#### § 202.25

#### § 202.25 Procedure where a decision concerning a demand is not made prior to the time a response to the demand is required.

If response to the demand is required before the instructions from the General Counsel are received, a U.S. attorney or DOE attorney designated for the purpose shall appear with the employee or former employee of the DOE upon whom the demand has been made, and shall furnish the court or other authority with a copy of the regulations contained in this subpart and inform the court or other authority that the demand has been, or is being, as the case may be, referred for the prompt consideration of the appropriate DOE official and shall respectfully request the court or authority to stay the demand pending receipt of the requested instructions.

## §202.26 Procedure in the event of an adverse ruling.

If the court or other authority declines to stay the effect of the demand in response to a request made in accordance with §202.25 pending receipt of instructions, of if the court or other authority rules that the demand must be complied with irrespective of instructions not to produce the material or disclose the information sought, the employee or former employee upon whom the demand has been made shall respectfully decline to comply with the demand. "United States ex rel Touhy v. Ragen," 340 U.S. 462.

## PART 205—ADMINISTRATIVE PROCEDURES AND SANCTIONS

#### Subpart A—General Provisions

Sec.		
205.1	Purpose and scope.	
205.2	Definitions.	
205.3	Appearance before the DOE or a Stat	
Office.		
205.4	Filing of documents.	
205.5	Computation of time.	
205.6	Extension of time.	
205.7	Service.	
205.8	Subpoenas, special report orders	
oaths, witnesses.		
205.9 General filing requirements.		

205.10 Effective date of orders.
205.11 Order of precedence.
205.12 Addresses for filing documents with the DOE.

# 205.13 Where to file.205.14 Ratification of prior directives, orders, and actions.205.15 Public docket room.

#### Subparts B-E [Reserved]

#### Subpart F—Interpretation

205.81 What to file. 205.82 Where to file. 205.83 Contents. 205.84 DOE evaluation. 205.85 Decision and effect. 205.86 Appeal.	205.81 205.82 205.83 205.84 205.85	Contents. DOE evaluation. Decision and effect.
--	--	--

#### Subparts G-J [Reserved]

#### Subpart K—Rulings

205.150	Purpose and scope.
205.151	Criteria for issuance.
205.152	Modification or rescission
205.153	Comments.
205.154	Appeal.
	* *

### Subpart L [Reserved]

## Subpart M—Conferences, Hearings, and Public Hearings

205.190 Purpose and scope.

#### Subpart N [Reserved]

#### Subpart O—Notice of Probable Violation, Remedial Order, Notice of Proposed Disallowance, and Order of Disallowance

```
205.191
        [Reserved]
205.192 Proposed remedial order.
205.192A Burden of proof.
205.193 Notice of Objection.
205.193A Submission of ERA supplemental
    information.
205.194 Participants; official service list.
205.195 Filing and service of all submissions.
205.196
        Statement of objections.
205.197 Response to statement of objections;
reply.
205.198 Discovery.
205.198A Protective order.
205.199 Evidentiary hearing.
205.199A Hearing for the purpose of oral ar-
    gument only.
205.199B Remedial order.
205.199C Appeals of remedial order to FERC.
205.199D-205.199E [Reserved]
205.199F Ex parte communications.
205.199G Extension of time; Interim and An-
    cillary Orders.
```