UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION

James A. Laurenson Administrative Law Judge enje

In the Matter of

HOUSTON LIGHTING & POWER COMPANY,
et al.
(South Texas Project, Units 1 and 2)

TEXAS UTILITIES GENERATING COMPANY,
et al.
(Comanche Peak Steam Electric Station,
Units 1 and 2)

Docket Nos. 50-4982 SERVED APR 1 5 1982

Docket Nos. 50-4454 50-4464

April 13, 1982

APRI 6 1982 MARINE TOUR MARINE

ORDER CONCERNING RESPONSE OF PUBLIC UTILITIES
BOARD OF THE CITY OF BROWNSVILLE
TO PROPOSED SETTLEMENT CONDITIONS

At the Conference of Counsel on April 13, 1982, all parties in the above proceeding, except the Public Utilities Board of the City of Brownsville (hereinafter "Brownsville") indicated that they approved of the proposed settlement conditions. Counsel for Brownsville requested additional time for it to consider the matter at its next meeting on April 19, 1982. Counsel was asked to submit Brownsville's response to specific questions of the Administrative Law Judge. The other parties to this proceeding were given an opportunity to respond to Brownsville.

Accordingly, upon consideration of the entire record in this matter, it is this 13th day of April, 1982,

ORDERED, That:

 On or before April 27, 1982, Brownsville file answers to the questions as follows:

DS01

- a. Does Brownsville presently oppose approval of the proposed settlement in the South Texas Project Units Nos. 1 and 2?
 - b. Does Brownsville want me to reject this proposed settlement?
- c. How do the conditions in this proposed settlement affirmatively harm or prejudice Brownsville?
- d. Do the conditions in the proposed settlement themselves create or maintain a situation inconsistent with the antitrust laws or policy?
- 2. Within ten (10) days after service of Brownsville's Answers to the above questions, all other parties herein may file their responses to Brownsville.

JAMES A. LAURENSON

Administrative Law Judge