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UNITED STATES OF AMERICA
NUCLEAR REGULATORY COMMISSION

BEFORE THE ATOMIC SAFETY LICENSING AND APPEAL BOARD

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In the Matter of:

September 30, 1985

CAROLINA POWER & LIGHT COMPANY
(Shearon Harris Nuclear Power
Plant, Unit 1)

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Docket No. 50-400 OL

JOINT INTERVENORS AND INTERVENOR WELLS EDDLEMAN (PRO-SE) REQUEST FOR
EXTENSION OF TIME TO FILE A BRIEF IN APPEAL OF THE PARTIAL INITIAL
DECISION ON SOME SAFETY MATTERS OF AUGUST 28, 1985

On August 28, 1985, the Licensing Board in the above captioned
matter issued a Partial Initial decision on some safety issues in
this proceeding.

Joint Intervenor and Intervenor pro-se Wells Eddleman now file
this request for an extension of time up to and including October 8, 1985,
to file briefs in appeal of the Partial Initial Decision of August 28,
1985, basing their request on the below facts.

First, Joint Intervenor and Intervenor pro-se Eddleman are in
hearings for the week of September 30, 1985 to October 4, 1985 on the
Drug Abuse issue, before the Licensing Board for the Shearon Harris
facility.

Second, Joint Intervenor and Intervenor pro-se Eddleman were
unable, despite their efforts to reach Staff Counsel on Friday, Septem-
ber 27, 1985 for exchange of information because Staff Counsel
were away in preparation for the current issue before the Licensing
Board for the Shearon Harris plant.

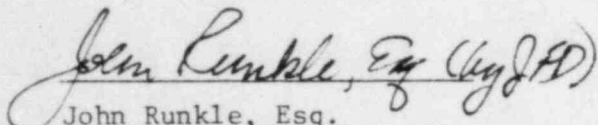
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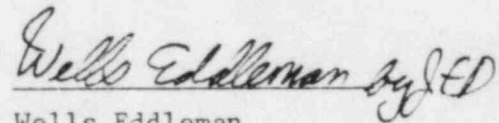
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Third, Joint Intervenors and Intervenor pro-se Eddleman have been authorized to say by Staff Counsel and the Applicant Counsel that they approve of the granting of this request by the Appeal Board in this proceeding for additional time to file briefs appealing the Partial Initial Decision of August 28, 1985 by the Licensing Board.

Therefore, Joint Intervenors and Intervenor pro-se Eddleman do hereby respectfully request this change to effect a more reasonable schedule for filing the necessary appeals.

Respectfully submitted,


John Runkle, Esq.
Counsel for Joint Intervenors


Wells Eddleman
Intervenor, pro-se

CERTIFICATE OF SERVICE

We, the above named Intervenor in this Operating License Proceeding do certify that copies of the attached "JOINT INTERVENORS AND INTERVENOR WELLS EDDLEMAN (PRO-SE) REQUEST FOR EXTENSION OF TIME TO FILE A BRIEF IN APPEAL OF THE PARTIAL INITIAL DECISION ON SOME SAFETY MATTERS OF AUGUST 28, 1985" were served on the parties below, this 30th of September, 1985.

Thomas Moore*
Administrative Judge
Atomic Safety Licensing & Appeal Board
U. S. Nuclear Regulatory Commission
Washington D. C. 20555*

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* Asterisk indicates hand delivered.

John Runkle Esq (per FD)
John Runkle, Esq.
Counsel for Joint Intervenor

Respectfully submitted,
Wells Eddleman (per FD)
Wells Eddleman
Intervenor, pro-se