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Docket Nos. 50-518, 50-519 50-520, 50-521

Tennessee Valley Authority
ATTN: Mr. H. G. Parris
Manager of Power
500A Chestnut Street - Tower II
Chattanooga, Tennessee 37401

Gentlemen:

A recent review of our records for the Hartsville Plant reflected that the Authority paid a Class III fee (\$4,000) and three Class I fees (\$1,200) for an application dated October 31, 1980. This application requested deletion of certain requirements for monitoring primary water quality and construction effects from the construction permits for Hartsville Units A-1, A-2, B-1 and B-2. The Office of Nuclear Reactor Regulation approved this application by the issuance of Amendment No. 4 to the construction permits on December 29, 1980.

It has been determined that fees should not be charged for deletion of non-radiological water quality conditions in cases where licensees have an effective NPDES permit. On this basis, we have concluded that an exemption, pursuant to 10 CFR 170.11(b), from the fee requirement is authorized by law and such exemption is otherwise in the public interest and is hereby granted for your October 31, 1980 application. Therefore, we have concurrently authorized the Division of Accounting and Finance to refund the \$5,200 paid with your application. Refunds are generally processed within a two-week period.

Sincerely,

Original Signed by Wm. O. Miller

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

cc: Mr. Percy Hammonds
Tennessee Valley Authority
500A Chestnut Street - Tower II
Chattanooga, Tennessee 37401

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A	PDR		/No.
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DATE	9/ 17 /82 9/ /82	9/ 20 /82	9/20 /82

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