

FEDERAL ENERGY REGULATORY COMMISSION
WASHINGTON, D. C. 20426

June 17, 2014

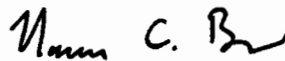
The Honorable Mary L. Landrieu
Chair
Committee on Energy and Natural Resources
United States Senate
Washington, D.C. 20510-6150

Dear Chair Landrieu:

I am writing to clarify two responses I provided in the Supplemental Questions for the Record, Senator Barrasso 3.a and 4. These questions required a comprehensive, time-consuming survey of the investigative work over the last five years conducted by all employees within the Division of Investigations, including current and former employees. While enforcement staff made every effort to be accurate, additional information was brought to my attention late yesterday.

My response to Question 3.a (beginning at the top of page 24 of my supplemental responses) should not have included Enerwise Global Technologies in the first paragraph; in that investigation, Enforcement staff did provide materials to Enerwise but the materials did not constitute exculpatory information. In the second paragraph of my response to Question 3.a, in addition to the investigations identified in my previous response, Enforcement staff also provided specific materials requested by the subjects in the Holyoke and Hunter investigations. In response to Question 4, in addition to the investigations identified in my previous answer, subjects also requested *Brady* materials in investigations involving the Arizona-Southern California outages, Constellation, Enerwise Global Technologies, and Lincoln Paper.

Sincerely,



Norman C. Bay
Director
Office of Enforcement