

UNITED STATES OF AMERICA ATOMIC ENERGY COMMISSION

In the Matter of)	Docket Nos.	50-259A
)		50-270A
DUKE POWER COMPANY)		50-287A
)		50-3-91
(Oconee Units 1, 2, and 3;)		50-370A
McGuire Units 1 and 2))		

ORDER DENYING MOTIONS TO QUASH OR TO EXTEND TIME TO QUASH ON CONDITIONS AND GRANTING EXTENSION OF TIME TO RESPOND

On the Subpoenas heretofore issued at the request of the Department of Justice and on the motions made by the recipients thereof Virginia Electric and Power Company (December 8, 1972), Carolina Power and Light Company (December 12, 1972), and South Carolina Electric and Gas Company (December 12, 1972) and on the Answer of the Department of Justice thereto; and it appearing to the Board that said Subpoena is in some respects unreasonably broad and that it would be unnecessarily time consuming to permit separate motions to be made by the two parties who have asked for additional time to move with respect thereto; New Therefore,

IT IS ORDERED THAT:

- 1. The motions to extend the time of the recipients to move to quash or to quash said subpoenas are denied on condition that The Department of Justice by letter sent to each of the parties the recipients and the Board within ten days from the date of this order specifies, in case of internal documents the nature and distribution of the same, and in the case of external communications the persons to whom sent or from whom received and reduces the time to ten years
- 2. The motions for extension of time are granted to the extent that each of the recipients of the sub-poenas shall have thirty days following the receipt of aforesaid letter of the Department of Justice within which to respond.

POOR ORIGINAL

POOR ORIGINAL

3

3. This order is without projudice to a further application for an additional Subpoena covering an additional period of time after examination of the return and for good cause shown thereby.

THE ATOMIC SAFETY AND LICENSING AND

Walter W. K. Bonnott, Chairman

Issued at Washington, D.C., this 8th day of January 1973.