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UNITED STATES OF AMERICA  
NUCLEAR REGULATORY COMMISSION

March 23, 1984

DOCKETED  
USNRC

'84 MAR 28 P12:17

BEFORE THE ATOMIC SAFETY AND LICENSING BOARD

Glenn O. Bright  
Dr. James H. Carpenter  
James L. Kelley, Chairman

OFFICE OF SECRETARY  
DOCKETING & SERVICE  
BRANCH

In the Matter of

CAROLINA POWER AND LIGHT CO. et al.  
(Shearon Harris Nuclear Power Plant,  
Units 1 and 2)

Docket 50-400 OL

ASLBP No. 82-468-01  
OL

Wells Eddleman's Response to Summary Disposition on 83/84B  
and Motion for License Conditions

This response is filed under extensions of time agreed to  
by Staff counsel Barth and Applicants' counsel Flynn and Baxter.

Given that no Cape Fear river water would be used in cooling  
Harris I, and given that the levels of carcinogenic chemicals from  
Harris I cooling were held to the levels specified in Applicants'  
motion for summary disposition, I would have no objection to with-  
drawing this contention. I believe Applicants should be held to their  
claims and commitments re this contention -- that's very reasonable.  
Therefore, I move the Board to impose the following conditions  
on the Harris I operating license if one is issued:

1. That no water from the Cape Fear River be used in cooling  
Harris I; no water withdrawn from the Cape Fear shall be added to  
the Harris cooling lakes at any time.

2. That the levels of carcinogenic chemicals resulting from  
Harris I operation be held to the levels specified in Applicants'  
affidavit and motion re summary disposition on Eddleman 83/84B, such  
levels to be verified periodically (quarterly, e.g.) by both physical  
testing and biological monitoring.

Nothing in the above should imply that I approve of carcinogenic  
chemical discharges. There are limits to what I can fight & win.

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