

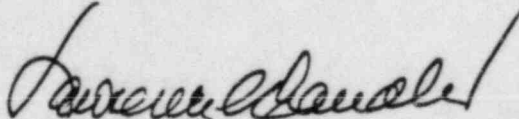
Chron

February 14, 1984

Note to: Harry Rood

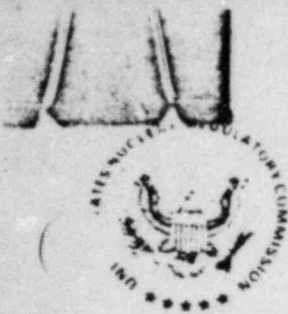
SUBJECT: ISSUANCE OF AMENDMENT NO. 22 - SAN ONOFRE, UNIT 2

We have reviewed the referenced licensing action and return it without concurrence. Although the action requested by the licensee was approved in September 1982, the failure to timely follow-up with the formal license amendment now requires compliance with the "Sholly" procedures. Accordingly, this action should be pre-noticed for thirty days in the monthly notice package, with or without a significant hazards determination. In any event, the Federal Register description of the action should (more clearly than presently stated) provide a description of the changes made as well as of the actions the Staff has taken, noting that it is pre-Sholly in vintage and was accomplished consistent (presumably) with then-traditional staff practice. Note that the SER should also more clearly describe the action requested and the basis for the Staff's evaluation.



Lawrence J. Chandler
Deputy Assistant Chief Hearing Counsel

cc: J. Scinto



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

Jon J S's records
2/16/84

DOCUMENT DATE: DATE RECEIVED: TASK PARTS NO:
02/08/84 842047

FINDING BEFORE:
FACILITY: (05000293) PLUMBING 1

REFERRED TO: 1613-YVET:
SCINTE 02/08/84
KANNAN/AD/02 02/08/84

REMARKS:
16

No OELD Concurrence. Finding of "no significant hazard is not synonymous with "not result in unacceptable hazards" (C.O. Thomas letter). Appears that there is a significant hazard and must be pre-noticed. E. Chan 2/16/84

Return to Project Manager: Paul Leach

Paul-
No OELD Concurrence. You need a better basis for finding "no significant hazard." C.O. Thomas' "not result in unacceptable hazards" is not the same as no significant hazard.

E. Chan
2/16/84



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

2/17/84

FROM: VARGA
(OR88)
NRR

DOCUMENT DATE: DATE RECEIVED TASK BASIS NO:
02/10/84 842170

CLASS: AMPL

PENDING BEFORE:
FACILITY: (05000348) FARLEY 1

DESCRIPTION:

TECH SPECS RE: CHANGES PER NUREG-0737

REFERRED TO:

RECEIVED:

REMARKS:

MEMO FOR MILLER FROM VARGA

DUE DATE: 02/17/84

SCINTI
RUTBERG/HASCE

2/14
02/10/84

Handwritten signature and date: 2/14, FEB 14 1984

COMMENTS:

Joe - I have no legal objection, but I think the Staff should explain its basis for why the amendment involves a no significant hazards consideration. The mere statement that "we agree" seems insufficient.

Delarsell 2/13/84

Don - You
had that to be
PM
Joe