United States of America oct -4 P2:26

NUCLEAR REGULATORY COMMISSION

OFFICE OF SECRE AR DOCKETING & SERVICE BRANCH

In the matter of: TEXAS UTILITIES ELECTRIC COMPANY, et al. (Comanche Peak Steam Electric Station, Units 1 & 2)

DOCKET NO.40-445-0L2 50-446-0L2

TO

J.J. Norris Vice President Oliver B. Cannon & Son, Inc. Post Office Jox 166 So. Houston, TX 77587

| YOU ARE HEREBY COMMANDED to a Suite 550, 4350 East West Highway | , Bethesd | a, Maryland | aring Room | .? |
|---|-----------|--------------|------------|-------|
| in the city of .Bethesda, Maryland | | | | |
| on the 22nd day of October | | at8:30 | 0'clock | A. M. |
| to testify on behalf of The Atomic Saf | etv and L | icensing Boa | rd | |

in the above entitled action and bring with you the document(s) or object(s) described following in the attacked schedule: All records, including notes or recordings, in the

n the AKARKA schedule: All records, including notes or recordings, in the possession or control of O.B.Cannon or its agents and relating directly or indirectly to: (1) work planned, discussed or conducted by O.B. Cannon for Texas Utilities Electic Company or its successors and their agents (Comanche Peak) during or after 1983, (2) the purpose or process of planning for the "Lipinski Memo Meeting of November 10-11, 1983", and (3) the contractual or informal relationship between O.B. BY ORDER OF THE ATOMIC SAFETY AND LICENSING BOARD Cannon and Comanche Peak, including payments Peter B. Bloch. Administrative Judge. Chairman

between them.

Peter B. Bloch, Administrative Judge, Chairman

Peter B. Bloch

October 4 1984

TELEPHONE 301-492-7479

8410050147 841004 PDR ADDCK 05000445 PDR

10 C.F.R. 2.720 (f)

On motion made promptly, and in any event at or before the time specified in the subpoena for compliance by the person to whom the subpoena is directed, and on notice to the party at whose instance the subpoena was imade the presiding officer or, if he is unvailable, the Commission may (1) quash or modify the subpoena if it is unreasonable or requires evidence not relevant to any matter in issue, or (2) condition denial of the motion on just and reasonable