BEFORE THE STATE OF WASHINGTON

ENERGY FACILITY SITE EVALUATION COUNCIL

In the Matter of
Application No. 80-1

WASHINGTON WATER POWER CO.
CRESTON GENERATING STATION

A Washington Corporation

ORDER ON PREHEARING CONFERENCE

THESE MATTERS Having come on regularly before Patrick Biggs, Administrative Law Judge for the Energy Facility Site Evaluation Council at a prehearing conference held on Monday, July 20, 1981, which conference was held pursuant to notice duly given and was attended by several parties and intervenors, where these matters were discussed and arguments of all sides were considered;

NOW, THEREFORE, THE FOLLOWING ORDERS ARE MADE:

1. No later than Wednesday, August 19, 1981, all parties to whom interrogatories were served by the applicant shall have on file at the Council offices, and served on the applicant, supplementary responses to that portion of Interrogatory No. 2 which asks for "the substance, in substantial detail, of such evidence".

2. Responses filed thus far indicate only the areas in which evidence will be offered with no indication how that evidence will stand in relation to matters asserted in the Application. Answering parties must state what attitude the evidence will have to the application, whether it is supplementary, clarifying, or dispositive. If the evidence will dispute or contest matters asserted in the Application, the answering party must state, in at least a general way, how and why the conflict will occur. Where the answer refers to evidence which exists in some published form available to the applicant, the answering party need only refer to the document and characterize the matters con-
tained therein from the view of that party, i.e., whether it is supplementary, clarifying, or dis-putive, without providing any further explanation.

3. The applicant will be allowed to amend its testimony, no later than Tuesday, September 15, only as a consequence of matters revealed to it in the supplementary responses of the responding parties. Should the responding parties assert that there is no cause, in this context, for amending in certain regards, such assertion shall be made by way of a motion to strike which shall be made prior to the testimony of the first witness to the proceeding.

4. The applicant shall serve and file answers to any interrogatory served on it prior to July 24, 1981 by Friday, August 14, 1981.

5. Pre-filed testimony of respondents and intervenors shall be filed no later than Tuesday, September 15, 1981. Testimony shall contain the following matters in question and answer form: identity, qualifications and competency of each witness; a summary of all conclusions which the witness is prepared to support; and a statement, or attachment of documents, providing a foundation for such conclusions, with reference to facts and authorities. Objections to evidence of the responding parties shall be taken no later than Monday, October 30, 1981.

6. The applicant shall serve and file, no later than Wednesday, August 19, 1981, its proposed scheduling for the presentation of its evidence through the witness panels and evidence supplied in its pre-filed testimony.

DATED at Roslyn, Washington, this 3rd day of August, 1981

WASHINGTON STATE ENERGY FACILITY
SITE EVALUATION COUNCIL

By /Patrick Biggs/
Administrative Law Judge
BEFORE THE STATE OF WASHINGTON
ENERGY FACILITY SITE EVALUATION COUNCIL

In the Matter of the Application of
WASHINGTON WATER POWER CO.
CRESTON GENERATING STATION
A Washington Corporation

APPLICATION NO. 80-1 CERTIFICATE OF SERVICE

The undersigned certifies that on August 4, 1981 she served the enclosed:

Order on Prehearing Conference Issued by Administrative Law Judge Pat Biggs
Dated 8-3-81

by depositing copies thereof in the United States mail, properly stamped and addressed, as indicated on the Washington Water Power Company Distribution List Rev. 7-22-81.

Dated: August 4, 1981

Evelyn L. Sjoblom
Evelyn L. Sjoblom, Chief Management Services Division