

## **CHAIRMAN Resource**

---

**From:** McLean Family <mbmclean1@gmail.com>  
**Sent:** Thursday, April 28, 2016 5:45 PM  
**To:** CHAIRMAN Resource  
**Subject:** [External\_Sender] SECY-15-0149

Dear Chairman Stephen G. Burns:

I am writing to express my opposition to the NRC changing the way that access authorization issues are handled. I am an engineer member of IBEW Local 2150 and had a co-worker whose access was revoked without allowing arbitration several years ago. After a prolonged court deliberation process, the ability to arbitrate the matter was eventually decided in my fellow engineer's favor, but it took roughly 4 years from the time he was removed from his job. Without having the arbitration process open for these matters, people could be denied access without sufficient reason. This is the type of situation that the arbitration process was set up to prevent from happening.

Thanks for considering my input.

Sincerely,

Brian D. McLean