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UNITED STATES NUCLEAR REGULATORY COMMISSION WASHINGTON, D. C. 20555

MAY 1 1511

Docket Nos. 50-317 and 50-318

CLEAR REGU

Baltimore Gas & Electric Company ATTN: Mr. A. E. Lundvall, Jr. Vice President - Supply P.O. Box 1475 Baltimore, MD 21203

Gentlemen:

We have received a copy of your letter dated March 23, 1981, which was filed with the Office of Nuclear Reactor Regulation (ONRR). We understand that your letter transmitted a document relating to the environmental effects of 18-month refueling cycles for Calvert Cliffs Unit Nos. 1 and 2. Your letter dated April 20, 1981, stated that fees under the provision of 10 CFR Part 170 were not required for this document because it does not involve an amendment to the operating licenses. Reviews and approvals for licensed reactor facilities which are required, but do not necessarily result in a license amendment, are subject to fees; should be classified in the same manner as applications for license amendments, and fees determined and paid pursuant to 10 CFR 170.22.

The ONRR review staff has informed us that your document relating to the environmental effects of 18-month cycles will require review and issuance of an extensive environmental impact appraisal. Consequently, it is subject to the fees of 10 CFR 170.22. On this basis, it has been determined that a Class IV fee of \$12,300 is due for one of the units and a duplicate fee of \$400 is due for the other unit. It is requested that your Company remit a total of \$12,700 to this office. If the ONRR staff's final review of your March 23 document reveals that these fees are incorrect, you will be notified and an adjustment will be made.

Sincerely,

Leta M. Digge

Reba M. Diggs Facilities Program Coordinator License Fee Management Branch Office of Administration