

SHAW, PITTMAN, POTTS & TROWBRIDGE

A PARTNERSHIP OF PROFESSIONAL CORPORATIONS

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WRITER'S DIRECT DIAL NUMBER

March 13, 1984

822-1090

Mr. Wells Eddleman
718-A Iredell Street
Durham, North Carolina 27705

In the Matter of
Carolina Power & Light Company and North
Carolina Eastern Municipal Power Agency
(Shearon Harris Nuclear Power Plant, Units 1 and 2)
Docket Nos. 50-400 and 50-401 OL

Dear Mr. Eddleman:

This is to record the extensions of time to which Applicants have agreed in telephone conversations with you today and in earlier discussions. You requested the extensions discussed today because of illness.

The Licensing Board's Memorandum and Order (Reflecting Decisions Made Following Second Prehearing Conference), March 10, 1983, set March 15, 1984 as the last day for filing discovery requests on safety contentions. Applicants have agreed to extend this deadline to March 19, 1984 for Joint Contention VII, to April 3, 1984 for your Contention 41, and to March 23, 1984, for the other Eddleman safety contentions. These same extensions are available to Applicants as well to the extent they are needed.

In addition, we agreed to extend the date for your response to Applicants' motion for summary disposition of Eddleman 83/84B from March 19 to March 23, 1984.

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SHAW, PITTMAN, POTTS & TROWBRIDGE

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Mr. Wells Eddleman
March 13, 1984
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I understand from a message you have left with my office that you have discussed these extensions with the NRC Staff, and that you and the Staff have agreed to the same arrangements.

Previously Applicants had sought from you an extension until April 15, 1984 to answer the lengthy Joint Intervenors' discovery requests on Contention I. This was agreed to, along with a 30-day period thereafter for Joint Intervenors to pose any second-round requests. We also agreed to extend the date for Applicants to pose second-round requests on Joint I until a reasonable period of time after you identify and produce for inspection and/or copying relevant documents in response to Applicants' first-round requests.

Sincerely,

Thomas A. Baxter

Thomas A. Baxter
Counsel for Applicants

TAB:jah

cc: Service List attached

UNITED STATES OF AMERICA
NUCLEAR REGULATORY COMMISSION

BEFORE THE ATOMIC SAFETY AND LICENSING BOARD

In the Matter of)	
)	
CAROLINA POWER & LIGHT COMPANY)	Docket Nos. 50-400 OL
and NORTH CAROLINA EASTERN)	50-401 OL
MUNICIPAL POWER AGENCY)	
)	
(Shearon Harris Nuclear Power)	
Plant, Units 1 and 2))	

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