Docket No. 50-206

Southern California Edison Company
ATTN: Mr. R. Dietch
Vice President
Nuclear Engineering & Operations
2244 Walnut Grove Avenue
P. O. Box 800
Rosemead, California 91770

Gentlemen:

By letter dated August 25, 1982, the Division of Licensing (DL) staff approved your application dated June 25, 1982 (Amendment 106/P.C. No. 114) and issued Amendment No. 62 to Provisional Operating License No. DPR-13 for San Onofre Generating Station Unit 1. This application proposed Technical Specification changes which would permit a delay in the safety injection system hydraulic valve testing surveillance interval if the interval lapses during Mode 5 or 6 operation. Fees pursuant to 10 CFR 170.22 were not remitted with your application because you determined that it clarified Amendment No. 57 which was issued by the NRC on November 5, 1981, for your October 21, 1981 Amendment Request No. 99 for which your Company paid a Class III fee. Further, your Company stated that your June 25 request should not require significant review.

While the DL staff agrees that your June 25 request was administrative in nature, they do not agree that it is clarification of Amendment No. 57 at the Commission's request. Instead, they consider it a resolution of an issue which your Company was not cognizant of at the time your October 21, 1981 Amendment Request No. 99 was filed. On this basis, it has been determined that a Class II fee (\$1,200) is appropriate for this application since the changes were administrative or pro forma in nature. Therefore, you are requested to remit the sum of \$1,200 to this office.

Sincerely,

Original Signed by Wm. O. Miller

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

R. Diggs, LFMB LFMB R/F

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