RELATED CORDENCE

OOCKETED USNRC

*84 OCT 24 F2:27

LAW OFFICES OF

BISHOP, LIBERMAN, COOK, PURCELL & REYNOLDS

1200 SEVENTEENTH STREET, N.W. WASHINGTON D.C.20036 (202) 857-9800

TELEX 440574 INTLAW UI

BISHOP, LIBERMAN & COOK OFFICE OF SECRETARY 1155 AVENUE OF THE AMERICAS DOCKETING & SERVICE NEW YORK, NEW YORK 10036 BRANCH (212) 704-0100 TELEX 222767

IN NEW YORK

WRITER'S DIRECT DIAL (202)

DSO3

October 22, 1984

Mrs. Juanita Ellis President, CASE 1426 South Polk Street Dallas, Texas 75224

Subj:

Texas Utilities Electric Company (Comanche Peak Steam Electric Station, Units 1 and 2); Docket Nos. 50-445 and 50-446 OL

Dear Juanita:

This is to confirm Westinghouse and ITT-Grinnell's acceptance of your proposed modifications to the protective agreements set forth in your October 16, 1984, letter. As we discussed on October 18, 1984, the proprietary materials are available to be picked up at Texas Utilities' Dallas office. You are to bring the signed original agreements with you to the offices. When formally executed by Westinghouse and ITT-Grinnell, a copy of the fully executed agreements will be forwarded to you.

I should add that your interpretation in your October 16 letter of our conversation on October 4 regarding these agreements is not at all accurate. As I indicated in my October 4 letter, if you had executed the agreements by October 9, as you stated you could, the documents would have been immediately transmitted. They would, therefore, have been available to you the following day (October 10). Further, your claim that you could not have agreed to this because you had not yet even seen the agreements is untrue. You did have the agreements at the time of our October 4 discussion. I had transmitted them to you by overnight delivery on September 29, 1984. Finally, you will recall that our point of disagreement was whether CASE should have additional time to respond to our motion if there was any delay in execution of the protective agreements. I continue to

8410250139 841022 PDR ADDCK 05000445 PDR 'believe CASE should not be given additional time and, therefore, do not consider it proper for CASE to submit any portion of its answer to Applicants' motion beyond October 30, 1984.

Sincerely,

William A. Horin Counsel for Applicants

cc: Service List - First Class Mail
R. A. Wiesemann (Westinghouse)
D. D. McKenney (ITT-Grinnell)

• •