DOCKETED

June 28, 1984

# UNITED STATES OF AMERICA '84 JUN 29 M1:53

## BEFORE THE ATOMIC SAFETY AND LICENSING BOARD

In the M	Matter	of	)			
GEORGIA	POWER	COMPANY,	ET AL.	Docket Nos.	50-424 50-425	
(Vogtle Units 1			ting Plant,			30-423

APPLICANTS' RESPONSE TO CPG'S SECOND AMENDMENT TO SUPPLEMENT TO PETITION FOR LEAVE TO INTERVENE AND REQUEST FOR A HEARING

On June 13, 1984, Campaign for a Prosperous Georgia (CPG) filed its Second Amendment to Supplement to Petition for Leave to Intervene and Request for Hearing. Therein, CPG provided some additional information as a basis for CPG contentions 2, 3 and 11.

CPG's amendment is untimely. 10 C.F.R. § 2.714(b). CPG does not justify the late-filing, as is its responsibility under the Commission's Rules of practice. 10 C.F.R. § 2.714(a)(1). See also 10 C.F.R. § 2.732. However, because CPG's amendment does not affect Applicants' previous response to the proposed contentions and therefore does not necessitate further response, 1/ Applicants do not object to CPG's amendment

(Continued next next page)

Applicants wish to remark, however, that in its amendment to CPG-3, CPG inaccurately characterizes the testimony of Georgia Power Company officials during its most recent Fuel Cost Recovery proceeding at the Georgia Public Service Commission. No witness "acknowledged" that the Com-

in this instance. But Applicants will object to future untimely amendments that fail to conform to the Rules of Practice.

Respectfully submitted,

SHAW, PITTMAN, POTTS & TROWBRIDGE

George F. Trowbridge, P.C.

David R. Lewis

Counsel for Applicants

Dated: June 28, 1984

<sup>(</sup>Continued)

pany's employees "attempted to override safety systems at Plant Hatch due to financial considerations," as CPG asserts. Instead, the testimony before the Georgia Public Service Commission was that the Company's employees were "conscientious" and were "mindful" of maintaining plant availability.

#### UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION

#### BEFORE THE ATOMIC SAFETY AND LICENSING BOARD

In the Matter of			
GEORGIA POWER COMPANY, ET AL.	) Docket Nos.	Nos.	50-424
(Vogtle Electric Generating Plant,) Units 1 and 2)			30-423

#### CERTIFICATE OF SERVICE

I hereby certify that copies of "Applicants' Response to CPG's Second Amendment to Supplement to Petition for Leave to Intervene and Request for a Hearing," dated June 28, 1984, were served upon the persons on the attached Service List by deposit in the United States mail, postage prepaid, or where indicated by an asterisk by hand delivery, this 28th day of June, 1984.

David R. Lewis

DATED: June 28, 1984

#### UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION

### BEFORE THE ATOMIC SAFETY AND LICENSING BOARD

In the Matter of	
GEORGIA POWER COMPANY, ET AL.	Docket Nos. 50-424 50-425
(Vogtle Electric Generating Plant, ) Units 1 and 2)	50-425

#### SERVICE LIST

- \*Morton B. Margulies, Chairman Atomic Safety and Licensing Board U.S. Nuclear Regulatory Commission Washington, D.C. 20555
- \*Mr. Gustave A. Linenberger Atomic Safety and Licensing Board U.S. Nuclear Regulatory Commission Washington, D.C. 20555
- \* Dr. Oscar H. Paris
  Atomic Safety and Licensing Board
  U.S. Nuclear Regulatory Commission
  Washington, D.C. 20555

Panel
U.S. Nuclear Regulatory Commission
Washington, D.C. 20555

Douglas C. Teper 1253 Lenox Circle Atlanta, GA 30306

Jeanne Shorthouse 507 Atlanta Avenue Atlanta, GA 30315

Laurie Fowler & Vicki Breman Legal Environmental Assistance Foundation 1102 Healey Building Atlanta, GA 30303 Atomic Safety and Licensing
Board Panel
U.S. Nuclear Regulatory Commission
Washington, D.C. 20555

Docketing and Service Section Office of the Secretary U.S. Nuclear Regulatory Commission Washington, D.C. 20555

Bernard M. Bordenick, Esq.
Office of Executive Legal Director
U.S. Nuclear Regulatory Commission
Washington, D.C. 20555

Tim Johnson Campaign for a Prosperous Georgia 175 Trinity Avenue. S.W. Atlanta, GA 30303

Carol A. Stangler 425 Euclid Terrace Atlanta, GA 30307

Dan Feig 1130 Alta Avenue Atlanta, GA 30307