

October 27, 1989

Donald R. Haverkamp  
Division of Reactor Projects  
USNC  
Region 1, 475 Allendale Road  
King of Prussia, Pennsylvania 19406

Dear Mr. Haverkamp:

This refers to your letter dated September 25, 1989. On April 20, 1989 I presented William Raymond a proposed settlement agreement offered to me by the utility. At that time I made a complaint that the agreement violated my rights under NRC regulations. Specifically, Paragraph (8) which put a stipulation on me going to the NRC and Paragraph (6) which states: [REDACTED] agrees that he will never seek employment with CL&P or Barney or their related companies or organizations successors or assigns." 29 CFR Part 24.2 (B) states: "Any person is deemed to have violated the particular federal law, and these regulations if such person intimidates, threatens, restrains, coerces, blacklists, discharges, against any employee, etc."

What is there to clarify about intimidation and blacklisting? Your letter did not address my second complaint! Since April many more agreements have surfaced, one in particular, your commission has given its seal of approval to (Comanche Peak); these agreements are against all that the Energy Reorganization Act stands for.

I am justified in saying, you and the Commission have fallen far short in its effectiveness to enforce the regulations, and have put the public's safety in jeopardy.

What should be clarified is, just what regulations your commission is trying to enforce.

In closing, I am filing another complaint. My rights have been violated under part 50 pertaining to my termination based on your recent inspection report 50-336/88/13 and your past report 50-336/88/13 (5/3/88 - 6/13/88) appendix (B) pertaining to the settlement agreement a violation of 29CFR Part 24.2 (b) and Part 50.7.

Thank you,

Information in this record was deleted  
in accordance with the Freedom of Information  
Act, exemptions b1, b7C  
FOIA- 91-162