

OCT 9 1974

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L. Manning Muntzing, Director of Regulation
THRU: Edson G. Case, Acting Director of Licensing

Original Signed By
E. G. Case

STATUS REPORT ON SELECTED LICENSING CASES

Enclosed are brief status summaries for the week ending October 3, 1974, as requested for:

Diablo Canyon 1 and 2
Indian Point 3
Waterford 3

Original Signed By
A. Giambusso

A. Giambusso, Deputy Director
for Reactor Projects
Directorate of Licensing

Enclosures:
As stated above

Distribution:

Docket Files (50-275/323, 50-286 50-382)
L Rdg. (M. Groff, Rm. 188)
LWR 1-1 Rdg.
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LVGossick
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RSBoyd
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OFFICE →	LWR 1-1	AD:LWR-2	AD:LWR -1	DD:RP	Act. DD:L
SURNAME →	DBVassallo:ms	VMoore	RCDeYoung	AGiambusso	EGCase
DATE →	10/ /74	10/ /74	10/ /74	10/ /74	10/ /74

Status Report for Week Ending October 5, 1974
Pacific Gas and Electric Company
Diablo Canyon Nuclear Plant, Units 1 & 2
Docket Nos. 50-275/323

ACRS informed the staff on 10/1/74 that the Committee does not wish to perform a partial review of the Diablo Canyon application at its November 14-15, 1974 Full Committee meeting; they prefer to review the entire application at one meeting, once the review of geology - seismology has been completed. This delay does not necessarily affect the PDD since the geology - seismology review is the critical path item, and an ACRS letter will not be written until the SER supplement containing the geology - seismology evaluation has been published.

The applicant informed the staff that their final report on geology - seismology may be delayed about two weeks from the scheduled submittal date of 10/11/74. This delay could have an impact on the projected PDD.

The ASLB initial decision on a continuation of construction for Unit 2 (NEPA Hearing) was published on 8/2/74. The conditions imposed in the decision agreed completely with the staff's position. OGC filed an exception to this initial decision on 8/23/74, and a brief to support this exception on 9/23/74. The matter is now in the hands of the board.

STATUS REPORT FOR WEEK ENDING OCTOBER 5, 1974
CONSOLIDATED EDISON COMPANY
INDIAN POINT 3
DOCKET NO. 50-286

The only change in status from last week is a slip in the FES issuance date from November 29, 1974 to December 16, 1974. This slip is due to the fact that ORNL plans to prepare supporting documentation for the young-of-the-year and adult striped bass models in separate technical reports by mid-December. On September 20, 1974 AEC and ORNL management agreed that the FES and the supporting documentation would be issued at the same time. A schedule change request has been initiated accordingly.

A summary of events the status of which is unchanged since the last status report is as follows:

- (1) SER Supplement (including financial evaluation) - November 15, 1974
- (2) Response to Mr. Roisman's request for show cause order on seismic matters -- under OGC review.
- (3) Fuel loading date - Applicant projects February 1975.
RO projects March 1975

Status Report for the Week Ending October 5, 1974
Louisiana Power and Light Company
Waterford Steam Electric Station, Unit 3
Docket No. 50-382

A second Limited Work Authorization (LWA) was issued to Louisiana Power & Light on July 24, 1974, authorizing the pouring of the foundation mat and vertical exterior walls below grade. This is the first issuance of a second LWA. LP&L has indicated they will not proceed with work under the LWA because antitrust may hold up the construction permit issuance beyond completion of the LWA work, and because construction financing cannot be obtained prior to issuance of a construction permit.

The proposed antitrust conditions to the construction permit are acceptable to all parties with the exception of one intervenor. We are now waiting for the Board ruling on the show cause hearing as to why the construction permit should not be issued. The hearing began on August 19 and was completed on August 27, 1974.

No change in status in the past week.

ATOMIC ENERGY COMMISSION

ADVISORY COMMITTEE ON REACTOR SAFEGUARDS SUBCOMMITTEE ON INDIAN POINT NUCLEAR STATION UNIT 3

Notice of Meeting

JUNE 22, 1973.

In accordance with the purposes of Sections 29 and 182 b. of the Atomic Energy Act (42 U.S.C. 2039, 2232 b.), the Advisory Committee on Reactor Safeguards' Subcommittee on Indian Point Nuclear Station Unit 3 will hold a meeting on July 11, 1973 in Room 1062 at 1717 H Street, NW., Washington, D.C. The purpose of this meeting will be to review the application of the Consolidated Edison Co. for an Operating License for Indian Point Unit 3. This facility is located at Buchanan, New York.

The following constitutes that portion of the Subcommittee's agenda for the above meeting which will be open to the public:

Wednesday, July 11, 9:30 a.m.-3:30 p.m.

The Subcommittee will hear presentations by Regulatory Staff and representatives of the Consolidated Edison Co. of New York and their representatives and hold discussions with these groups regarding the application for an Operating License for Indian Point Unit 3.

In connection with the above agenda item, the Subcommittee will hold an executive session beginning at 8:30 a.m. which will involve a discussion of its preliminary views, and an executive session at the end of the day, consisting of an exchange of opinions of the Subcommittee members present and internal deliberations for the purpose of formulation of recommendations to the ACRS. In addition, prior to the executive session at the end of the day, the Subcommittee may hold a closed session with the Regulatory Staff and applicant to discuss privileged information relating to plant security and fuel performance, if necessary. I have determined, in accordance with subsection 10(d) of Public Law 92-463, that the executive session at the beginning and end of the meeting will consist of an exchange of opinions and formulation of recommendations, the discussion of which, if written, would fall within exemption (5) of 5 U.S.C. 552(b) and that a closed session may be held, if necessary, to discuss certain documents which are privileged and fall within exemption (4) of 5 U.S.C. 552(b). It is essential to close such portions of the meeting to protect such privileged information and protect the free interchange of internal views and to avoid undue interference with agency or Committee operation.

Practical considerations may dictate alterations in the above agenda or schedule.

The Chairman of the Subcommittee is empowered to conduct the meeting in a manner that in his judgment will facilitate the orderly conduct of business.

With respect to public participation in the open portion of the meeting, the following requirements shall apply:

(a) Persons wishing to submit written statements regarding the agenda items may do so by mailing 25 copies thereof,

postmarked no later than July 3, 1973 to the Executive Secretary, Advisory Committee on Reactor Safeguards, U.S. Atomic Energy Commission, Washington, D.C. 20545. Such comments shall be based upon the Preliminary Site Description Report and related documents on file and available for public inspection at the Atomic Energy Commission's Public Document Room, 1717 H Street, NW., Washington, D.C. 20545 and the Hendrick Hudson Free Library, 31 Albany Post Road, Montrose, New York 10548.

(b) Those persons submitting a written statement in accordance with paragraph (a) above may request an opportunity to make oral statements concerning the written statement. Such requests shall accompany the written statement and shall set forth reasons justifying the need for such oral statements and its usefulness to the Subcommittee. To the extent that the time available for the meeting permits, the Subcommittee will receive oral statements during a period of not more than 30 minutes at an appropriate time, chosen by the Chairman of the Subcommittee, between the hours of 1:30 p.m. and 3:00 p.m. on the day of the meeting.

(c) Requests for the opportunity to make oral statements shall be ruled on by the Chairman of the Subcommittee, who is empowered to apportion the time available among those selected by him to make oral statements.

(d) Information as to whether the meeting has been cancelled or rescheduled and in regard to the Chairman's ruling on requests for the opportunity to present oral statements, and the time allotted, can be obtained by a prepaid telephone call on July 10, 1973, to the Office of the Executive Secretary of the Committee (telephone: 301-973-5651) between 8:30 a.m. and 5:15 p.m. Eastern Daylight Time.

(e) Questions may be propounded only by members of the Subcommittee and its consultants.

(f) Seating for the public will be available on a first-come, first-served basis.

(g) A copy of the transcript of the open portions of the meeting will be available within approximately 24 hours at the Atomic Energy Commission's Public Document Room, 1717 H Street, NW., Washington, D.C. 20545, and within approximately 5 days at the local public document room listed in (a) above. Copies of minutes of public sessions will be made available for inspection on or after September 11, 1973, at the Atomic Energy Commission's Public Document Room, 1717 H Street, NW., Washington, D.C. 20545. Copies may be obtained upon payment of appropriate charges.

JOHN C. RYAN,
Acting Advisory Committee,
Management Officer.

[FR Doc.73-13007 Filed 6-26-73; 8:45 am]

GENERAL ADVISORY COMMITTEE

Notice of Meeting

JUNE 22, 1973.

In accordance with the purposes of section 26 of the Atomic Energy Act, the General Advisory Committee will

hold a meeting on July 9-11, 1973 in the San Francisco Bay area in California.

The following constitutes that portion of the Committee's agenda for the above meeting which will be open to the public:

- (1) Monday, July 9—Orange Room, Central Laboratory Building, Stanford Linear Accelerator Center, Stanford, California
 - 1:30 p.m.—SLAC Facility
 - 2:15 p.m.—SLAC Physics Research
 - 3:00 p.m.—SLAC Technical Operations
 - 3:40-4:00 p.m.—Proposed Recirculating Linear Accelerator
- (2) Tuesday, July 10—room 4205, Building 50B, Lawrence Berkeley Laboratory, Berkeley, California
 - 10:00 a.m.—Briefing on Chemical Biodynamics Program
 - 10:30 a.m.—Biology & Medicine
 - 11:00 a.m.—Inorganic Materials Research Division
 - 11:30 a.m.—Nuclear Chemistry
 - 12:00 noon—Energy & Environment
 - 12:30 p.m.—Lunch
 - 1:30 p.m.—High, medium and low energy physics
 - 2:30-3:00 p.m.—Bevatron, Bevalac, Proton-Electron-Positron, & Controlled Thermonuclear Research

In addition to the above agenda items, the Committee will hold executive sessions not open to the public, under the authority of Section 10(d) of Public Law 92-463 (the Federal Advisory Committee Act), to formulate recommendations on the above topics and other matters.

Practical considerations may dictate alterations in the above agenda or schedule.

The Chairman is empowered to conduct the meeting in a manner that in his judgment will facilitate the orderly conduct of business.

With respect to public participation in agenda items (1) and (2) listed above, the following requirements shall apply:

(a) Persons wishing to submit written statements on those agenda items may do so by mailing 12 copies thereof, postmarked no later than July 2, 1973, to the Secretary, General Advisory Committee, U. S. Atomic Energy Commission, Washington, D. C. 20545. Such comments shall be based upon the above agenda items.

(b) Questions may be propounded only by members of the Committee.

(c) Seating for the public will be available on a first-come, first-served basis.

(d) Copies of minutes of public sessions will be made available for copying, in accordance with the Federal Advisory Committee Act, on or after July 25, 1973, at the Atomic Energy Commission's Public Document Room, 1717 H Street, N.W., Washington, D. C. upon payment of all charges required by law.

JOHN C. RYAN,
Acting Advisory Committee
Management Officer.

[FR Doc.73-13066 Filed 6-27-73; 8:45 am]

[Docket No. 50-155]

CONSUMERS POWER CO.

Notice and Order for Special Prehearing Conference

Notice is hereby given that, pursuant to the Atomic Energy Commission's "No-

tice of Issuance of Facility License Amendment and Opportunity for Hearing", dated April 6, 1973, and published in the FEDERAL REGISTER on April 10, 1973 (38 FR 9104), and in accordance with § 2.751a of said Commission's rules of practice, 10 CFR Part 2, a special prehearing conference will be held in the above-captioned proceeding on Friday, July 6, 1973, at 10:00 a.m., local time, in the County Administration Building, Room 311, 300 Monroe Avenue NW., Grand Rapids, Michigan 49502.

This special prehearing conference will be held before the Atomic Safety and Licensing Board established by the Commission in the above-mentioned notice of April 6, 1973, and composed of Max D. Paglin, Chairman, Dr. Harry Foreman, and Mr. Frederick J. Shon.

This special prehearing conference will deal with the following matters:

1. Pending petitions for intervention and oppositions and responses thereto filed in this proceeding;
2. Identification of the key issues;
3. Consideration of a schedule for further action; and
4. Such other matters as may aid in the orderly and expeditious conduct of the hearing.

At the special prehearing conference, the Board will entertain oral argument on the pending petition to intervene by the West Michigan Environmental Action Council, Inc. In connection with said oral argument, petitioner and counsel for the parties shall address themselves to the matters regarding the basis for intervention, including the matters set forth in § 2.714 of the Commission's regulations.

In addition, the Board will expect to be advised by the petitioner for intervention regarding the identity of the members of its organization and other members of the public which it purports to represent, and to state how the aforementioned individuals' interests will be affected by the proposed operation of the Big Rock Point Nuclear Plant. Further, the Board will hear comment on the suggestion by the Applicant in its answer to the petition to intervene concerning the submission of briefs or stipulations with regard to the asserted legal questions involved in this proceeding.

Members of the public are invited to attend this special prehearing conference as well as the evidentiary hearing to be held at a latter date to be fixed by the Board. Members of the public wishing to make limited appearances may identify themselves at this special prehearing conference, but oral or written statements to be presented by limited appearance will not be received at this conference. The Board will receive such statements at the aforementioned evidentiary hearing.

It is so ordered.

Issued at Washington, D.C. this 21st day of June, 1973.

The Atomic Safety and Licensing Board.

MAX D. PAGLIN,
Chairman.

[FR Doc. 73-12867 Filed 6-26-73; 8:45 am]

[Docket No. 50-324; 50-325]

**CAROLINA POWER & LIGHT CO.
Notice and Order for Prehearing
Conference**

In the matter of Carolina Power & Light Company (Brunswick Steam Electric Plant, Units 1 and 2) Docket Nos. 50-324 and 50-325.

On November 3, 1972, the Atomic Energy Commission published in the FEDERAL REGISTER (37 FR 23468) a Notice of Consideration of Issuance of Facility Operating Licenses and Opportunity for Hearing; Notice of Hearing, to consider the application filed under the Atomic Energy Act by the Carolina Power & Light Company for facility operating licenses which would authorize the operation of two boiling water nuclear reactors identified as the Brunswick Steam Electric Plant, Units 1 and 2, at steady state power levels not to exceed 2346 megawatts thermal each, at the applicant's site on the Cape Fear River, near Southport, in Brunswick County, North Carolina. The Notice of Hearing further provided that the facilities are subject to the provisions of Section B of Appendix D to 10 CFR Part 50, which set forth procedures applicable to reviews of environmental considerations for production and utilization facilities for which construction permits or operating licenses were issued in the period January 1, 1970, to September 9, 1971. Construction of the subject facilities was authorized by Construction Permits CPPR-67 and CPPR-68 issued by the Atomic Energy Commission on February 7, 1970. The provisions of Section B to Appendix D to 10 C.F.R. Part 50 require a hearing to be held to consider whether the construction permits should be continued, modified, terminated or appropriately conditioned to protect environmental values. In addition, the Notice of Hearing provided that the hearing would be held by an Atomic Safety and Licensing Board designated by the Atomic Energy Commission, and that the Board's membership would be published in the FEDERAL REGISTER. Finally, the Notice of Hearing provided that the date and place of a prehearing conference and of the hearing would be set by the Board.

On March 13, 1973, the Atomic Energy Commission's Atomic Safety and Licensing Board designated to review Petitions to Intervene determined that a hearing was warranted with respect to issuance of the facility operating licenses, and that this hearing should be consolidated with the hearing specified in the Notice of Hearing of November 3, 1972. This same Atomic Safety and Licensing Board published in the FEDERAL REGISTER (37 FR 6843) the establishment of the Atomic Safety and Licensing Board to conduct the hearing and its membership.

Pursuant to the Atomic Energy Commission's establishment of the Atomic Safety and Licensing Board and the authorization therein for the Board to set the date and place of a prehearing conference, notice is hereby given that a prehearing conference will be held at 9:00 a.m. on Thursday, July 19, 1973, in the United States District Court, 2nd Floor, United States Court House, Fed-

eral Building, Water and Princess Streets, Wilmington, North Carolina 28401.

All members of the public are entitled to attend this prehearing conference, any subsequent prehearing conferences, and the full evidentiary hearing to be held in this proceeding. The evidentiary hearing in this proceeding will be scheduled at a later date and public notice thereof will be given.

The prehearing conference on July 19, 1973, will be conducted in accordance with § 2.751a of the Commission's Rules of Practice, 10 CFR 2.751a, which provides for special prehearing conference in operating license proceedings.

This special prehearing conference will consider identification of key issues in the proceeding, steps necessary for further identification of issues and establishment of a schedule for further actions in the proceeding.

The prehearing conference on July 19, 1973, not receive any evidence, nor will there be an opportunity for presentation of statements by members of the public who desire to make a limited appearance in this proceeding for that purpose. All statements that members of the public desire to make in this proceeding by way of limited appearance pursuant to § 2.715 of the Commission's Rules of Practice, 10 CFR § 2.715, will be received on the initial day of commencement of the evidentiary hearing.

Wherefore, it is ordered, In accordance with the Atomic Energy Act, as amended, and the Rules of Practice of the Atomic Energy Commission, that a prehearing conference in this proceeding shall convene at 9:00 a.m. on Thursday, July 19, 1973, in the United States District Court, 2nd Floor, United States Court House, Federal Building, Water and Princess Streets, Wilmington, North Carolina 28401.

Issued: June 22, 1973, Washington, D.C.

ATOMIC SAFETY AND
LICENSING BOARD,
MICHAEL L. GLASER,
Chairman.

[FR Doc. 73-12921 Filed 6-26-73; 8:45 am]

[Docket No. 50-423]

**MILLSTONE POINT CO., ET AL.
Notice and Order for Prehearing
Conference**

In the matter of The Millstone Point Company, et al. (The Millstone Point Power Station, Unit No. 3) Docket No. 50-423.

Take notice that, pursuant to the Atomic Energy Commission's "Notice of Hearing on Application for Construction Permit" dated March 20, 1973, the Atomic Safety and Licensing Board will hold a special prehearing conference in this proceeding on July 27, 1973, at 10:00 a.m., local time, at the Public Works Complex, Complex Meeting Room, 1000 Hartford Road, Waterford, Connecticut. The purposes of this special prehearing conference are to: (1) Permit identification of the key issues in the proceeding; (2) take any steps

necessary for further identification of the issues; (3) consider petitions for intervention in the proceeding; and (4) establish a schedule for further actions in the proceeding. In addition to the purposes specified above, the prehearing conference will also deal with such of the matters stated in § 2.752 of the Commission's Rules of Practice (10 CFR 2.752) as may be appropriate.

Members of the public may attend this prehearing conference as well as the evidentiary hearing which will be held at a later time to be fixed by the Board. However, members of the public who may wish to participate in the proceeding by way of limited appearances will not be permitted to do so at the prehearing conference. Oral or written statements offered by way of limited appearances will be received by the Board at the time of the aforementioned evidentiary hearing.

It is ordered. That counsel for the Applicant, the Regulatory Staff of the Commission, and any petitioners for intervention conduct such informal conferences, including telephone conferences to the extent they may be practicable, to expedite the proceeding and in particular to advance the purposes of the prehearing conference.

Issued at Washington, D.C., this 22d day of June 1973.

The Atomic Safety and Licensing Board.

EDWARD LUTON,
Chairman.

[FR Doc.73-12922 Filed 6-26-73; 8:45 am]

CIVIL AERONAUTICS BOARD

[Order 73-6-91; Docket No. 23354]

ALOHA AIRLINES, INC.

Application for Approval

Adopted by the Civil Aeronautics Board at its office in Washington, D.C., on the 22d day of June 1973.

Order Authorizing Discussions. Aloha Airlines, Inc. (Aloha) requests authorization of discussions looking toward extension of the intra-Hawaiian scheduling agreement between Aloha and Hawaiian Airlines, Inc. (Hawaiian).¹ Hawaiian has filed an answer indicating no objection to Aloha's petition, but requesting that any approval of discussions be sufficiently broad to permit discussion of extension, alteration or amendment of the current agreement, or the negotiation of a wholly new agreement.

No other comments have been received. Based on the foregoing, we will au-

¹ By Order 71-12-143, December 30, 1971, the Board approved a scheduling agreement between the two carriers on the basis that extraordinary measures were necessary to preserve competitive intra-Hawaiian service. The purpose was to allow Hawaiian to operate at a profit and to greatly decrease the magnitude of Aloha's losses. That agreement will expire July 15, 1973.

thorize further discussions.² A preliminary review indicates that many of the same considerations set forth in our orders approving the initial capacity agreement warrant our authorization of capacity discussions looking toward an extension or revision of that agreement.³

Approval of the requested discussions will be conditioned upon acceptance of procedural safeguards usually imposed in capacity discussion meetings.⁴

Accordingly, it is Ordered. That 1. The application of Aloha Airlines, Inc. for approval of discussions regarding capacity reductions in Docket 23354 be and it hereby is approved subject to the following conditions:

(a) discussions shall be held in Washington, D.C., the hour and date of such meetings to be determined by the carriers. A notice of such meetings shall be served upon the Civil Aeronautics Board and the persons stated in ordering paragraph 2 at least three business days prior to such meetings;

(b) representatives of the Civil Aeronautics Board and any other local, state or Federal Government Agency; civic, trade, or consumer association, group or representatives; or air carrier expressing an interest shall be permitted to attend and view the discussions as observers;

(c) A full transcript shall be maintained of all meetings, at the expense of the carriers, and two copies of the transcript shall be filed with the Docket Section of the Board within ten days after the conclusion of each meeting, and shall be available for purchase by any person;

(d) Any agreement reached as a result of the discussions authorized herein shall be filed with the Board for approval under section 412 of the Act within fifteen days of consummation thereof, accompanied by an explanatory statement and a statement of justification, and shall be served on the persons listed in ordering paragraph 2 within the same period; *Provided*, That no agreement shall be implemented without having been previously approved by the Board;

(e) Comments pertaining to any agreements filed pursuant to subparagraph (d) shall be filed within fifteen days from the date of the filing of such agreements with the Board;

(f) Comments in reply to any previously filed document authorized to be filed in subparagraph (e) shall be filed within ten days of the date of filing of such document;

(g) The relief granted herein shall expire within 60 days of the date of this order and may be revoked or amended at any time in the discretion of the Board; and

(h) This authorization does not ex-

² Our approval extends only to discussions and not to any agreement which may be reached therein. Resulting agreements will be subject to Board approval pursuant to section 412 of the Federal Aviation Act of 1958, as amended.

³ See Orders 71-12-143, December 30, 1971; 71-6-124, June 24, 1971; 70-12-146, December 8, 1970, and 70-7-120, July 24, 1970.

⁴ Approval is of sufficient scope to allow discussion of extension, alteration or amendment of the agreement now in effect, or the negotiation of a wholly new agreement.

tend to discussions of rates, fares, charges, or inflight or other services pertaining to air transportation;

2. Copies of this order shall be served on the Departments of Defense, Justice, Post Office and Transportation; and on the State of Hawaii; and

3. To the extent not granted herein all outstanding requests be and they hereby are dismissed.

This order shall be published in the FEDERAL REGISTER.

By the Civil Aeronautics Board.

[SEAL] EDWIN Z. HOLLAND,
Secretary.

[FR Doc.73-12931 Filed 6-26-73; 8:45 am]

COMMISSION ON AMERICAN SHIPBUILDING

Notice of Meeting

Pursuant to the requirements of the Federal Advisory Committee Act, notice is hereby given that there will be a meeting of the Commission on American Shipbuilding on Thursday, July 5, 1973, at 9:30 a.m. This meeting will be held in the Commission's offices, room 1300, 1717 Pennsylvania Avenue NW., Washington, D.C. The meeting will be held for the purposes of reviewing reports prepared for the commissioners and of preparing the Commission's final report to the President and the Congress. Since matters pertaining to national security will be discussed during the review and in the preparation of the final report, the meeting will not be open to the public.

JOHN H. LANCASTER,
Executive Director.

[FR Doc.73-12894 Filed 6-26-73; 8:45 am]

COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

CERTAIN COTTON TEXTILES AND COTTON TEXTILE PRODUCTS PRODUCED OR MANUFACTURED IN COLOMBIA

Entry or Withdrawal From Warehouse for Consumption

JUNE 13, 1973.

On June 25, 1971, the United States Government, in furtherance of the objectives of, and under the terms of the Long-Term Arrangement Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, concluded a new comprehensive bilateral cotton textile agreement with the Government of Colombia concerning exports of cotton textiles and cotton textile products from Colombia to the United States over a four-year period beginning on July 1, 1971 and extending through June 30, 1975. Among the provisions of the agreement are those establishing an aggregate limit for the 64 categories; within the aggregate limit, group limits on categories 1-4, 5-27, and 28-64; and within both of the aforesaid limits, specific limits on categories 5, 6, 9/10, 16, 19, 22/23, 26 and 27 for the third agreement year beginning on July 1, 1973.

Accordingly, there is published below a letter of June 13, 1973 from the Chair-