

BEFORE THE UNITED STATES NUCLEAR REGULATORY COMMISSION

Application of SOUTHERN CALIFORNIA EDISON)	
COMPANY, <u>ET AL.</u> for a Class 103 license to)	DOCKET NO. 50-361
Acquire, Possess, and Use a Utilization)	
Facility as Part of Unit No. 2 of the San)	Amendment Application
Onofre Nuclear Generating Station)	No. 17

SOUTHERN CALIFORNIA EDISON COMPANY, ET AL. pursuant to 10 CFR 50.90, hereby submit Amendment Application No. 17.

This amendment application consists of Proposed Change NPF-10-63 to Facility Operating License No. NPF-10. Proposed Change NPF-10-63 is a request to revise Section 2.C.(23) of Operating License NPF-10. The proposed change seeks to defer the date to provide plans demonstrating that SCE and offsite jurisdictions have developed and stand ready to implement arrangements for medical services for members of the offsite public.

Pursuant to 10 CFR 170.22, Proposed Change NPF-10-63 contained in Amendment Application No. 17 is considered to constitute a Class II Amendment. The basis for the determination is that this change is administrative in nature and has no safety or environmental significance.

Accordingly, the fee of \$1,200.00 corresponding to this determination is remitted herewith as required by 10 CFR 170.22.

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PDR ADOCK 05000361
PDR

Subscribed on this 14th day of Jan., 1983.

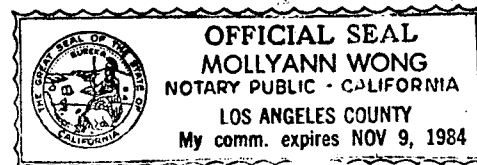
Respectfully submitted,

SOUTHERN CALIFORNIA EDISON COMPANY

By: Robert Smith

Subscribed and sworn to before me this
14th day of January, 1983.

Mollyann Wong
Notary Public in and for the County of
Los Angeles, State of California



My Commission Expires: 11/9/84

Charles R. Kocher
James A. Beoletto
Attorney for Southern
California Edison Company

By: James A. Beoletto

SAN DIEGO GAS & ELECTRIC COMPANY

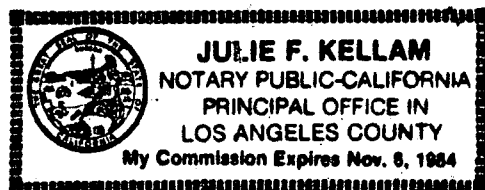
By: *G. D. Cotton*
G. D. COTTON

David R. Pigott
Samuel B. Casey
Orrick, Herrington & Sutcliffe
Attorneys for San Diego
Gas & Electric Company.

By: *David R. Pigott*

Subscribed and sworn to before me this
12th day of JANUARY 1983.

Julie F. Kellam
Notary Public in and for the County of
~~San Diego~~, State of California
LOS ANGELES



THE CITY OF ANAHEIM

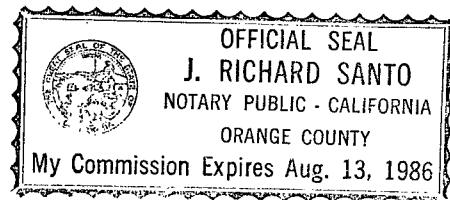
By:

Gordon W. Hoyt
GORDON W. HOYT

Alan R. Watts
Rourke & Woodruff
Attorneys for the City of Anaheim

By:

Alan R. Watts




200 S. ANAHEIM BLVD. ANAHEIM, CA 92803

Subscribed and sworn to before me this
10 day of JAN, 1983.

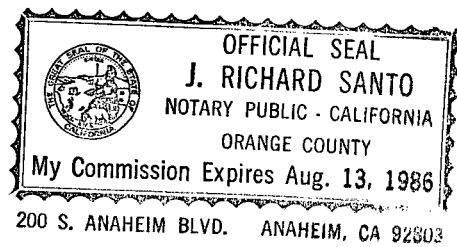
J. Richard Santo
Notary Public in and for the County
of Orange, State of California

THE CITY OF RIVERSIDE


By: 
EVERETT C. ROSS

Alan R. Watts
Rourke & Woodruff *Riverside*
Attorneys for the City of Anaheim

By: 



Subscribed and sworn to before me this
10 day of JAN, 1983.


Notary Public in and for the County
of ORANGE, State of California

BEFORE THE UNITED STATES NUCLEAR REGULATORY COMMISSION

Application of SOUTHERN CALIFORNIA EDISON COMPANY, <u>ET AL.</u> for a Class 103 license to Acquire, Possess, and Use a Utilization Facility as Part of Unit No. 3 of the San Onofre Nuclear Generating Station)))))	DOCKET NO. 50-362 Amendment Application No. 3
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SOUTHERN CALIFORNIA EDISON COMPANY, ET AL. pursuant to 10 CFR 50.90,
hereby submit Amendment Application No. 3.

This amendment application consists of Proposed Change NPF-15-63 to
Facility Operating License No. NPF-15. Proposed Change NPF-15-63 is a request
to revise Section 2.C.(18) of Operating License NPF-15. The proposed change
seeks to defer the date to provide plans demonstrating that SCE and offsite
jurisdictions have developed and stand ready to implement arrangements for
medical services for members of the offsite public.

Pursuant to 10 CFR 170.22, Proposed Change NPF-15-63 contained in
Amendment Application No. 3 is considered to constitute a Class I Amendment.
The basis for the determination is that this amendment is a duplicate of
Amendment Application No. 17 to Operating License No. NPF-10 for Unit No. 2 at
San Onofre Nuclear Generating Station.

Accordingly, the fee of \$400.00 corresponding to this determination
is remitted herewith as required by 10 CFR 170.22.

Subscribed on this 14th day of Jan, 1983.

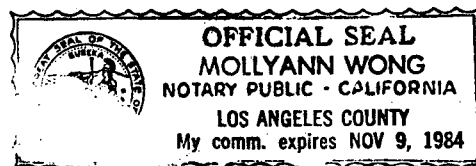
Respectfully submitted,

SOUTHERN CALIFORNIA EDISON COMPANY

By: Robert Dietz

Subscribed and sworn to before me this
14th day of January, 1983.

Mollyann Wong
Notary Public in and for the County of
Los Angeles, State of California



My Commission Expires: 11/9/84

Charles R. Kocher
James A. Beoletto
Attorney for Southern
California Edison Company

By: James A. Beoletto

SAN DIEGO GAS & ELECTRIC COMPANY

By:

G. D. COTTON

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Attorneys for San Diego
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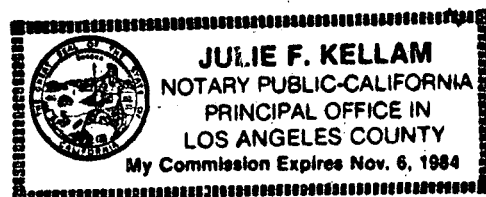
By:

David R. Pigott

Subscribed and sworn to before me this
12th day of JANUARY 1983.

Julie F. Kellam
Notary Public in and for the County of
~~San Diego~~, State of California

LOS ANGELES



THE CITY OF ANAHEIM

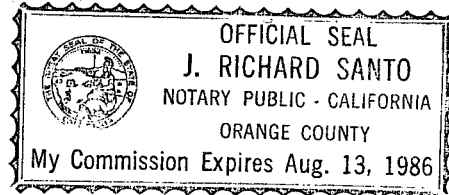
By:

Gordon W. Hoyt
GORDON W. HOYT

Alan R. Watts
Rourke & Woodruff
Attorneys for the City of Anaheim

By:

Alan R. Watts



200 S. ANAHEIM BLVD. ANAHEIM, CA 92803

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10 day of JAN, 1983

J. Richard Santo
Notary Public in and for the County
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THE CITY OF RIVERSIDE

By:

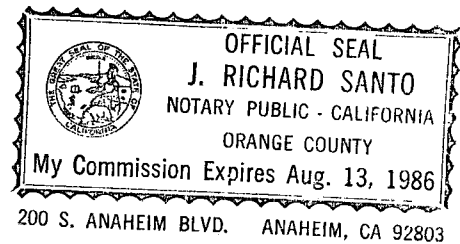
Everett C. Ross
EVERETT C. ROSS

Alan R. Watts
Rourke & Woodruff
Attorneys for the City of Anaheim

Riverside

By:

Alan R. Watts



Subscribed and sworn to before me this
10 day of JAN, 1983.

J. Richard Santo
Notary Public in and for the County
of ORANGE, State of California

DESCRIPTION OF PROPOSED CHANGE NPF-10-63 AND SAFETY ANALYSIS
OPERATING LICENSE NPF-10

This is a request to revise Section 2.C.(23) of Facility Operating License NPF-10.

Existing Condition

Section 2.C.(23) Emergency Preparedness Conditions

(23) Emergency Preparedness Conditions

a. Conditions of ASLB Initial Decision of May 14, 1982

Within five (5) months of initially exceeding five (5) percent power, SCE shall:

- i. Demonstrate that both meteorological towers and the Health Physics Computer System are fully installed and operational. SCE shall maintain offsite assessment and monitoring capabilities, essentially as described in the hearing (see Initial Decision, Section IV, Paragraph D1.12, pp. 136-140), at no less than that level of readiness, pending development of satisfactory capability of offsite response organizations (see Initial Decision, Section IV, Paragraph D.27, pp. 145-146, and Section V, Paragraph B, pp. 213-214).
- ii. Provide an assessment of whether public information regarding emergency planning should also be presented in Spanish (see Initial Decision, Section IV, Paragraph F.32, pp. 168, and Section V, Paragraph C.2, pp. 215).
- iii. Provide plans demonstrating that SCE and offsite jurisdictions have developed and stand ready to implement arrangements for medical services for members of the offsite public. Documentation of the arrangements and provisions made shall be provided to the Atomic Safety and Licensing Board as well as to the NRC staff (see Initial Decision, Section III, pp. 43-47, and Section V, Paragraph D, pp. 216-217).
- iv. Provide revised plans demonstrating that the "extended" Emergency Planning Zone (EPZ) concept has been deleted from the San Onofre onsite and offsite plans and the Plume Exposure Pathway EPZ boundary has been extended, along with siren coverage, to Dana Point and all of San Juan Capistrano (see Initial Decision, Section IV, Paragraph D.25, pp. 98, and Section V, Paragraph C.5, pp 216; see also Order (Making Clarifying Change in Initial Decision) dated May 25, 1982).

b. Completion of Emergency Preparedness Requirements

In the event that the NRC finds that the lack of progress in completion of the procedures in the Federal Emergency Management Agency's proposed rules, 44 CFR 350, is an indication that a major substantive problem exists in achieving or maintaining an adequate state of preparedness, the provisions of 10 CFR 50.54(s)(2) will apply.

Proposed Change

Section 2.C(23) Emergency Preparedness Conditions

(23) Emergency Preparedness Conditions

a. Conditions of ASLB Initial Decision of May 14, 1982

Within five (5) months of initially exceeding five (5) percent power, SCE shall:

- i. Demonstrate that both meteorological towers and the Health Physics Computer System are fully installed and operational. SCE shall maintain offsite assessment and monitoring capabilities, essentially as described in the hearing (see Initial Decision, Section IV, Paragraph D.1-12, pp. 136-140), at no less than that level of readiness, pending development of satisfactory capability of offsite response organizations (see Initial Decision, Section IV, Paragraph D.27, pp. 145-146, and Section V, Paragraph B, pp. 213-214).
- ii. Provide an assessment of whether public information regarding emergency planning should also be presented in Spanish (see Initial Decision, Section IV, Paragraph F.32, pp. 168, and Section V, Paragraph C.2, pp. 215).
- iii. Provide revised plans demonstrating that the "extended" Emergency Planning Zone (EPZ) concept has been deleted from the San Onofre onsite and offsite plans and the Plume Exposure Pathway EPZ boundary has been extended, along with siren coverage, to Dana Point and all of San Juan Capistrano (see Initial Decision, Section IV, Paragraph D.25, pp. 98, and Section V, Paragraph C.5, pp. 216; see also Order (Making Clarifying Change in Initial Decision) dated May 25, 1982).

b. Completion of Emergency Preparedness Requirements

In the event that the NRC finds that the lack of progress in completion of the procedures in the Federal Emergency Management Agency's proposed rules, 44 CFR 350, is an indication that a major substantive problem exists in achieving or maintaining an adequate state of preparedness, the provisions of 10 CFR 50.54(s)(2) will apply.

c. Provide Medical Services Plans

By August 17, 1983, SCE shall provide plans demonstrating that SCE and offsite jurisdictions have developed and stand ready to implement arrangements for medical services for members of the offsite public. Documentation of the arrangements and provisions made shall be provided to the Atomic Safety and Licensing Board as well as to the NRC staff (see Initial Decision, Section III, pp. 43-47, and Section V, Paragraph D, pp. 216-217).

Reason for Proposed Change

SCE is seeking to defer the date to provide plans demonstrating that SCE and offsite jurisdictions have developed and stand ready to implement arrangements for medical services for members of the offsite public for the following reasons:

1. The Initial Decision of the Atomic Safety and Licensing Board (Board) of May 14, 1982 concluded that arrangements for medical services were not adequate to meet what the Board perceived to be the standards of 10 CFR 50.47(b)(12). The Board also concluded that full power operation pending development of adequate medical arrangements was not precluded. The Board specifically retained jurisdiction over the medical services issue.
2. The Commission noted the different interpretations being assigned to 10 CFR 50.47(b)(12) by the Board and the Atomic Safety and Licensing Appeal Board (ASLAB) and certified two questions designed to resolve the interpretation of that regulation. Pending a Commission determination of the interpretation to be placed on 10 CFR 50.47(b)(12), the Board's license condition is to remain in effect.
3. On November 19, 1982, by Memorandum and Order, the Commission, in response to the Board's certified question requesting guidance on whether to proceed to hearing pending the Commission's determination of the interpretation of 10 CFR 50.47(b)(12), instructed the Board to suspend its proceedings until further order of the Commission. The Commission again stated that the Board's condition remains in effect.
4. Inasmuch as proceedings to resolve the medical arrangements issue are suspended and the Commission has not yet issued its interpretation of 10 CFR 50.47(b)(12), SCE cannot be assured a resolution of the issue by February 17, 1983, which is 5 months from September 17, 1982, the date that SONGS 2 actually exceeded 5% power.
5. The proposed change will allow continued full power operation of SONGS 2 pending resolution of the medical services issue.

Safety Analysis

The proposed change defers the resolution date for the medical services issue. The original timing that was established by the Board for these conditions, was assumed to be sufficient to resolve this issue, even with the possibility that a public hearing would be required. However, inasmuch as proceedings to resolve the medical services issue are suspended and the Commission has not yet issued its interpretation of 10 CFR 50.47(b)(12), additional time is needed for resolution of this issue. Full power operation of SONGS 2 pending resolution of the medical services issue is justified and permissible providing the standards of 10 CFR 50.47(c)(1) are met. 10 CFR 50.47(c)(1) standards are met; the deficiencies articulated by the Board are not significant for continued operation of the plant and the medical services currently available constitute adequate interim compensating measures pending final resolution of the issue.

Accordingly, it is concluded that: (1) Proposed Change NPF-10-63 does not present significant hazard considerations not described or implicit in the Final Safety Analysis; (2) there is reasonable assurance that the health and safety of the public will not be endangered by the proposed change; and (3) this action will not result in a condition which significantly alters the impact of the station or the environment as described in the NRC Final Environmental Statement.

DLC:6740

DESCRIPTION OF PROPOSED CHANGE NPF-15-63 AND SAFETY ANALYSIS
OPERATING LICENSE NPF-15

This is a request to revise Section 2.C.(18) of Facility Operating License NPF-15.

Existing Condition

Section 2.C.(18) Emergency Preparedness Conditions

(18) Emergency Preparedness Conditions

a. Conditions of ASLB Initial Decision of May 14, 1982

By February 17, 1983, SCE shall:

1. Provide evidence that both meteorological towers and the Health Physics Computer System are fully installed and operational. SCE shall maintain offsite assessment and monitoring capabilities, essentially as described in the hearing (see initial Decision, Section IV, Paragraph D.1-12, pp. 136-140), at no less than that level of readiness, pending development of satisfactory capability of offsite response Paragraph D.27, pp. 145-146, and Section V, Paragraph B, pp. 213-214).
2. Provide an assessment of whether public information regarding emergency planning should also be presented in Spanish (see Initial Decision, Section IV, Paragraph F.32, pp. 168, and Section V, Paragraph C.2, pp. 215).
3. Provide plans demonstrating that SCE and offsite jurisdictions have developed and stand ready to implement arrangements for medical services for members of the offsite public. Documentation of the arrangements and provisions made shall be provided to the Atomic Safety and Licensing Board as well as to the NRC staff (see Initial Decision, Section III, pp. 43-47, and Section V, Paragraph D, pp. 216-217).
4. Provide revised plans demonstrating that the "extended" Emergency Planning Zone (EPZ) concept has been deleted from the San Onofre onsite and offsite plans and the Plume Exposure Pathway EPZ boundary has been extended, along with siren coverage, to Dana Point and all of San Juan Capistrano (see Initial Decision, Section IV, Paragraph D.25, pp. 98, and Section V, Paragraph C.5, pp. 216; see also Order (Making Clarifying Change in Initial Decision) dated May 25, 1982).

b. Completion of Emergency Preparedness Requirements

In the event that the NRC finds that the lack of progress in completion of the procedures in the Federal Emergency Management Agency's proposed rules, 44 CFR 350, is an indication that a major substantive problem exists in achieving or maintaining an adequate state of preparedness, the provisions of 10 CFR 50.54(s)(2) will apply.

Proposed Change

Section 2.C(18) Emergency Preparedness Conditions

(18) Emergency Preparedness Conditions

a. Conditions of ASLB Initial Decision of May 14, 1982

By February 17, 1983, SCE shall:

1. Provide evidence that both meteorological towers and the Health Physics Computer System are fully installed and operational. SCE shall maintain offsite assessment and monitoring capabilities, essentially as described in the hearing (see Initial Decision, Section IV, Paragraph D.1-12, pp. 136-140), at no less than that level of readiness, pending development of satisfactory capability of offsite response organizations (see Initial Decision, Section IV, Paragraph D.27, pp. 145-146, and Section V, Paragraph B, pp. 213-214).
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In the event that the NRC finds that the lack of progress in completion of the procedures in the Federal Emergency Management Agency's proposed rules, 44 CFR 350, is an indication that a major substantive problem exists in achieving or maintaining an adequate state of preparedness, the provisions of 10 CFR 50.54(s)(2) will apply.

c. Provide Medical Services Plans

By August 17, 1983, SCE shall provide plans demonstrating that SCE and offsite jurisdictions have developed and stand ready to implement arrangements for medical services for members of the offsite public. Documentation of the arrangements and provisions made shall be provided to the Atomic Safety and Licensing Board as well as to the NRC staff (see Initial Decision, Section III, pp. 43-47, and Section V, Paragraph D, pp. 216-217).

Reason for Proposed Change

SCE is seeking to defer the date to provide plans demonstrating that SCE and offsite jurisdictions have developed and stand ready to implement arrangements for medical services for members of the offsite public for the following reasons:

1. The Initial Decision of the Atomic Safety and Licensing Board (Board) of May 14, 1982 concluded that arrangements for medical services were not adequate to meet what the Board perceived to be the standards of 10 CFR 50.47(b)(12). The Board also concluded that full power operation pending development of adequate medical arrangements was not precluded. The Board specifically retained jurisdiction over the medical services issue.
2. The Commission noted the different interpretations being assigned to 10 CFR 50.47(b)(12) by the Board and the Atomic Safety and Licensing Appeal Board (ASLAB) and certified two questions designed to resolve the interpretation of that regulation. Pending a Commission determination of the interpretation to be placed on 10 CFR 50.47(b)(12), the Board's license condition is to remain in effect.
3. On November 19, 1982, by Memorandum and Order, the Commission, in response to the Board's certified question requesting guidance on whether to proceed to hearing pending the Commission's determination of the interpretation of 10 CFR 50.47(b)(12), instructed the Board to suspend its proceedings until further order of the Commission. The Commission again stated that the Board's condition remains in effect.
4. Inasmuch as proceedings to resolve the medical arrangements issue are suspended and the Commission has not yet issued its interpretation of 10 CFR 50.47(b)(12), SCE cannot be assured a resolution of the issue by February 17, 1983.
5. The proposed change will allow continued operation of SONGS 3 pending resolution of the medical services issue.

Safety Analysis

The proposed change defers the resolution date for the medical services issue. The original timing that was established by the Board for these conditions, was assumed to be sufficient to resolve this issue, even with the possibility that a public hearing would be required. However, inasmuch as proceedings to resolve the medical services issue are suspended and the Commission has not yet issued its interpretation of 10 CFR 50.47(b)(12), additional time is needed for resolution of this issue. Operation of SONGS 3 pending resolution of the medical services issue is justified and permissible providing the standards of 10 CFR 50.47(c)(1) are met. 10 CFR 50.47(c)(1) standards are met; the deficiencies articulated by the Board are not significant for continued operation of the plant and the medical services currently available constitute adequate interim compensating measures pending final resolution of the issue.

Accordingly, it is concluded that: (1) Proposed Change NPF-15-63 does not present significant hazard considerations not described or implicit in the Final Safety Analysis; (2) there is reasonable assurance that the health and safety of the public will not be endangered by the proposed change; and (3) this action will not result in a condition which significantly alters the impact of the station or the environment as described in the NRC Final Environmental Statement.

DLC:6742