

DUKE POWER COMPANY

LEGAL DEPARTMENT
P. O. Box 33189
CHARLOTTE, N. C. 28242

RONALD L. GIBSON
ATTORNEY

May 24, 1983



Mr. Robert Guild
Palmetto Alliance
2135 1/2 Devine Street
Columbia, South Carolina 29205

Dear Bob:

There are several discovery related administrative matters that should be resolved now that discovery has ended. Please note the matters set forth below and let me or Al hear from you as soon as practicable with respect to each item.

1. When we discussed a date for review of Palmetto Alliance's documents in Columbia, you offered to bring the documents to Charlotte since we would be here in Charlotte for the Hoopingarner and McAfee depositions instead of Columbia. We copied the documents you produced on May 20, 1983. You indicated that there might be other documents that Palmetto Alliance may make available. Because the period for discovery has ended, we are requesting that you identify the remaining documents when you respond to the Board's May 13, 1983 Order on or before May 31, 1983.
2. Regarding the copies of discovery documents made by Duke for Palmetto Alliance, our records indicate that the number of copies made for you totals 3517. The total cost at \$.05 per page is \$175.85. In addition, the cost of the Application, FSAR, and Environmental Report, including shipping, is \$125. You should make the check payable to Duke Power Company in the amount of \$300.85.
3. I have enclosed the Palmetto Alliance documents for mileage and witness fees for all of the Duke employees you deposed except Bill Graves and Gerald Vaughn. I will forward their documents to you within the next few days. If it is convenient, you can send all of the checks to me and I will distribute them.
4. We need Mr. Hoopingarner's mileage so that we can send him a check.

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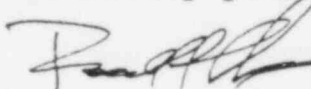
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5. During the course of discovery, we supplemented the documents made available in response to your various document requests (or documents made available in response to interrogatories) as new items came to our attention. Some of the supplementary documents have been identified in prior correspondence with you, particularly on Contention 6. Documents generated or which came to our attention after our various responses to discovery requests were filed were simply added to the document room. All of these supplementary documents were either placed in the document room or sent to you prior to the May 20, 1983 close of discovery. We are planning to remove all documents from the document room here in our offices on May 31, 1983. If you wish to review any documents identified by Applicants in this proceeding, you should make arrangements to do so on or before May 31, 1983.

I look forward to hearing from you.

Sincerely yours,



Ronald L. Gibson

RLC:dm

Encl.

cc: All parties of record
(without enclosure)

P.S.

The enclosed document was found in our copy machine. I believe it belongs to Mr. Hoopingarner.

RLG