HELATED CORRESPONDENCE



## UNITED STATES NUCLEAR REGULATORY COMMISSION DOCKETED

WASHINGTON, D.C. 20665-0001

May 19, 1994 '94 MAY 20 P12:39

OFFICE OF SECRETARY DOCKETING & SERVICE BRANCH

John Lamberski, Esq. Troutman Sanders NationsBank Building Suite 5200 600 Peachtree Street, N.E. Atlanta, Georgia 30308

> In the Matter of GEORGIA POWER COMPANY, et. al. (Vogtle Electric Generating Plant, Units 1 and 2) Docket Nos. 50-424-OLA-3 and 50-425-OLA-3

SUBJECT: STIPULATIONS REGARDING ILLEGAL TRANSFER

Mr. Lamberski:

Attached to your letter of April 19, 1994, addressed to me and Mr. Michael Kohn, were 57 proposed stipulations of fact accompanied by 35 documents which support the stipulations. Your letter of April 22, 1994, amended those stipulations, correcting some administrative errors.

The Commission's regulations, policy statement, and the Licensing Board all encourage the parties to stipulate to undisputed facts to save needless hearing time and inconvenience. The NRC Staff hereby agrees and stipulates that Georgia Power Company may offer, and the Licensing Board may receive, into evidence in this proceeding without objection from the NRC Staff, your letter to me and Michael D. Kohn dated April 19, 1994, and its accompanying 57 stipulations and 35 attached documents, as amended by your letter and its attachments, dated April 22, 1994, also addressed to me and Michael D. Kohn, except for stipulation 4 which relates to matters beyond our knowledge and 4b which involves reporting procedures of Georgia Power Company and Southern Nuclear Operating Company. This is a major contested issue in this proceeding and does not appear to us to be proper for stipulation. We do stipulate that 4a and 4c may be accepted as evidence without Staff objection.

Sincerely,

harlo a Butt Charles A. Barth

Counsel for NRC Staff

cc: Service List

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