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BEFORE THE

UNITED STATES DEPARTMENT OF ENERGY  
~~DOCK~~ OF SECRETARY  
DOCKETING & SERVICE  
BRANCH

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ALLEN L. MOSBAUGH,

Complainant,

vs.

GEORGIA POWER COMPANY,

Respondent.  
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VOLUME I

Case Nos. 91-ERA-01  
91-ERA-11

Hearing Room A, Suite 2400,  
101 Marietta Tower,  
101 Marietta Street, N.W.,  
Atlanta, Georgia

Tuesday, March 10, 1992

The above-entitled matter came on for hearing,  
pursuant to Notice, at 9:30 a.m.

BEFORE:

HON. ROBERT M. GLENNON, Administrative Law Judge

APPEARANCES:

On behalf of the Complainant:

MICHAEL D. KOHN, Attorney,  
STEPHEN M. KOHN, Attorney,  
Kohn, Kohn & Colapinto,  
517 Florida Avenue, N.W.,  
Washington, D.C. 20001

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142 Mitchell Street, S.W.,  
Suite 300,  
Atlanta, Georgia 30303

NUCLEAR REGULATORY COMMISSION

Docket No. 50-424/425-OLA-3

EXHIBIT NO.

In the matter of Georgia Power Co. et al., Vogtle Units 1 & 2

☐ Staff ☒ Applicant ☐ Intervenor ☐ Other

☒ Identified ☒ Received ☐ Rejected

Date 7/14/95 Witness

Reporter

KHW

Mosbaugh

9508110326 950714  
PDR ADOCK 05000424  
T PDR

1 about "It may have come from an allegation," and I go like --  
2 I feel myself getting very tense, nervous, and I think I said  
3 again "Well, all I know is I think I heard the resident was  
4 looking into it."

5 And I was very on edge, very nervous. I'm sure  
6 my -- I felt my face, you know, get red and warm, flushed,  
7 sweating hands and so forth, cringing.

8 And what particularly seemed strange was that in my  
9 capacity at that time I was in charge of quality concerns.  
10 Quality concerns receives all of the allegations and claims  
11 and charges, and also security. Security gets complaints and  
12 claims and charges.

13 And in my previous work experience of being in  
14 charge of both of those groups Mr. Bockhold had never come to  
15 me and asked questions about the source -- the source. We  
16 had talked about allegations and the nature and so forth, but  
17 never had asked about the source of an allegation or an  
18 investigation -- never.

19 Q. How did you react during this meeting?

20 A. I think I described my feelings, behavior.

21 Q. Did you meet again with Mr. Bockhold concerning the  
22 OI investigation?

23 Calling your attention to February 7th, do you  
24 remember a meeting on February 7th 1990 with Mr. Bockhold?

25 A. Yeah. That meeting was not called for the purpose

1 of the OI investigation, but that meeting was some follow-up  
2 meetings we were having about plant reorganization and so  
3 forth, and I had been in there and I had called in -- George  
4 had called me to come to this reorganization meeting, and we  
5 were having each of the people that reported to me come into  
6 the room one by one, and we were talking about, you know, the  
7 organization and how the plant would change to get some of  
8 the staffing down to the lower, the more lower numbers of  
9 personnel that was going on at the time, and we would call  
10 each of the people that worked for me in, and we'd talk about  
11 "Well, how many people, you know, do you need to do what you  
12 do in your department?" And one by one they'd come in, so on  
13 these --

14 Again, document, document, document, I took notes  
15 in the meeting, and they were talking about the various  
16 organizations here -- engineering, technical, and I think we  
17 were just about ready to start training, but I don't think we  
18 had started training yet, and after we had finished technical  
19 George said something, starts a little speech, and he says "I  
20 had professional training in the Navy in saying 'Yes, sir,'  
21 you know, I had professional training in my military  
22 experience," and of course he was not in the Navy any more,  
23 he said "But if you can't conform, you need to get out."

24 Q. And did you take contemporaneous notes of that  
25 statement?

1 A. Yeah.

2 Q. I'd now like for you to look at what's been marked  
3 as Complainant's Exhibit 19, and down towards the very bottom  
4 of that exhibit I see the words "Out of the blue" and it says  
5 "G.B. tells me if you can't conform and accept you need to  
6 get out." Did you write that?

7 A. Yes, I did.

8 Q. And when did you write that?

9 A. During the meeting.

10 Q. And what did you mean by "out of the blue"?

11 A. Well, it was not part of the topics of the meeting.  
12 We were going through each manager's groups one by one.

13 Also, you can see my writing is a little bit  
14 different in that section. I tried to hide all the  
15 scribbling I was doing, and I think I sunk down a little bit  
16 more and that's why it's slanted like it is.

17 Q. Are you talking about the difference between the  
18 way that is written and --

19 A. And what's above, yes.

20 Q. -- where it says tech?

21 A. Yeah.

22 Q. The handwriting looks different, but it's both your  
23 handwriting?

24 A. Yes, it is.

25 JUDGE GLENNON: I'm sorry. After JGA, what does

1     that mean?

2             THE WITNESS: JGA is John Aufdenkampe. He is the  
3     tech, he would have been the tech manager up here.

4     BY MR. STEPHEN KOHN:

5             Q.     You can read the whole side.

6             A.     I'll read the --

7             "After JGA" -- you know, I think I said something -  
8     - he said something about CRESAP which is some Washington  
9     group, and he was talking about how this reorganization had  
10    been reviewed --

11            JUDGE GLENNON: Aufdenkampe said that?

12            THE WITNESS: No, Mr. Bockhold is what these  
13    comments are attributed to.

14            JUDGE GLENNON: All right.

15            THE WITNESS: He said something about this CRESAP  
16    group, and then I questioned what they were involved in in  
17    this review, the claim of their, you know, review on the  
18    organization, and Bockhold admitted that this group -- I  
19    think at some point he said they were beltway bandits or  
20    something like that, and then it was after that that this  
21    comment down here came where --

22     BY MR. STEPHEN KOHN:

23            Q.     Can you read that first sentence? What did you  
24    write there where it begins with "He says --"?

25            A.     He says he, George Bockhold, has professional



1 training in saying "Yes, sir," and I think the next sentence  
2 is what I said, I said "Well, he wasn't in the Navy any  
3 more," and then he said to me, he said, you know, "Al, if you  
4 can't conform and accept you need to get out."

5 Q. I now want to call your attention to the second  
6 page of this exhibit where in the middle of the page where it  
7 says, you can see it says "G.B./OI interviews, PRB members  
8 except Holmes."

9 Again, did you write this?

10 A. Yes, I did.

11 Q. And when did you write that?

12 A. This was a little later in the day.

13 Q. And what did this refer to? What was going on?

14 A. I think George called a small meeting of managers  
15 together to talk about the OI investigation that was being  
16 initiated.

17 Q. And what did that mean, "OI interviews PRB members  
18 except Holmes"?

19 A. Well, George was saying that OI was here, they  
20 wanted to do interviews, and they would be reviewing the PRB  
21 members except for Ken Holmes.

22 Do you want me to continue?

23 Q. Okay. Then what are the other words you wrote  
24 right after that?

25 A. Well, basically what that means is he said "Well,