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UNITED STATES OF AMERICA
NUCLEAR REGULATORY COMMISSION

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BEFORE THE ATOMIC SAFETY AND LICENSING BOARD
DOCKETING BRANCH

In the Matter of)	
)	Docket Nos. 50-445 and
TEXAS UTILITIES ELECTRIC)	50-446 <i>DL</i>
COMPANY, ET AL.)	
)	(Application for
(Comanche Peak Steam Electric)	Operating Licenses)
Station, Units 1 and 2))	

REVISED PROTECTIVE ORDER

It has come to the attention of the Board that several potential witnesses and other individuals who may have knowledge of issues in this proceeding have been granted pledges of confidentiality by the Applicants and the Intervenor. Applicants have interviewed or otherwise requested information from their employees regarding certain matters and in doing so have made pledges of confidentiality to them not to release their identity. Applicants also maintain in their files information regarding these or other employees as to which Applicants and/or the subject employees have certain expectations of privacy. Intervenor has advised Applicants of various witnesses, the identities of whom it feels bound not to disclose because it has obtained information from them on a confidential basis. Both parties feel bound by their pledges of confidentiality and/or existing expectations of privacy even

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though release of the identities of or other information regarding these individuals may be necessary for the development of a full record.

In view of the foregoing and at the request of the Parties, it is hereby ORDERED that:

1. The party who made a pledge of confidentiality or who possesses information as to which expectations of privacy exist shall reveal to the other parties in this proceeding the identity of or information regarding an individual to whom the pledge was made or privacy expectations exist, provided those parties sign the Statement of Non-disclosure attached to this Order, or is an NRC employee subject to the internal requirements of NRC Manual Appendix 2101, concerning the treatment of protected information;
2. The party on whose behalf a Statement of Non-disclosure is executed shall, prior to the execution of that Statement, notify the party that pledged confidentiality or possesses information as to which privacy expectations exist of its intention to execute such a Statement, including in this notice the identity of the individual intending to execute the Statement. The party so notified shall have the opportunity to object to the execution of the Statement of Non-disclosure, provided such objection is made as quickly as possible, but in any event, no later than 48 hours after receipt of such notice;
3. The parties to whom disclosure is made shall not disclose the identity of the individual or such information as to which expectations of privacy exist, unless required by law, except for purposes of preparing their case in this proceeding and then only when the person to whom disclosure is made acknowledges his obligation to be bound by the terms of this Protective Order by executing the attached Statement of Non-disclosure or is an NRC employee subject to the internal requirements of NRC Manual Appendix 2101, concerning the treatment of protected information;
4. The parties shall maintain a separate service list identifying the individuals who receive documents subject to this Protective Order. These documents

shall be identified as subject to this Protective Order;

5. Persons who receive information subject to this Protective Order shall use it solely in connection with this proceeding;
6. Any person who has reason to believe that documents including protected information have been lost or misplaced or any person who has reason to believe that the terms and conditions of this Protective Order have been violated shall notify the Board.
7. Should a party determine that information discovered by it is sufficiently important to be introduced into evidence, the Board will at that time consider whether the protective order should be lifted in the interest of having a complete public record.

It is so ORDERED.



PETER BLOCH

March 26, 1986

STATEMENT OF NON-DISCLOSURE

I, _____, have been informed of a Revised Protective Order issued by the Licensing Board in the Comanche Peak operating license proceeding (Docket Nos. 50-445 and 50-446). I understand that this Order guarantees confidentiality to potential witnesses and others who have disclosed information on a confidential basis to Intervenor or Applicants or where certain rights or privacy exist. I agree to be bound by the terms and conditions of that Protective Order once the identity of or information regarding any such individual is revealed to me. A copy of the Order has been provided to me.

Date