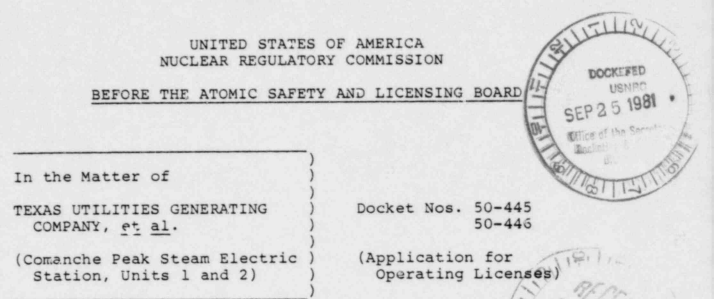
September 25, 1981



APPLICANTS' SUPPLEMENTAL REFPONSE TO CASE'S FOURTH SET OF INTERROGATORIES

As indicated in the joint report to the Board concerning the September 9, 1981 meeting between Applicants and CASE, the Applicants agreed to provide written responses as a followup to the responses to CASE's Fourth Set of Interrogatories discussed in the meeting. In accordance with that agreement, Applicants hereby provide the following information.

I. Contention 22

It was agreed during the meeting that Applicants would reference the appropriate FSAR section in response to Interrogatory 12; the meaning of emergency planning is discussed in Section 13.3.

As discussed in the meeting, the Applicants state that their response to Interrogatory 13 is in the affirmative.

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It was discussed in the meeting and the Applicants hereby affirm the response to Interrogatory 14 is, as follows: It is the Applicants' position that the Comanche Peak Emergency Plan will, by meeting the requirements of 10 C.F.R. Part 50, Appendix E, include everything necessary to meat items a. thru f. referenced in Contention 2? with the following exception. There will be no provision for emergency planning for that portion of the Dallas/Fort Worth Metroplex which is outside the Plume Exposure Emergency Planning Zone, as defined by 10 C.F.R. Part 50, Appendix E.

II. Contention 25

As discussed in the meeting the Applicants amend their responses to Interrogatories 1 thru 11 as follows:

T. TCO.	1.			Yes.
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- 2.(a) i.
 - Application for Operating License, April 21, 1978
 - ii. 1977 Annual Reports of TUGCO, DP&L, TP&L and TESCO; by letter dated August 7, 1978.
 - iii. 1978 Annual Reports of TUGCO, DP&L, TP&L and TESCO; by letter dated December 4, 1979.
 - iv. Answers to NRC Financial Questions; by letter dated April 13, 1981.
 - (b) The above listed documents were made a silable for inspection and copying as indicated in Applicants' Response to CASE's Request for Production of Documents, dated March 24, 1981.
 - (c) Yes.
- 3.

At the September 9, 1981 meeting with Applicants, CASE's representatives stated that the terms "timely", "reasonable," "good," and "flexible" are used in the broadest sense. With this understanding, Applicants' answer to Interrogatory No. 3 is "Yes"; however, to avoid misunderstanding, Applicants would remind CASE that all of the common stock of TESCO and TP&L and all but a small fraction of the common stock of DP&L is owned by Texas Utilities Company, and that BEPC, TMPA and TEX-LA have no investors.

4. Not applicable.

- 5. Applicants will rely on the documents furnished in response to Interrogatory No. 2 to prove their answers to Interrogatory No. 3. In addition, Applicants will submit prefiled testimony relating to their financial qualifications to operate the plant.
- 6. Not applicable.
- 7. Not applicable.
- 8. Not applicable.
- 9. No.
- 10. Not applicable.
- 11. Not applicable.

III. Uranium Supply

An item not related to CASE's fourth set of interrogatories, but which was discussed - the September 9, 1981 meeting, was an apparent discrepancy between a Texas Utilities Company prospectus and a TMPA bond prospectus, dated July 31, 1980, with respect to uranium fuel contracts. In September 1980 a major uranium supply contract was amended. This resulted in a firm supply commitment for 17 years of operation fc - each unit, including material to meet the previously unfilled requirements for the initial core and first reload for Unit #2. Due to the timing of the TMPA prospectus (July 31, 1980) and the most recent Texas Utilities Company prospectus (March 1981) the nuclear fuel supply situation was, in fact, different at their respective filing dates.

Respectfully submitted, Reynolds Nichola S IS

William A. Horin

DEBEVOISE & LIBERMAN 1200 Seventeenth St., N.W. Washington, D.C. 20036 (202)857-9817

Counsel for Applicants

September 25, 1981

STATE OF TEXAS COUNTY OF DALLAS

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Homer C. Schmidt, being duly sworn, deposes and says:

That he is Manager, Nuclear Services, Texas Utilities Services, Inc., and knows 'he contents of the foregoing Applicants' Supplemental Response to CASE's Fourth Set of Interrogatories; that the same is true of his own knowledge except as to matters therein stated on information and belief, and as to that, he believes them to be true.

Hower Aclund

SWORN to and subscribed before me on this 21st day of September, 1981

Villand orexe Public Notary

My Commission Expires:

UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION

BEFORE THE ATOMIC SAFETY AND LICENSING BOARD

TEXAS UTILITIES GENERATING) Do COMPANY, et al.	ocket Nos. 50- 50-	

(Comanche Peak Steam Electric) (Application for Station, Units 1 and 2)) Operating Licenses)

CERTIFICATE OF SERVICE

I hereby certify that copies of the foregoing "Applicants' Supplemental Response to CASE's Fourth Set of Interrogatories," in the above-captioned matter were served upon the following persons by deposit in the United States mail, first class postage prepaid this 25th day of September, 1981:

Marshall E. Aller, Esq. Chairman, Atomic Safety and Licensing Board U.S. Nuclear Regulatory Commission Washington, D.C. 20555

Dr. Kenneth A. McCollom Dean, Division of Engineering, Architecture and Technology Oklahoma State University Stillwater, Oklahoma 74074

Dr. Richard Cole, Member Atomic Safety and Licensing Board

U.S. Nuclear Regulatory Commission Washington, D.C. 20555

Chairman, Atomic Safety and Licensing Board Panel U.S. Nuclear Regulatory Commission Washington, D.C. 20555 Chairman, Atomic Safety and Licensing Appeal Panel U.S. Nuclear Regulatory Commission Washington, D.C. 20355

Marjorie Ulman Rothschild, Esq. Office of the Executive Legal Director U.S. Nuclear Regulatory Commission

Washington, D.C. 20555

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Mrs. Juanita Ellis President, CASE 1426 South Polk Street Dallas, Texas 75224 Mr. Chase R. Stephens Docketing & Service Branch U.S. Nuclear Regulatory Commission Washington, D.C. 20555

William A . Horin

cc: Homer C. Schmidt Spencer C. Relyea, Esq.