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Docket Nos. 50-361 50-362 and

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Southern California Edison Company

SAN PDR LChandler, OGC

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ATTN: Mr. Jack B. Moore Vice President

RO (3) **NDube** NJinks

RCDeYoung

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ODParr

2244 Walnut Grove Avenue P. O. Box 800

Rosemead, California 91770

San Diego Gas and Electric Company ATTN: Mr. Martin R. Engler, Jr.

Senior Vice President

101 Ash Street P. O. Box 1831

San Diego, California 92112

Gentlemen:

The Atomic Energy Commission has issued Amendment No. 1 to Construction Permits Nos. CPPR-97 and CPPR-98 which were issued to you for construction of the San Onofre Nuclear Generating Station, Units 2 and 3. This amendment has been issued pursuant to the amended advice letter submitted to the Commission by the Attorney General dated June 27, 1974, which advised that an antitrust hearing is no longer required. This amendment incorporates antitrust conditions enclosed with Southern California Edison's letter of June 6, 1974.

We have concluded that the issuance of Amendment No. 1 to CPPR-97 and CPPR-98 is not inimical to the common defense and security or to the health and safety of the public, and that the amendment does not involve a significant hazards consideration.

Copies of the amendment, and a related notice, which has been forwarded to the Office of the Federal Register for publication, are enclosed.

Sincerely.

Original Signed by O. D. Parr

Olan D. Parr, Chief Light Water Reactors Project Branch 1-3 Directorate of Licensing

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Southern California Edison Company San Diego Gas and Electric Company

Enclosures:

- 1. Amendment No. 1 to Construction Permit No. CPPR-97
- 2. Amendment No. 1 to Construction Permit No. CPPR-98
- Federal Register Notice

cc w/encls:

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Chickering & Gregory, General Counsel San Diego Gas and Electric Company 111 Sutter Street San Francisco, California 94104

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Mr. Frederick Eissler, President Scenic Shoreline Preservation Conference, Inc. 4623 More Mesa Drive Santa Barbara, California 93105

Kenneth E. Carr, Esq.
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San Clemente, California 92672

Alan R. Watts, Esq. Assistant City Attorney City Hall Anaheim, California 92805

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cc w/encl: George Speigel, Esq. 2600 Virginia Avenue, N. W. Washington, D. C. 20036

Robert C. McDiarmid, Esq. Spiegel and McDiarmid 2600 Virginia Avenue, N. W. Washington, D. C. 20036

Mr. David Sakai 845 N. Perry Avenue Montebello, California 90640

Dr. Simon Kinsman, Chief Radiological Health Section 722 Capitol Mall, Room 2077 Sacramento, California 95814

Mayor of the City of San Clemente San Clemente, California 92672

Mr. Tom Jones, Region IX Environmental Protection Agency 100 California Street San Francisco, California 94111

Mr. Bruce Blanchard, Director Environmental Projects Review Department of the Interior Room 5321 18th and C Streets, N. W. Washington, D. C. 20240

Lawrence Q. Garcia, Esq. California Public Utilities Commission 5066 State Building San Francisco, California 94102

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50-361 Docket Nos. 50-362 and

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Gentlemen:

The Atomic Energy Commission has issued Amendment No. 1 to Construction Permits Nos. CPPR-97 and CPPR-98 which were issued to you for construction of the San Onofre Nuclear Generating Station, Units 2 and 3. This amendment has been issued pursuant to advice from the Attorney General on June 27, 1974, that an antitrust hearing is no longer required in view of the settlement agreement reached by Southern California Edison Company, intervenors, and the Department of Justice. This amendment incorporates antitrust conditions enclosed with Southern California Edison's letter of June 6, 1974.

We have concluded that the issuance of Amendment No. 1 to CPPR-97 and CPPR-98 is not inimical to the common defense and security or to the health and safety of the public, and that the amendment does not involve a significant hazards consideration.

Copies of the amendment, and a related notice, which has been forwarded to the Office of the Federal Register for publication, are enclosed.

Sincerely,

Olan D. Parr, Chief. Light Water Reactors Project Branch 1-3 Directorate of Licensing

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UNITED STATES ATOMIC ENERGY COMMISSION

WASHINGTON, D.C. 20545

SOUTHERN CALIFORNIA EDISON COMPANY SAN DIEGO GAS AND ELECTRIC COMPANY

DOCKET NO. 50-361

SAN ONOFRE NUCLEAR GENERATING STATION, UNIT 2

CONSTRUCTION PERMIT

Construction Permit No. CPPR-97 Amendment No. 1

- 1. The Atomic Energy Commission (the Commission) has found that:
 - A. The issuance of this amendment will not be inimical to the common defense and security or to the health and safety of the public and does not involve a significant hazards consideration.
- 2. Paragraph 3.D. of Construction Permit No. CPPR-97 is hereby amended by adding a new paragraph 3.D. to read as follows:
 - "3.D. The Southern California Edison Company shall comply with the following antitrust conditions:
 - 1. As used herein:
 - 1.1 "Bulk Power" means the electric power, and any attendant energy, supplied or made available at transmission or sub-transmission voltage by one entity to another.
 - 1.2 "Entity" means a person, a private or public corporation, a municipality, a cooperative, an association, a joint stock association or business trust owning, operating or proposing in good faith to own or operate equipment or facilities for the generation, transmission or distribution of electricity to or for the public as a utility.

- 2. Southern California Edison (hereafter SCE) recognizes it is generally in the public interest for electric utilities to interconnect, coordinate reserves, and/or engage in bulk power supply transactions in order to provide mutual, though not necessarily equal benefits, to each of the parties in such arrangements. However, SCE should not be obligated to enter into such an arrangement if (1) to do so would violate, or incapacitate it from performing any lawfully existing contracts it has with another party or (2) there is contemporaneously available to it a mutually exclusive competing or alternative arrangement with another party which affords it greater benefits. In implementing the commitments in the succeeding paragraphs, SCE will act in accordance with these principles.
- 3. SCE shall, pursuant to such principles, permit participation on mutually agreeable terms in new nuclear generating units initiated by SCE, upon timely application—by any entity(ies) within or contiguous to SCE's service area which at that time does not have access to an alternative comparably-priced source of bulk power supply. With respect to those units not initiated by SCE in which SCE is a joint participant with other utilities, SCE shall cooperate in facilitating the participation of any such entity(ies) which seeks such participation upon timely application.
- 4. SCE shall permit interconnection and coordination of reserves by means of agreements for the sale and purchase of emergency bulk power with any entity(ies) within or contiguous to SCE's service area and thereby allow such other entity(ies), as well as SCE, full access on a proportionate basis to the benefits of reserve coordination. ("Proportionate basis" refers to the equalized percentage of reserves concept rather

With respect to SCE's present or future resale customers "timely application" shall be in no event later than 90 days after publication by the Atomic Energy Commission of the notice of the receipt of application for a construction permit. With respect to all other entity(ies) referred to above "timely application" shall be within a reasonable period from a planning standpoint after the first public announcement of SCE's intention to construct the specific unit, but in no event later than the said time specified for SCE's resale customers.

than the largest single-unit concept, unless the participants have otherwise agreed.) Interconnections will not be limited to low voltages when higher voltages are available from SCE's installed facilities in the area where interconnection is desired, when the proposed arrangement is found to be functionally, technically and economically feasible. Emergency service to be provided under such agreements will be furnished to the fullest extent available and desired where such supply does not jeopardize or impair service to the supplier's customers.

- 5. SCE shall sell bulk power to or purchase bulk power from any other entity(ies) within or contiguous to SCE's service area. This refers to the mutually beneficial opportunity to coordinate in the planning of new generation, related transmission and associated facilities. This provision shall not be construed to require SCE to purchase or sell bulk power if such purchase or sale cannot be found to be functionally, technically and economically feasible.
- 6. SCE shall, pursuant to such principles, transmit bulk power over its transmission facilities within its service area, both between or among two or more entities with which it is interconnected to the extent that such transmission can be found to be functionally, technically and economically feasible and can be effected without an adverse effect on service to its own customers. SCE is obligated under this condition to transmit bulk power on the terms stated above, and in connection with SCE's plan to construct new transmission facilities for its own use within its service area, to include in its planning and construction program sufficient transmission capacity as required for such transmission, provided that such entity(ies) are obligated to compensate SCE fully for the use of its system. SCE shall use its best efforts to facilitate the transmission of bulk power over then existing transmission facilities outside its service area for such entities.
- 7. The foregoing conditions shall be implemented in a manner consistent with the provisions of the Federal Power Act and

all rates, charges, or practices in connection therewith are to be subject to the approval of regulatory agencies having jurisdiction over them."

3. This amendment is effective as of the date of issuance.

FOR THE ATOMIC ENERGY COMMISSION

Original signed by **D. B. Vassallo**

R. C. DeYoung, Assistant Director for Light Water Reactors, Group 1 Directorate of Licensing

Date of Issuance:

AUG 1 5 1974



UNITED STATES ATOMIC ENERGY COMMISSION

WASHINGTON, D.C. 20545

SOUTHERN CALIFORNIA EDISON COMPANY SAN DIEGO GAS AND ELECTRIC COMPANY

DOCKET NO. 50-362

SAN ONOFRE NUCLEAR GENERATING STATION, UNIT 3

CONSTRUCTION PERMIT

Construction Permit No. CPPR-98
Amendment No. 1

- 1. The Atomic Energy Commission (the Commission) has found that:
 - A. The issuance of this amendment will not be inimical to the common defense and security or to the health and safety of the public and does not involve a significant hazards consideration.
- 2. Paragraph 3.D. of Construction Permit No. CPPR-98 is hereby amended by adding a new paragraph 3.D. to read as follows:
 - "3.D. The Southern California Edison Company shall comply with the following antitrust conditions:

1. As used herein:

- 1.1 "Bulk Power" means the electric power, and any attendant energy, supplied or made available at transmission or sub-transmission voltage by one entity to another.
- 1.2 "Entity" means a person, a private or public corporation, a municipality, a cooperative, an association, a joint stock association or business trust owning, operating or proposing in good faith to own or operate equipment or facilities for the generation, transmission or distribution of electricity to or for the public as a utility.

- 2. Southern California Edison (hereafter SCE) recognizes it is generally in the public interest for electric utilities to interconnect, coordinate reserves, and/or engage in bulk power supply transactions in order to provide mutual, though not necessarily equal benefits, to each of the parties in such arrangements. However, SCE should not be obligated to enter into such an arrangement if (1) to do so would violate, or incapacitate it from performing any lawfully existing contracts it has with another party or (2) there is contemporaneously available to it a mutually exclusive competing or alternative arrangement with another party which affords it greater benefits. In implementing the commitments in the succeeding paragraphs, SCE will act in accordance with these principles.
- 3. SCE shall, pursuant to such principles, permit participation on mutually agreeable terms in new nuclear generating units initiated by SCE, upon timely application—by any entity(ies) within or contiguous to SCE's service area which at that time does not have access to an alternative comparably-priced source of bulk power supply. With respect to those units not initiated by SCE in which SCE is a joint participant with other utilities, SCE shall cooperate in facilitating the participation of any such entity(ies) which seeks such participation upon timely application.
- 4. SCE shall permit interconnection and coordination of reserves by means of agreements for the sale and purchase of emergency bulk power with any entity(ies) within or contiguous to SCE's service area and thereby allow such other entity(ies), as well as SCE, full access on a proportionate basis to the benefits of reserve coordination. ("Proportionate basis" refers to the equalized percentage of reserves concept rather

With respect to SCE's present or future resale customers "timely application" shall be in no event later than 90 days after publication by the Atomic Energy Commission of the notice of the receipt of application for a construction permit. With respect to all other entity(ies) referred to above "timely application" shall be within a reasonable period from a planning standpoint after the first public announcement of SCE's intention to construct the specific unit, but in no event later than the said time specified for SCE's resale customers.

than the largest single-unit concept, unless the participants have otherwise agreed.) Interconnections will not be limited to low voltages when higher voltages are available from SCE's installed facilities in the area where interconnection is desired, when the proposed arrangement is found to be functionally, technically and economically feasible. Emergency service to be provided under such agreements will be furnished to the fullest extent available and desired where such supply does not jeopardize or impair service to the supplier's customers.

- 5. SCE shall sell bulk power to or purchase bulk power from any other entity(ies) within or contiguous to SCE's service area. This refers to the mutually beneficial opportunity to coordinate in the planning of new generation, related transmission and associated facilities. This provision shall not be construed to require SCE to purchase or sell bulk power if such purchase or sale cannot be found to be functionally, technically and economically feasible.
- 6. SCE shall, pursuant to such principles, transmit bulk power over its transmission facilities within its service area, both between or among two or more entities with which it is interconnected to the extent that such transmission can be found to be functionally, technically and economically feasible and can be effected without an adverse effect on service to its own customers. SCE is obligated under this condition to transmit bulk power on the terms stated above, and in connection with SCE's plan to construct new transmission facilities for its own use within its service area, to include in its planning and construction program sufficient transmission capacity as required for such transmission, provided that such entity(ies) are obligated to compensate SCE fully for the use of its system. SCE shall use its best efforts to facilitate the transmission of bulk power over then existing transmission facilities outside its service area for such entities.
- 7. The foregoing conditions shall be implemented in a manner consistent with the provisions of the Federal Power Act and

all rates, charges, or practices in connection therewith are to be subject to the approval of regulatory agencies having jurisdiction over them."

3. This amendment is effective as of the date of issuance.

FOR THE ATOMIC ENERGY COMMISSION

Original signed by D. B. Vassallo

R. C. DeYoung, Assistant Director for Light Water Reactors, Group 1 Directorate of Licensing

Date of Issuance:

AUG 1 5 1974

UNITED STATES ATOMIC ENERGY COMMISSION

DOCKET NOS. 50-361A AND 50-362A

SOUTHERN CALIFORNIA EDISON COMPANY
SAN DIEGO GAS AND ELECTRIC COMPANY
(San Onofre Nuclear Generating Station, Units 2 and 3)

NOTICE OF ISSUANCE OF AMENDMENT TO CONSTRUCTION PERMITS

On July 12, 1971, the Attorney General, pursuant to Section 105c of the Atomic Energy Act, as amended, advised the Atomic Energy Commission that an antitrust hearing concerning the activities of Southern California Edison Company would be required in connection with the Company's application for construction permits for the San Onofre Nuclear Generating Station, Units 2 and 3. The notice of availability of the Attorney General's advice was published in the FEDERAL REGISTER on September 4, 1971 (36 F.R. 17886).

Construction Permits Nos. CPPR-97 and CPPR-98 were issued for the San Onofre Nuclear Generating Station, Units 2 and 3, respectively on October 18, 1973, in accordance with the Initial Decision of the Atomic Safety and Licensing Board dated October 15, 1973. The Construction Permits contained a provision that, pursuant to Section 105c(8) of the Atomic Energy Act of 1954, as amended, the permits were issued "without prejudice to any subsequent licensing action, including the imposition of appropriate conditions, which may be taken by the Commission as a result of the outcome of any antitrust proceeding."

On June 27, 1974, the Attorney General advised the Atomic Energy Commission that an antitrust hearing is no longer required in view of Southern California Edison Company's agreement to have the antitrust conditions enclosed with the Company's letter of June 6, 1974 incorporated in the Construction Permits for San Onofre 2 and 3.

Notice is hereby given that the Atomic Energy Commission has issued Amendment No. 1 to Construction Permits Nos. CPPR-97 and CPPR-98. This amendment incorporates the seven antitrust conditions enclosed with the June 6, 1974 letter from Southern California Edison Company, and published in the FEDERAL REGISTER on August 1, 1974 (39 F.R. 27822).

The Commission has found that the provisions of the amendment comply with the requirements of the Atomic Energy Act of 1954, as amended, and the Commission's regulations published in 10 CFR Chapter I and has concluded that the issuance of the amendment will not be inimical to the common defense and security or to the health and safety of the public. This amendment does not involve a significant hazards consideration.

Copies of the amendment, the Attorney General's letter of June 27, 1974, and the letter of June 6, 1974 from Southern California Edison Company are available for public inspection at the Commission's Public Document Room, 1717 H Street, N.W., Washington, D. C., and at the San

Clemente Public Library, 233 Granada Street, San Clemente, California.

Single copies of the amendment may be obtained upon request addressed to the U. S. Atomic Energy Commission, Washington, D. C. 20545, Attention:

Deputy Director for Reactor Projects, Directorate of Licensing, Regulation.

Dated at Bethesda, Maryland, this 15 day of August 1974.

FOR THE ATOMIC ENERGY COMMISSION

Original Signed by O. D. Parr

Olan D. Parr, Chief Light Water Reactors Projects Branch 1-3 Directorate of Licensing