

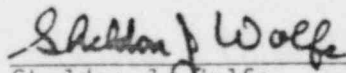


that certain supplementary testimony would be presented at a future hearing (Tr. 7482-88). Open items listed in an attachment to the Staff's letter to the Board dated October 11, 1979 were discussed (Tr. 7488-97).

Because Judge Bright had a scheduling conflict, after conferring with the Chief Administrative Judge, the Chairman announced that the Board would have to be reconstituted and another Administrative Judge would be appointed. Applicant and Staff agreed in suggesting that their written direct testimonies should be submitted by November 27 and that the hearing should proceed on December 4, 1981. Further, Applicant and Staff were in agreement regarding a proposed schedule for the submission of proposed findings of fact and conclusions of law by all parties. The Chairman stated that an Order would be issued scheduling the hearing and subsequent submissions (Tr. 7497-7515).

IT IS SO ORDERED

FOR THE ATOMIC SAFETY AND  
LICENSING BOARD

  
\_\_\_\_\_  
Sheldon J. Wolfe  
ADMINISTRATIVE JUDGE