

CNITED STATES OF AMERICA ATOMIC ENERGY COMMISSION

In the Matter of

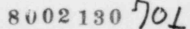
THE TOLEDO EDISON COMPANY and THE CLEVELAND ELECTRIC ILLUMINATING COMPANY (Davis-Besse Nuclear Power Station, Unit 1) THE CLEVELAND ELECTRIC ILLUMINATING

COMPANY, ET AL. (Perry Nuclear Power Plant, Units 1 and 2) Docket Nos. 50-343A 50-440A 50-441A

ORDER AND NOTICE OF ORAL ARGUMENT

By motion dated December 20, 1974, the AEC Regulatory Staff requested oral argument on its December 5, "Motion for an Order Compelling Production and Delivery of Documents Requested of Applicants". The request was made following an informal meeting among the partics $\frac{1}{}$ and the Board Chairman on December 17, 1974, and a subsequent telephone conference call among the parties and the Chairman on December 20, 1974. The Department of Justice joined in

1/ All parties attended except AMP-O and State of Ohio.
2/ All parties participating except AMP-O and State of Ohio.



the motion for oral argument.

The matter at issue is whether delivery of the discovery documents produced by the Applicant should be made available in Washington, D.C. rather than the home office of each Applicant. The City of Cleveland has similarly filed a motion seeking to have all Applicants' documents produced through discovery placed in a central depository in Washington, D.C.

At the telephone conference call of December 20, it was agreed that oral argument would be held on January 3, 1975. Briefs or legal memorandums may be filed by any party on or before January 2, 1975. Supplementary briefs or memorandums may be filed on or before January 7, 1975. Oral argument will commence at 9:30 a.m. January 3, at the Postal Rate Commission, 2000 L Street, N.W., Washington, D.C., Suite 500.

Pending decision by the Board on this matter, depositions by all parties will be held in abeyance. Likewise, the motions to quash subpoenas issued at Applicants' request will be held in abeyance. In addition all "motions to

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compel" will likewise be hold in aboyance, except that as agreed between Applicant and Department of Justice at the December 17th informal meeting with the Chairman, DOJ may submit additional interrogatories and document requests as refined from their initial requests.

IT IS SO ORDERED.

THE ATOMIC SAFETY AND LICENSING BOARD

Andrede

John E. Farmakides, Chairman

.Issued at Bethesda, Maryland this 23rd day of December, 1974.

UNITED STATES OF AMERICA ATOMIC ENERGY CONDISSION

In the Matter of) TOLEDO EDISON COMPANY, ET AL.) CLEVELAND ELECTRIC ILLUMINATING) COMPANY	Docket No.(s)	50- 346A 50-440A 50-441A
(OFF ANY)		

CERTIFICATE OF SERVICE

I hereby certify that I have this day served the foregoing document (s*___) upon each person designated on the official service list compiled by the Office of the Secretary of the Commission in this proceeding in accordance with the requirements of Section 2.712 of 10 CFR Part 2 -Rules of Practice, of the Atomic Energy Commission's Rules and Regulations.

Dated at Washington, D. C. this

100,11 -Office of the Secretary of the Commission

UNITED STATES OF AMERICA ATOMIC ENERGY COMMISSION

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COMI	PANY)		

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