

April 2, 2004

UNITED STATES OF AMERICA  
NUCLEAR REGULATORY COMMISSION

DOCKETED  
USNRC

April 8, 2004 (10:22AM)

BEFORE THE ATOMIC SAFETY AND LICENSING BOARD

OFFICE OF SECRETARY  
RULEMAKINGS AND  
ADJUDICATIONS STAFF

In the Matter of:

DUKE ENERGY CORPORATION

(Catawba Nuclear Station,  
Units 1 and 2)

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Docket Nos. 50-413-OLA  
50-414-OLA

DUKE ENERGY CORPORATION'S MOTION FOR PROTECTIVE ORDER

In accordance with the schedule established in the Atomic Safety and Licensing Board ("Licensing Board") in this proceeding,<sup>1</sup> Duke Energy Corporation ("Duke") hereby moves that the Licensing Board grant, for good cause shown, a protective order concerning the disclosure of certain confidential proprietary information in connection with this proceeding.

On March 31, 2004, the Blue Ridge Environmental Defense League ("BREDL") filed certain discovery requests in this proceeding.<sup>2</sup> Duke anticipates that its responses to this request, as well as responses to future discovery requests, may involve information which is proprietary to Duke, Duke Cogema Stone & Webster ("DCS") or DCS's contractors. Without conceding any specific objections to individual discovery requests, duly noted elsewhere, Duke requests that any disclosure of such proprietary information to counsel and consultants for

<sup>1</sup> Tr. 1561-62.

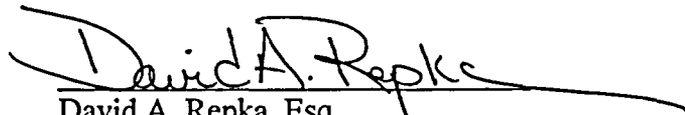
<sup>2</sup> "Blue Ridge Environmental Defense League's First Set of Discovery Requests Directed to Duke Energy Corporation."

BREDL be governed by an appropriate Protective Order and Confidentiality and Non-Disclosure Agreement. Consequently, Duke is requesting this Protective Order.

Attached hereto is a copy of the proposed Protective Order, which includes a form of a Confidentiality and Non-Disclosure Agreement to be executed by BREDL if it is seeking access to confidential proprietary information. This Protective Order does not extend to safeguards information, which is subject to a separate Protective Order issued in this proceeding.

Counsel for BREDL and the NRC Staff have indicated that they have no objection to this Protective Order.

Respectfully submitted,



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ATTORNEYS FOR DUKE ENERGY  
CORPORATION

Dated in Washington, District of Columbia  
This 2<sup>nd</sup> day of April 2004

UNITED STATES OF AMERICA  
NUCLEAR REGULATORY COMMISSION  
ATOMIC SAFETY AND LICENSING BOARD

Before Administrative Judges:

Ann Marshall Young, Chairman  
Anthony J. Baratta  
Thomas S. Elleman

In the Matter of:	)	Docket Nos. 50-413-OLA
	)	50-414-OLA
DUKE ENERGY CORPORATION	)	
	)	ASLBP No. 03-815-03-OLA
(Catawba Nuclear Station,	)	April __, 2004
Units 1 and 2)	)	

MEMORANDUM AND ORDER  
(Protective Order Governing Non-Disclosure of Proprietary Information)

This Protective Order governs the disclosure and use of certain Protected Information<sup>3</sup> potentially relevant to the application of Duke Energy Corporation (“Duke”) for a license amendment to allow use of four mixed oxide (“MOX”) fuel lead assemblies at the Catawba Nuclear Station (“Catawba”). Specifically, counsel and consultants for the Blue Ridge Environmental Defense League (“BREDL”), shall be permitted access to Protected Information upon the following conditions:

1. BREDL shall execute a Confidentiality and Non-Disclosure Agreement, in the form attached hereto.

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<sup>3</sup> “Protected Information” means the information set forth at Section 1 of the Confidentiality and Non-Disclosure Agreement, annexed hereto, as well as any use of or reference to that material in this proceeding, including, but not limited to, statements of contentions, written or oral testimony, or transcripts of hearings or other proceedings related to this material.

2. Only individual counsel, consultants, and others who have executed a Confidentiality Undertaking, in the form attached hereto, may have access to Protected Information on a "need to know" basis pursuant to this Protective Order.

3. Counsel, consultants, and others who receive any Protected Information (including transcripts of *in camera* hearings, filed testimony, or any other document that reveals Protected Information) shall maintain its confidentiality as required in the annexed Confidentiality and Non-Disclosure Agreement, the terms of which are hereby incorporated in this Protective Order.

4. Counsel, consultants, and others who receive any Protected Information shall use it solely for the purpose of participation in this proceeding in matters directly pertaining to the Protected Information, and for no other purpose.

5. Counsel for BREDL shall keep a record of all documents containing Protected Information in the possession of BREDL (including counsel, consultants, and others) and shall, upon termination of this proceeding, account for and deliver that information for disposal or safekeeping to a person authorized to receive Protected Information on behalf of Duke, in accordance with the Confidentiality and Non-Disclosure Agreement annexed hereto.

6. There shall be a limit of two transcripts per party for any proceeding conducted on the record in which Protected Information is disclosed or discussed. Parties shall not reproduce or photocopy these transcripts without the express prior approval of the Licensing Board.

7. In addition to the requirements specified in the Confidentiality and Non-Disclosure Agreement, all pleadings and correspondence in this proceeding (including testimony) that contain any Protected Information shall be segregated and:

- (a) served only on lead counsel,<sup>4</sup> the members of this Licensing Board, and the NRC's Office of Secretary;<sup>5</sup>
- (b) served only by United States registered, express, or certified mail, by internal NRC mail, by overnight delivery (e.g., Federal Express), or by personal delivery; and<sup>6</sup>
- (c) include an attached cover letter or memorandum, which shall be served on all participants to the proceeding, the Licensing Board, and the Office of Secretary, by United States Postal Service first-class mail, with a copy by e-mail, that briefly describes the contents of the pleading or correspondence without reference to any Protected Information such that the cover letter or memorandum can be placed in the public docket of the proceeding.

8. Counsel, experts or any other individual who has reason to suspect that documents containing Protected Information may have been lost or misplaced (for example, because an expected document has not been received) or that Protected Information has otherwise become available to unauthorized persons shall notify this Licensing Board promptly of those suspicions and the reasons for them.

9. This Protective Order does not encompass any safeguards or security information protected in accordance with the requirements of 10 C.F.R. Part 73.

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<sup>4</sup> The following attorneys shall be considered "Lead Counsel" for service purposes: David A. Repka (Duke); Diane Curran (BREDL); and Susan Uttal (NRC Staff).

<sup>5</sup> The original and two copies of the pleading or correspondence containing the Protected Information should be appropriately marked and served on the Secretary of the Commission (Rulemaking and Adjudications staff).

<sup>6</sup> The parties shall not make any facsimile or e-mail transmission to the Licensing Board or parties of document(s) which contain or discuss Protected Information subject to this Protective Order, in contrast to the procedure which has been established for the service of other documents in this proceeding. Any such documents should be served in accordance with Paragraph 7 of this Protective Order by an approved means that will ensure receipt on the day due. Further, the parties should submit copies of documents which contain or discuss Protected Information on a 3.5 diskette or a compact disc, along with a paper copy.

10. Any violation of the terms of this Protective Order or a Confidentiality and Non-Disclosure Agreement executed in furtherance of this Protective Order may result in the imposition of sanctions as the Licensing Board or the Commission may deem appropriate, including but not limited to referral of the violation to appropriate bar associations and/or other disciplinary authorities.

It is so ORDERED.

FOR THE ATOMIC SAFETY  
AND LICENSING BOARD

Ann Marshall Young  
ADMINISTRATIVE JUDGE

Rockville, Maryland  
April \_\_, 2004

**CONFIDENTIALITY AND  
NON-DISCLOSURE AGREEMENT**

THIS CONFIDENTIALITY AND NON-DISCLOSURE AGREEMENT ("Agreement") is entered into as of this \_\_\_\_\_ day of April, 2004, by and between Duke Energy Corporation ("Duke") and Blue Ridge Environmental Defense League ("BREDL").

In consideration of the mutual promises contained herein, the parties agree as follows:

1. Duke may disclose to BREDL certain proprietary information potentially relevant to Duke's License Amendment Request ("LAR") to the U.S. Nuclear Regulatory Commission ("NRC"), dated February 27 2003, as subsequently amended, seeking authorization to possess and use four mixed oxide ("MOX") fuel lead assemblies at the Catawba Nuclear Station ("Catawba"). Duke will clearly identify such proprietary information at the time it is disclosed, and will appropriately mark that information. Collectively, any disclosed information so identified and marked shall be referenced in this Agreement as the "Protected Information" and shall be subject to this Agreement.

2. With respect to the Protected Information, and in accordance with the Protective Order of the Atomic Safety and Licensing Board ("Licensing Board") issued on April \_\_, 2004 ("Protective Order"), BREDL agrees to:

- (a) restrict disclosure only to BREDL's counsel, consultants, employees or representatives with a need to know such information for purposes of evaluating the above-referenced LAR, and only after advising them of the requirements of this Agreement and having them sign an undertaking in the form of Exhibit A agreeing to be bound by the terms of this Agreement;
- (b) not disclose the Protected Information to third parties unless required to do so by law, regulation or legal process and only after notifying Duke prior to disclosure of the requirement and providing Duke with the opportunity to seek an appropriate protective order;
- (c) use the Protected Information only for the purpose of evaluating the above-referenced LAR;
- (d) use the same degree of care with respect to the Protected Information as it uses to protect its own confidential and private information which standard of care shall be no less than reasonable care;
- (e) return the Protected Information to an authorized representative of Duke, or Duke's counsel, promptly upon BREDL completing its

review and, in any event, no later than thirty (30) days after the date of final NRC action on the LAR, including any and all copies thereof containing Protected Information then in the possession of BREDL or its counsel, consultants, employees or representatives, and shall ensure the destruction of any summaries, notes or extracts thereof.

3. Should BREDL desire to rely upon, reference, or cite the Protected Information, or any part thereof, in any comments to the NRC or proceeding at the NRC in connection with the LAR, BREDL agrees to utilize appropriate NRC procedures, including those outlined in 10 C.F.R. § 2.790 and those outlined in the Protective Order, to assure that the Protected Information is treated by the NRC as confidential proprietary information.

4. BREDL agrees that any threatened or existing violation of this Agreement would cause Duke, Duke Cogema Stone & Webster ("DCS"), and/or DCS's contractors irreparable harm for which Duke, DCS and/or DCS's contractors would not have an adequate remedy at law, and that Duke, DCS and/or DCS's contractors shall be entitled to seek immediate injunctive relief prohibiting such violation in addition to any other rights or remedies. If a party is liable to the other on account of this Agreement, the measure of damages shall include any amount for indirect, incidental, consequential, or punitive damages and/or lost profits.

5. The parties recognize that BREDL may ask the NRC to decide on the confidential status of the Protected Information, and all parties will undertake to provide the level of confidentiality determined by the NRC to be appropriate. Duke and BREDL each has the right to seek changes in the level of confidentiality to be afforded by the NRC, subject to the following:

- (a) Nothing in this Agreement shall be deemed to preclude BREDL from independently seeking through discovery in any other administrative or judicial proceeding information or materials produced in this proceeding under this Agreement. Accordingly, nothing in this Agreement shall be deemed to preclude any party in any other administrative or judicial proceeding from seeking protected status for any such information or materials.
- (b) Nothing in this Agreement shall be deemed to preclude any party from pursuing any available administrative or judicial appeals with respect to any NRC decision regarding the appropriate confidential treatment to be afforded the Protected Information by the NRC under 10 C.F.R. § 2.790. If at any time the NRC finds that the Protected Information need not be protected, BREDL agrees that the Protected Information will continue to be protected under this Agreement for an additional fifteen (15) days pending an appeal of the NRC decision. Nothing in this Agreement shall be deemed to preclude any party from seeking additional administrative or

judicial appeals of NRC decisions with respect to the confidential treatment of Protected Information.

6. This Agreement shall be governed and construed in accordance with the laws of the State of North Carolina without giving effect to its principles of conflict of laws. The parties shall submit to the exclusive jurisdiction of the state and federal courts located in the State of North Carolina for any dispute arising out of this Agreement.

7. If any provision of this Agreement is held to be illegal, invalid or unenforceable, such provision shall be fully severable and this Agreement shall be construed as if the illegal, invalid or unenforceable provision had never been a part of this Agreement and the remaining provisions of this Agreement shall be given full force and effect.

8. No party shall assign its rights or delegate its duties hereunder to a third party without the prior written consent of the other party.

9. Duke, DCS and/or DCS's contractors, as applicable, shall retain all rights, title, and interest in and to the Protected Information that is transmitted subject to this Agreement.

10. This Agreement shall become effective as of the date first written above. This Agreement contains the entire agreement between the parties concerning the confidentiality and non-disclosure of the Protected Information and no modifications of this Agreement or waiver of its terms and conditions shall be binding unless agreed to in writing by each party hereto.

DUKE ENERGY CORPORATION

BLUE RIDGE ENVIRONMENTAL  
DEFENSE LEAGUE

By: \_\_\_\_\_  
Name: \_\_\_\_\_  
Title: \_\_\_\_\_

By: \_\_\_\_\_  
Name: \_\_\_\_\_  
Title: \_\_\_\_\_

EXHIBIT A

CONFIDENTIALITY UNDERTAKING

With reference to the Confidentiality and Non-Disclosure Agreement by and between Duke Energy Corporation and the Blue Ridge Environmental Defense League, dated as of April \_\_, 2004 (the "Agreement"), the undersigned affirms that he/she has read the Agreement and agrees to be bound by the terms and provisions thereof as if he/she were himself a party thereto.

Date: \_\_\_\_\_, 2004

By: \_\_\_\_\_

Name: \_\_\_\_\_

Title: \_\_\_\_\_

UNITED STATES OF AMERICA  
NUCLEAR REGULATORY COMMISSION

BEFORE THE ATOMIC SAFETY AND LICENSING BOARD

In the Matter of: )  
DUKE ENERGY CORPORATION ) Docket Nos. 50-413-OLA  
(Catawba Nuclear Station, ) 50-414-OLA  
Units 1 and 2) )

CERTIFICATE OF SERVICE

I hereby certify that copies of "DUKE ENERGY CORPORATION'S MOTION FOR PROTECTIVE ORDER" in the captioned proceeding have been served on the following by deposit in the United States mail, first class, this 2<sup>nd</sup> day of April, 2004. Additional e-mail service, designated by \*\*, has been made on April 2, 2004, as shown below.

Ann Marshall Young, Chairman\*\*  
Administrative Judge  
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U.S. Nuclear Regulatory Commission  
Washington, DC 20555-0001  
(e-mail: AMY@nrc.gov)

Anthony J. Baratta\*\*  
Administrative Judge  
Atomic Safety and Licensing Board  
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Office of the Secretary\*\*  
U.S. Nuclear Regulatory Commission  
Washington, DC 20555  
Attn: Rulemakings and Adjudications Staff  
(original + two copies)  
(e-mail: HEARINGDOCKET@nrc.gov)

Office of Commission Appellate  
Adjudication  
Mail Stop O-16C1  
U.S. Nuclear Regulatory Commission  
Washington, DC 20555

Adjudicatory File  
Atomic Safety and Licensing Board Panel  
U.S. Nuclear Regulatory Commission  
Washington, DC 20555

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