ILLINOIS POLLUTION CONTROL BOARD November 29, 1973

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ENVIRONMENTAL PROTECTION AGENCY v. COMMONWEALTH EDISON COMPANY (Waukegan Station)	PCB 72-491
ENVIRONMENTAL PROTECTION AGENCY v. COMMONWEALTH EDISON COMPANY (Sabrooke Station)	PCB 72-492
COMMONWEALTH EDISON COMPANY v. ENVIRONMENTAL PROTECTION AGENCY (Waukegan Station, Sabrooke Station	PCB 73-40

ORDER OF THE BOARD (by Mr. Dumelle):

Edison filed a Petition for Clarification and Modification of the October 4, 1973 Order. This petition was received by the Board on November 9, 1973. Edison seeks to clarify the Order to assure that Powerton Units 1-4 are to remain the last coal-fired units on Edison's system to be operated at full loading before Edison's fast-start peaking units may be placed in service; modify the restrictions on the Waukegan Station imposed by Section 2(b) of the Order to allow Edison to operate the Waukegan Station at full load once ambient air monitoring installations required by the Order have been requested that the Board stay the enforcement of provisions of the Order which Edison has requested be clarified or modified in a petition filed on November 9, 1973. The Board orders that payment of the \$31,000 be stayed until such time as the Illinois Supreme Court renders a final decision in City of Waukegan v. EPA. The Board further stays enforcement of Section (B), Section 2(b) and Sub-Section 3, one of the paragraphs containing terms and conditions of the Waukegan variance until a Board decision has been rendered concerning Edison's petition for clarification or modification of these sections.

IT IS SO ORDERED.

I, Christan L. Moffett, Clerk of the Illinois Pollution Control Board, hereby certify the above Order of the Board was adopted on the $Q q^{\tau_{(1)}}$ day of November, 1973 by a vote of $\sqrt{3}$ a

Christan L. Moffett, Clerk Illinois Pollution Control Board