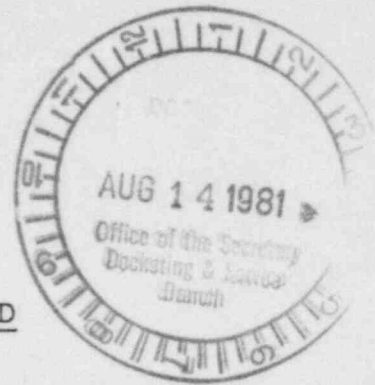
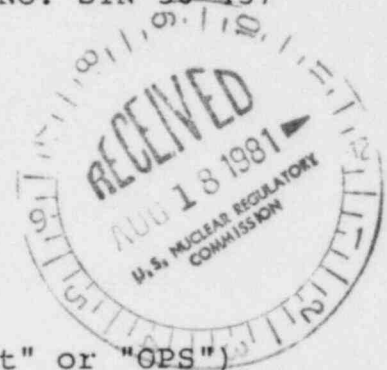


UNITED STATES OF AMERICA  
NUCLEAR REGULATORY COMMISSION  
BEFORE THE ATOMIC SAFETY AND LICENSING BOARD



In the Matter of :  
:  
OFFSHORE POWER SYSTEMS : Docket No. STN 50-437  
:  
(Manufacturing License for :  
Floating Nuclear Power Plants) :

APPLICANT'S MOTION (#12)  
TO ESTABLISH SCHEDULE



Offshore Power Systems ("Applicant" or "OPS")  
hereby respectfully requests the Atomic Safety and Licens-  
ing Board ("Board") to establish a schedule leading to the  
completion of this manufacturing license proceeding. The  
last hearing in this proceeding occurred on November 2,  
1979. At the conclusion of the November 2, 1979, hearing  
session, all contentions authorized by the Board had been  
considered at hearing or resolved by summary disposition.  
Pursuant to the Board's Order of May 2, 1979, as amended,  
Applicant filed on June 1, 1979, Proposed Findings of Fact  
on all matters previously addressed at hearing and the NRC  
Regulatory Staff ("Staff") filed its Proposed Findings of  
Fact on August 24, 1979.

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The Staff review of the pending manufacturing  
license application was delayed after the TMI-2 incident  
pending formulation of a Commission policy for subsequent

licensing. In August, 1980, the Staff published NUREG-0718 entitled "Licensing Requirements for Pending Applications for Construction Permits and Manufacturing License" in draft form for comment. NUREG-0718 was issued as a final report in March, 1981. On March 23, 1981, the Commission published for comment a proposed amendment to 10 C.F.R. § 50.34 entitled "Licensing Requirements for Pending Construction Permit and Manufacturing License Applications." This proposed rule was drawn from NUREG-0718. Following the comment period, the Staff modified some of the NUREG-0718 requirements in the course of revising the proposed amendment to 10 C.F.R. § 50.34. Revision 1 to NUREG-0718, which incorporates such modifications, was published in June, 1981.

On July 10, 1981, the Staff issued a revised proposed amendment to 10 C.F.R. § 50.34. By letter dated July 14, 1981, Darrell G. Eisenhut, Director, Division of Licensing, NRC Office of Nuclear Reactor Regulation, advised Applicant that the Commission currently had the Staff's revised proposed amendment under consideration and that:

"Pending further Commission guidance, the Commission authorized the staff to proceed with a review of applications on the basis of the positions contained in the proposed amendment and NUREG-0718, Revision 1."

It is Applicant's understanding that the Commission authorization referenced by Mr. Eisenhut occurred at a meeting of the Commission held on May 27, 1981, to discuss SECY 80-20D, "Policy on Proceeding With Pending CP and ML Applications."

On July 15, 1981, Applicant transmitted to the Staff as Amendment 28 to the OPS Plant Design Report an Appendix C which responded to the licensing requirements noted in NUREG-0718, Revision 1, and which satisfied the requirements of the proposed amendment to 10 C.F.R. § 50.34. With the submission of Appendix C, all remaining health and safety matters known to the Applicant have been addressed.

It is Applicant's understanding that the Staff intends to publish in August, 1981, Supplement No. 4 to its Safety Evaluation Report ("SER") which will address Applicant's compliance with the licensing requirements noted in NUREG-0718, Rev. 1, and the proposed amendment to § 50.34. Moreover, it is Applicant's understanding that Supplement No. 4 to the SER will address all other health and safety matters remaining open in the proceeding. Applicant believes that all environmental matters have been fully addressed.

By reason of the long pendency of this manufacturing application and the substantial delay which has occurred since the TMI incident, Applicant believes that the hearing process should be resumed promptly to address any new matters contained in the soon-to-be-issued Supplement No. 4 to the SER. Applicant therefore petitions the Board for an Order requiring any party desiring to amend or expand contentions directly bearing on new matters discussed in Supplement No. 4 to the SER to file a motion to amend or expand contentions within twenty (20) days after receipt of

that document or within twenty (20) days after receipt of the Board Order ruling on the instant Motion : f such an Order is promulgated after Staff publication of Supplement No. 4 to the SER. Responses or objections to any such motions shall be filed within ten (10) days after receipt of such a motion.

Applicant believes that after expiration of the twenty day period noted above, the Board should schedule a pre-hearing conference to establish a schedule to conclude this proceeding.

Respectfully submitted,

Barton Z. Cowan for  
John R. Keurck  
Eckert, Seimans, Chevin + Mellott  
Counsel for Offshore Power Systems

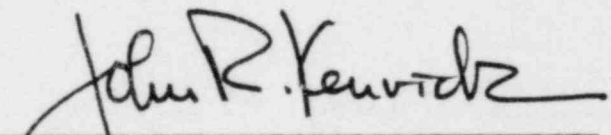
Dated: August 12, 1981

UNITED STATES OF AMERICA  
NUCLEAR REGULATORY COMMISSION  
BEFORE THE ATOMIC SAFETY AND LICENSING BOARD

In the Matter of :  
OFFSHORE POWER SYSTEMS : Docket No. STN 50-437  
(Manufacturing License for :  
Floating Nuclear Power Plants) :

CERTIFICATE OF SERVICE

I hereby certify that copies of the "Applicant's Motion (#12) to Establish Schedule" were served upon the persons listed on Attachment 1 to this Certificate of Service by deposit in the United States mail, postage prepaid, this 12th day of August, 1981.

  
\_\_\_\_\_  
John R. Kenrick  
Counsel for Offshore Power Systems



ATTACHMENT 1

OPS SERVICE LIST

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