

UNITED STATES OF AMERICA
NUCLEAR REGULATORY COMMISSION

DOCKETED
DATE

BEFORE THE ATOMIC SAFETY AND LICENSING BOARD

84 MAR -1 P12:39

In the Matter of)

GEORGIA POWER CO., et al.)

(Vogtle Electric Generating Plant,
Units 1 and 2))

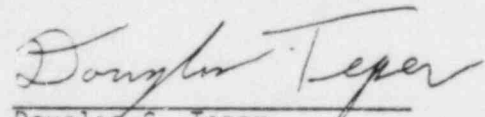
Docket Nos. 50-424 and 50-425
BRANCH

PETITIONER'S RESPONSE TO APPLICANT'S ANSWER TO PETITIONS FOR LEAVE TO INTERVENE AND REQUESTS FOR A HEARING

In its request for hearings in Atlanta, Georgians Against Nuclear Energy ("the petitioner") stated its standing and interest in the proceedings. Response from the applicant requests that hearings not be held in Atlanta. The mayor of the City of Waynesboro and the Chairman of the Burke County Commission have expressed concern about the plant hearings. The petitioner, in order to best represent the concerns of the local citizens (including GANE members), reiterates its request that the hearings be held in Atlanta.

GANE's resources, expert witnesses and advisers are located within the Atlanta area, as are many of the government agencies with interest in this matter.

If the Mayor and the Chairman want to testify at the hearings, they can do so in Atlanta. It is unfortunate that the deadline for intervening has passed, since the Mayor and Chairman have expressed interest in participating. The petitioner suggests that the Mayor and Chairman file late interventions if they wish to fully participate in the proceeding, or they may join GANE since our concern is for the safety and well-being of the community. If no late petitions are filed, then all parties--the applicant and the intervenors--will be headquartered in Atlanta and it only makes sense that the hearings be held there.


Douglas C. Teper
Georgians Against Nuclear
Energy

DS03

In the matter of the Vogtle Electric Generating Plant docket #50-424
and #50-425 Facility Operating License for Units #1 and #2.

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
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AFFIDAVIT

State of Georgia, County of Chatham

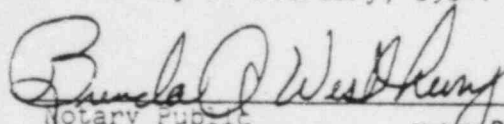
I, Miriam Litchfield, being first duly sworn, do depose and say as follows:

1. I am President of Coastal Citizens For A Clean Environment (CCCE).
2. I am aware of the petition jointly filed by GANE and CCCE and that to the best of my knowledge and belief, it and the facts contained therein are true and correct.
3. GANE members, Carol Stangler and Dan Feig have been duly appointed to represent CCCE in the proceeding in the matter of the Georgia Power application for an operating license at Plant Vogtle.



Miriam Litchfield
President
Coastal Citizens For A Clean Environment

Sworn to and subscribed before me this 2nd day of February, 1984.



Notary Public
Commission Expires:

Notary Public, Chatham County, Ga.
My Commission Expires Jan. 23, 1987

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Docket Nos. 50-424 and 50-425

CERTIFICATE OF SERVICE

This is to certify that copies of the foregoing memorandum to the Atomic Safety & Licensing Board were served by deposit with the United States Postal Service with first-class postage prepaid this twenty-fourth day of February, 1984, to all those on the attached service list.

Douglas Teper
 Douglas C. Teper
 Georgians Against Nuclear
 Energy

BEFORE THE ATOMIC SAFETY AND LICENSING BOARD

Docket Nos. 50-424 and 50-425

Ruble A. Thomas
Southern Company Services, Inc.
P.O. Box 2625
Birmingham, Alabama 35202