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UNITED STATES OF AMERICA
NUCLEAR REGULATORY COMMISSION
before the
ATOMIC SAFETY AND LICENSING BOARD

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_____)	
In the Matter of)	
TEXAS UTILITIES ELECTRIC)	
COMPANY, et al.)	Docket No. 50-445-CPA
(Comanche Peak Steam)	
Electric Station,)	
Units 1 and 2))	
_____)	

MOTION FOR LEAVE TO FILE
"APPLICANTS' RESPONSE TO CASE'S
OBJECTIONS TO MOTION FOR
ESTABLISHMENT OF A HEARING SCHEDULE"

The Applicants' move pursuant to 10 CFR § 2.731 for leave to file a response to "CASE's Objections to Motion for Establishment of a Hearing Schedule".

CASE's "Objection" did not challenge the details of the requested schedule, such as time periods. Rather, it challenged the fundamental structure of how remaining issues in this case should be litigated to disposition. Because CASE's "Objection" has raised issues that transcend the issues that the Applicants thought were raised by their

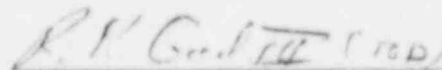
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original motion (see "Objection" at 12), we respectfully submit that the Board will find the response helpful.

The instant motion is filed to properly permit the Board to consider the same in its discretion. The referenced document has already been filed under date of April 17, 1986.

By its attorneys,



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CERTIFICATE OF SERVICE

I, Robert K. Gad III, one of the attorneys for the Applicants herein, hereby certify that on April 18, 1986, I made service of the within Motion for Leave to File "Applicants' Response to CASE's Objections to Motion for Establishment of a Hearing Schedule" by mailing copies thereof, postage prepaid, to:

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* Add'l copy delivered
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