REGULARY INFORMATION DISTRIBUTION SYSTEM: (RIDS)

FACIL: 50-400 Shearon Harris Nuclear Power Plant, Unit 1, Carolina 05000400 50-401 Shearon Harris Nuclear Power Plant, Unit 2, Carolina 05000401, 50-402 Shearon Harris Nuclear Power Plant, Unit 3, Carolina 05000402, 50-403 Shearon Harris Nuclear Power Plant, Unit 4, Carolina 05000403.

AUTH. NAME AUTHOR AFFILIATION

SMITH, S. H. Carolina Power & Light Co. RECIP. NAME RECIPIENT AFFILIATION

DENTON, H. Office of Nuclear Reactor Regulation, Director (post 851125

SUBJECT: Forwards resolutions from local govts, including Wake County Board of commissioners, North Carolina Eastern Municipal Power Agency & town of Apex favoring licensing of Harris plant.

DISTRIBUTION CODE: BOO1D COPIES RECEIVED: LTR / ENCL / SIZE: 69
TITLE: Licensing Submittal: PSAR/FSAR Amdts & Related Correspondence

NDTES: Application for permit renewal filed.

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CP&L

Carolina Power & Light Company

P. O. Box 1551 • Raleigh, N. C. 27602 (919) 836-6382

SHERWOOD H. SMITH, JR. Chairman/President

July 18, 1986

Mr. Harold Denton Director Office of Nuclear Reactor Regulation U. S. Nuclear Regulatory Commission Washington, D. C. 20555

Dear Harold:

Recently you have heard from a number of groups and individuals opposed to the licensing of the Harris Plant. Although I understand that the degree of public support for licensing of a particular plant does not affect your ultimate licensing decision, I want you to be aware that the persons from whom you have been hearing do not represent the general public sentiment in this area. As examples of local support for Harris, I am enclosing numerous resolutions favoring the Plant that have been adopted by county and municipal governments, civic groups and industrial organizations in the service areas of CP&L and the Power Agency. Resolutions adopted by the following governmental bodies are enclosed:

- 1) Wake County Board of Commissioners
- 2) North Carolina Eastern Municipal Power Agency
- 3) Cary Town Council (copy of minutes from Council meeting)
- 4) Town of Apex
- 5) City of Goldsboro
- 6) Town of Benson
- 7) Town of Clayton
- 8) Greenville Utilities Commission
- 9) City of Kinston
- 10) Town of Louisburg
- 11) City of New Bern
- 12) Person Board of County Commissioners
- 13) Roxboro City Council
- 14) City of Sanford
- 15) Town of Scotland Neck
- 16) Town of Wake Forest
- 17) City of Washington
- 18) Wayne County Board of Commissioners
- 19) City of Wilson
- 20) City of Dunn

Mr. Harold Denton Page 2 June 18, 1986

- 21) Fayetteville Public Works Commission
- 22) Town of Fuquay-Varina
- 23) City of Goldsboro
- 24) City of Laurinburg
- 25) City of Rocky Mount
- 26) Selma City Council
- 27) Town of Smithfield
- 28) City of Southport
- 29) Town of Tarboro
- 30) Wadesboro Town Council

We are also aware that other local governmental bodies have passed resolutions supporting the Plant, but copies are not yet available. These include resolutions adopted by:

- 1) Town of Holly Springs
- 2) N. C. Municipal Power Agency No. 1
- 3) Red Springs Board of Commissioners
- 4) Edenton Town Council
- 5) Broadway Town Board
- 6) Garner Town Council
- 7) Lumberton City Council
- 8) Pittsboro Town Council
- 9) Erwin Town Board

I am also enclosing supportive resolutions that have been adopted by the following civic and industrial organizations:

- 1) Asheboro/Randolph County Area Economic Development Corp.
- 2) Johnston County Home Builders Association
- 3) Johnston County Industrial Development Commission
- 4) North Carolina Industrial Developers Association
- 5) Professional Engineers of North Carolina
- 6) Person County Board of Education
- 7) Person County Economic Development Commission
- 8) Raleigh Board of Realtors
- 9) Raleigh Merchants Bureau, Inc.
- 10) Smithfield-Selma Industrial Development Team
- 11) Zebulon Industrial Committee
- 12) Apex Chamber of Commerce
- 13) Cary Chamber of Commerce
- 14) Garner Chamber of Commerce
- 15) Lenoir County Chamber of Commerce
- 16) Millbrook Rotary Club
- 17) Pine Level Jaycees

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Mr. Harold Denton Page 3 June 18, 1986

- 19) Smithfield Kiwanis Club
- 20) Smithfield Rotary Club-
- 21) Smithfield-Selma Area Chamber of Commerce
- 22) Smithfield-Selma Toastmasters
- 23) Zebulon Chamber of Commerce
- 24) Zebulon Rotary Club

We have also received many expressions of support from individual businesses and private citizens. I am enclosing a copy of a letter authored by four former Governors of North Carolina, which outlines their reasons for advocating the Harris Plant. These four men are every former Governor elected since 1964.

The information I am sending you represents only a partial list of the groups and individuals that have taken actions favoring the licensing of the Harris Plant. However, I hope that it gives you a better appreciation of the widespread public support that the Plant continues to enjoy.

Sincerely,

DEH:ew Enclosures



PALEIGH, NORTH CAROLINA

WAKE COUNTY)

NORTH CAROLINA)

I, Alta B. Chaimers, Clerk to the Board of Commissioners for the County of Wake, in the State of North Carolina, DO HEREBY CERTIFY that the attached is a true and correct copy of the excerpt of the minutes of the meeting of the Board, as of 30, 1986.

IN WITNESS HEREOF, I have hereunto set my hand and have hereunto affixed the corporate seal of said County.

This, the 1st day of July, 1986

1110;

Clerk to the Board of

Commissioners for Wake County,

North Carolina

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RESOLUTION REAFFIRMING THE WAKE COUNTY DISASTER RELIEF AND ASSISTANCE PLAN AND ENDORSING THE OPENING OF THE SHEARON HARRIS NUCLEAR POWER PLANT

WHEREAS, The Board of Commissioners of Wake County has been involved with the development of the Shearon Harris Nuclear Power Plant since its earliest stages; and

WHEREAS, Wake County issued building and land use permits for the plant on April 11, 1974 and March 20, 1978; and

WHEREAS, The Board has, throughout the project, assisted Carolina Power & Light Company by various means such as:

- 1. Requesting the State Department of Transportation to abandon certain roads to facilitate the construction of the plant (March 20, 1978 and May 1, 1978).
- 2. Requesting the State Department of Transportation to pave certain roads leading into the plant (May 16, 1983 and June 6, 1983).
- 3. Approving the issuance of pollution control bonds in excess of \$500,000,000 on behalf of Carolina Power & Light Company for financing portions of the plant (October 6, 1978; March 28, 1983, April 30, 1984; May 20, 1985; and July 1, 1985); and

WHEREAS, several public hearings were held in connection with the issuance of said bonds and no public objection was heard (February 7, 1983, April 30, 1984, and May 20, 1985); and

WHEREAS, public hearings were held regarding the location of the plant in the county and there was no substantial opposition to its construction; and

WHEREAS, the location of the plant has been approved by the Nuclear Regulatory Commission; and

WHEREAS, the Nuclear Regulatory Commission has closely monitored and regulated the construction of the plant; and

WHEREAS, the County, on January 5, 1981, adopted a Disaster Relief and Assistance Plan which is designed to provide protection of Wake County citizens in the event of emergency or disaster; and

WHEREAS, the County continually upgrades and refines the plan to keep it current; and

WHEREAS, the County has, with the assistance of the State of North Carolina and Carolina Power & Light Company, developed an off-site emergency plan for the plant; and

WHEREAS, County officials, state officials, Carolina Power & Light officials, and numerous volunteers have participated in emergency exercises designed to test the Wake County disaster plan as it applies to the plant; and

WHEREAS, the off-site emergency plan meets with all requirements on the Nuclear Regulatory Commission; and

WHEREAS, the Wake County Board of Commissioners has no authority over the licensure of the plant, being preempted in that field by the Nuclear Regulatory Commission; and

WHEREAS, the Wake County Board of Commissioners is satisfied that the plant as constructed does not pose a threat to the safety and welfare of the Wake County citizens; and

WHEREAS, the Wake County Board of Commissioners has been made aware throughout the construction process of the safety features required by the Nuclear Regulatory Commission for such a plant and recognizes that the plant contains several redundancies in all of the required safety measures; and

NOW, THEREFORE, BE IT RESOLVED by the Wake County Board of Commissioners:

Section 1. That the Wake County Disaster Relief and Assistance Plan is reaffirmed and is reapproved specifically as it applies to the off-site emergency plan for the Shearon Harris Nuclear Power Plant.

Sec. 2. The Wake County Board of Commissioners formally endorses the opening of the plant on schedule as soon as approvals are obtained from the proper regulatory authorities.

Commissioner	Zieverink	moved the	adoption	of	the
foregoing resolution		Adcock			
seconded the motion	and, upon vote,	the motion	passed		
this the 30th	day of June			19	86

WHEREAS, the North Carolina Eastern Municipal Power Agency owns 16.17% of the Shearon Harris Nuclear Power Plant and is the power supplier for 32 cities and towns located in Eastern North Carolina having a combined population of approximately 278,000, and

WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of North Carolina, and

WHEREAS, the Harris Plant will provide additional electricity to meet these needs of Eastern North Carolina now and in the future, and

WHEREAS, construction of the Harris Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

WHEREAS, the Power Agency has confidence in the regulatory process and Carolina Power & Light Company's ability to operate the Harris Plant in a manner that will protect the health, safety and well being of the people of the State of North Carolina, and

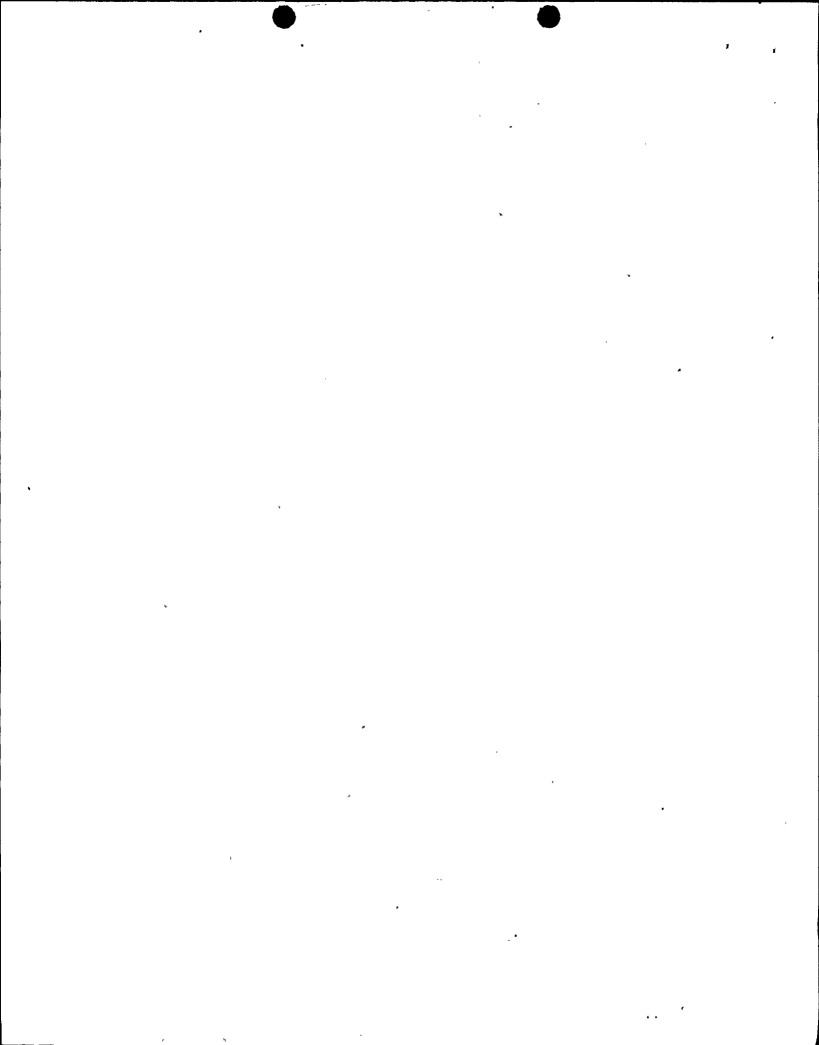
WHEREAS, any delay in the licensing and operation of the Harris Plant will result in substantial additional costs and will represent an unnecessary expense to the people of North Carolina and customers of the Cities and Towns who are members of the Power Agency.

BE IT RESOLVED THAT, the North Carolina Eastern Municipal Power Agency supports the prompt licensing and operation of the Harris Plant.

Chairman

SEAL

Eli. Marren
Secretary



REGULAR MEETING OF THE TOWN COUNCIL OF THE TOWN OF CARY

PRESENT: Mayor Ritter, Mayor Pro Tem Booth, Council Members Brooks, Garmon, Godbold, Hinshaw, and Montgomery

Mayor Ritter called the meeting to order and recognized Councilman Hinshaw for the invocation. Following the invocation, corrections or additions to the minutes of meetings held May 22 and May 29 were requested; there were no changes and the minutes were approved as recorded.

A public auction, held at 6:30 p.m., prior to the Council Meeting, required Council consideration for approval or rejection of the high bid. Mr. Tom Hall, Purchasing Director, advised of receipt of a high bid, in the amount of \$1350 for the 1953 Seagraves Fire Truck; he requested Council's consideration and action.

Councilman Godbold commented that he hated to see the fire truck leave the Town. Mayor Pro Tem Booth noted his dissatisfaction with the amount of the bid.

Mayor Pro Tem Booth entered a motion to reject the bid. Councilman Godbold seconded the motion.

On call for vote, Council unanimously approved rejection of the bid.

In answer to question of readvertising and/or direction by Mr. Hall, Councilman Godbold suggested the possibility of a group co-sponsoring, with the Town, retention of the fire truck and relocating proper housing for the truck so it may be used for special events. Councilman Godbold was appointed, by the Mayor, to work towards the resolution of the suggestion.

Mayor Ritter then presented a Resolution Dedicating the Walnut Street Park improvements. On motion by Councilman Garmon, seconded by Councilman Brooks, the following resolution was unanimously approved:

(Resolution re Walnut Park to be included in final minutes.)

Mayor Ritter opened the Public Hearings:

a. FY 87 Operating Budget and FY 87 Capital Improvements Budget

Mr. James Summers, Town Manager, briefly reviewed the process involved in the budget preparation and noted the Work Sessions which had been held.

There were no comments from the public either favoring or opposing the proposed Budgets. Mayor Ritter announced that written comments would be welcomed and considered, prior to the Budget's adoption on June 26, 1986.

b. <u>Sedimentation</u> <u>Control</u> <u>Ordinance</u> <u>Revisions</u>

Mr. Doug Vick, Director of Inspections, apprised Council of the changes proposed and the amendments to be incorporated in the Ordinances, as suggested by the North Carolina Sedimentation Control Commission. The proposed revisions would bring Cary's Ordinance in compliance with the North Carolina Model Ordinance. Staff recommended endorsement by Council. It was requested that the Public Hearing be continued for 30 days to allow the North Carolina Sedimentation Control Commission an opportunity to review the incorporation of the changes in the Cary Ordinances.

On motion by Councilman Brooks, seconded by Councilman Montgomery, Council unanimously agreed to continue the Public Hearing until July 10, 1986.

c. Amendment to the Subdivision Control Ordinance Requiring Protection of Certain Streams within Reservoir Watershed Protection Districts

Mrs. Bonnie Estes, Asst. Planning Director, highlighted the proposed amendments. There were no public comments. The item was referred to the Planning and Zoning Board for consideration and recommendation to Council.

d. Amendment to the Code of Ordinances Providing for the Tree Advisory Board

Councilman Hinshaw apprised Council of the intent and purpose of the Tree Advisory Board and the reason for the proposed amendments. He noted the realigning of the organization and establishing the Tree Board, independently, to be properly staffed by the Town Horticulturist.

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No comments were made by the public, either in favor of or in opposition to the amendment. The item was referred to the Planning and Zoning Board for its review and recommendation.

e. Amendment to the Code of Ordinances for Notification of Adjoining Property Owners.

Mrs. Estes reviewed the recommended change in notification for rezoning matters. The change was proposed due to action by the NC General Assembly. She advised of proposal for notification's being accomplished by the Town, rather than by the petitioner. A list of the persons to receive letters of notification would be required from the petitioner; the Town staff would be responsible for mailing the letters, and for certifying that the letters had, in fact, been mailed by First Class Mail.

Discussion occurred concerning First Class Mail, Return Receipt Requested, as opposed to regular First Class Mail. Mr. Charles Henderson, Town Attorney, reviewed the requirement by General Statute and he advised that this proposal would be in compliance with the Statute.

No comments from the public were made; the foregoing was referred to the Planning and Zoning Board for consideration.

f. Ordinance Amendment Pertaining to Administrative Approval Procedures for Site Plans

The amendments and proposed procedures were briefly reviewed by Mrs. Estes. There were no comments from the public and the matter was referred to the Planning and Zoning Board.

g. Z-368-86-1. Application of Jefferson L. Sugg to rezone from Residential-30 District to Conditional Use Office and Institutional District certain property containing approximately 87 acres located south of SR 1719 with its westernmost boundary approximately 1200' east of the intersection of North Harrison Avenue and SR 1719, more particularly described as Parcels 14, 15, and 99 and part of Parcels 5 and 13 on Wake County Tax Map 459.

Mrs. Estes noted that the foregoing had been continued to this meeting from the previous Council Meeting; she requested continuation to the next meeting so as to allow additional staff study and review of the Land Use Plan, as requested by Council.

On motion by Councilman Montgomery, seconded by Councilman Garmon, Council unanimously approved continuation of the Public Hearing to the June 26 Council Meeting.

Mayor Ritter then closed the Public Hearings portion of the meeting.

Mr. Patrick Lee, Engineering staff, on behalf of Combined America Properties and BTD, Inc., presented a Resolution of Intent for a street closing at the intersection of SR 1652 and SR 1747.

Councilman Garmon entered a motion for adoption of the resolution. Councilman Brooks seconded the motion and Council unanimously approved and set a Public Hearing to be held July 10, 1986.

(Resolution of Intent to be included in final minutes.)

Ms. Kimberly Lillig, 925 Warren Avenue, appeared before the Council to express her concerns regarding the Shearon Harris Nuclear Power Plant. Ms. Lillig read and presented a copy of a resolution for Council's consideration. She expressed concern over her home's location downwind from the plant, her family's safety in event of an accident at the plant, evacuation plans for school children, and responsibility of school bus drivers. She referred to the need for Cary to be included in a well considered evacuation plan. Ms. Lillig also requested that Cary conduct an educational meeting to answer the questions and concerns of the citizens.

Mrs. Donna Davidson, 519 S. Harrison Avenue, noted her concerns and cited the lack of an adequate evacuation plan for all of Wake County. She referenced the Chernobyl plant accident and the evacuation of those residents. Also, she noted

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Cary's population lying within the wind pattern for any accident which could occur. Reference was made to statistics regarding lack of real safety in Nuclear Power Plants and the evacuation, should it be necessary, of those unable to help themselves, as well as who would be willing to stay behind, exposing themselves to radiation in order to assure evacuation of others. Mrs. Davidson requested Council consideration of a resolution to withhold licensing of the Shearon Harris Nuclear Power Plant until a workable evacuation plan is in place.

Mr. William Graham, Vice Chairman of Carolina Power and Light Company, noted last year's 13% growth rate in Cary, the highest in the 30,000 miles served by CP&L. He noted CP&L's attempt to reassure, through education, the safety factors included in the construction of the Shearon Harris Plant. He cited present operations and their outstanding safety records, since 1971; no one has ever experienced radiation contamination. Mr. Graham indicated the significant differences between the Chernobyl plant and the Shearon Harris plant; he further indicated the additional safety requirements since the Three Mile Island incident. Mr Graham also noted the 4-1/2' thick concrete, steel reinforced, walls, 2-1/2' thick ceiling, water cooled containment, as opposed to graphite used at Chernobyl. In other countries, he noted, less than a ten-mile radius is considered safe for evacuation requirements; the 10 mile radius is considered very conservative for the United States. According to all statistics, according to Mr. Graham, there is 1 out of 8 chances that a melt down would occur in the next 2000 years. He noted that there is an emergency and evacuation plan for the 10 mile radius and it has been studied and planned by authorities in that field. He requested support for the Shearon Harris Nuclear Power Plant.

Ms. Lillig, in rebuttal, advised that she did not wish to get into a debate on comparisons between the two plants; however, benefits and risks are involved. She reiterated her concerns for the safety of her family.

Mr. Graham had no further comments to add.

In comments from Council, Councilman Godbold noted the discussion during the Safety Committee Meeting and the confidence in present plans for any type accident requiring evacuation in Cary. He recommended support of the safety staff and continuous updating of evacuation plans. Councilman Montgomery also expressed his confidence in the implementation of an emergency evacuation in Cary. He suggested a possible education of the public on the current plans. Councilman Hinshaw advised of his tour of the plant and assured there was no lack of concern on behalf of the Council. He, too, agreed that a public information program would assist in allaying some of the citizen concerns. Councilman Brooks commented that many years of expertise have gone into the construction of the Shearon Harris Plant and considered safety factors addressed in this construction.

Mayor Pro Tem Booth entered a motion to adopt a resolution in support of the start up of the Shearon Harris Plant, with the proper safety devices that the Town of Cary has in place now. Councilman Godbold seconded the motion and Council unanimously approved.

Councilman Godbold, Councilman Garmon, and Councilman Hinshaw commended the continuing education of the safety personnel and noted confidence in staff to approach any incident in a most professional manner. Education of the public would be a course of action to help the citizens understand the amount of study which has gone into considering the safety of the residents of Cary. Mayor Ritter also commented that input would be welcomed, in writing, and will be considered. He noted the Council's strong concern for the health, safety, and welfare of its citizens.

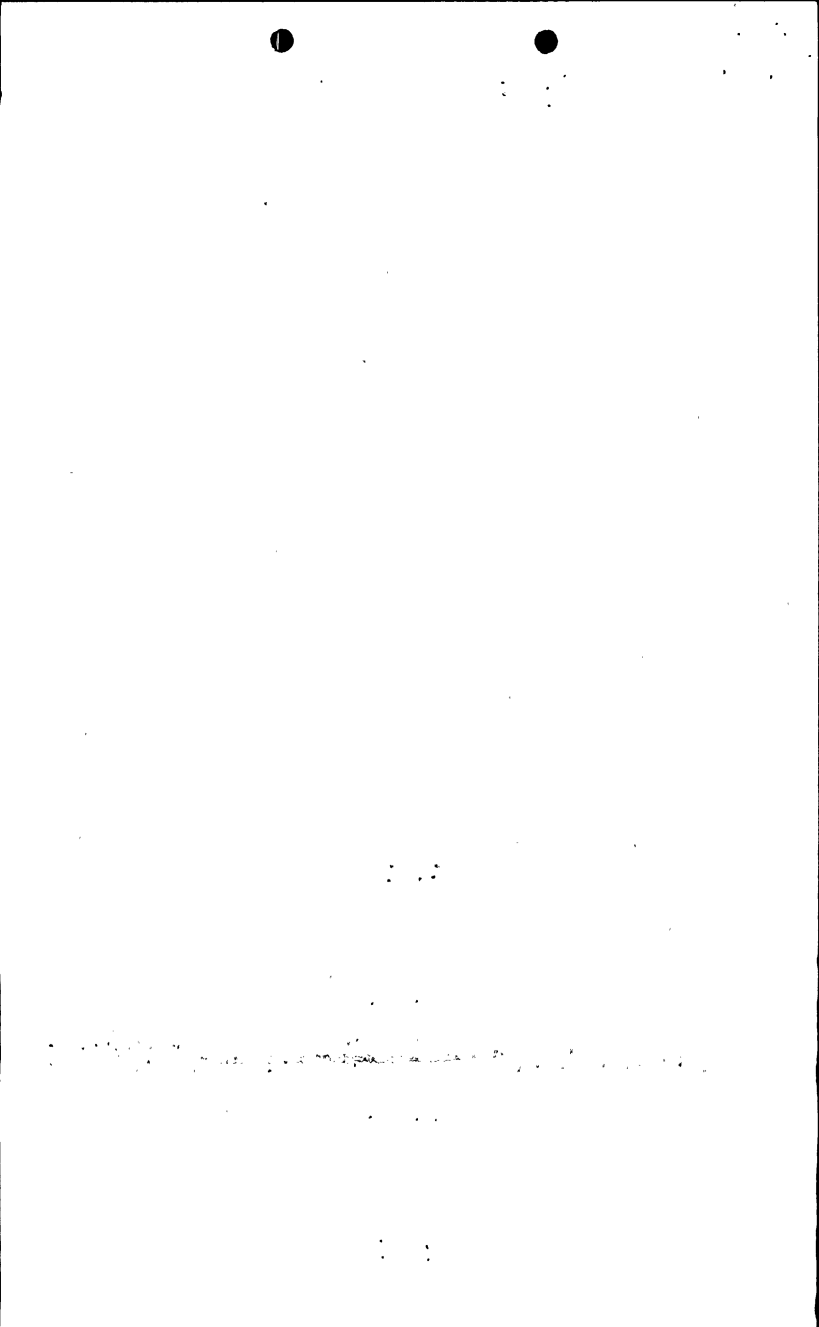
Council confirmed that Fire Chief Ned Perry is the person designated as coordinator for Cary in the event of any type incident/accident; his people work with the Police personnel in implementing a designated plan.

Mr. Charles Henderson, Town Attorney, reminded Council of a decision to return to the 7:30 p.m. convening time for Town Council meetings, and presented an amendment to the Code of Ordinances.

On motion by Councilman Godbold, seconded by Councilman Garmon, Council unanimously approved adoption of the following amendment to the Code of Ordinances:

(Ordinance Amendment re Town Council Meeting time to be included in final minutes.)

Cont'd . .



Mr. James Summers, Town Manager, deferred to Mrs. Bonnie Estes, who presented a Resolution Directing the Town Clerk to Investigate Sufficiency of an Annexation Petition for:

Green Hope Partnership, 100.52 acres

Mrs. Estes indicated the location of the property on the west side of Hwy 55, north of Hi House Road.

Councilman Brooks expressed his continued concern over annexing beyond Highway 55 with no plans for the area. Councilman Hinshaw reiterated the concerns and added that the petitioners should be made aware of Council's awareness of no land use plan for the vicinity. Further, disposition of sewage needs to be addressed. Mayor Pro Tem Booth requested staff to provide a proposed land use for the area. Councilman Godbold requested, due to Council's lack of familiarity with the area, that a larger map, showing surrounding area also, be placed on the Council Chamber wall; a comparison needs to be seen.

Mayor Pro Tem Booth entered a motion to approve the resolution. Councilman Garmon seconded the motion. On call for vote, all except Councilman Brooks and Councilman Hinshaw voted "AYE"; Councilman Brooks and Councilman Hinshaw voted "NO." The following was adopted by majority vote of the Council:

(Resolution re Investigation of Sufficiency to be included in final minutes.)

Mrs. Estes presentd a Certificate of Sufficiency of Annexation Petition and Resolution Ordering Publication of a Notice of Public Hearing for:

Silverton, Inc., 24.47 acres

On motion by Councilman Godbold, seconded by Councilman Montgomery, Council unanimously approved the following:

(Certificate and Resolution to be included in final minutes.)

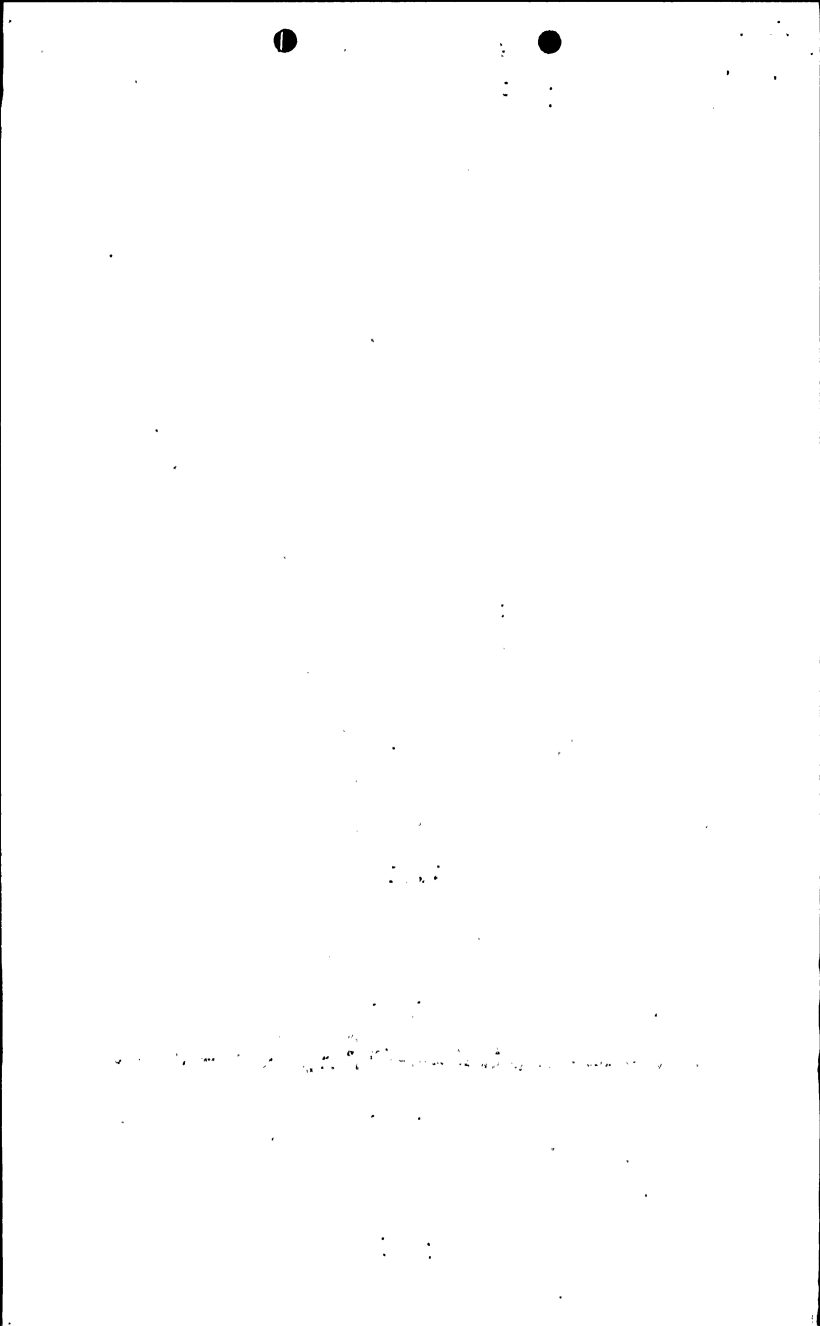
Mr. Summers requested consideration of a request to hold a Public Hearing concerning Section 19 of the Zoning Code of Ordinances to allow development on R-20 lots of record.

Mayor Ritter advised that discussion of item 12 on the Agenda, Old Business, would also be discussed at this time, due to similarity of subject matter.

Councilman Montgomery commented on problems encountered where originally platted lots as 20,000 SF, under the Raleigh zoning, have come into Cary under R-30. Development is being considered and water/sewer service is not available, requiring wells and septic tanks; Wake County Health-Department usually requires 30,000 SF lots for septic tank permits. He expressed concern over development in this manner on 20,000 SF lots. He referenced a situation considered by the Board of Adjustment, whereby the Health Department had permitted installation of a septic tank and the concern of the adjoining property owners for their wells. It had been requested that the septic tank be placed in front of the property where wells would not be subjected to contamination. Councilman Godbold reminded Council that the Wake County Health Department is the only source for dictating location of a septic tank and the permitting of same.

Council discussed the exchange of properties with Raleigh when the construction of I-40 was approved. Council was reminded of the process, at that time, of like zoning or grandfathering, when these exchanges occurred. A recollection that those lots would be referred to the Board of Adjustment for deliberation and decision was also mentioned.

Mr. Summers advised that twelve lots are presently under this situation and need consideration for development. Also, he noted, a septic tank may be located no less than 50 feet from a well; in the aforementioned case, the septic tank is 52' from the nearest well and it has been double checked by the Health Department Supervisor. In addition, the soil on the lot was noted to perk well.



Following discussion, Councilman Montgomery entered a motion to draft a resolution to grandfather the referenced lots and conduct a Public Hearing. Councilman Godbold seconded the motion and Council unanimously approved a Public Hearing to be held July 10, 1986.

Mayor Ritter requested that all such known situations be brought in at the same time.

Mr. Mark Kamprath, Engineering staff, apprised Council of bids received for sewer extension from MacGregor Downs, under US 64, to MacGregor Park, thereby eliminating the sewer lift station on Queensferry Road.

(Bid Summary to be included in final minutes.)

Staff recommended award to low bidder, J. F. Wilkerson Construction Co., in the amount of \$39,495.00; contract time is 30 days and a liquidated damages clause of \$200.00 per calendar day is included. Funds have been allocated for the project.

Mayor Pro Tem Booth inquired as to what would be done with all of the lift stations to be eliminated; it was decided that staff would decide if any additional use existed, and, if so, keep them; otherwise, staff will dispense with them.

On motion by Councilman Godbold, seconded by Councilman Brooks, Council unanimously approved award of contract to J. F. Wilkerson Construction Co., with conditions as stated.

Mr. Doug Spell, Assistant Town Engineer, presented a Preliminary Assessment Resolution for the Coles Branch Interceptor. A Public Hearing was requested for July 10, 1986, for public input pursuant to the resolution.

On motion by Councilman Godbold, seconded by Councilman Montgomery, Council unanimously approved the Resolution and the Public Hearing to be held July 10, 1986.

(Assessment Resolution to be included in final minutes.)

Mr. Kamprath informed Council of receipt of bids for the Apex-Macedonia Road Waterline Extension, to serve Wellington Park PUD. The project would be funded by prepayment of acreage fees by the Wellington Park developer; the adjacent property owners will be assessed.

(Bid Summary to be included in final minutes.)

Staff recommended award to low bidder, Bunn's Backhoe and Construction Co. of Kenly, NC, in the amount of \$21,792.50; contract time is 60 days, with liquidated damages clause of \$200.00 per day.

Councilman Godbold raised a question on PVC pipe installation and Mr. Ron Singleton, Town Engineer, advised that the pipe will be the C900 type, which is about as durable as ductile pipe. Councilman Brooks questioned letters to Summerwinds residents; staff advised they would not be assessed and would check about the letters mailed.

Councilman Garmon entered a motion to award the bid to Bunn's Backhoe and Construction Co., with conditions as stated; Councilman Montgomery seconded the motion and Council unanimously approved.

Mr. Tom Hall, Purchasing Director, informed Council of research and receipt of bids for telephone instruments. He referred to the leasing of instruments and cost involved, as opposed to purchasing of the instruments, and savings to the Town. Funds are included in FY 87 Budget for the expenditure. Staff recommended award of bid to General Telephone of the Southeast, in the amount of \$25,924.94.

(Bid Summary to be included in final minutes.)

In answer to question from Mayor Pro Tem Booth concerning capabilities for expansion, Mr. Hall advised that all service is provided by Southern Bell and expansion is accomplished by them. Recouping of cost of purchase should be less than 2 years,

Contid . .

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Cary Town Council Minutes June 12, 1986 Page 6 depending on configurations determined necessary. Warranty period would be two years; some in-house maintenance may be performed. On motion by Councilman Garmon, seconded by Councilman Hinshaw, Council unanimously approved award of bid to General Telephone of the Southeast. Mr. Bob Benfield presented sign consideration for Wachovia to add "Bank and Trust" to its previously approved sign at MacGregor Village. Also, a Teller II machine had been requested. Mayor Pro Tem Booth noted his concern over all signs not being brought in at the same time. On motion by Mayor Pro Tem Booth, seconded by Councilman Godbold, Council unanimously approved the sign addition. During the Public Speaks Out portion of the meeting, Mrs. Lois Nixon, 107 Overview Lane, advised she was unable to gain entry to speak her concerns on the budget during the Public Hearing on the Budget. She commended inclusion of the Appearance Commission survey; she also felt there would be willingness by citizens to make up funds lost through elimination of Revenue Sharing Funds. Mayor Ritter noted that services would not be cut; in fact, with maintaining the current tax rate, with no increase, services will be increased. Mrs. Nixon inquired about horticulture maintenance and requested consideration for an urban forester on staff; she cited areas where this person's expertise could be used. She also suggested possible contract to provide secretarial support for boards and commissions, for night meetings and minutes. The need for additional staff secretaries was cited; Mayor Ritter advised of proposal for a secretarial pool. She further noted that Cary provides less time, per capita, to the Appearance Commission, than any other town in the Triangle J area which have Appearance Commissions. She noted she did not see an entrance sign proposed in the budget; she was assured it was covered in the proposed budget. In answer to question on funds to the Chamber of Commerce for recruiting people, Mrs. Nixon was assured that the funds were to recruit non-residential, high quality industrial development and the funds have been more than off-set by the increase in tax base. Mr. David Post apprised Council of an electrical power malfunction which erased his computer input and noted an error like this was caused by CP&L; he expressed concern that a company like this is going to be allowed to operate a Nuclear Power Plant. Council expressed their indication that this was probably caused by another source, such as a vehicle hitting a pole or a contractor cutting the line, causing a power failure. Mr. Jerry Phillips, 1302 Seabrook Avenue, CP&L employee, offered his support, in any way, to assist in educating the public regarding the Shearon Harris plant. Mr. Scott Auger, 403 Warren Avenue, approached the Council regarding a solution to an existing problem with upkeep of the pond and surrounding grounds in Coronado Village. Council advised Mr. Auger of Mr. O'Dell Thompson's responsibility for the property and the Town's not being able to work on private property. Councilman Garmon reminded Council of previous discussion on the subject and the Town did mow the grass once and Mr. Thompson was billed; he will not reimburse the Town when the Town cleans it up. Suggestion was made by Council that the pond be drained, filled, and a park constructed. Mr. Wayne Mingis, Parks and Recreation Director and resident of the referenced neighborhood, commented that the pond serves a valid purpose for preventing flooding. The homeowners, through the Garden Club, had been offered and refused to take over the pond. Council requested that Mr. Thompson be contacted to encourage him to take appropriate action. Under Old Business, Councilman Godbold entered a motion to remove a tabled item for additional consideration. Councilman Garmon seconded the motion and Council unanimously approved reconsideration of the following: Harris Property Office Building, Site Plan Approval i H Mayor Pro Tem Booth inquired about passageway to property and was advised it was 20 feet wide. Councilman Godbold commented that adjacent buildings were concerned Cont'd .

Cary Town Council Minutes
June 12, 1986 --Page 7 ---

about parking; the proposed site includes more than required parking spaces for the site under discussion. Mayor Ritter expressed concern over 28' infringement into the 100' buffer at a main entrance into Cary.

Mr. Bob Monroe, Attorney for the developer, questioned any other more appropriate development for the parcel and considered proposed development to be a protection to the entrance into Cary.

Councilman Godbold noted that the infringement is probably 200° from I-40; it is off of the exit ramp.

Councilman Brooks entered a motion to approve the site plan with agreed covenants to be enforced for 20 years, with 5 year automatic renewal unless terminated by the Town or by agreement. Councilman Godbold seconded the motion.

During discussion, Councilman Garmon inquired as to maintenance of additional plantings on adjacent property and Mr. Dick Paton stated he felt assured that the property owner would maintain the plantings.

Councilman Montgomery commented that he had walked the site and had concluded that, with the proposed plantings, the building would not be that visible.

On call for vote, Councilmen Brooks, Garmon, Godbold, and Montgomery voted "AYE." Mayor Ritter, Mayor Pro Tem Booth, and Councilman Hinshaw voted "NO." The site plan was approved by majority vote of Council.

During call for Committee Reports, Councilman Godbold, from the Safety Committee, reported:

1. The Committee recommended approval for the reappointment of Councilman Robert V. Godbold, for a two year term, to the Cary Firemen's Relief Fund.

On motion by Mayor Pro Tem Booth, seconded by Councilman Hinshaw, the foregoing was unanimously approved by Council.

2. A proposal to install a sidewalk, at the Town Hall, from the upper level parking lot to the lower level, at proper grade to accommodate handicapped, was recommended for approval. Members of the Finance Committee had been present and had recommended approval for the expenditure of \$5,500 to construct the proposed sidewalk.

On motion by Councilman Montgomery, seconded by Councilman Brooks, Council unanimously approved the sidewalk installation and the expenditure of \$5,500 for same.

Staff was requested to also look towards installing a walkway in the back of the Town Hall from the parking lot to the street.

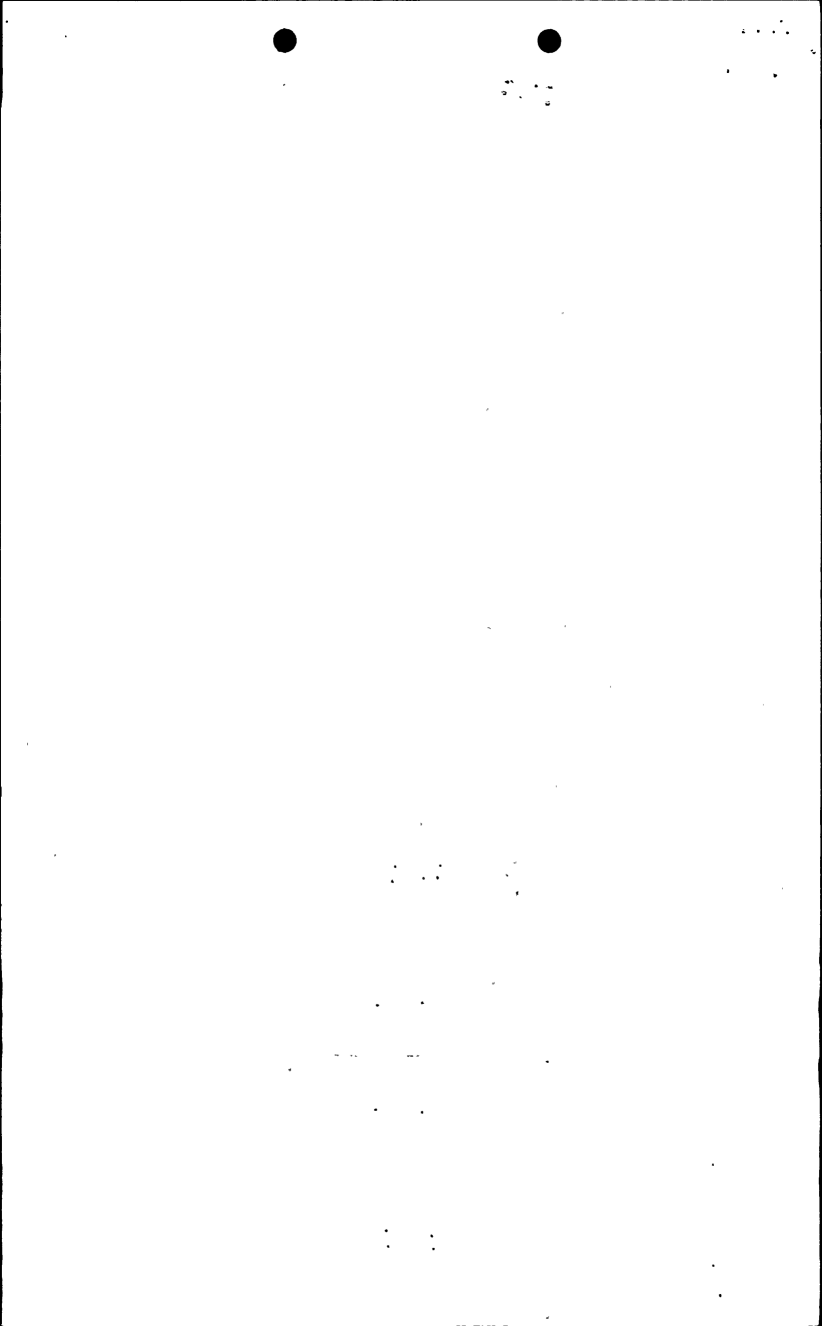
Councilman Garmon, from the Public Works Committee presented:

1. The Committee reviewed and recommended approval for the award of contract, for engineering services for the Public Works Department Facilities plan, to Olsen Associates. Services would be for the North Cary Wastewater Treatment Plant, the Swift Creek Sewage Pumping Station site, and the new South Cary Wastewater Treatment Plant. Fred G. Bond Park, as originally proposed, has been deleted. The work is to be completed in four months, for a fee of \$42,245.

On motion by Councilman Garmon, seconded by Councilman Godbold, the foregoing recommendation was unanimously approved.

2. An encroachment on Danforth Drive, with the construction of a railroad crosstie retaining wall and portions of a chain link fence, was discussed by the Committee and Engineering staff. It was the recommendation of the Committee that the encroachment be allowed with the understanding that if or when it has to be removed, it will be at the owner's expense. The encroachment will be recorded.

On motion by Councilman Garmon, seconded by Councilman Brooks, Council unanimously approved the recommendation.



Cary Town Council Minutes
June 12, 1986

- 3. For information only, Councilman Garmon advised that the Committee had discussed the evaluation of a transfer station for the Sanitation Division; however, since the Committee Meeting, a decision has been made to take it back to the Committee for further discussion.
- 4. The Public Works Committee had discussed and recommended approval for a water service request for Lot #1, Summerwinds Subdivision. Annexation petition will be received and held until the Town sees fit to annex the property.

On motion by Councilman Garmon, seconded by Councilman Godbold, the water service request was unanimously granted by Council.

5. Committee members agreed to recommend approval for the Town to take over operations and maintenance of the Lochmere Pump Station, with the condition that the Pump Station be brought up to Town standards prior to the take over. Also, staff was reminded to keep very close track of the capacity. The station will be deeded to the Town.

Councilman Garmon entered a motion for approval. Councilman Godbold seconded the motion and Council unanimously approved.

- 6. For information only, Councilman Garmon noted that discussion by the Committee concerning Cary Parkway Construction in Parkway PUD has been withdrawn at this time; it will be discussed further during the next Public Works Committee Meeting.
- 7. The Committee had reviewed plans, type and colors for stones, and the cost for the installation of the Town Seal at the intersection of Academy and Chatham Streets. Cost will be approximately \$3,500; monies have been appropriated from the Pork Barrel Funds received by the Town. Approval was recommended with the condition that the work begins after the Harrison Avenue project is completed and prior to Lazy Daze festivities. If any additional conditioning is needed, this should be done at the same time.

On motion by Councilman Garmon, seconded by Councilman Brooks, Council unanimously approved the project.

Councilman Hinshaw requested Council consideration for the Clean Community System to be established as a separate board rather than under the Appearance Commission. There was no objection from Council; Councilman Hinshaw and Attorney Henderson will discuss and prepare an ordinance amendment for Public Hearing.

Councilman Godbold inquired about instructions for closing of the Public Works dumpster when it has become filled on weekends. Council requested Public Works staff to allow trash to be placed on ground near dumpster and to provide clean up on Monday morning.

There was no additional business for discussion. On motion by Councilman Garmon, seconded by Mayor Pro Tem Booth, Council unanimously adjourned the meeting.

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Town of Apex

P. O. BOX 250 APEX, NORTH CAROLINA 27502

MAYOR: LARRY M. JORDAN TOWN MANAGER: STEVEN E. STEWART TOWN ATTORNEY: CARL P. HOLLEMAN

RESOLUTION

COMMISSIONERS: CLARICE D. ATWATER CHARLES C. BENNETT, JR. W. NOLAN COOKE JAMES E. INGRAM JACK H. KERLEY

WHEREAS, the North Carolina Eastern Municipal Power Agency owns 16.17% of the Shearon Harris Nuclear Power Plant and the Town of Apex is a member of the Agency, and

WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of Apex and Wake County, and

WHEREAS, the Shearon Harris Nuclear Power Plant will provide additional electricity to meet these needs now and in the future, and

WHEREAS, construction of the Harris Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

WHEREAS, the Town of Apex has confidence in the regulatory process and Carolina Power & Light Company's ability to operate the Harris Plant in a manner that will protect the health and safety of the people of Apex and the State of North Carolina, and

WHEREAS, any delay in the licensing and operation of the Harris Plant will result in substantial additional costs and will represent an unnecessary expense to the people of Apex and Wake County who are customers of the Town of Apex.

BE IT RESOLVED THAT, the Town of Apex, North Carolina, supports the prompt licensing and operation of the Harris Plant.

Mayor

SEAL

Town Clerk



RESOLUTION NO. 1986-

RESOLUTION EXPRESSING THE CITY OF GOLDSBORO'S SUPPORT; FOR THE LICENSING OF CP&L'S SHEARON HARRIS ELECTRICAL PLANT

WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of North Carolina; and

WHEREAS, the Shearon Harris Nuclear Plant will provide additional electricity that will be needed in coming years; and

WHEREAS, construction of the Harris Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public; and

WHEREAS, any delay in the licensing and operation of the Harris Plant will result in unnecessary expense to the people of the City of Goldsboro who are ratepayers and shareholders of Carolina Power & Light Company.

NOW, THEREFORE, BE IT RESOLVED by the Board of Aldermen of the City of Goldsboro, North Carolina, that:

- 1. The City of Goldsboro supports the prompt licensing and operation of the Harris Plant.
- 2. This resolution shall be in full force and effect from and after this 16th day of June, 1986.

Approved as to Form Only:

City Attorney

Reviewed by:

City Manager

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MAYOR CHARLES W. MATTHEWS

TOWN OF BENSON

P. O. BOX 157 NORTH CAROLINA 27504 COMMISSIONERS
DEVAN BARBOUR, III
NATHAN B. BLACKMAN
GEORGE T. HUDSON
J. W. PARRISH, JR.

TOWN ADMINISTRATOR KEITH R. LANGDON

TOWN CLERK CAROLYN A, NORDAN

RESOLUTION

WHEREAS, the North Carolina Eastern Municipal Power Agency owns 16.17% of the Shearon Harris Nuclear Power Plant and the Town of Benson is a member of the Agency, and

WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of Benson and Johnston County, and

WHEREAS, the Shearon Harris Nuclear Power Plant will provide additional electricity to meet these needs now and in the future, and

WHEREAS, construction of the Harris Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

WHEREAS, the Town of Benson has confidence in the regulatory process and Carolina Power and Light Company's ability to operate the Harris Plant in a manner that will protect the health and safety of the people of Benson and the State of North Carolina, and

WHEREAS, any delay in the licensing and operation of the Harris Plant will result in substantial additional costs and will represent an unnecessary expense to the people of Benson and Johnston County who are customers of Town of Benson.

BE IT RESOLVED THAT, the Town of Benson supports the prompt diversing and operation of the Harris Plant.

CHARLES W. MATTHEWS, Mayor

ATTEST:

Carolyn A. Wordan, Town Clerk-Treasurer

WHEREAS, the North Carolina Eastern Municipal Power Agency owns 16.17% of the Shearon Harris Nuclear Power Plant and the Town of Clayton is a member of the Agency, and

WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of Clayton and Johnston County, and

WHEREAS, the Shearon Harris Nuclear Power Plant will provide additional electricity to meet these needs now and in the future, and

WHEREAS, construction of the Harris Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

WHEREAS, the Town of Clayton has confidence in the regulatory process and Carolina Power & Light Company's ability to operate the Harris Plant in a manner that will protect the health and safety of the people of Clayton and the State of North Carolina, and

WHEREAS, any delay in the licensing and operation of the Harris Plant will result in substantial additional costs and will represent an unnecessary expense to the people of Clayton and Johnston County who are customers of the Town of Clayton.

NOW, THEREFORE BE IT RESOLVED THAT, the Mayor and Town Council of the Town of Clayton supports the prompt licensing and operation of the Harris Plant.

This the 16th day of JUNE, 1986.

1/

S A. BAILEY, MAYO

ATTEST:

FRAN C. DAVIS, TOWN CLERK

WHEREAS, the North Carolina Eastern Municipal Power Agency owns 16.17% of the Shearon Harris Nuclear Power Plant and the Greenville Utilities Commission of the City of Greenville, North Carolina, is a member of the Agency, and

WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of Greenville and Pitt County, and

WHEREAS, the Shearon Harris Nuclear Power Plant will provide additional electricity to meet these needs now and in the future, and

WHEREAS, construction of the Harris Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

WHEREAS, the Greenville Utilities Commission has confidence in the regulatory process and Carolina Power & Light Company's ability to operate the Harris Plant in a manner that will protect the health and safety of the people of Pitt County and the State of North Carolina, and

WHEREAS, any delay in the licensing and operation of the Harris Plant will result in additional costs of millions of dollars per day and will represent an unnecessary expense to the people of Greenville and Pitt County who are customers of Greenville Utilities Commission.

BE IT RESOLVED THAT, the Greenville Utilities Commission of the City of Greenville, North Carolina, supports the prompt licensing and operation of the Harris Plant.

Adopted this the 10th day of June, 1986.

Attest:

Approved As To Form:

Commission Attorney

WHEREAS, the North Carolina Eastern Municipal Power Agency owns 16.17% of the Shearon Harris Nuclear Power Plant and the City of Kinston is a member of the Agency, and

WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of Kinston and Lenoir County, and.

WHEREAS, the Shearon Harris Nuclear Power Plant will provide additional electricity to meet these needs now and in the future, and

WHEREAS, construction of the Harris Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

WHEREAS, the City of Kinston has confidence in the regulatory process and Carolina Power & Light Company's ability to operate the Harris Plant in a manner that will protect the health and safety of the people of Kinston and the State of North Carolina, and

WHEREAS, any delay in the licensing and operation of the Harris Plant will result in substantial additional costs and will represent an unnecessary expense to the people of Kinston and Lenoir County who are customers of City of Kinston.

BE IT RESOLVED THAT, the City of Kinston supports the prompt licensing and operation of the Harris Plant.

Mayor

ATTEST

CITU CIANT

WHEREAS, the North Carolina Eastern Municipal Power Agency owns
16.17% of the Shearon Harris Nuclear Power Plant and the Town of
Louisburg is a member of the Agency, and

WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of Louisburg and Franklin County, and

WHEREAS, the Shearon Harris Nuclear Power Plant will provide additional electricity to meet these needs now and in the future, and

WHEREAS, construction of the Harris Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

WHEREAS, the Town of Louisburg has confidence in the regulatory process and Carolina Power & Light Company's ability to operate the Harris Plant in a manner that will protect the health and safety of the people of Louisburg and the State of North Carolina, and

WHEREAS, any delay in the licensing and operation of the Harris
Plant will result in substantial additional costs and will represent
an unnecessary expense to the people of Louisburg and Franklin County
who are customers of the Town of Louisburg.

BE IT RESOLVED THAT, the Town of Louisburg supports the prompt licensing and operation of the Harris Plant.

Lacy T./Allen, Mayor

Filmar N. Holmes, Town Clark

whereas, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of New Bern and Craven County, and

WHEREAS, the Shearon Harris Nuclear Power Plant will provide additional electricity to meet these needs now and in the future, and

WHEREAS, construction of the Harris Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

whereas, the City (xxxxx) of New Bern has confidence in the regulatory process and Carolina Power & Light Company's ability to operate the Harris Plant in a manner that will protect the health and safety of the people of New Bern and the State of North Carolina, and

BE IT RESOLVED THAT, the City (TOWK) of New Bern supports the prompt licensing and operation of the Harris Plant.

Mayor

SEAL

Canette Sedest

Person County Board of Commissioners Roxboro North Carolina 27573

RESOLUTION

- WHEREAS, Carolina Power & Light Company has been a valued member of the business community in Person County for many years and has contributed to the quality of life in Person County in many ways, and
- WHEREAS, the Person Board of County Commissioners has confidence in the integrity of CP & L and its employees, and
- WHEREAS, construction of the Shearon Harris Nuclear Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and
- WHEREAS, the Person Board of County Commissioners has the confidence that CP & L will operate the Harris Plant in a manner that will protect the health and safety of the people of Person County, and
- WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of Roxboro and Person County, and
- WHEREAS, the Harris Plant will provide additional electricity that will be needed in coming years, and
- WHEREAS, any delay in the licensing and commercial operation of the Harris Plant will result in extraordinary and unnecessary expense to CP & L and its ratepayers and shareholders who are citizens of Person County.

BE IT RESOLVED THAT, the Person Board of County Commissioners supports CP & L's efforts to obtain a license to operate the Harris Plant at the earliest date possible.

Patsy H. Nutt, Clerk to the Board

Adopted by the Person County Board of Commissioners on July 7, 1986. Voting Aye: Commissioners Wilkins, Stonbraker, Horton and Montgomery

Voting No: Commissioner Merritt

WHEREAS, Carolina Power & Light Company has been a valued member of the business community in Roxboro for many years and has contributed to the quality of life in Roxboro in many ways, and

WHEREAS, The Roxboro City Council has confidence in the integrity of CP&L and its employees, and

WHEREAS, construction of the Shearon Harris Nuclear Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

WHEREAS, The Roxboro City Council has the confidence that CP&L will operate the Harris Plant in a manner that will protect the health and safety of the people of Roxboro, and

WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of Roxboro and Person County, and

WHEREAS, the Harris Plant will provide additional electricity that will be needed in coming years, and

WHEREAS, any delay in the licensing and commercial operation of the Harris Plant will result in extraordinary and unnecessary expense to CP&L and its ratepayers and shareholders who are citizens of Roxboro,

BE IT RESOLVED THAT, The Roxboro City Council supports CP&L's efforts to obtain a license to operate the Harris Plant at the earliest date possible.

ATTEST:

argue L. (ideock

City Clerk

Mayor of Royboro

SEAI

WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of Sanford and Lee County, and

WHEREAS, the Shearon Harris Nuclear Power Plant will provide additional electricity to meet these needs now and in the future, and

WHEREAS, construction of the Harris Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

WHEREAS, the City of Sanford has confidence in the regulatory process and Carolina Power & Light Company's ability to operate the Harris Plant in a manner that will protect the health and safety of the people of Sanford and the State of North Carolina, and

WHEREAS, any delay in the licensing and operation of the Harris Plant will result in millions of dollars of additional cost and will represent an unnecessary expense to the people of Sanford and Lee County who are customers of Carolina Power & Light Company.

BE IT RESOLVED THAT, the City of Sanford supports the prompt licensing and operation of the Harris Plant.

ADOPTED THIS 17TH DAY OF JUNE, 1986.

Mayor

SEAT.

City Clerk

TOWN OF SCOTLAND NECK RESOLUTION OF SUPPORT

WHEREAS, the North Carolina Eastern Municipal Power Agency owns 16.17% of the Shearon Harris Nuclear Power Plant and the Town of Scotland Neck is a member of the Agency, and

WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of Scotland Neck and Halifax County, and

WHEREAS, the Shearon Harris Nuclear Power Plant will provide additional electricity to meet these needs now and in the future, and

WHEREAS, construction of the Harris Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

WHEREAS, the Town of Scotland Neck has confidence in the regulatory process and Carolina Power & Light Company's ability to operate the Harris Plant in a manner that will protect the health and safety of the people of Scotland Neck and the State of North Carolina, and

WHEREAS, any delay in the licensing and operation of the Harris
Plant will result in substantial additional costs and will represent
and unnecessary expense to the people of Scotland Neck and Halifax County
who are customers of the Town of Scotland Neck.

BE IT RESOLVED THAT, the Town of Scotland Neck supports the prompt licensing and operation of the Harris Plant.

Ferd L. Harrison
Mayor

Nown Clerk

- RESOLUTION #86-50

RESOLUTION SUPPORTING THE PROMPT LICENSING AND OPERATION OF THE SHEARON HARRIS POWER PLANT

WHEREAS, the North Carolina Eastern Municipal Power Agency owns 16.17% of the Shearon Harris Nuclear Power Plant and the Town of Wake Forest is a member of the Agency, and

WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of Wake Forest and Wake County, and

· WHEREAS, the Shearon Harris Nuclear Power Plant will provide additional electricity to meet these needs now and in the future, and

WHEREAS, construction of the Harris Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

WHEREAS, the Town of Wake Forest has confidence in the regulatory process and Carolina Power & Light Company's ability to operate the Harris Plant in a manner that will protect the health and safety of the people of Wake Forest and the State of North Carolina, and

WHEREAS, any delay in the licensing and operation of the Harris Plant will result in substantial additional costs and will represent an unnecessary expense to the people of Wake Forest and Wake County who are customers of the Town of Wake Forest.

NOW, THEREFORE, BE IT RESOLVED by the Board of Commissioners of the Town of Wake Forest that the Town of Wake Forest supports the prompt licensing and operation of the Harris Plant.

This the 12th day of June, 1986.

Moved by: Alphonza Merritt
,
Seconded by: W. Edwin Alford

Thomas J. Byrne Mayor

ATTEST:

Town Clerk

WHEREAS, the North Carolina Eastern Municipal Power Agency owns 16:17% of the Shearon Harris Nuclear Power Plant and the City of Washington is a member of the Agency; and

WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of Washington and Beaufort County, and

WHEREAS, the Shearon Harris Nuclear Power Plant will provide additional electricity to meet these needs now and in the future, and

WHEREAS, construction of the Harris Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

WHEREAS, the City of Washington has confidence in the regulatory process and Carolina Power & Light Company's ability to operate the Harris Plant in a manner that will protect the health and safety of the people of Washington and the State of North Carolina, and

WHEREAS, any delay in the licensing and operation of the Harris Plant will result in substantial additional costs and will represent an unnecessary expense to the people of Washington and Beaufort County who are customers of City of Washington.

BE IT RESOLVED THAT, the City of Washington supports the prompt licensing and operating of the Harris Plant.

MAYOR/ Filly

ATTEST:

CTMV CT EDV

NORTH CAROLINA

WAYNE COUNTY

UPON MOTION OF Commissioner Ray N. Rouse, Jr. , seconded by Commissioner I. Ray McDonald , the following resolution was adopted by the Wayne County Board of Commissioners:

WHEREAS, Carolina Power & Light Company has been a valued member of the business community in Wayne County for many years and contributed to the quality of life in Wayne County in many ways; and

WHEREAS, construction of the Shearon Harris Nuclear Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public; and

WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business, and ensure the prosperity of the people of Wayne County; and

WHEREAS, the Harris Plant will provide electricity that will be needed in coming years; and

WHEREAS, any delay in the licensing and commercial operation of the Harris Plant will result in extraordinary and unnecessary expense to CP&L and its ratepayers and shareholders who are citizens of Wayne County;

BE IT RESOLVED THAT, Wayne County supports CP&L's efforts to obtain a license to operate the Harris Plant at the earliest date possible.

This the 17th day of June, 1986.

WAYNE COUNTY BOARD OF COMMISSIONERS

Clerk to the Board

Lancaster

RESOLUTION R-59-86

WHERFAS, the North Carolina Eastern Municipal Power Agency owns 16.17% of the Shearon Harris Nuclear Power Plant and is the power supplier for thirty-two cities and towns located in Eastern North Carolina having a combined population of approximately 278,000; and

WHEREAS, the City of Wilson owns 15.2% of the interest of the North Carolina Eastern Municipal Agency; and

. WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of Wilson and Wilson County; and

WHEREAS, the Harris Plant will provide additional electricity to meet these needs of Wilson now and in the future; and

WHEREAS, construction of the Harris Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public; and

WHEREAS, the City Council of the City of Wilson has confidence in the regulatory process and Carolina Power & Light Company's ability to operate the Harris Plant in a manner that will protect the health, safety and well being of the people of the State of North Carolina; and

WHEREAS, any delay in the licensing and operation of the Harris Plant will result in substantial additional costs and will represent an unnecessary expense to the people of North Carolina and customers of the City of Wilson;

NOW, THEREFORE, BE IT RESOLVED THAT the City Council of the City of Wilson supports the prompt licensing and operation of the Harris Plant.

Adopted this 26th day of June, 1986.

Mayor

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City Of Bunn

North Carolina 20334

RALPH L. BAREFOOT, MAYOR
ROBERT C.W. NICHOLL, CITY MANAGER
LOUISE A. HUDSON, CITY CLERK
O. HENRY WILLIS, JR., CITY ATTORNEY
RONNIE AUTRY, PUBLIC WORKS DIRECTOR

COUNCILMEN:
HAROLD BASS
C.W. BRADHAM
DOUGLAS P. GODWIN
STACY G. HAYES
DON MELCHER
ARVLE E. TART

RESOLUTION

WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the citizens of Dunn, and

WHEREAS, the State of North Carolina, the County of Harnett, the Carolina Power & Light Company, and the citizens of Dunn are all vitally interested in the emergency preparedness program, and

WHEREAS, the Shearon Harris Nuclear Power Plant will provide additional electricity that will be needed in coming years, and

WHEREAS, construction of the Harris Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

WHEREAS, any delay in licensing and operation of the Harris Plant will result in unnecessary expense to the people of Dunn who are customers and shareholders of Carolina Power & Light Company.

BE IT RESOLVED THAT, the Mayor and City Council of the City of Dunn supports the prompt licensing and operation of the Harris Plant.

Ralph Barefoot

Mayor

Louise A. Hudson City Clerk

WHEREAS, Public Works Commission of the City of Fayetteville, North Carolina, has contracted to purchase electric power from Carolina Power & Light Company and predecessor companies since 1908; and

WHEREAS, an adequate supply of electricity is essential to Public Works Commission in order to serve the needs of its customers in Fayetteville and surrounding areas; and

WHEREAS, the Shearon Harris nuclear power plant has been constructed in order to guarantee an adequate supply of electric power to customers of Carolina Power & Light Company; and

WHEREAS, Public Works Commission is confident that existing federal regulatory processes insure the safe construction and operation of Shearon Harris nuclear plant and is confident that Carolina Power & Light Company has the ability to operate the plant in such a manner as to protect the health and safety of the citizens of Fayetteville and surrounding areas; and

WHEREAS, further delay in licensing and operation of the Shearon . Harris nuclear power plant will result in substantial unnecessary expense to customers of Public Works Commission.

NOW, THEREFORE, BE IT RESOLVED THAT the Public Works Commission of the City of Fayetteville hereby supports the prompt licensing and operation of the Shearon Harris nuclear power plant.

ADOPTED, this tenth day of July, 1986.

PUBLIC WORKS COMMISSION OF THE CLTY OF FAYETTEVILLE, NORTH CAROLINA

James R. Warner, Chairman

ATTEST:

Thomas M. McCoy, Secretary

Town of Fuquay-Varina North Carolina 27526

P. O. BOX 158



TELEPHONE (919) 552-3178

ALFRED M. JOHNSON Mayor WILLIAM M. FREEMAN Mayor Pro-Tem

COMMISSIONERS: LEO L. MATTHEWS JOSEPH D. GERRELL J. EMERY SMITH, JR. JOHN N. COLLINS

WILLIAM U. LEE, Town Manager JACK E. SENTER, Town Attorney L. W. BENNETT, JR., Public Works Director ANGUS W. HAIR, Chief of Police RACHEL B. TURNER, Town Clerk

RESOLUTION IN SUPPORT OF SHEARON HARRIS NUCLEAR PLANT

WHEREAS, an adequate supply of electricity is essential to the quality of life in Fuguay-Varina, Wake County and North Carolina; and,

WHEREAS, to fill this need, the Shearon Harris Nuclear Plant has been in the planning stages for 15 years and under construction for 8 years; and,

WHEREAS, the plant has been constructed following all the procedures, regulations and safety measures thought to be necessary for the safety and health of the area citizens; and,

WHEREAS, regulating agencies will continue to monitor the operation of Shearon Harris Nuclear Plant as needed; and,

WHEREAS, the citizens of Fuquay-Varina are within the ten-mile radius, and all substantial questions about the safe operation of the plant have been resolved; and,

WHEREAS, a delay in start-up is unnecessary and would be an undue burden on the rate payers throughout the system;

NOW, THEREFORE BE IT RESOLVED, by the Board of Commissioners of the Town of Fuquay-Varina, in Wake County, North Carolina, that we support the prompt licensing and start-up of the Shearon Harris Nuclear Plant.

Adopted this the 7th day of July 1986.

ATTEST:

Editoria ***

Alfred m. Joshan

RESOLUTION NO. 1986-

RESOLUTION EXPRESSING THE CITY OF GOLDSBORO'S SUPPORT FOR THE LICENSING OF CP&L'S SHEARON HARRIS ELECTRICAL PLANT

WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of North Carolina; and

WHEREAS, the Shearon Harris Nuclear Plant will provide additional electricity that will be needed in coming years; and

WHEREAS, construction of the Harris Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public; and

WHEREAS, any delay in the licensing and operation of the Harris. Plant will result in unnecessary expense to the people of the City of Goldsboro who are ratepayers and shareholders of Carolina Power & Light Company,

NOW, THEREFORE, BE IT RESOLVED by the Board of Aldermen of the City of Goldsboro, North Carolina, that:

- 1. The City of Goldsboro supports the prompt licensing and operation of the Harris Plant.
- 2. This resolution shall be in full force and effect from and after this 16th day of June, 1986.

Approved as to Form Only:

City Attorney

Reviewed by:

City Manager

RESOLUTION NO. R-6-86-24

A RESOLUTION SUPPORTING THE LICENSING AND OPERATION OF THE HARRIS PLANT

WHEREAS, the North Carolina Eastern Municipal Power Agency owns 16.17% of the Shearon Harris Nuclear Power Plant and the City of Laurinburg is a member of the Agency; and

WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of Laurinburg and Scotland County; and

WHEREAS, the Shearon Harris Nuclear Power Plant will provide additional electricity to meet these needs now and in the future; and

WHEREAS, construction of the Harris Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public; and

WHEREAS, the City of Laurinburg has confidence in the regulatory process and Carolina Power & Light Company's ability to operate the Harris Plant in a manner that will protect the health and safety of the people of the State of North Carolina; and

WHEREAS, any delay in the licensing and operation of the Harris Plant will result in substantial additional costs and will represent an unnecessary expense to the People of Laurinburg and Scotland County who are customers of the City of Laurinburg.

NOW, THEREFORE, BE IT RESOLVED that the City Council of the City of Laurinburg supports the prompt licensing and operation of the Harris Plant.

ADOPTED this the 17th day of June, 1986.

Mayor Pro Tem

Tity Clerk



WHEREAS, the North Carolina Eastern Municipal Power Agency owns 16.17% of the Shearon Harris Nuclear Power Plant and the City of Rocky Mount is a member of the Agency, and

WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of Rocky Mount and Nash and Edgecombe Counties, and

WHEREAS, the Shearon Harris Nuclear Power Plant will provide additional electricity to meet these needs now and in the future, and

WHEREAS, construction of the Harris Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

WHEREAS, the City of Rocky Mount has confidence in the regulatory process and Carolina Power & Light Company's ability to operate the Harris Plant in a manner that will protect the health and safety of the people of Rocky Mount and the State of North Carolina, and

WHEREAS, any delay in the licensing and operation of the Harris Plant will result in substantial additional costs and will represent an unnecessary expense to the people of Rocky Mount and Nash and Edgecombe Counties who are customers of the City's electrical system,

NOW, THEREFORE, BE IT RESOLVED THAT, the City Council of the City of Rocky Mount supports the prompt licensing and operation of the Harris Plant and encourages the regulatory agencies to promptly complete their review of the plant construction, emergency plans, and the operating and maintenance capability of the plant personnel and management.

Adopted this 23rd day of June, 1986, in regular session.

Tredericht. Durnage

SEAL

Attest: Ken M. Sailey
City Clerk

RESOLUTION SUPPORTING SHEARON HARRIS NUCLEAR PLANT

WHEREAS Carolina Power & Light Company has been a valued member of the business community in the Town of Selma for many years and has contributed to the quality of life in the Town of Selma in many ways, and

WHEREAS, the Selma City Council has confidence in the integrity of CP&L and its employees, and

WHEREAS, construction of the Shearon Harris Nuclear Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

WHEREAS, the Selma City Council has the confidence that CP&L will operate the Harris Plant in manner that will protect the health and safety of the people of the Town of Selma, and

WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of the Town of Selma, and

WHEREAS, the Harris Plant will provide additional electricity that will be needed in coming years, and

WHEREAS, any delay in the licensing and commercial operation of the Harris Plant will result in extraordinary and unnecessary expense to CP&L and its ratepayers and shareholders who are citizens of the Town of Selma,

BE IT RESOLVED THAT, the Selma City Council supports CP&L's efforts to obtain a license to operate the Harris Plant at the earliest date possible.

I HEREBY CERTIFY THIS TO BE A TRUE AND EXACT COPY FROM THE MINTUES OF THE REGULAR COUNCIL MEETING HELD JULY 8, 1986.
ATTEST:

ANN VAUSE - CITY CLERK

WHEREAS, the North Carolina Eastern Municipal Power Agency owns 16.17% of the Shearon Harris Nuclear Power Plant and the Town of Smithfield is a member of the Agency, and

WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and to ensure the prosperity of the people of Smithfield and Johnston County, and

WHEREAS, the Shearon Harris Nuclear Power Plant will provide additional electricity to meet these needs now and in the future, and

WHEREAS, construction of the Harris Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

WHEREAS, the Town of Smithfield has confidence in the regulatory process and Carolina Power & Light Company's ability to operate the Harris Plant in a manner that will protect the health and safety of the people of Smithfield and the State of North Carolina, and

WHEREAS, any delay in the licensing and operation of the Harris Plant will result in substantial additional costs and will represent an unnecessary expense to the people of Smithfield and Johnston County who are customers of the Town of Smithfield.

BE IT RESOLVED THAT, the Town of Smithfield supports the prompt licensing and operation of the Harris Plant.

Kenneth B. Baker, Mayor

ATTEST:

Town Clerk

Schot El Common Jr

WHEREAS, the North Carolina Eastern Municipal Power Agency owns 16.17% of the Shearon Harris Nuclear Power Plant and the City of Southport is a member of the Agency, and

WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of Southport and Brunswick County, and

WHEREAS, the Shearon Harris Nuclear Power Plant will provide additional electricity to meet these needs now and in the future, and

· WHEREAS, construction of the Harris Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

WHEREAS, the City of Southport has confidence in the regulatory process and Carolina Power & Light Company's ability to operate the Harris Plant in a manner that will protect the health and safety of the people of Southport and the State of North Carolina, and

WHEREAS, any delay in the licensing and operation of the Harris Plant will result in substantial additional costs and will represent an unnecessary expense to the people of Southport and Brunswick County who are customers of City of Southport.

BE IT RESOLVED THAT, the City of Southport supports the prompt licensing and operation of the Harris Plant.

I

City 'Clerk

SEAL

WHEREAS, the North Carolina Eastern Municipal Power Agency owns 16.17% of the Shearon Harris Nuclear Power Plant and the Town of Tarboro is a member of the Agency, and

WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of Tarboro and Edgecombe County, and

WHEREAS, the Shearon Harris Nuclear Power Plant will provide additional electricity to meet these needs now and in the future, and

WHEREAS, construction of the Harris Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

WHEREAS, the Town of Tarboro has confidence in the regulatory process and Carolina Power & Light Company's ability to operate the Harris Plant in a manner that will protect the health and safety of the people of Tarboro and the State of North Carolina, and

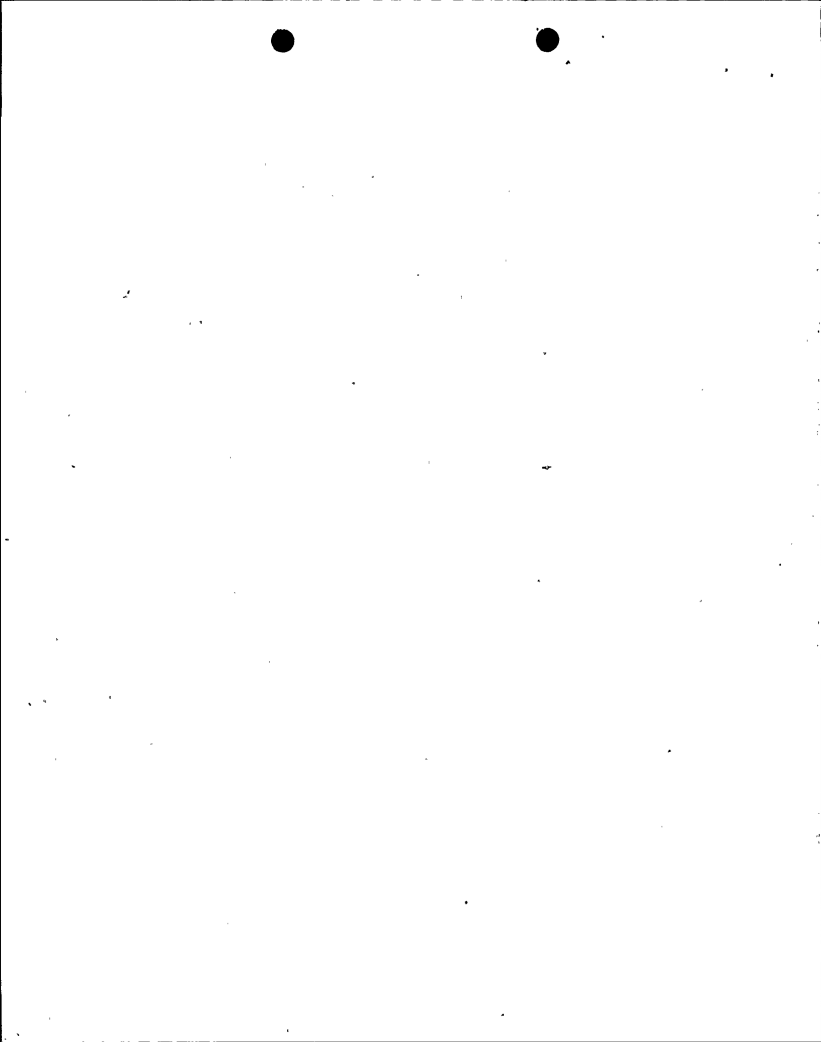
WHEREAS, any delay in the licensing and operation of the Harris Plant will result in substantial additional costs and will represent an unnecessary expense to the people of Tarboro and Edgecombe County who are customers of the Town of Tarboro.

BE IT RESOLVED THAT the Town of Tarboro supports the prompt licensing and operation of the Harris Plant.

Mayor

Town Clerk

SEAL



WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of Wadesboro and Anson County, and

WHEREAS, the Shearon Harris Nuclear Power Plant will provide additional electricity to meet these needs now and in the future, and

WHEREAS, construction of the Harris Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

WHEREAS, the Wadesboro Town Council has confidence in the regulatory process and Carolina Power & Light Company's ability to operate the Harris Plant in a manner that will protect the health and safety of the people of North Carolina, and

WHEREAS, any delay in the licensing and operation of the Harris Plant at this time will result in substantial unnecessary expense to the people of Wedesboro and Anson County who are customers of Carolina Power & Light Company,

BE IT RESOLVED THAT, the Wadesboro Town Council supports the prompt licensing and operation of the Harris Plant.

ATTEST:

Town Cierk

(Seal)

Mr. Joe Gaddy, Nayor

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ASHEBORO/RANDOLPH COUNTY AREA ECONOMIC DEVELOPMENT CORPORATION

RESOLUTION

WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of Randolph County, and

WHEREAS, construction of the Harris Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

WHEREAS, the Asheboro/Randolph County Area Economic Development Corporation has confidence in the regulatory process and Carolina Power and Light Company's ability to operate the Harris Plant in a manner that will protect the health and safety of the people of Randolph County, and

WHEREAS, any delay in the licensing and operation of the Harris Plant at this time will result in substantial unnecessary expense to the people of Randolph County who are customers of Carolina Power and Light Company,

BE IT RESOLVED THAT, the Asheboro/Randolph County Area Economic Development Corporation supports the prompt licensing and operation of the Harris Plant.

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WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development and ensure the prosperity of the people of Johnston County, and

WHEREAS, the Shearon Harris Nuclear Plant will provide additional electricity that will be needed in coming years, and

WHEREAS, construction of the Harris Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

WHEREAS, any delay in the licensing and operation of the Harris Plant will result in unnecessary expense to the people of Johnston County who are ratepayers and shareholders of Carolina Power & Light Company,

BE IT RESOLVED THAT, the Johnston County Home Builders Association supports the prompt licensing and operation of the Harris Plant.

Cuf Mohn

BE IT RESOLVED BY THE JOHNSTON COUNTY INDUSTRIAL COMMISSION THAT:

WHEREAS, THE AVAILABILITY OF AN ADEQUATE SUPPLY OF ELECTRICITY IS ESSENTIAL TO CREATE JOBS, PROMOTE BUSINESS DEVELOPMENT, AND ENSURE THE PROSPERITY OF THE PEOPLE OF JOHNSTON COUNTY, AND

WHEREAS, THE SHEARON HARRIS NUCLEAR POWER PLANT WILL PROVIDE ADDITIONAL ELECTRICITY THAT WILL BE NEEDED IN COMING YEARS, AND

WHEREAS, CONSTRUCTION OF THE HARRIS PLANT HAS BEEN CLOSELY REVIEWED BY FEDERAL AND STATE REGULATORY AGENCIES, AND THOSE AGENCIES WILL CONTINUE TO MONITOR ITS OPERATION CLOSELY TO ENSURE THE SAFETY OF THE PUBLIC; AND

WHEREAS, ANY DELAY IN THE LICENSING AND OPERATION OF THE HARRIS PLANT WILL RESULT IN UNNECESSARY EXPENSE TO THE PEOPLE OF JOHNSTON COUNTY WHO ARE RATEPAYERS AND SHAREHOLDERS OF CAROLINA POWER & LIGHT COMPANY,

BE IT RESOLVED THAT, JOHNSTON COUNTY INDUSTRIAL COMMISSION SUPPORTS THE PROMPT LICENSING AND OPERATION OF THE HARRIS NUCLEAR PLANT.

THE JOHNSTON COUNTY INDUSTRIAL DEVELOPMENT COMMISSION

THOMAS B. BROUGHTON JR., DIRECTOR

DATE: JULY 2, 1986

WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of North Carolina, and

WHEREAS, the Shearon Harris Nuclear Power Plant will provide additional electricity that will be needed in coming years, and

WHEREAS, construction of the Harris Plant has been closely reviewed by Federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

WHEREAS, any delay in the licensing and operation of the Harris Plant will result in unnecessary expense to the industries of North Carolina and other consumers of electric energy,

BE IT RESOLVED THAT, the North Carolina Industrial Developers Association supports the prompt licensing and operation of the Harris Plant.

President, North Carolina

Industrial Developers

Association

Secretary-Treasurer,

North Carolina Industrial

Developers Association

June 22, 1986



Professional Engineers of North Carolina

Eastgate Office Center 4000 Wake Forest Road, Suite 116, Raleigh, North Carolina 27609 Telephone: (919)872-0683

June 16, 1986

Sherwood H. Smith, Jr., Chairman Carolina Power & Light Company P.O. Box 1551 Raleigh, North Carolina 27602

Dear Sherwood:

As you know, many of our members are deeply concerned, from both a professional and personal point of view, about a possible delay in the licensing and the commencement of operation of the Shearon Harris Nuclear Power Plant.

As an expression of these concerns, our executive committee has approved the enclosed statement.

You are free to use the statement in whatever way will best ensure the earliest possible commercial operation of the plant.

SincereW.

Roy L. Baber, Jr. Executive Director

RLB:jlw

PROFESSIONAL ENGINEERS OF NORTH CAROLINA STATEMENT REGARDING THE SHEARON HARRIS NUCLEAR PLANT

The Professional Engineers of North Carolina support the prompt completion and operation of the Shearon Harris Nuclear Plant. This plant is needed to supply the electric energy essential to continued economic development to provide jobs for North Carolinians. It has been constructed to meet the highest quality and safety standards in conformance with strict regulatory requirements. An effective emergency plan has been developed, tested, and approved to go into effect in the unlikely event of an emergency at the plant. To delay the operation of the plant beyond the planned date will simply add to its cost, and ultimately to the costs paid by North Carolina consumers.

North Carolina is fortunate to have a growing economy. The jobs generated by this growth have given the state low unemployment rates in recent years. Additional electric power generating facilities are needed if this growth is to continue to provide jobs for the people of North Carolina. The Harris Plant, which is virtually complete, is the best alternative available at the present time to meet these needs. Both the North Carolina Utilities Commission and its Public Staff have approved construction and operation of the plant.

Many registered Professional Engineers have worked and continue to work on the design, engineering, and preparation for operation of the Harris Plant. Professional Engineers habitually work to high standards of excellence and such standards have consistently been applied to the Harris Plant. We are confident of the safety of the plant's design and construction and in the ability of CP&L to operate it in a safe manner.

The United States has enjoyed decades of safe operation of commercial nuclear power plants. There are 100 nuclear power plants operating in the United States today, and many more around the world. CP&L has safely operated nuclear power plants since 1971 without any adverse safety consequences to the public. The recent accident at the Chernobyl nuclear plant in the "oviet Union, although tragic, has absolutely no relevance to the Harris Plant since the designs of these plants are entirely different.

The chances of an accident occurring at the Harris Plant which would result in a significant release of radiation are extremely remote. In the unlikely event of such a release, however, an effective emergency response plan has been developed to ensure the safety of the public. This plan has been developed by the State of North Carolina, which has many years of successful experience in dealing with emergencies such as hurricanes and tornadoes. The plan has also been reviewed and approved by various federal agencies.

The conversion of the Harris Plant to a fuel other than nuclear fuel is not technically feasible and would result in higher costs to consumers even if it were. Nuclear fuel is the cheapest, cleanest, and safest fuel source for the plant. This is true even when nuclear fuel disposal costs and nuclear plant decommissioning costs are taken into account.

The Harris Plant represents a substantial economic resource for the State of North Carolina. It is in the best interests of the citizens of the State to utilize this asset to their own advantage by ensuring its commercial operation at the earliest possible date.

PROFESSIONAL ENGINEERS OF NORTH CAROLINA

W. Dale Thompson, P.E.

Presi dent

June 12, 1986

WHEREAS, Carolina Power & Light Company has been a valued member of the business community in Person County for many years and has contributed to the quality of life in Person County in many ways, and

WHEREAS, The Person County Board of Education has confidence in the integrity of CP&L and its employees, and

WHEREAS, construction of the Shearon Harris Nuclear Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

WHEREAS, The Person County Board of Education has the confidence that CP&L will operate the Harris Plant in a manner that will protect the health and safety of the people of Person County, and

WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of Roxboro and Person County, and

WHEREAS, the Harris Plant will provide additional electricity that will be needed in coming years, and

WHEREAS, any delay in the licensing and commercial operation of the Harris Plant will result in extraordinary and unnecessary expense to CP&L and its ratepayers and shareholders who are citizens of Person County,

BE IT RESOLVED THAT, The Person County Board of Education supports CP&L's efforts to obtain a license to operate the Harris Plant at the earliest date possible.

Alvin C. Dickerson

Chairman, Person County Board of Education

WHEREAS, Carolina Power & Light Company has been a valued member of the business community in Person County for many years and has contributed to the quality of life in Person County in many ways, and

WHEREAS, The Person County Economic Development Commission has confidence in the integrity of CP&L and its employees, and

WHEREAS, construction of the Shearon Harris Nuclear Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation, closely to ensure the safety of the public, and

WHEREAS, The Person County Economic Development Commission has the confidence that CP&L will operate the Harris Plant in a manner that will protect the health and safety of the people of Person County, and

WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of Roxboro and Person County, and

WHEREAS, the Harris Plant will provide additional electricity that will be needed in coming years, and

WHEREAS, any delay in the licensing and commercial operation of the Harris Plant will result in extraordinary and unnecessary expense to CP&L and its ratepayers and shareholders who are citizens of Person County,

BE IT RESOLVED THAT, The Person County Economic Development Commission supports CP&L's effort to obtain a license to operate the Harris Plant at the earliest date possible.

Preston Satterfield, III

Chairman, Person County Economic Development Commission

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WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of Raleigh and Wake County, and

WHEREAS, the Shearon Harris Nuclear Power Plant will provide additional electricity that will be needed in coming years, and

WHEREAS, construction of the Harris Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

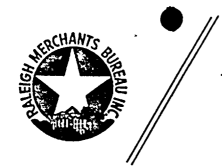
WHEREAS, any delay in the licensing and operation of the Harris Plant will result in unncessary expense to the people of Raleigh and Wake County who are ratepayers and shareholders of Carolina Power & Light Company,

BE IT RESOLVED THAT, The Raleigh Board of Realtors supports the prompt licensing and operation of the Harris Plant.

Thomas L. Fonville

President

Raleigh Board of Realtors



PROD. & UTIL FAS. 55-400 0 L SERVED JUN 30 1986

Raleigh Merchants Bureau, Inc.

P. O. BOX 187 / RALEIGH, NORTH CAROLINA 27602 • 919 833-6521
RALEIGH, NORTH CAROLINA

RESOLUTION

WHEREAS, Carolina Power & Light Company has been a valued member of the business community in Raleigh for many years and hat contributed to the quality of life in Raleigh in many ways, and

WHEREAS, The Raleigh Merchants Bureau has confidence of CP&L and its employees, and

WHEREAS, construction of the Shearon Harris Nuclear Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

WHEREAS, the Raleigh Merchants Bureau has the confidence that CP&L will operate the Harris Plant in a manner that will protect the health and safety of the people of Raleigh, and

WHEREAS, the availability of an adéquate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of Raleigh, and

WHEREAS, the Harris Plant will provide additional electricity that will be needed in coming years, and

WHEREAS, any delay in the licensing and commercial operation of the Harris Plant will result in extraordinary and unnecessary expense to CP&L and its ratepayers and shareholders who are citizens of Raleigh,

BE IT RESOLVED THAT, the Raleigh Merchants Bureau supports CP&L's efforts to obtain a license to operate the Harris Plant at the earliest date possible.

Unanimously adopted by Board of Directors of Raleigh Merchants Bureau, Inc. in session, June 23, 1986.

Attest:

G. Wesley Williams

WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of The Smithfield-Selma area, and

WHEREAS, the Shearon Harris Nuclear Power Plant will provide additional electricity that will be needed in coming years, and

WHEREAS, construction of the Harris Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

WHEREAS, any delay in the licensing and operation of the Harris Plant will result in unnecessary expense to the people of The Smithfield-Selma area who are ratepayers and shareholders of Carolina Power and Light Company,

BE IT RESOLVED THAT, The Smithfield-Selma Industrial Development Team supports the prompt licensing and operation of the Harris Plant.

Graham Neville, Chairman

WHEREAS Carolina Power & Light Company has been a valued member of the business community in Zebulon for many years and has contributed to the quality of life in Zebulon in many ways, and

WHEREAS, the Zebulon Industrial Committee has confidence in the integrity of CP&L and its employees, and

WHEREAS, construction of the Shearon Harris Nuclear Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

WHEREAS, the Zebulon Industrial Committee has the confidence that CP&L will operate the Harris Plant in a manner that will protect the health and safety of the people of Zebulon, and Wake County

WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of Zebulon, and

WHEREAS, the Harris Plant will provide additional electricity that will be needed in coming years, and

WHEREAS, any delay in the licensing and commercial operation of the Harris Plant will result in extraordinary and unnecessary expense to CP&L and its ratepayers and shareholders who are citizens of Zebulon,

BE IT RESOLVED THAT, the Zebulon Industrial Committee supports CP&L's efforts to obtain a license to operate the Harris Plant at the earliest date possible.

6-26-86 Date Douglas Perry Robert Privette Certified Public Accountant Donald Horton Town Manager William Parrish_ Developer W. Thurston Debnam // Attorney



Apex Chamber of Commerce

RESOLUTION

- WHEREAS, Carolina Power & Light Company has been a valued member of the business community in Apex, NC for many years and has contributed to the quality of life in Apex in many ways; and
- WHEREAS, the Apex Area Chamber of Commerce Board of Directors has confidence in the integrity of Carolina Power & Light and it's employees; and
- WHEREAS, construction of the Shearon Harris Nuclear Power Plant has been closely reviewed by Federal and State Regulatory Agencies and those agencies will continue to monitor it's operation closely to ensure the safety of the public; and
- WHEREAS, the Apex Area Chamber of Commerce Board of Directors has the confidence that Carolina Power & Light Company will operate the Plant in a manner that will protect the health and safety of the people of Apex; and
- WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development and ensure the prosperity of the people of Apex; and
- WHEREAS, the Harris Plant will provide additional electricity that will be needed in coming years; and
- WHEREAS, any delay in the licensing and commercial operation of the Harris Plant will result in extra ordinary and unnecessary expense to Carolina Power & Light and it's rate payers and shareholders who are citizens of Apex:
- BE IT RESOLVED that the Apex Area Chamber of Commerce Board of Directors supports Carolina Power & Light's efforts to obtain license to operate the Harris Plant at the earliest possible date.

This the 16th day of June, 1986.

Kent R. Mclver, President Apex Area Chamber of Commerce

Cary Chamber of Commerce

RESOLUTION

WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of Cary, and

WHEREAS, the Shearon Harris Nuclear Power Plant will provide additional electricity that will be needed in coming years, and

WHEREAS, construction of the Harris Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

WHEREAS, any delay in the licensing and operation of the Harris Plant will result in unnecessary expense to the people of Cary who are ratepayers and shareholders of Carolina Power and Light Company,

BE IT RESOLVED THAT, Cary Chamber of Commerce Board of Directors supports the prompt licensing and operation of the Harris Plant.

Regina McLaurin, President

WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of Garner, and

WHEREAS, the Shearon Harris Nuclear Power Plant will provide additional electricity that will be needed in coming years, and

WHEREAS, construction of the Harris Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

WHEREAS, any delay in the licensing and operation of the Harris Plant will result in unnecessary expense to the people of Garner who are ratepayers and shareholders of Carolina Power and Light Company,

NOW, THEREFORE, BE IT RESOLVED THAT the Garner Chamber of Commerce supports the prompt licensing and operation of the Shearon Harris Nuclear Power Plant.

Roger D. Wright, President

Garner Chamber of Commerce

This resolution was unanimously adopted by the Board of Directors of the Garner Chamber of Commerce in regular session the 19th day of June, 1986.

Frances A. Johnson, Executive Director

Garner Chamber of Commerce

Resolution

WHEREAS, the North Carolina Eastern Municipal Power Agency owns 16.17% of the Shearon Harris Nuclear Power Plant and the City of Kinston is a member of the Agency, and

WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of the City of Kinston, and

WHEREAS, the Shearon Harris Nuclear Power Plant will provide additional electricity to meet the needs now and in the future, and

WHEREAS, construction of the Harris Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

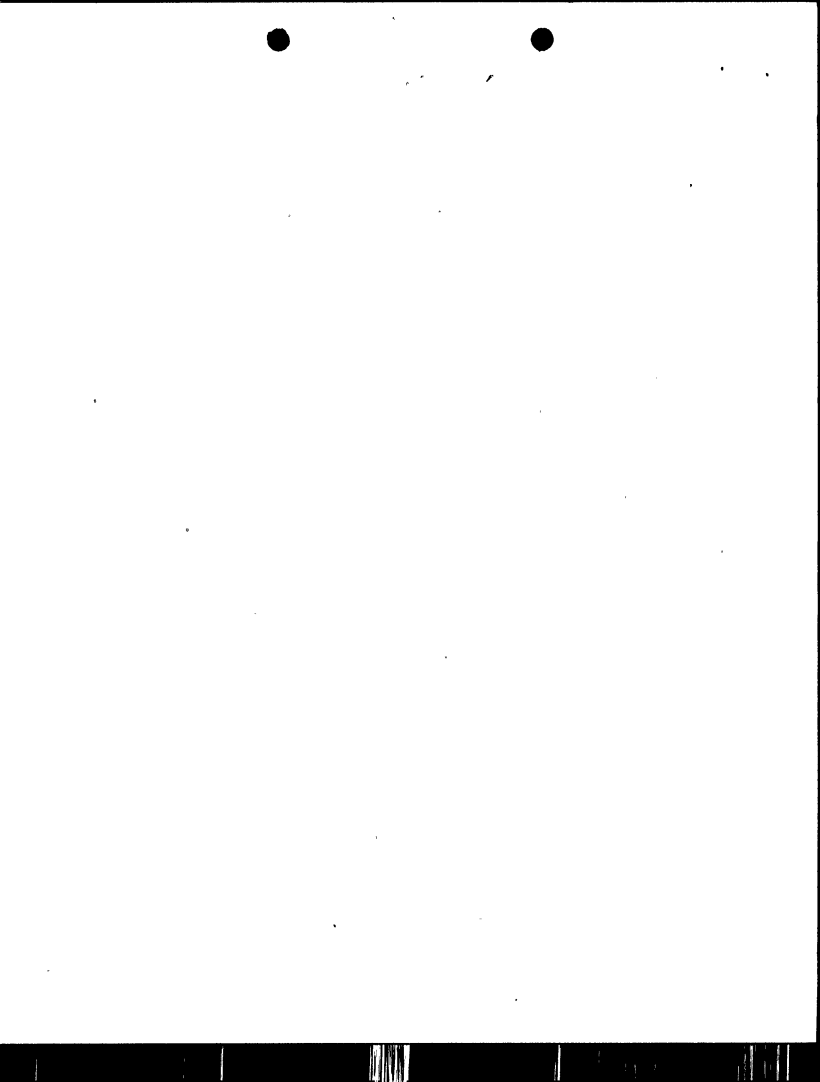
WHEREAS, the Lenoir County Chamber of Commerce has confidence in the regulatory process and Carolina Power & Light Company's ability to operate the Harris Plant in a manner that will protect the health and safety of the people of Lenoir County and the State of North Carolina, and

WHEREAS, any delay in the licensing and operation of the Harris Plant will result in substantial unnecessary expense to the people of Kinston and Lenoir County who are customers of the City of Kinston.

BE IT RESOLVED THAT the Lenoir County County Chamber of Commerce supports the prompt licensing and operation of the Harris Plant.

Nick A. Ferrante, President
Lenoir County Chamber of Commerce

June 25, 1986



WHEREAS, Carolina Power & Light Company has been a valued member of the business community in Raleigh for many years and has contributed to the quality of life in Raleigh in many ways, and

WHEREAS, Rotary Club of Millbrook has confidence in the integrity of CP&L and its employees, and

WHEREAS, construction of the Shearon Harris Nuclear Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

WHEREAS, Rotary Club of Millbrook has the confidence that CP&L will operate the Harris Plant in a manner that will protect the health and safety of the people of Raleigh, and

WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of Raleigh, and

WHEREAS, the Harris Plant will provide additional electricity that will be needed in coming years, and

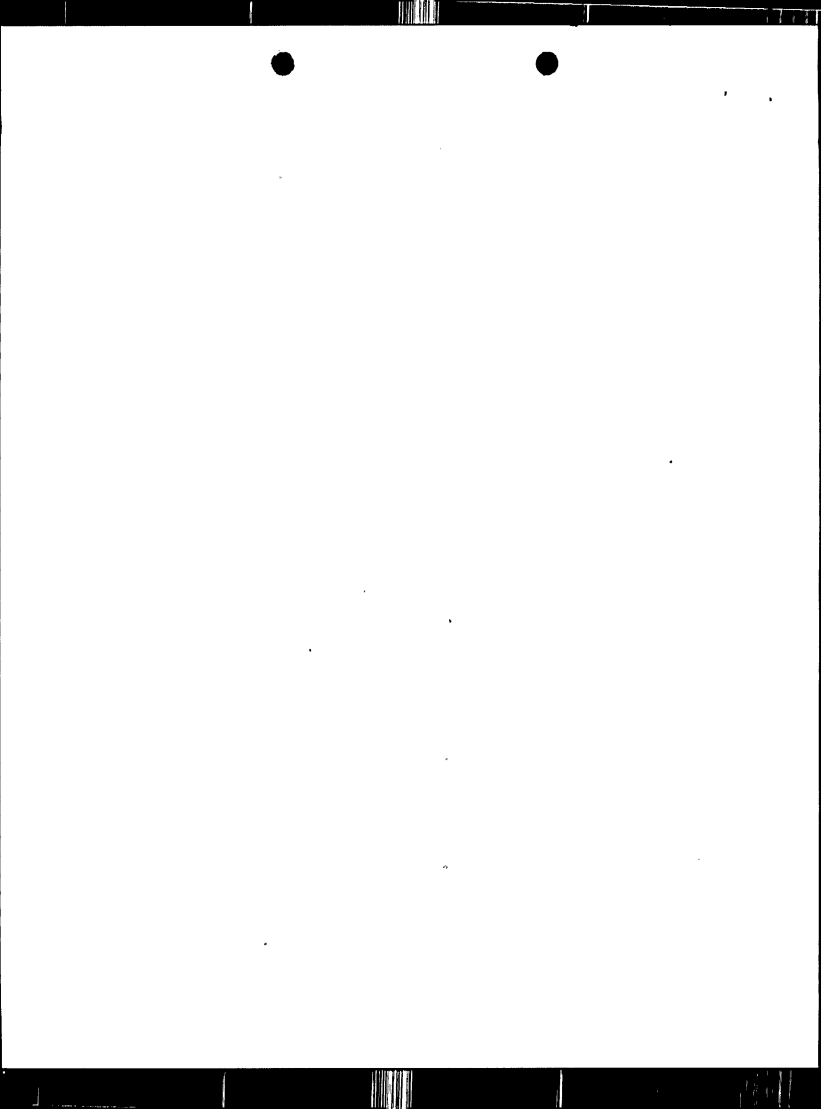
WHEREAS, any delay in the licensing and commercial operation of the Harris Plant will result in extraordinary and unnecessary expense to CP&L and its ratepayers and shareholders who are citizens of Raleigh,

BE IT RESOLVED THAT, Rotary Club of Millbrook supports CP&L's efforts to obtain a license to operate the Harris Plant at the earliest date possible.

Enacted by the Board of Directors, Rotary Club of Millbrook, the second day of June, 1986.

Joseph P. Davis, III

Secretary



WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development and ensure the prosperity of the people of Pine Level, and

WHEREAS, the Shearon Harris Nuclear Plant will provide additional electricity that will be needed in coming years, and

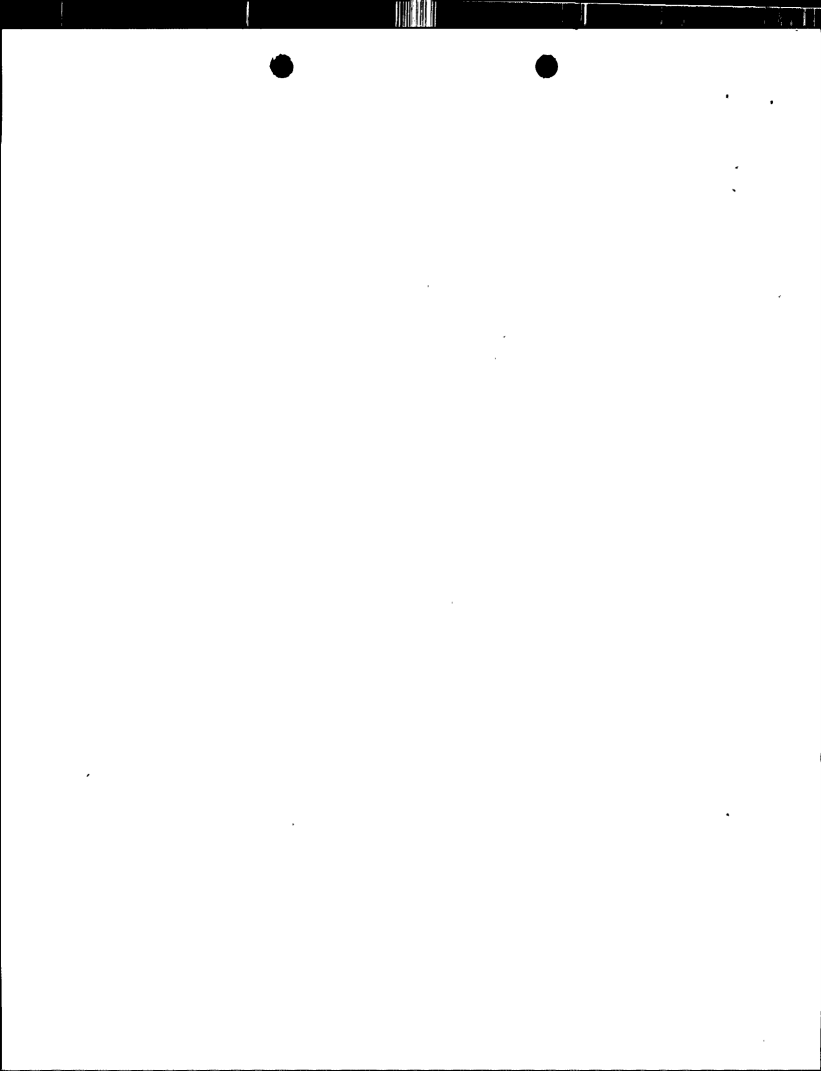
WHEREAS, construction of the Harris Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

WHEREAS, any delay in the licensing and operation of the Harris Plant will result in unnecessary expense to the people of Pine Level who are ratepayers and shareholders of Carolina Power & Light Company,

BE IT RESOLVED THAT, the Pine Level Jaycees supports the prompt licensing and operation of the Harris Plant.

Grover W. Godwin

President



WHEREAS, Carolina Power & Light Company has been bevalued member of the business community in Person County for many years and has contributed to the quality of life in Person County in among ways, and

WHEREAS, The Roxboro Area Chamber of Commerce has confidence in the integrity of CP&L and its employees, and

WHEREAS, construction of the Shearon Harris Nuclear Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

WHEREAS, The Roxboro Area Chamber of Commerce has the confidence that CP&L will operate the Harris Plant in a manner that will protect the health and safety of the people of Person County, and

WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of Roxboro and Person County, and

WHEREAS, the Harris Plant will provide additional electricity that will be needed in coming years, and

WHEREAS, any delay in the licensing and commercial operation of the Harris Plant will result in extraordinary and unnecessary expense to CP&L and its ratepayers and shareholders who are citizens of Person County,

BE IT RESOLVED THAT, The Roxboro Area Chamber of Commerce supports CP&L's efforts to obtain a license to operate the Harris Plant at the earliest date possible.

This the 25th day of June, 1986.

BY: Walter B. Cates, President

the availability of an adequate supply of electricity is essential to create jobs, promote business development and ensure the prosperity of the people of Smithfield, and

WHEREAS, the Shearon Harris Nuclear Plant will provide additional electricity that will be needed in coming years, and

WHEREAS, construction of the Harris Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

WHEREAS, any delay in the licensing and operation of the Harris Plant will result in unnecessary expense to the people of Smithfield who are ratepayers and shareholders of Carolina Power & Light Company,

BE IT RESOLVED THAT, the Kiwanis Club of Smithfield supports the prompt licensing and operation of the Harris Plant.

Mu Handerd Prenderd June 24, 1986

WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of Smithfield, North Carolina, and

WHEREAS, the Shearon Harris Nuclear Power Plant will provide additional electricity that will be needed in coming years, and

WHEREAS, construction of the Harris Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

WHEREAS, any delay in the licensing and operation of the Harris Plant will result in unnecessary expense to the people of Smithfield, North Carolina who are ratepayers and shareholders of Carolina Power & Light Company,

BE IT RESOLVED THAT, The Rotary Club of Smithfield support the prompt licensing and operation of the Harris Plant.

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PLANNED PROGRESS FOR QUALITY LIVING

RESOLUTION

WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of the Greater Smithfield-Selma Area, and

WHEREAS, the Shearon Harris Nuclear Power Plant will provide additional electricity that will be needed in coming years, and

. WHEREAS, construction of the Harris Plant has been closely reviewed by federal and state agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

WHEREAS, any delay in the licensing and operation of the Harris Plant will result in unnecessary expense to the people of Smithfield-Selma and Johnston County who are taxpayers and shareholders of Carolina Power & Light Company.

BE IT RESOLVED THAT, the Greater Smithfield-Selma Area Chamber of Commerce supports the prompt licensing and operation of the Harris Plant, while urging CP&L and appropriate government agencies to address the public's concerns about nuclear safety by exploring more diligently any and all viable alternatives to nuclear power.

Greater	Smithfield-Selma	Chamber	of	Commerce
Ву:	VEBUL Bus	us		Inc.
President				
	June 9, 1986	D	ate	_

WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of Smithfield and Selma, North Carolina and

WHEREAS, the Shearon Harris Nuclear Power Plant will provide additional electricity that will be needed in coming years, and

WHEREAS, construction of the Harris Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

WHEREAS, any delay in the licensing and operation of the Harris
Plant will result in unnecessary expense to the people of Smithfield
and Selma, North Carolina who are ratepayers and shareholders of Carolina
Power & Light Company,

BE IT RESOLVED THAT, The Smithfield-Selma Toastmasters support the prompt licensing and operation of the Harris Plant.

WHEREAS Carolina Power & Light Company has been a valued member of the business community in Zebulon, North Carolina for many years and has contributed to the quality of life in Zebulon in many ways, and

WHEREAS, the Zebulon Chamber of Commerce has confidence in the integrity of CP&L and its employees, and

WHEREAS, construction of the Shearon Harris Nuclear Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

WHEREAS, the Zebulon Chamber of Commerce has the confidence that CP&L will operate the Harris Plant in a manner that will protect the health and safety of the people of Zebulon, and

WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of Zebulon, and

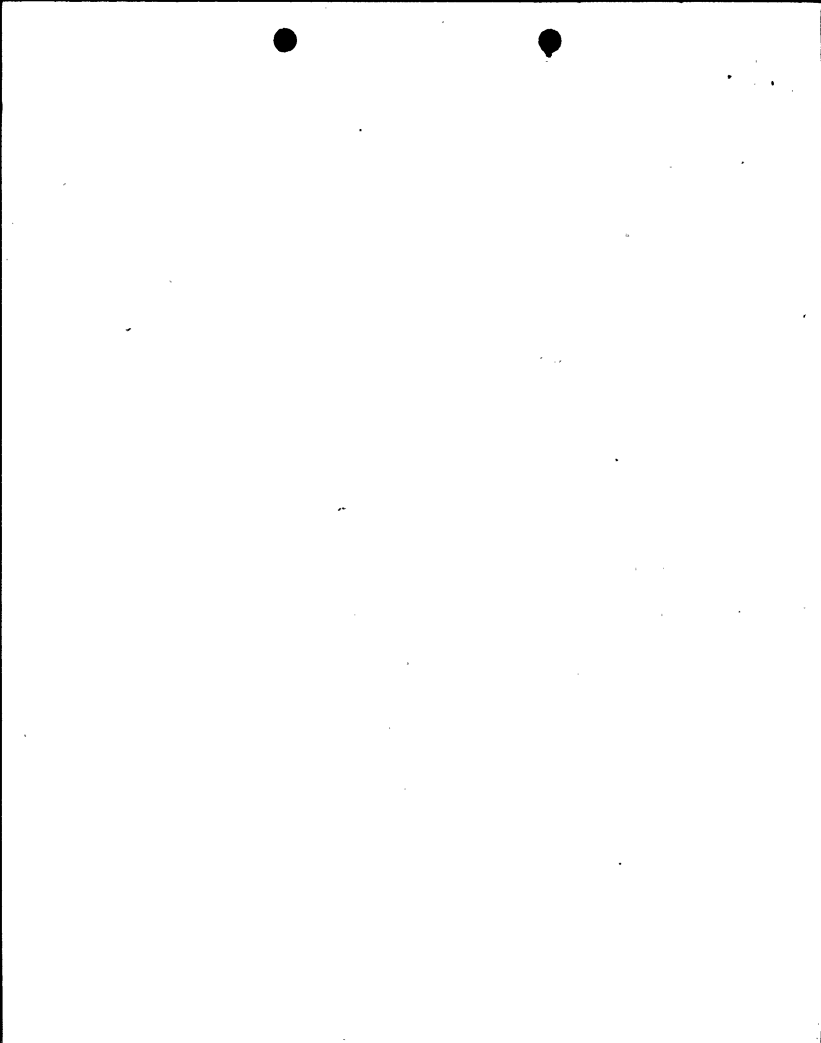
WHEREAS, the Harris Plant will provide additional electricity that will be needed in coming years, and

WHEREAS, any delay in the licensing and commercial operation of the Harris Plant will result in extraordinary and unnecessary expense to CP&L and its ratepayers and shareholders who are citizens of Zebulon, North Carolina, therefore

BE IT RESOLVED THAT, the Zebulon Chamber of Commerce supports CP&L's efforts to obtain a license to operate the Harris Plant at the earliest date possible.

Terryn D. Owens

7-1-86 Date



WHEREAS Carolina Power & Light Company has been a valued member of the business community in Zebulon, North Carolina for many years and has contributed to the quality of life in Zebulon in many ways, and

WHEREAS, the Zebulon Rotary Club has confidence in the integrity of CP&L ane its employees, and

WHEREAS, construction of the Shearon Harris Nuclear Plant has been closely reviewed by federal and state regulatory agencies, and those agencies will continue to monitor its operation closely to ensure the safety of the public, and

WHEREAS, the Zebulon Rotary Club has the confidence that CP&L will operate the Harris Plant in a manner that will protect the health and safety of the people of Zebulon, and

WHEREAS, the availability of an adequate supply of electricity is essential to create jobs, promote business development, and ensure the prosperity of the people of Zebulon, and

WHEREAS, the Harris Plant will provide additional electricity that will be needed in coming years, and

WHEREAS, any delay in the licensing and commercial operation of the Harris Plant will result in extraordinary and unnecessary expense to CP&L and its ratepayers and shareholders who are citizens of Zebulon, North Carolina, and

BE IT RESOLVED THAT, the Zebulon Rotary Club supports CP&L's efforts to obtain a license to operate the Harris Plant at the earliest date possible.

54: Warmichay, Sect.

TELEPHONE: OFFICE 919-733-37 HOME 919-767-76:

June 13, 1986

The Editor
The News and Observer
Raleigh, North Carolina 27602

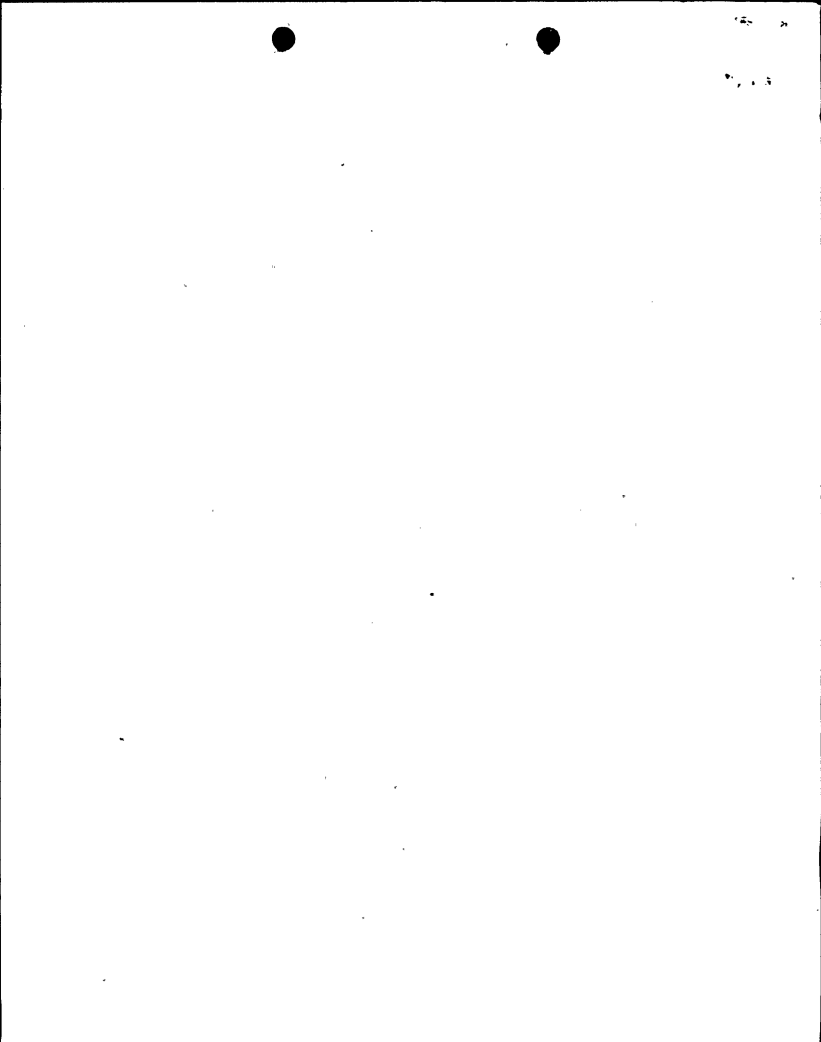
Dear Sir:

As former Governors of North Carolina, we feel an obligation to speak to the questions of the need for the Shearon Harris Nuclear Plant in our State.

Some 20 years ago, as North Carolina was beginning to grow vigorously with the emergence of the Research Triangle and other areas, it became clear that our State's full potential in providing jobs and opportunities for our people would be served by a commitment to use nuclear power. That commitment was confirmed by our State Utilities Commission granting a "Certificate of Public Convenience and Necessity" for the construction of the five nuclear units now in operation or under construction in North Carolina. Nuclear plants in our State and every state are closely supervised by the Nuclear Regulatory Commission in their design, engineering and construction to assure safety. The Atomic Safety and Licensing Board has found that the Harris Plant should be granted a license for operation—a decision reached after years of public hearings regarding public safety.

Clearly nuclear plants must have adequate evacuation plans in case of accidents or disasters. The plan for the Harris Plant has been developed by professionals in government who are trained and equipped to respond to emergencies. The State must continue to insure that these plans are adequate and work with local governments to that end.

North Carolina needs the power from its nuclear plants for jobs and economic growth.



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The News and Observer
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We hope that if there are remaining questions about the Harris Plant, they will be resolved quickly and in a way to assure its safe operation and efficient generation of power for our citizens. .

Sincerely,

Dan-K. Moore

Robert W. Scott

James E. Holshouser

James B. Hunt, Jr.

