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OFFICE OF SECRETARY UNITED STATES OF AMERICADOCKETING & SERVICE NUCLEAR REGULATORY COMMISSION BRANCH

## ATOMIC SAFETY AND LICENSING BOARD

Before Administrative Judges: Peter B. Bloch, Chair Dr. James H. Carpenter Thomas D. Murphy

In the matter of

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Dockat Nos. 50-424-0LA-3 50-425-0LA-3

Re: License Amendment

(Transfer to Southern Nuclear)

GEORGIA POWER COMPANY, et al.

(Vogtle Electric Generating Plant, Units 1 and 2)

ASLBP NO. 93-671-01-01A-3

MEMORANDUM AND ORDER (April 11 Status Conference Results)

At the status conference held by telephone on April 11, 1994, all parties were represented. As a result of that conference, the Board hereby orders:

1. With the exception of matters covered by paragraph 2 of this order, all discovery (including any additional depositions, interrogatories, and responses to pending requests for admissions) related to the alleged illegal transfer of authority over Vogtle shall be completed by April 29, 1994.

2. By April 29, 1994, Mr. Mosbaugh shall file a motion covering all disputed discovery issues related to the testimony of Mr. Dahlberg. This motion shall contain all interrogatories or requests for documents that Mr. Mosbaugh plans to make on these issues.

3. On April 21, 1994, there shall be a telephonic status conference at 2 pm.

4. On May 3, 1994, at 2 pm there shall be a status conference at 4350 East-West Highway in the Hearing Room on the Fifth Floor. During the conference, parties shall be

9404210058 940412 PDR ADOCK 05000424 G PDR prepared to agree on a schedule for completing discovery on the remaining issues in this case. In addition, parties are requested to be prepared to discuss: (a) written proposed findings prior to hearing (on all matters in which the trial tactic of surprise is not relevant) and whether those findings may be used to limit the scope of the hearing, (b) negotiations or other forms of alternative dispute resolution concerning stipulations or settlement, (c) whether portions of the contested issues may be submitted to the Board as written filings, and (e) scheduling a hearing for remaining issues.

5. Conferences scheduled in the preceding two paragraphs may be cancelled by agreement of all the parties.

6. The parties are encouraged to negotiate concerning all procedural matters and the Board stands ready to assist by mediating these negotiations.

7. Deadlines may be extended on motion for good cause shown.

FOR THE ATOMIC SAFETY AND LICENSING BOARD

Jus Pare Peter B. Bloch

Peter B. Block Chair

Bethesda, Maryland

## UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION

In the Matter of

GEORGIA POWER COMPANY, ET AL.

Docket No.(s) 50-424/425-0LA-3

(Vogtle Electric Generating Plant, Units 1 and 2)

## CERTIFICATE OF SERVICE

I hereby certify that copies of the foregoing LB M&O (4/11 STATUS CONF...) have been served upon the following persons by U.S. mail, first class, except as otherwise noted and in accordance with the requirements of 10 CFR Sec. 2.712.

Office of Commission Appellate Adjudication U.S. Nuclear Regulatory Commission Washington, DC 20555

Administrative Judge Thomas D. Murphy Atomic Safety and Licensing Board U.S. Nuclear Regulatory Commission Washington, DC 20555

Mitzi A. Young, Esq. Office of the General Counsel U.S. Nuclear Regulatory Commission Washington, DC 20555

Ernest L. Blake, Jr., Esq. David R. Lewis, Esq. Shaw, Pittman, Potts & Trowbridge 2300 N Street, N.W. Washington, DC 20037 Administrative Judge Peter B. Bloch, Chairman Atomic Safety and Licensing Board U.S. Nuclear Regulatory Commission Washington, DC 20555

Administrative Judge James H. Carpenter 933 Green Point Drive, Oyster Point Sunset Beach, NC 28468

John Lamberski, Esq. Counsel for Georgia Power Company Troutman Sanders Suite 5200, 600 Peachtree Street, N.E. Atlanta, GA 30308

Michael D. Kohn, Esq. Stephen M. Kohn, Esq. Kohn, Kohn & Colapinto, P. C. 517 Florida Avenue, N.W. Washington, DC 20001 Docket No.(s)50-424/425-0LA-3 LB \*&0 (4/11 STATUS CONF...)

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C. K. McCoy V.President Nuclear, Vogtle Project Georgia Power Company Post Office Box 1295 Birmingham, AL 35201

Dated at Rockville, Md. this 12 tay of April 1994

Office of the Secretary of the Commission