

SEP 15 1980

DOCKET NO. 70-687

Union Carbide Corporation
ATTN: Mr. James J. McGovern
Business Manager, Radiochemicals
P.O. Box 234
Tuxedo, New York 10987

Gentlemen:

Amendment MPP-3 to License SNM-639 was revised on August 6, 1980, in response to your December 28, 1979 application for amendment. An amendment fee of \$2,800 was paid for review and approval of the request.

In accordance with Footnotes 1(d) and 4 of the enclosed 10 CFR 170, we have reviewed the manpower expenditures required for the review of the subject application for amendment, and the actual review cost is \$5,320. Since the maximum fee for a safeguards amendment in fee Category 1G is \$2,800, no additional fee is required.

Sincerely,

Signed C. James Holloway, Jr.

WOM
William O. Miller, Chief
License Fee Management Branch
Office of Administration

Enclosure:
10 CFR 170

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MEMORANDUM FOR: William E. Manion, Financial Operations Branch, CON
FROM: William O. Miller, Chief, License Fee Management Branch, ADM
SUBJECT: TRANSFER OF FUNDS - UNION CARBIDE CORPORATION

On April 15, 1980, we forwarded to you a \$2,800 amendment fee (Check 12216411 D80-442), which was submitted by the licensee. We requested that your Office place the check in a deferred revenue account pending completion of the licensing review and further notification from us. The NMSS Licensing staff has informed us of the actual manpower required to review the application. Please transfer the funds to revenue as indicated below.

Licensee:

License: SNM-639

Union Carbide Corporation
P.O. Box 234
Tuxedo, New York 10987

Application Dated: December 28, 1979
Fee Category: 1G
Amendment Issued: August 6, 1980
Fee Paid/Type: \$2,800 AA905 AMD-SG
Total Fee Required: \$2,800 (140 man-hours @ \$38 man-hr. = \$5,320)*
Refund Due: None

Transfer the Amount Indicated
From Deferred Revenue to
Materials Revenue Account: \$2,800 From Account 1129 to AA905 AMD-SG

Original Signed by Signed C. James Holloway, Jr.

WOM
William O. Miller, Chief
License Fee Management Branch
Office of Administration

*For this case, the fee is limited to the amount collected in accordance with Section 170.31, Footnote 1(d) and 4.

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