



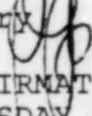
UNITED STATES  
NUCLEAR REGULATORY COMMISSION  
WASHINGTON, D.C. 20555

IN RESPONSE, PLEASE  
REFER TO: M821123

November 24, 1982

OFFICE OF THE  
SECRETARY

MEMORANDUM FOR THE RECORD

FROM: Samuel J. Chilk, Secretary 

SUBJECT: STAFF REQUIREMENTS - AFFIRMATION/DISCUSSION  
AND VOTE, 2:00 P.M., TUESDAY, NOVEMBER 23,  
1982, COMMISSIONERS' CONFERENCE ROOM, D.C.  
OFFICE (OPEN TO PUBLIC ATTENDANCE)

I. SECY-82-449 - MVPP'S Petition to Commission to Disqualify  
Staff Attorney from Zimmer Proceeding

The Commission, by a vote of 4-1\* (Commissioner Gilinsky disapproving), approved an Order, as modified, that dismisses a petition to disqualify a staff attorney from the Zimmer proceeding.

(Subsequently, on November 24, 1982 the Secretary signed the Order.)

II. SECY-82-425 - Offshore Power Systems (Manufacturing  
License for Floating Nuclear Power Plants) - ALAB-686  
and ALAB-689

The Commission, by a vote of 3-2\*\* (Commissioners Gilinsky and Ahearne disapproving), approved an Order indicating that a Licensing Board decision on a manufacturing license can become immediately effective and that neither the Appeal Board nor the Commission need undertake an immediate effectiveness review of a Licensing Board decision authorizing issuance of a manufacturing license. The Order when issued will contain the Separate Views of Commissioners Gilinsky and Ahearne.

(OGC)

(SECY Suspense: 11/26/82)

cc: Chairman Palladino  
Commissioner Gilinsky  
Commissioner Ahearne  
Commissioner Roberts  
Commissioner Asselstine  
Commission Staff Offices  
✓ PDR - Advance  
✓ DCS - 016 Phillips

\* Section 201 of the Energy Reorganization Act, 42 U.S.C. § 5841, provides that action of the Commission shall be determined by a "majority vote of the members present." Commissioner Gilinsky was not present when this item was affirmed, but had previously indicated that he would disapprove. Had Commissioner Gilinsky been present, he would have affirmed his prior vote. Accordingly, the formal vote of the Commission was 4-0 in favor of the decision.

\*\* Section 201 of the Energy Reorganization Act, 42 U.S.C. § 5841, provides that action of the Commission shall be determined by a "majority vote of the members present." Commissioner Gilinsky was not present when this item was affirmed, but had previously indicated that he would disapprove. Had Commissioner Gilinsky been present, he would have affirmed his prior vote. Accordingly, the formal vote of the Commission was 3-1 in favor of the decision.