UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION

BEFORE THE ATOMIC SAFETY AND LICENSING BOARD

In the Matter of	
GEORGIA INSTITUTE OF TECHNOLOGY) Docket No. 50-160-Ren
(Georgia Tech Research Reactor))) ASLBP No. 95-704-01-Ren
(Renewal of License No. R-97))

PROTECTIVE ORDER (Governing the Disclosure of Certain NRC Documents)

This Protective Order governs the disclosure and use of certain investigative transcripts, personnel records and other documents relating to allegations made by an NRC employee (A. Rebecca Long), concerning a number of matters including allegations pertaining to the Neely Nuclear Research Center at the Georgia Institute of Technology. These documents were identified by the NRC Staff (Staff) in "Attachment A" to the "NRC Staff's Response to 'Motion to Compel Request for a Production of Documents from the NRC Concerning Our Management Contention' Filed By Georgians Against Nuclear Energy" ("Staff's Response"), dated February 27, 1996.

The Staff has indicated that some of the documents listed in "Attachment A" may contain information which is protected from public disclosure by 10 C.F.R. § 2.790 (hereinafter "Protected Information"). During a transcribed telephone conference call held on February 29, 1996, and a further telephone conference call

9605130126 960509 PDR ADOCK 05000160 G PDR held on March 20, 1996, the Licensing Board directed the Staff to make these documents available for review by Georgians Against Nuclear Energy (GANE) and the Georgia Institute of Technology (Georgia Tech), subject to a protective order if requested by the Staff.

The Staff has discussed this matter with GANE's representative and Counsel for Georgia Tech, who have agreed that the Staff may produce these documents at the office of NRC Region II, subject to a protective order, the terms of which have been agreed to by the parties as set forth below. Accordingly, it is, this 2th day of May, 1996

ORDERED:

- Disclosure by the Staff of the documents identified herein, and the other parties' review and inspection thereof, are to be governed by the terms of this Protective Order.
- 2. The Staff will produce for inspection by up to two representatives of GANE and two representatives of Georgia Tech those documents listed on "Attachment A" to the Staff's Response of February 27, 1996 (other than the investigative interview of Milton Shymlock and those portions of Ms. Long's 1993 investigative interviews which do not concern Georgia Tech).
- 3. The Staff's disclosure of the documents subject to this Protective Order shall be made to the aforesaid representatives of GANE and representatives of

Georgia Tech after they have executed an "Affidavit of Non-disclosure" in the form attached hereto.

- 4. Any persons who have executed an Affidavit of Non-Disclosure and are granted access to the subject documents shall use the information therein solely for the purpose of participation in matters directly pertaining to this proceeding and for no other purpose. Further, they shall not make or cause to be made, copies of any of the documents which are made available to them under this Protective Order, although they will be permitted to take written notes during their review of the documents. These notes, and their content, cannot be revealed, transmitted, or communicated to any person without prior authorization by the Licensing Board. Furthermore, they shall keep any such notes securely in their possession and shall submit any and all such notes to the Licensing Board or to Staff Counsel for destruction upon completion of this proceeding.
- 5. Any persons who have executed an Affidavit of Non-Disclosure and who are granted access to the subject documents shall not disclose any of the above described "Protected Information" to any other person, unless that information has previously been disclosed in the public record of this proceeding or is otherwise known to that person independent of its disclosure under the Protective Order, without the prior written approval of Staff Counsel or an Order authorizing such disclosure from the Licensing Board in this proceeding.
- Upon inspection of the documents, if GANE or Georgia Tech believes that any portions of these documents are relevant to the admitted contention in this

proceeding and do not contain information which should be protected from disclosure, they may request a release from the prohibition on disclosure imposed by this Order, identifying the particular document and specific portions thereof which are sought to be released. Such request shall be presented, in the first instance, to Staff Counsel for approval. In the event that Staff Counsel determines not to approve a request for disclosure of a document or portions thereof, the requesting party shall file a motion with the Licensing Board, seeking to allow disclosure of specific documents or portions thereof for use at hearing. The Licensing Board will then consider and rule upon such request prior to any release or disclosure of the documents. The removal of these restrictions for any portion(s) of the documents shall not be considered a waiver or release from the restrictions with regard to other portions of the documents. No disclosure of any information or documents subject to this Protective Order shall be made unless agreed to in writing by the Staff or authorized by the Licensing Board.

7. In the event that GANE or Georgia Tech files a motion requesting release of particular documents or specific portions thereof from the terms of this Order, and the Licensing Board determines that those documents contain any Protected Information and that GANE or Georgia Tech should be permitted to use such documents at hearing, any such protected information shall be kept separate from the public record, according to the usual and accepted methods of protecting confidential information established pursuant to the Commission's Rules of Practice,

necessary to protect such Protected Information from public disclosure.

- 8. Nothing in this Protective Order or the supporting Affidavit of Non-disclosure shall be construed as a waiver either of the 10 C.F.R. § 2.790 restrictions concerning Protected Information or the parties' right to pursue any remedies they may deem appropriate to lawfully seek public disclosure of information in the subject documents. Further, to the extent appropriate, the disclosure of any document or portion thereof shall be made in compliance with the Commission's Statement of Policy on Confidentiality, 50 Fed. Reg. 48506 (Nov. 25, 1985).
- Any party wishing to limit the disclosure in this proceeding of any material or information described herein may invoke the terms of this Protective Order.
- 10. Any allegations of abuse or violation of this Protective Order will be considered by the Licensing Board for purposes of determining whether it should enter sanctions, in accordance with NRC regulations or other rules, or for purposes of determining whether or not the matter should be referred for appropriate possible disciplinary proceedings, or both.

IT IS SO ORDERED.

The Atomic Safety and Licensing Board

Charles Bechhoefer, Chairman ADMINISTRATIVE JUDGE

Dr. Jerry R. Kline

ADMINISTRATIVE JUDGE

Dr. Peter S. Lam

ADMINISTRATIVE JUDGE

Rockville, Maryland May 2, 1996

UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION

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In the Matter of	
GEORGIA INSTITUTE OF TECHNOLOGY) Docket No. 50-160-Ren
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(Renewal of License No. R-97))

AFFIDAVIT OF NON-DISCLOSURE

I,	being	duly	sworn,	state:
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- 1. As used in this Affidavit of Non-Disclosure, "Protected Information" is all that information contained in documents listed in "Attachment "A" to the "NRC Staff's Response to 'Motion to Compel Request for a Production of Documents from the NRC Concerning Our Management Contention' Filed By Georgians Against Nuclear Energy", dated February 27, 1996.
- 2. I shall not disclose any of 'he above described "Protected Information" which is to be provided to me for my review by the Staff of the Nuclear Regulatory Commission, unless that information has previously been disclosed in the public record of this proceeding or is otherwise known to me independent of my obtaining access to the Protected Information which is disclosed to me under the Protective Order. I understand that if I wish to make use of any of this information at the

hearing in this proceeding, I must seek either the written authorization of Staff Counsel or an Order granting such authorization from the Licensing Board in this proceeding.

- 3. I shall not disclose any of the above described "Protected Information" to any other person, unless that information has previously been disclosed in the public record of this proceeding or is otherwise known to that person independent of its disclosure under the Protective Order, without the prior written approval of Staff Counsel or an Order authorizing such disclosure from the Licensing Board in this proceeding.
- 4. I will not reproduce any Protected Information by any means without prior written approval by Staff Counsel or the Licensing Board's express approval or direction. I shall safeguard and hold in confidence any notes I may make which contain any such Protected Information.
- I shall use Protected Information only for the purpose of participating in this proceeding and for no other purpose.
- 6. I shall keep a record of all notes I may make concerning any Protected Information in my possession. At the conclusion of this proceeding, I shall account to the Licensing Board or to Counsel for the NRC Staff for any notes containing Protected Information in my possession and shall deliver them to the Licensing Board or to Counsel for the NRC Staff.

7. I make this agreement with the understanding that I will no
corroborate the accuracy or inaccuracy of information obtained outside this
proceeding by using Protected Information obtained in this proceeding.
Subscribed and sworn to before me this day of, 1996
Notary Public

My Commission Expires: __

UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION

In the Matter of

GEORGIA INSTITUTE OF TECHNOLOGY ATLANTA, GEORGIA

Docket No.(s) 50-160-REN

CERTIFICATE OF SERVICE

I hereby certify that copies of the foregoing LB GRANTED--STAFF MOTION FOR.. have been served upon the following persons by U.S. mail, first class, except as otherwise noted and in accordance with the requirements of 10 CFR Sec. 2.712.

Adjudication U.S. Nuclear Regulatory Commission Washington, DC 20555

Administrative Judge Jerry R. Kline Atomic Safety and Licensing Board Mail Stop T-3 F 23 U.S. Nuclear Regulatory Commission Washington, DC 20555

Sherwin E. Turk, Esq. Office of the General Counsel Mail Stop 0-15 B 18 U.S. Nuclear Regulatory Commission Decatur, GA 30030 Washington, DC 20555

Randy A. Nordin, Esq. E. Gail Gunnells, Esq. Georgia Institute of Technology 400 10th Street, N.W. Atlanta, GA 30332

Administrative Judge Bechhoefer, Chairman Charles Atomic Safety and Licensing Board Mail Stop T-3 F 23 U.S. Nuclear Regulatory Commission Washington, DC 20555

Administrative Judge Peter S. Lam Atomic Safety and Licensing Board Mail Stop T-3 F 23 U.S. Nuclear Regulatory Commission Washington, DC 20555

Glenn Carroli 139 Kings Highway

Patricia Guilday, Esq. Alfred L. Evans, Jr., Esq. Georgia Department of Law 40 Capitol Square SW Atlanta, GA 30334

Docket No.(s)50-160-REN LB GRANTED--STAFF MOTION FOR..

Glenn Carroll Georgians Against Nuclear Energy P.O. Box 8574 Atlanta, GA 30306

Pamela Blockey-O'Brien D23 Golden Valley Douglasville, GA 30134

Dated at Rockville, Md. this 10 day of May 1996

Office of the Secretary of the Commission