BEFORE THE STATE OF WASHINGTON

THERMAL POWER PLANT SITE EVALUATION COUNCIL

In the Matter of
Application No. 73-2

WASHINGTON PUBLIC POWER
SUPPLY SYSTEM

A Municipal Corporation of
the State of Washington

ORDER APPOINTING A PREHEARING
EXAMINER AND ESTABLISHING HIS
FUNCTIONS AND AUTHORITY

1. Council Order No. 2, February 25, 1974, Establishing a
   Prehearing Panel to perform certain examiner functions
   with respect to Application No. 73-2, is hereby rescinded.

2. A Prehearing Examiner is hereby appointed to perform certain
   examiner functions with respect to Application No. 73-2 described
   in Section 4 and 5 of this Order pursuant to WAC 463-08-021. The Prehearing Examiner will be assigned by the Chief
   Examiner of the Washington State Utilities and Transportation
   Commission pursuant to the Letter of Agreement between the Coun-
   cil and the Commission dated May 7, 1974. The Prehearing Examiner
   so assigned shall serve for all prehearing activities relating
   to Application No. 73-2 subsequent to the date of this Order.

3. The Prehearing Examiner shall convene hearings in conformance
   with the schedule as contained in Prehearing Conference Order
No. 1, March 25, 1974, or as modified by the examiner and con-
curred in by all parties as pertains to Application No. 73-2.

4. The examiner functions to be performed by the Prehearing Examiner are:
   a. The Prehearing Examiner shall recommend findings as to the adequacy of information supplied in Application No. 73-2. He shall use in making such findings the comments as submitted by parties to these proceedings and the reports required or supplied by the Council's independent consultant.

   b. The Prehearing Examiner shall recommend findings based upon facts agreed to by the parties hereto, facts regarding the subject matter of Application No. 73-2 which the Council should officially notice, and all proposed conditions for certification agreed to by parties hereto.

   c. The Prehearing Examiner shall identify and submit to the Council all facts and proposed certification conditions which appear to be in dispute among the parties.

5. The Prehearing Examiner shall be specifically authorized to require that all parties to this proceeding submit in writing all:
   a. Requests for additional information to supplement the application.

   b. Questions as to the contents of Application No. 73-2 sections.
c. Factual and legal contentions concerning disputed facts or proposed certificatory conditions of any matter relevant to Application No. 73-2.

d. Listings of probable witnesses and/or evidentiary matters to be submitted relevant to disputed items identified in Section 4(c) hereof.

6. The Council's independent consultant for Application No. 73-2 shall be directed to submit reports on the contents of the application to the Council on or before the dates established in Prehearing Conference Order No. 1, March 25, 1974, or as modified by the examiner and concurred in by all parties. Such report or reports by the consultant shall be transmitted to all parties for their review and submission of comments thereon to the Prehearing Examiner.

ENTERED This 9th Day of September 1974

WASHINGTON STATE THERMAL POWER PLANT SITE EVALUATION COUNCIL

BY

Oswald Greager
Chairman

APPROVED FOR ENTRY:

BY

Darrel Peeples
Assistant Attorney General

APPROVED AS TO FORM NOTICE OF PRESENTATION WAIVED:

WASHINGTON PUBLIC POWER SUPPLY SYSTEM

BY

Richard Q. Quigley
Counsel

COUNSEL FOR THE ENVIRONMENT

BY

William H. Clarke
Assistant Attorney General