



Houston, Has 72005

August 7, 1979

Sheldon J. Wolf, Esq. Chairman
Atomic Safety and Licensing
Board Panel
U.S. Nuclear Regulatory
Commission
Washington, DC 20555

POOR ORIGINAL

I object to Houston and Light
Power Company's (HLP) motion
that intervenors be required to
subject themselves to placing
statements in their petitions under
oath at the pre-hearing conference.
The Commission has given a decent
reason for this, other than the fact
that they think that the public
is living in their position about previous
notices. In the copy of the rules
of procedure, I can find
no requirement of people that want
to intervene must make statements
in their petitions under oath. If
HLP's purpose in requiring oaths
is to frighten the public away, I
believe their motion is an insulting
manner to that public participation.

Res'd 8/13/79

11:20 AM

Nigel
Hanson