IN RESPONSE, PLEASE REFER TO: M811001B



UNITED STATES NUCLEAR REGULATORY COMMISSION

WASHINGTON, D.C. 20555

October 6, 1981

MEMORANDUM FOR: William J. Dircks, Executive Director for Operations

Leonard Bickwit, Jr., General Counsel B. Paul Cotter, Jr., Chairman, ASLBP

FROM:

Samuel J. Chilk, Secretary

SUBJECT:

STAFF REQUIREMENTS - AFFIRMATION SESSION 81-36, 3:10 P.M., THURSDAY, OCTOBER 1, 1981, (COMMISSIONERS' CONFERENCE ROOM, D.C. OFFICE (OPEN/CLOSED MEETING)

SECY-81-253 - Financial Protection for TMI Units 1 and 2 I.

The Commission, by a vote of 3-2 (Commissioners Gilinsky and Bradford disapproving), approved for publication in the Federal Register an announcement that the Commission is proposing to grant an exemption from the requirements of 10 CFR 140.11(a)(4) to TMI Units 1 and 2. Commissioner Gilinsky would have preferred to wait until action on his request for information had been completed. (SP) (SECY Suspense: 10/20/81)

II. SECY-81-528 - Use of Administrative Law Judges as Presiding Officers in Antitrust Proceedings

The Commission, by a vote of 5-0, approved for publication in the Federal Register an amendment to 10 CFR §2.105(e) authorizing the use of administrative law judges as presiding officers in antitrust proceedings. The approved amendment was based on the September 23, 1981 Cotter memo as modified below:

- Page 6: a.
 - -The footnote will be shifted to the bottom of the page.
 - -Item (2) will read "...established by the Commission or by the Chief Administrative Judge of the Atomic Safety and Licensing Board Panel."
- Pages 6-7:
 - -§2.104(d)(3) will read "...under the proposed license would create or maintain a situation inconsistent with the antitrus; laws . . .
- Page 8: C.
 - -Item (2) will read "...the presiding officer, who shall be an Atomic Safety and Licensing Board established by the Commission

or by the Chief Administrative Judge of the Atomic Safety and Licensing Board Panel, will rule on the request and/or petition, and the Secretary or the presiding office: will issue a notice of hearing or an appropriate order. The presiding officer designated to rule on a request or petition concerning the antitrust aspects of an application may be either an Administrative Law Judge or an Atomic Safety and Licensing Board."

(ASLBP) (SECY Suspense: 10/20/81)

III. SECY-81-566 - Diablo Canyon Physical Security--Governor Brown's Motion for Additional Counsel and Secretary

The Commission, by a vote of 5-0, approved a portion of an order granting access to PG&E's security plan and related documents to an additional secretary. The Commission, by a vote of 3-2 (Commissioners Ahearne and Roberts disapproving), approved the portion of the order granting access to the stated documents to an additional attorney.

(OGC)

(Subsequently, the Order was signed by the Secretary.)

The Commission discussed and acted on the following items in closed session.

IV. SECY-81-565 - TMI-1 Restart--Management Competence Decision (COMNP-81-2)

The Commission agreed to issue an order setting out the procedures to be used by parties presenting arguments to the Commission during TMI-1 restart proceedings on October 14, 1981.

(OGC)

(Subsequently, the Order was signed by the Secretary.)

V. SECY-81-529 - Selection of Hearing Panel for Part 30 Proceeding for Armed Forces Radiobiology Research Institute (AFRRI) Byproduct Materials License

The Commission requested a new draft of the proposed order with changes based on Commissioner Ahearne's modifications and on discussion at the meeting. (OGC) (SECY Suspense: 10/2/81)

cc: Chairman Palladino
Commissioner Gilinsky
Commissioner Bradford
Commissioner Ahearne
Commissioner Roberts
Commission Staff Offices
Public Document Room