## UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION

ATOMIC SAFETY AND LICENSING BOARD PANEL

Before Alternate Board Member James A. Laurenson Administrative Law Judge



In the Matter of

THE REGENTS OF THE UNIVERSITY
OF CALIFORNIA

(UCLA Research Reactor)

Docket No. 50-142-0L (Proposed Renewal of Facility License)

April 22, 1983

## ORDER SCHEDULING HEARING ON CONTENTION II BEFORE ALTERNATE BOARD MEMBER

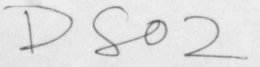
Pursuant to appointment as an Alternate Atomic Safety and Licensing Board Member on April 22, 1983, Administrative Law Judge James A.

Laurenson will preside at a hearing concerning Contention II - Class of License - which hearing will commence at 9:30 o'clock a.m. on May 24, 1983 at Customs Courtroom, Eighth Floor, the Federal Building, 300 North Los Angeles Street, Los Angeles, California.

IT IS ORDERED that the parties are directed to complete the following prehearing requirements on or before May 6, 1983:

1. Confer (by telephone or otherwise) to discuss the possibility of agreeing to proceed with Contention II in some fashion other than an adjudicatory hearing. Such possible alternatives may include stipulated documents, affidavits of witnesses, and arguments and briefs of counsel.

8304260179 830422 PDR ADOCK 05000142 G PDR



If oral testimony is believed to be necessary, the scope of such testimony may be stipulated and the remainder of the case may be submitted in writting as set forth above. Of course, these are only suggestions and the parties are free to agree upon any other technique to expedite this matter.

- 2. Whether or not the parties agree to a procedure as discussed in the preceding paragraph, they shall also discuss and determine the factural issues in dispute and stipulate the following: (a) the material facts that are not in dispute; (b) the exhibits that may be received in evidence; and (c) the issues of fact and law that will require a hearing and recommended decision.
- 3. Exchange a list of witnesses and a summary of the facts expected to be proved by each witness. The summary should contain specific facts, issues, and exhibits the party expects to prove. A general subject matter summary will not be sufficient.
- 4. Exchange lists of proposed exhibits and, at the request of any party, produce exhibits to such party with the opportunity to examine and copy them.

IT IS FURTHER ORDERED that on or before May 13, 1983 all parties shall file with me the following:

(a) The proposed witness and exhibit lists and the summary of the testimony expected of the witnesses;

- (b) Stipulations reached as to the following: (1) an alternate method of resolving Contention II; (2) the issues; (3) facts; and (4) proposed exhibits; and
- (c) The party's best estimate of the length of time necessary to present its case at the hearing.

Failure of any party to comply with the above requirements will subject that party to a show cause order and possible default decision.

ATOMIC SAFETY AND LICENSING BOARD

JAMES A. LAURENSON

Administrative Law Judge Alternate Board Member

Bethesda, Maryland April 22, 1983