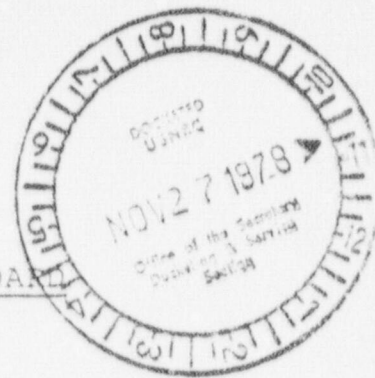


UNITED STATES OF AMERICA
NUCLEAR REGULATORY COMMISSION

BEFORE THE ATOMIC SAFETY AND LICENSING BOARD



In the Matter of	I	
	I	
HOUSTON LIGHTING & POWER COMPANY	I	Docket No. 50-466
	I	
(Allens Creek Nuclear Generating	I	
Station, Unit 1)	I	

OBJECTION TO PROPOSED SCHEDULE
by Kathryn Hoeker

On November 18, lawyers for Houston Lighting & Power served petitioners with their "Motion for Order Establishing Schedule." I hereby object to the Order, as of benefit only to applicant, whereas the right of Houston citizens to effectively participate in these proceedings must also be considered. The proceedings are legally mandated solely to permit such participation.

In particular, I object to these proposed dates: December 1, 1978, for Board ruling on admission of parties; December 7, 1978, for beginning of discovery; January 22, 1979, for end of discovery; and January 29, 1979, for the beginning of the prehearing conference.

To the present time, I and other petitioners have had great difficulty in meeting the Board's rushed schedule; our only recourse has been to complain repeatedly in letters and mailgrams to the board, which have been effectively ignored. For most of us, licensing proceedings are a new experience; we have been hampered by ignorance of Commission rules in our efforts to participate. Additional time would help to mitigate citizens' handicaps in this regard. It would also permit us to more

time to study the documents needed to substantiate our arguments. I for one have had great difficulty in obtaining such documents and also in fitting into my work schedule trips to the library to study materials on very short notice. To adhere to the rushed schedule applicant's lawyers proposes would make a bad situation intolerable and would call into question the Board's effective compliance with the mandate to hold hearings for public participation as required in 10 C.F.R. In fairness, I beg the Board to consider that applicant has had many months to state its case on the new proposal; that it has now a battery of lawyers whose special expertise is in these very proceedings; that applicant, unlike petitioners, can well afford all the expert help it needs, paid for by ratepayers; that it is not unreasonable to ask applicant to allow a small proportion of the time it has taken to state its own case, to allow citizens to state theirs.

for those reasons, I suggest this schedule: December 11, Board rules on admission of parties (this provides also for late mail delivery, a recurrent problem in these proceedings); January 11, discovery begins (allowing also for Thanksgiving and Christmas holidays); February 8, discovery ends; March 7, prehearing conference begins.

Respectfully,

Kathryn Hooger
Kathryn Hooger

copies to:
Rep. Mickey Leland
Rep. Ron Waters
Harold Scarlett, Houston Post
Chairman, House Committee on
Interior and Insular Affairs,
Subcommittee on Energy and Government,
U.S. Congress

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CERTIFICATE OF SERVICE

I hereby certify that copies of my Objection to Proposed Schedule
(Docket 50-466) have been served on the following persons through
deposit in the United States mail, first class, this 22nd day of
November, 1978:

Sheldon J. Wolfe, Esq., Chairman
Atomic Safety and Licensing Board Panel
U.S. Nuclear Regulatory Commission
Washington, D.C. 20555

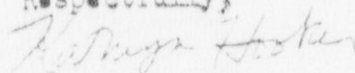
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Docketing and Services Branch
U.S. Nuclear Regulatory Commission
Washington, D.C. 20555

Respectfully,



Kathryn Hooker