

UNITED STATES OF AMERICA  
NUCLEAR REGULATORY COMMISSION

ATOMIC SAFETY AND LICENSING BOARD

BEFORE ADMINISTRATIVE JUDGES  
James L. Kelley, Chairman  
Elizabeth B. Johnson  
Cadet H. Hand



SERVED OCT 6 1981

In the Matter of

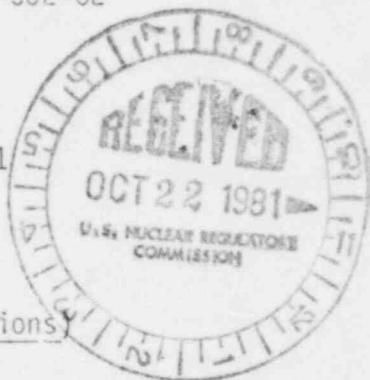
SOUTHERN CALIFORNIA EDISON COMPANY,  
ET AL.

(San Onofre Nuclear Generating  
Station, Units 2 and 3)

Docket Nos. 50-361-OL  
50-362-OL

October 6, 1981

ORDER  
(Closing the Record Subject to Certain Conditions)



The record in the emergency planning portion of these proceedings is closed, subject to receipt and inclusion in the record of the following documents from the Federal Emergency Management Agency (FEMA):

- (1) a letter responding to a series of questions posed by the Board on the record to Mr. Perry, Counsel for FEMA;
- (2) a statement of FEMA's position on whether emergency plans should include arrangements for medical services for members of the general public who may be injured in a radiological emergency; and
- (3) the further findings and determinations concerning the adequacy of the San Onofre emergency plans referred to in Mr. Jaske's memorandum of July 14, 1981 to Mr. Grimes and now anticipated to be received by early November, 1981.

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The Board requests the NRC Staff to serve the FEMA findings (item (3), above) on the Board and all parties as soon as they are available. Within ten days following receipt of the FEMA findings, any party may move to reopen the record for further hearings for good cause shown. Such a showing shall be based upon particular parts of the FEMA findings and demonstrate that an opportunity for cross-examination (as distinguished, for example, from an opportunity for further written comment) is required for a full and true disclosure of the facts. Parties will not be allowed to inject new contentions into the proceeding based on the FEMA findings. Parties in opposition to a motion to reopen under this paragraph, including the Staff, shall file any responses within ten days following receipt of the motion to reopen.

The Board may reopen for further hearings on its own motion, based on the FEMA findings, if it determines that good cause for reopening exists. Whether or not further hearings are necessary as a result of the FEMA findings, the Board will consider those findings in determining the adequacy of the San Onofre plans, if such consideration will not delay our decision.

FOR THE ATOMIC SAFETY AND  
LICENSING BOARD

*James L. Kelley*  
James L. Kelley, Chairman  
ADMINISTRATIVE JUDGE

Dated at Bethesda, Maryland  
this 6th day of October, 1981