146. LAW OFFICES OF BISHOP, LIBERMAN, COOK, PURCELL & REYNOLDS IN NEW YORK 1200 SEVENTEENTH STREET, N. W. DOCKETED WASHINGTON, D. C. 20036 BISHOP LIBERMAN & COOK USHRC 26 BROADWAY (202) 857-9800 NEW YORK NEW YORK 10004 (212) 248-6900 TELEX 440574 INTLAW UI *84 AGO 31 A11:18 TELEX 222767 August 30, 1984 Mr. William L. Clements Docketing and Service Branch U. S. Nuclear Regulatory Commission 1717 H. Street, N.W., Room 1100 Washington, D. C. 20555 Texas Utilities Electric Company, et al. Comanche Peak Steam Electric Station, (Units 1 and 2); Docket Nos. 50-445-2 and 50-446-2 Dear Mr. Clements: On Friday, August 24, I received telephone calls from both you and Mr. Samuel Chilk, concerning filings made by the Applicants on August 20 and 21 in the captioned proceeding. The filings consisted of the prefiled testimony, depositions and/or affidavits of a number of individuals. Apparently the manner in which those documents were docketed has generated questions by Docketing and Service, the Licensing Board and Intervenor. This letter will provide the facts as they happpened. As my August 20, 1984, letter to you indicated, the filing submitted on that date was the first portion of a larger filing, the second half of which would be filed the following day. There was no representation that the bulk of the filing was submitted on August 20. To the contrary, the letter listed specifically what was then enroute to Washington, D.C., and what would be delivered to your office the following day. In addition, there was no request that the documents delivered to your office on August 21 be stamped and docketed to reflect that they were in fact filed on August 20, 1984. We were not aware that Docketing and Service would stamp any documents with a date other than the date on which you in fact received them. There was never any desire on our part that the August 21 filing be stamped August 20. In fact, the Board had been advised by Mr. Downey of this office that part of the material would be 8409040170 840830 PDR ADDCK 0500044 DS03 filed on August 21. Further, my correspondence to Mr. Roisman dated August 21 reflects that he was provided with copies of our August 21 filing on that date.

In any event, because of the number of documents involved and the fact that some were subject to a Protective Order, there was a certain amount of confusion as to who was served with documents filed on August 21. To resolve this confusion, I am attaching to this letter an amended certificate of service indicating the recipients of those documents and the dates on which they were served.

Sincerely,

Sanford L. Hartman

SLH/as

Enclosure:

August 21, 1984, letter to Anthony Z. Roisman

Amended Certificate of Service

cc: Service List

Mr. Samuel J. Chilk

LAW OFFICES OF BISHOP, LIBERMAN, COOK, PURCELL & REYNOLDS IN NEW YORK 200 SEVENTEENTH STREET, N. W. WASHINGTON, D. C. 20036 BISHOP, LIBERMAN & COOK 26 BROADWAY 202 857 9800 NEW YORK NEW YORK 10004 (212) 248-6900 TELEX 440574 INTLAW UI TELEX 222767 August 21, 1984 Anthony Z. Roisman, Esq. Executive Director Trial Lawyers for Public Justice, P.C. 2000 P Street, Northwest Suite 611 Washington, D.C. 20036 Subj: Texas Utilities Electric Company, et. al. (Comanche Peak Steam Electric Station, Units 1 and 2); Docket Nos. 50-445-2 and 50-446-2 Dear Mr. Roisman: Enclosed is a copy of the testimony Applicants prefiled in the captioned proceeding relating to intimidation. Sincerely, Sanford L. Hartman Enclosures cc: Service List (w/out enclosures) SLH: joy

UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION

BEFORE THE ATOMIC SAFETY AND LICENSING BOARD

In the Matter of

TEXAS UTILITIES ELECTRIC

COMPANY, et al.

(Comanche Peak Steam Electric)

Station, Units 1 and 2)

Docket Nos. 50-445-2 and 50-446-2

(Application for Operating Licenses)

AMENDED CERTIFICATE OF SERVICE

I hereby certify that to the best of my knowledge and belief, copie; of the prefiled testimony of William R. Darby, C. Thomas Brandt, Gregory Bennetzen, Neill Austin Britton, Antonio Vega, Gordon R. Purdy, and Kenneth Lifford, John R. Johnson, and James W. Callicutt; the depositions of David Ethridge and Samuel Hoggard; and the affidavit of Raymond Yockey in the above-captioned matter were served upon the following persons by hand-delivery, on August 21,* overnight delivery on August 21,** hand-delivery on August 22,*** or by deposit in the United States mail, first class, postage prepaid, this 30th day of August, 1984.

***Peter B. Bloch, Esq.
Chairman, Atomic Safety and
Licensing Board
U.S. Nuclear Regulatory
Commission
Washington, D.C. 20555

**Dr. Walter H. Jordan 881 West Outer Drive Oak Ridge, Tennessee 37830

***Herbert Grossman, Esq. U. S. Nuclear Regulatory Commission Washington, D.C. 20555

Mr. John Collins
Regional Administrator
Region IV
U.S. Nuclear Regulatory
Commission
611 Ryan Plaza Drive
Suite 1000
Arlington, Texas 76011

Chairman, Atomic Safety and Licensing Appeal Panel U. S. Nuclear Regulatory Commission Washington, D.C. 20555

*Mr. William L. Clements
Docketing & Services Branch
U. S. Nuclear Regulatory
Commission
Washington, D.C. 20555

***Stuart A. Treby, Esq.
Office of the Executive
Legal Director
U. S. Nuclear Regulatory
Commission
Washington, D. C. 20555

Chairman, Atomic Safety and Licensing Board Panel U.S. Nuclear Regulatory Commission Washington, D.C. 20555 Renea Hicks, Esq.
Assistant Attorney General
Environmental Protection
Division
P.O. Box 12548
Capitol Station
Austin, Texas 78711

Lanny A. Sinkin 114 W. 7th Street Suite 220 Austin, Texas 78701 *Anthony Z. Roisman, Esq. Executive Director Trial Lawyers for Public Justice 2000 P. Street, N.W. Suite 600 Washington, D. C. 20036

Sanford L. Hartman