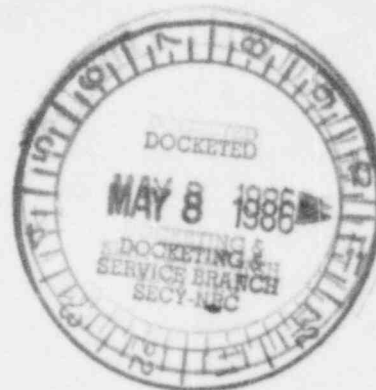


096

UNITED STATES OF AMERICA  
NUCLEAR REGULATORY COMMISSION

Before

John H. Frye, III  
Administrative Judge



SERVED MAY 8 1986

In the Matter of:

SEQUOYAH FUELS CORPORATION

(Sequoyah UF<sub>6</sub> to UF<sub>4</sub> Facility)

Docket No. 40-8027-MLA

ASLBP No. 85-513-03-ML

May 7, 1986

MEMORANDUM AND ORDER  
(Establishing Schedule for the Completion  
of this Proceeding)

Following the accident which occurred at the Sequoyah Facility on January 4, 1986, I cancelled the site tour and hearing scheduled for January 7 and 8. See Memorandum and Order of January 7, 1986. In that Memorandum and Order, I indicated that

[p]rior to rescheduling the site tour and hearing, I wish to be informed of SFC's and Staff's conclusions with regard to the implications at the accident for the proposed UF<sub>6</sub> to UF<sub>4</sub> conversion facility and to have reports of the circumstances of the accident. SFC and Staff are to file these reports and serve them on all parties as soon as possible. I will set a time for intervening parties to respond on receipt of these reports.

To date, Staff has filed reports covering the circumstances of the accident (NUREG-1179 filed on March 31) and its public health effects (NUREG-1189 filed on April 3). SFC has not yet filed any reports. Staff is preparing a report on the implications of the accident for this

8605120362 860507  
PDR ADOCK 04008027  
C PDR

DS02

proceeding. Presumably SFC will also submit a report on this subject, and comment on NUREG-1179 and -1189.

Intervening parties are to prepare any additional complaints which they believe are justified by the information contained in these reports. Such complaints must be filed and served on the other parties within 15 days of the date of service of the last report to be filed by either SFC or Staff. Filing and service is deemed accomplished on personal delivery or deposit in the U.S. Mail, first class postage prepaid. On receipt, I will rule which of these complaints, including those stated by Environmental Action (EA) in its recent petition, are acceptable for hearing.

Also, (EA) has proposed certain additional procedures which it wishes adopted. These primarily concern the furnishing of certain documents by SFC and Staff. SFC, Staff, and EA are to confer and advise me by June 4, 1986, whether this information can be furnished to EA (and the other parties) on an informal basis. Any other party who wishes additional procedures adopted is to file and serve an appropriate request by June 4, 1986.

All parties are placed on notice that I intend to reschedule the site tour and hearing for a time within 30 days of the receipt of additional complaints.

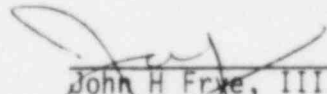
In consideration of the foregoing, it is this 7th day of May, 1986,  
ORDERED

1. Any party who wishes to file additional complaints based on the implications for this proceeding of the January 4, 1986 accident

at the Sequoyah facility is to file such complaints and serve them on the other parties no later than 15 days following the date of service of the last report on that accident filed by NRC Staff or SFC;

2. Any party who wishes to request the adoption of additional procedures is to file and serve an appropriate request by June 4, 1986; and

3. SFC, NRC Staff, and EA are to confer and advise me by June 4, 1986, whether the documents requested by EA can be furnished to it and the other parties on an informal basis.

  
John H. Frye, III  
ADMINISTRATIVE JUDGE

Bethesda, Maryland  
May 7, 1986