFICE
RULEMAKING
ADJUDICATIONS

Steven M. Kohn, Esquire
National Whistleblower Legal Defense
and Education Fund
3233 P Street, NW
Washington, DC 20007

SERVED OCT 22 1998

Re: Petitioner National Whistleblower Center's Request for
Extension of Page Limitation

Dear Mr. Kohn:

Thank you for our conversation this date on the reference request, which was provided to the Office of the Secretary by e-mail. As I stated, 10 CFR Section 2.714a specifies no page limitation on appeals to the Commission. Accordingly, unless you otherwise advise, the need for the Commission to act on the request will be considered moot.

This letter and a copy of the incoming e-mail with attached extension request will be provided to the Service List of the Calvert Cliffs License Renewal proceeding (50-317/318-LR) by e-mail. It will also be served by regular mail this date.

Sincerely,

A handwritten signature in cursive script that reads "Emile L. Julian".

Emile L. Julian
Assistant for Rulemakings
And Adjudications

19661

From: "C. James" <no_law@hotmail.com>
To: OWFN_DO.owf5_po(ELJ)
Date: Thu, Oct 22, 1998 1:57 AM
Subject: National Whistleblower Center

-----987654321_0==_
Content-Type: text/plain; charset="us-ascii"

Emile...

Hello, my name is Chris Wesser, and I write on behalf of the National Whistleblower Center. Perhaps you remember me, we spoke back on the 5th of this month, with regard to a comment we filed in response to a Commission policy statement. You were most helpful at that time, as I note that the comment was timely docketed -- most likely as a result of your personal cooperation. We thank you for that, and as a law student about to graduate and begin my own practice in the District, look forward to many more opportunities to work with you.

Please accept the attached file as a timely-filed petition, on behalf of the National Whistleblower Center, in the matter of Baltimore Gas & Electric (Calvert Cliffs license renewal). We are a bit unclear on whether the Commission's directive in CLI-98-14, limiting briefs to 10 pages in proceedings before the Board, applies to this appeal to the Commission of the Board's summary dismissal in the above-mentioned proceeding. As such, we file today this petition for an extension beyond the 10 page limitation, and ask that it be appropriately docketed.

Again, my thanks.

Chris J. Wesser, on behalf of the National Whistleblower Center

Get Your Private, Free Email at <http://www.hotmail.com>

-----987654321_0==_
Content-Type: application/octet-stream; name="21pet.doc"
Content-Transfer-Encoding: x-uuencode
Content-Disposition: attachment; filename="21pet.doc"

-----987654321_0==_
Content-Type: text/plain; charset="us-ascii"

-----987654321_0==_--

BEFORE THE UNITED STATES OF AMERICA
NUCLEAR REGULATORY COMMISSION

In the Matter of)	Docket Nos. 50-317-LR
)	50-318-LR
BALTIMORE GAS AND ELECTRIC)	
COMPANY)	
)	
(Calvert Cliffs Nuclear Power)	
Plant, Units 1 & 2))	
)	

**PETITIONER NATIONAL WHISTELBLOWER CENTER'S REQUEST FOR
EXTENSION OF PAGE LIMITATION**

Petitioner National Whistleblower Center (NWC) respectfully requests an extension of the 10 page limitation set forth in the Commission's order (CLI-98-14)...

As the brief to be filed deals with an appeal from an order formally removing NWC from Baltimore Gas and Electric's (BGE's) relicensing proceedings, there are no other parties that are to be affected, thus the opposition or support of other parties is not at issue. The NWC posits that both the novelty of this proceeding as the first relicensing proceeding of its kind and the importance of the issues to the larger concern of intervention in such proceedings will require a brief somewhat more detailed than the existing page limitation would allow. As such, the NWC requests leave to file a brief of approximately 25 pages in length.

October 21, 1998

Steven M. Kohn
KOHN, KOHN & COLAPINTO,
Attorneys for the:
National Whistleblower Center
3233 P Street, N.W.
Washington, DC 20007
(202) 342-6980

UNITED STATES OF AMERICA
NUCLEAR REGULATORY COMMISSION

In the Matter of

BALTIMORE GAS & ELECTRIC COMPANY

(Calvert Cliffs Nuclear Power Plant,
Units 1 and 2)

Docket No.(s) 50-317/318-LR

CERTIFICATE OF SERVICE

I hereby certify that copies of the foregoing LTR JULIAN TO KOHN RE PG. EXT. have been served upon the following persons by U.S. mail, first class, except as otherwise noted and in accordance with the requirements of 10 CFR Sec. 2.712.

Office of Commission Appellate
Adjudication
U.S. Nuclear Regulatory Commission
Washington, DC 20555

Administrative Judge
G. Paul Bollwerk, III
Chairman
Atomic Safety and Licensing Board Panel
Mail Stop - T-3 F23
U.S. Nuclear Regulatory Commission
Washington, DC 20555

Administrative Judge
Jerry R. Kline
Atomic Safety and Licensing Board Panel
Mail Stop - T-3 F23
U.S. Nuclear Regulatory Commission
Washington, DC 20555

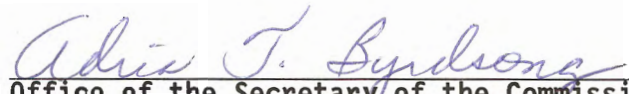
Administrative Judge
Thomas D. Murphy
Atomic Safety and Licensing Board Panel
Mail Stop - T-3 F23
U.S. Nuclear Regulatory Commission
Washington, DC 20555

Robert M. Weisman, Esq.
Marian L. Zobler, Esq.
Office of the General Counsel
Mail Stop - 0-15 B18
U.S. Nuclear Regulatory Commission
Washington, DC 20555

Stephen M. Kohn, Esq.
National Whistleblower Legal Defense
and Education Fund
3233 P Street, NW
Washington, DC 20007

David R. Lewis, Esq.
Shaw, Pittman, Potts & Trowbridge
2300 N Street, NW
Washington, DC 20037

Dated at Rockville, Md. this
22 day of October 1998


Office of the Secretary of the Commission