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November 1, 1979

David M. Stahl, Esquire
Isham, Lincoln & Beale
Suite 701
1050 17th Street, N.W.
Washington, D.C. 20036

Re: Document Production by the Southwestern
Electric Power Company

Dear David:

This letter concerns the recent document production by the Southwestern Electric Power Company ["SWEPCO"]. As I mentioned to you orally just after I returned from the SWEPCO offices, we would like to review several categories of documents which were not produced while we were in Shreveport. I agreed to identify these documents specifically; they are:

(1) All documents which concern or contain information about instances in which SWEPCO rejected or could not meet a request from another utility to either purchase electric power from SWEPCO or to interconnect with SWEPCO. Such documents are covered by Houston's Interrogatory Nos. 9 and 12;

(2) All documents which concern or contain information about meetings between officers or employees of SWEPCO and representatives (including lawyers, economists, or technicians) of the Nuclear Regulatory Commission or the Department of Justice. Such documents are covered by Houston Interrogatory No. 59;

(3) All documents which concern or contain information about (a) SWEPCO's purchase of fuel for electrical generation in the years 1969-73 and (b) SWEPCO's planning during any of the years 1969-to the present to meet immediate or future fuel needs. You indicated that you do not believe such documents

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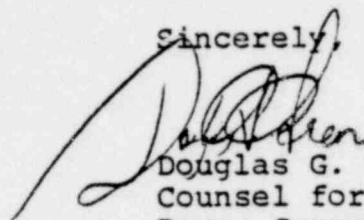
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David M. Stahl, Esquire
November 1, 1979
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are covered in any prior Houston Interrogatory. However, I am advised that the same documents regarding West Texas Utilities Company were produced for Houston counsel's inspection during document review at WTU. In any event, as there appear to be no grounds for objection, I would appreciate it if you would produce these documents at SWEPCO without requiring us formally to file a motion or an additional interrogatory.

I expect to see you at the Hartley deposition on Friday, and hopefully we can set a date for production then.

Sincerely,



Douglas G. Green
Counsel for Houston Lighting &
Power Company

DGG/ar

cc: All counsel of record

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BEFORE THE ATOMIC SAFETY AND LICENSING BOARD

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