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SUBJECT: Forwards Amend Applications 17 & 3 to Licenses NPF+10 & NPF+15, respectively, proposing changes to Sections 2.C(23) & 2.C(18) recemengency preparedness conditions, Prompt review requested.Class I & II amend feetencl.							
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Southern California Edison Company



TELEPHONE

213-572-4144

P. O. BOX 800 2244 WALNUT GROVE AVENUE ROSEMEAD, CALIFORNIA 91770 January 14, 1983

NOBERT DIETCH

Mr. H. R. Denton Office of Nuclear Reactor Regulation U.S. Nuclear Regulatory Commission Washington, D.C. 20555

Gentlemen:

8301180227 830114 PDR ADOCK 05000361

Subject: Docket Nos. 50-361 and 50-362 San Onofre Nuclear Generating Station Units 2 and 3

Enclosed are three executed and forty conformed copies of Amendment Application No. 17 to Operating License No. NPF-10 and Amendment Application No. 3 to Operating License No. NPF-15 for San Onofre Nuclear Generating Station. Amendment Application Nos. 17 and 3 consist of Proposed Change Nos. NPF-10-63 and NPF-15-63, respectively.

Proposed Change No. NPF-10-63 is a request to revise Section 2.C(23) of Operating License No. NPF-10. Likewise, Proposed Change No. NPF-15-63 is a request to revise Section 2.C(18) of Operating License No. NPF-15. The original assumptions on which the timing for these conditions was based are no longer valid. Further, unless modified, Operating License Nos. NPF-10 and NPF-15 do not authorize operation of SONGS 2 and 3 beyond February 17, 1983.

It is respectfully requested that Amendment Application No. 17 (NPF-10) and Amendment Application No. 3 (NPF-15) be reviewed promptly and appropriate action taken. Direct distribution of these applications will be made in accordance with the service list provided by SCE's letter of August 2, 1982 to the Commission. An affidavit attesting to the fact that distribution has been completed will be submitted within ten days of amendment docketing.

In order that the action requested herein not conflict with the Licensing Board's position on this issue, a Motion To Modify License Condition is being filed with the Licensing Board concurrent with the enclosed amendment applications.

BOOI W/cLeck: \$ 1600.00

C.

Mr. H. R. Denton

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January 14, 1983

The proposed change contained in Amendment Application No. 17 (NPF-10) is considered to constitute a Class II amendment based on the determination that this change is administrative in nature and has no safety or environmental significance. The proposed change contained in Amendment Application No. 3 (NPF-15) is a duplicate of Amendment Application No. 17 for a second essentially identical unit at the same site and thus is considered to constitute a Class I amendment. Accordingly, enclosed is Southern California Edison Company's check in the amount of \$1,600.00 as required by 10 CFR 170.22.

Very truly yours,

lobert Sitch

Enclosures

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