UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION

ATOMIC SAFETY AND LICENSING APPEAL BOARD

Administrative Judges:

Christine N. Kohl, Chairman Dr. John H. Buck Thomas S. Moore

SERVED MAY 7 1982

In the Matter of
CONSUMERS POWER COMPANY
(Midland Plant, Units 1 & 2)

Docket Nos. 50-329 OM &

50-330 OM

ORDER

May 6, 1982

Yesterday we issued a memorandum and order (ALAB containing several references to the "Mapleton Intervenors."

It has since come to our attention that this group has been denied formal intervenor status and that Mr. Wendell H.

Marshall is the actual intervening party, rather than representative of the "Mapleton Intervenors." See Special Prehearing Conference Order (February 23, 1979) at p. 14.

Accordingly, the first sentence of ALAB-674 is corrected to read as follows:

Intervenor Wendell H. Marshall, by letter dated April 21, 1982, "appeals" a Licensing Board memorandum and order denying his request to halt further construction of the Midland facility.

All other references to "intervenors" are changed to "intervenor," and relevant pronouns and verbs are changed to the singlular form. These corrections will be reflected in



the version of ALAB-674 to be published in the NRC reports.

It is so ORDERED.

FOR THE APPEAL BOARD

C. Jan Shoemaker Secretary to the Appeal Board