

In the Matter of  
Houston Lighting and Power Company  
(Allens Creek Nuclear Generating Station)

Docket No. 50-466 CP

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TO THE ATOMIC SAFETY AND LICENSING APPEALS BOARD:

Pursuant to 10 CFR 2.714a, I am filing this appeal to the Appeals Board on my contention six.

In an order dated March 10, 1980, the Board denied me standing on contention six because it said I provided no basis for my contention a biomass farm would be environmentally preferable to ACNGS. I am aghast at this because I thought I had included statements in the text of the contention showing how it would be preferable. Due to my inexperience with procedures, I may have included such a statement with my other contentions, thinking the Board would realize I meant it to cover all my contentions concerning alternative energy. I did not realize I should include such a statement, in detail, in the body of contention six.

The basis of contention six is that a biomass farm of 100,000 acres would be environmentally preferable to ACNGS because:

- 1) it would release less radio nuclei to the environment;
- 2) it would irrevocably alter less land than ACNGS (this includes the uranium fuel cycle, specifically stripmining uranium.)

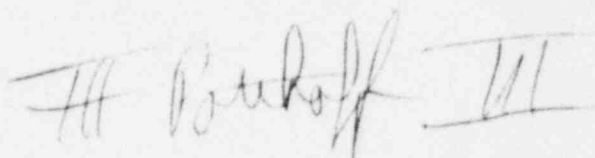
Because of this, I believe under the power of the NEPA the Board should deny a permit for ACNGS.

I beg the Appeals Board to direct the Board to admit this contention. As far as I know, no one else has raised this

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issue, and I am afraid if I'm not admitted, no one will protect my interests. I beg the Appeals Board to not let my ignorance of correct procedures void my contention.

an American citizen,

A handwritten signature in cursive script that reads "F.H. Potthoff III". The signature is written in dark ink and is positioned to the right of the typed name.

F.H. Potthoff III

7200 Shady Villa #110

Houston Texas

77055

713 6886876