

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

DEC 3.1 197 1

Docket Nos. STN 50-592 and STN 50-593

> Mr. W. J. Johnson Controller El Paso Electric Company Post Office Box 982 El Paso, Texas 79999

Dear Mr. Johnson:

SUBJECT: REQUEST FOR WITHHOLDING FINANCIAL INFORMATION FROM PUBLIC DISCLOSURE

By your letter, dated April 9, 1979, you submitted financial schedules and forecasts relating to the El Paso Electric Company's share of the Palo Verde Nuclear Generating Station, Units 4 and 5, and requested that they be with old from public disclosure pursuant to 10 CFR 2,790.

Your reasons for requesting our withholding of this information were that (1) the information was prepared from data available for internal use only, (2) such data have been and will continue to be held in confidence by your company, and (3) substantial harm may be caused to the company if the submitted information is made publicly available.

Subsequently, by letter, dated September 7, 1979. from E. E. Van Brunt, Jr., we were requested that concurrent with the withdraval of the application for Palo Verde, 4 and 5, we return the above financial information to you. In compliance with this request, we are returning the subject information since it is no longer necessary for us to make a finding regarding your financial qualifications for the withdrawn application.

Prior to the withdrawal of the application, a meeting was held with your representatives on May 23, 1979, to discuss your reasons for requesting our withholding of the financial information. Since your representatives stated that the concern about releasing the information was the potential harm from a third party action (not the SEC), we agreed to look into this concern before acting on your request. We subsequently met with the Division of Corporation Finance of the SEC to discuss the above concern and would like to provide for your information what we learned from the SEC.

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Mr. W. J. Johnson

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At the meeting held with the SEC, the SEC informed us of the following:

- (1) It is the opinion of the SEC's Division of Corporation of Finance that disclosure of the projections to a regulatory agency such as the NRC are distinguishable from the type of projections presented in a prospectus for the marketing of securities.
- (2) Notwithstanding the above, the SEC is encouraging the disclosure of projections and forward looking information both in SEC filings and, in general, through its safe harbor rule effective July 30, 1979.
- (3) The SEC stated that it felt that disclosure of financial projections and prediction of dividends would be "deemed not to be false or misleading under the federal securities laws unless they were prepared without a reasonable basis or disclosed other than in good faith".
- (4) Consequently, the SEC felt that there would be no viable liability to an NRC applicant in its projections being made public by the NRC.

Please advise us if you have any questions regarding this letter.

Sincerely,

Cela b. Chief

Light Water Reactors, Branch No. 3 Division of Project Management

Enclosure: As Stated

cc: w/o Enclosure: See Next Page

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Mr. E. E. Van Brunt, Jr. Vice President-Nuclear Project Management Arizona Public Service Company P. O. Box 21666 Phoenix, Arizona 85036

cc: Arthur C. Gehr. Esq. Snell & Wilmer 3100 Valley Center Phoenix, Arizona 85073

> Charles S. Pierson, Assistant Attorney General 200 State Capitol 1700 West Washington Phoenix, Arizona 85007

Donald G. Gilbert, Executive Director Arizona Atomic Energy Commission 2929 Indian School Road Phoenix, Arizona 85017

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George Campbell, Chairman Maricopa County Board of Supervisors 111 South Third Avenue PLoenix, Arizona 85003

Mr. Larry Bard P. U. Box 793 Tempe, Arizona 85281

Dr. Stanley L. Dolins Assistant Director Energy Programs (OEPAD) Office of the Governor 1700 West Washington Executive Tower - Rm. 507 Phoenix, Arizona 85007

Tom Diamond, Esg. 1208 First City National Bank Buiding El Paso, Texas 79901 ALC: 1 1 1979



Janice E. Kerr, Esq. J. Calvin Simpson, Esq. Vincent MacKenzie, Esq. California Public Utilities Commission 5066 State Building San Francisco, CA 94102

Kathryn Burkett Dickson, Esg. Mark J. Urban, Esg. Counsels for the California Laprgy Resources Conservation and Development Commission 1111 Howe Avenue Sacramento, CA 95825

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