

UNITED STATES OF AMERICA
NUCLEAR REGULATORY COMMISSION

DOCKETED
USNRC

BEFORE THE ATOMIC SAFETY AND LICENSING BOARD

'83 MAY 24 11:20

In the Matter of)
)
UNION ELECTRIC COMPANY) Docket No. STN 50-483 OL
)
(Callaway Plant, Unit 1))

CERTIFICATE OF SERVICE

I hereby certify that copies of the documents identified on the attached "Document List" were served this 20th day of May, 1983, by hand delivery upon the parties identified by an asterisk and by deposit in the U.S. mail, first class, postage prepaid, to the other parties on the attached Service List.

Thomas A. Baxter
Thomas A. Baxter, P.C.

DOCUMENT LIST

1. Applicant's Memorandum of Law in Support of Motions for Summary Disposition on Emergency Planning Issues
2. Notice of Appearance (Jeffery J. A. Gibbs)

Contention 1

3. Applicant's Motion for Summary Disposition of Reed Contention 1 (Staffing - Sheriff's Office)
4. Applicant's Statement of Material Facts on Reed Contention 1 as to Which There is No Genuine Issue to be Heard (Staffing - Sheriff's Office)
5. Affidavit of Walter M. Clark on Reed Contention 1 (Staffing - Sheriff's Office)
6. Affidavit of Gerald W. Stanfill on Reed Contention 1 (Staffing - Sheriff's Office)

Contention 2

7. Applicant's Motion for Summary Disposition of Reed Contention 2 (Staffing - Clerk's Office)
8. Applicant's Statement of Material Facts on Reed Contention 2 as to Which There is No Genuine Issue to be Heard (Staffing - Clerk's Office)
9. Affidavit of Walter M. Clark on Reed Contention 2 (Staffing - Clerk's Office)
10. Affidavit of Gerald W. Stanfill on Reed Contention 2 (Staffing - Clerk's Office)

Contention 3

11. Applicant's Motion for Summary Disposition of Reed Contention 3 (Staffing - Emergency Management Director)
12. Applicant's Statement of Material Facts on Reed Contention 3 as to Which There is No Genuine Issue to be Heard (Staffing - Emergency Management Director)
13. Affidavit of Tom Mitchell on Reed Contention 3 (Staffing - Emergency Management Director)
14. Affidavit of Harvey Lalk on Reed Contention 3 (Staffing - Emergency Management Director)
15. Affidavit of Jim Crowe on Reed Contention 3 (Staffing - Emergency Management Director)

Contention 4

16. Applicant's Motion for Summary Disposition of Reed Contention 4 (Emergency Action Level Scheme/Worker Notification)
17. Applicant's Statement of Material Facts on Reed Contention 4 as to Which There is No Genuine Issue to be Heard (Emergency Action Level Scheme/Worker Notification)
18. Affidavit of John W. Baer on Reed Contention 4 (Emergency Action Level Scheme/Worker Notification)

Contention 5 (Parts B and C)

19. Applicant's Motion for Summary Disposition of Reed Contention 5, Parts B and C (Radio-Communications)
20. Applicant's Statement of Material Facts on Reed Contention 5, Parts B and C, as to Which There is No Genuine Issue to be Heard (Radio-Communications)
21. Affidavit of Milton A. Stiller on Reed Contention 5, Parts B and C (Radio-Communications)

Contentions 6 and 16

22. Applicant's Motion for Summary Disposition of Reed Contentions 6 and 16 (Protective Actions Against Radioiodines & Messages With Instructions for Long-Term Sheltering)
23. Applicant's Statement of Material Facts on Reed Contentions 6 and 16 as to Which There is No Genuine Issue to be Heard (Protective Actions Against Radioiodines & Messages With Instructions for Long-Term Sheltering)
24. Affidavit of Kenneth V. Miller on Reed Contention 6 (Protective Actions Against Radioiodines)
25. Affidavit of Roger E. Linnemann, M.D. on Reed Contention 6 (Protective Actions Against Radioiodines)
26. Affidavit of Neal G. Slaten on Reed Contentions 6 and 16 (Protective Actions Against Radioiodines & Messages With Instructions for Long-Term Sheltering)
27. Affidavit of Saul Harris in Response to Reed Contentions 6 and 16 (Protective Actions Against Radioiodines & Messages With Instructions for Long-Term Sheltering)

Contention 7

28. Applicant's Motion for Summary Disposition of Reed Contention 7 (Pre-Sited Decontamination Facilities)
29. Applicant's Statement of Material Facts on Reed Contention 7 as to Which There is No Genuine Issue to be Heard (Pre-Sited Decontamination Facilities)

Contention 8

30. Applicant's Motion for Summary Disposition of Reed Contention 8 (Radiation Detection Equipment)
31. Applicant's Statement of Material Facts on Reed Contention 8 as to Which There is No Genuine Issue to be Heard (Radiation Detection Equipment)
32. Affidavit of Roger E. Linnemann, M.D. on Reed Contention 8 (Radiation Detection Equipment)

Contention 9

33. Applicant's Motion for Summary Disposition of Reed Contention 9 (Radiological Exposures)
34. Applicant's Statement of Material Facts on Reed Contention 9 as to Which There is No Genuine Issue to be Heard (Radiological Exposures)
35. Affidavit of Roger E. Linnemann, M.D. on Reed Contention 9 (Radiological Exposures)

Contention 10

36. Applicant's Motion for Summary Disposition of Reed Contention 10 (Medical Treatment)
37. Applicant's Statement of Material Facts on Reed Contention 10 as to Which There is No Genuine Issue to be Heard (Medical Treatment)
38. Affidavit of Roger E. Linnemann, M.D. on Reed Contention 10 (Medical Treatment)

Contention 11

39. Applicant's Motion for Summary Disposition of Reed Contention 11 (Reentry/Recovery Radiation Standards)

40. Applicant's Statement of Material Facts on Reed Contention 11 as to Which There is No Genuine Issue to be Heard (Reentry/ Recovery Radiation Standards)
41. Affidavit of John W. Baer on Reed Contention 11 (Reentry/ Recovery Radiation Standards)

Contention 13

42. Applicant's Motion for Summary Disposition of Reed Contention 13 (Organizations Requiring SOPs)
43. Applicant's Statement of Material Facts on Reed Contention 13 as to Which There is No Genuine Issue to be Heard (Organizations Requiring SOPs)
44. Affidavit of John W. Baer on Reed Contention 13 (Organizations Requiring SOPs)

Contention 14

45. Applicant's Motion for Summary Disposition of Reed Contention 14 (Incorporated Cities, Towns and Villages)
46. Applicant's Statement of Material Facts on Reed Contention 14 as to Which There is No Genuine Issue to Be Heard (Incorporated Cities, Towns and Villages)

Contention 15

47. Applicant's Motion for Summary Disposition of Reed Contention 15 (Letters of Agreement)
48. Applicant's Statement of Material Facts on Reed Contention 15 as to Which There is No Genuine Issue to Be Heard (Letters of Agreement)
49. Affidavit of Walter M. Clark on Reed Contention 15 (Letters of Agreement)

Contention 17

50. Applicant's Motion for Summary Disposition of Reed Contention 17 (Radiological Monitoring)
51. Applicant's Statement of Material Facts on Reed Contention 17 as to Which There is No Genuine Issue to be Heard (Radiological Monitoring)

52. Affidavit of Kenneth V. Miller on Reed Contention 17
(Radiological Monitoring)
53. Affidavit of William K. Johnson on Reed Contention 17
(Radiological Monitoring)
54. Affidavit of Neal G. Slaten on Reed Contention 17
(Radiological Monitoring)

Contention 18

55. Applicant's Motion for Summary Disposition of Reed Contention 18 (Human Food and Animal Feeds)
56. Applicant's Statement of Material Facts on Reed Contention 18 as to Which There is No Genuine Issue to be Heard (Human Food and Animal Feeds)

Contention 19

57. Applicant's Motion for Summary Disposition of Reed Contention 19 (Impediments to the Use of Evacuation Routes)
58. Applicant's Statement of Material Facts on Reed Contention 19 as to Which There is No Genuine Issue to be Heard (Impediments to the Use of Evacuation Routes)
59. Affidavit of Robert G. Wright on Reed Contention 19 (Impediments to the Use of Evacuation Routes)
60. Affidavit of Glennon Epple on Reed Contention 19 (Impediments to the Use of Evacuation Routes)
61. Affidavit of Vincent B. Eldringhoff on Reed Contention 19 (Impediments to the Use of Evacuation Routes)
62. Affidavit of Harold Matthews on Reed Contention 19 (Impediments to the Use of Evacuation Routes)

Contention 20

63. Applicant's Motion for Summary Disposition of Reed Contention 20 (Authorization of Excess Radiological Exposures to Workers & Specification of Decontamination Action Levels)
64. Applicant's Statement of Material Facts on Reed Contention 20 as to Which There is No Genuine Issue to be Heard (Authorization of Excess Radiological Exposures to Workers & Specification of Decontamination Action Levels)

65. Affidavit of Walter M. Clark on Reed Contention 20
(Authorization of Excess Exposures to Workers &
Specification of Decontamination Action Levels)
66. Affidavit of John W. Baer on Reed Contention 20
(Authorization of Excess Radiological Exposures
to Workers & Specification of Decontamination
Action Levels)

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