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Docket No. 50-275

SSPB R/F PAnderson JGibson FMiraglia |

TNovak LTremper RDiggs CGaskin GMcCorkle

Mr. Philip A. Crane, Jr. Assistant General Counsel Pacific Gas & Electric Company P. O. Box 7442 San Francisco, California 94120

0ELD EJordan, IE JTaylor, IE DEisenhut JSouder

Dear Mr. Crane:

MPA TBarnhart (4)

Issuance of Amendment No. 2 to Facility Operating License No. DPR-76 -Diablo Canyon Nuclear Power Plant, Unit 1

By letter dated September 17, 1982, the Pacific Gas & Electric Company submitted proposed changes to the Diablo Canyon Nuclear Power Plant Physical Security Plan. We have completed our review and evaluation of your proposed revision to the Physical Security Plan and have concluded that the revised plan for your facility. when fully implemented, will continue to provide the protection needed to satisfy the objectives of the specific requirements of 10 CFR 73. We, therefore, further conclude that your revision to the Physical Security Plan is acceptable.

Accordingly, the Commission has issued the enclosed Amendment 2 to Facility Operating License No. DPR-76 for Diablo Canyon Nuclear Power Plant, Unit 1. This amendment modifies the license condition on physical security issues to temporarily reclassify certain vital areas as non-vital for the purpose of maintenance or activities associated with plant maintenance or modifications. A copy of the Safety Evaluation supporting this amendment and the Federal Register Notice are also enclosed.

As you know, future changes which would not decrease the safeguards effectiveness of your approved Physical Security Plan may be made without approval by the Commission. A report containing a description of each change shall be furnished to the Director. Office of Nuclear Reactor Regulation, U. S. Nuclear Regulatory Commission, Washington, D. C. 20555, with a copy to the appropriate NRC Regional Office within two months after the change is made. Records of changes made without Commission approval shall be maintained for a period of two years from the date of change.

Your Physical Security Plan and related materials consist of Safeguards Information required to be protected from unauthorized disclosure in accordance with the provisions of 10 CFR 73.21.

Sincerely. DESIGNATED Certified By Darrell G. Eisenhut, Director Division of Licensing SSPB:DL ¥ OELD * COThomas DEisenhut Enclosures: 10/19 /82 10/2482 10/26/82 *SEE PREVIOUS PAGE FOR CONCURRENCES Amendment No. 2

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Dear Mr. Crane:

TBarnhart(4)
Region V

Subject: Issuance of Amendment No. 2 to Facility Operating License No. DPR-76 - Diablo Canyon Nuclear Power Plant, Unit 1

By letter dated September 17, 1982, the Pacific Gas & Electric Company submitted proposed changes to the Diablo Canyon Nuclear Power Plant Physical Security Plan. We have completed our review and evaluation of your proposed revision to the Physical Security Plan and have concluded that the revised plan for your facility, when fully implemented, will continue to provide the protection needed to satisfy the objectives of the specific pequirements of 10 CFR 73. We, therefore, further conclude that your revision to the Physical Security Plan is acceptable.

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As you know, changes which would not decrease the safeguards effectiveness of your approved Physical Security Plan may be made without approval by the Commission. A report containing a description of each change shall be furnished to the Director, Office of Nuclear Reactor Regulation, U. S. Nuclear Regulatory Commission, Washington, D. C. 20555, with a copy to the appropriate NRC Regional Office within two months after the change is made. Records of changes made without Commission approval shall be maintained for a period of two years from the date of change.

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Sincerely,

Darrell G. Eisenhut, Director Division of Licensing

Finclosures: Wignerton CCC

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President California Public Utilities Commission California State Building 350 McAllister Street San Francisco, California 94102



WASHINGTON, D. C. 20555

PACIFIC GAS AND ELECTRIC COMPANY

DIABLO CANYON NUCLEAR POWER PLANT, UNIT 1

DOCKET NO. 50-275

AMENDMENT TO FACILITY OPERATING LICENSE

Amendment No. 2 License No. DPR-76

- 1. The Nuclear Regulatory Commission (the Commission) has found that:
 - A. The letter application for an amendment by Pacific Gas and Electric Company (the licensee) dated September 17, 1982, complies with the standards and requirements of the Atomic Energy Act of 1954, as amended (the Act), and the Commission's rules and regulations set forth in 10 CFR Chapter I;
 - B. The facility will operate in conformity with the application, the provisions of the Act, and the rules and regulations of the Commission;
 - C. There is reasonable assurance (i) that the activities authorized by this amendment can be conducted without endangering the health and safety of the public, and (ii) that such activities will be conducted in compliance with the Commission's regulations;
 - D. The issuance of this amendment will not be inimical to the common defense and security or to the health and safety of the public; and
 - E. The issuance of this amendment is in accordance with 10 CFR Part 51 of the Commission's regulations and all applicable requirements have been satisfied.
- 2. Accordingly, Facility Operating License No. DPR-76 is hereby amended by reformating the existing first paragraph of Paragraph 2.E to read as follows:

Ε. Physical Protection*

- The licensee shall fully implement and maintain in effect all provisions of the approved physical security, guard training and qualification, and safeguards contingency plans, including amendments made pursuant to the authority of 10 CFR 50.54(p). The approved plans which contain 10 CFR 73.21 information are collectively entitled: "Diablo Canyon Physical Security Plan," dated May 25, June 3, June 15, June 29, July 22, December 29, 1977, January 31, March 16, 1978, May 15, 1979, May 31, 1982 and September 17, 1982; "Diablo Canyon Power Plant Guard Training and Qualification Plan," dated July 11, 1980 and the "Diablo Canyon Power Plant Safequards Contingency Plan," dated May 1, 1980.
- 2. The approved Diablo Canyon Security Plan identified above is hereby amended to increase the minimum number of armed responders consistent with ALAB-653 (restricted) decision of September 9, 1981.
- The Diablo Canyon Power Plant Guard Training and Qualification Plan shall be fully implemented and all guards fully trained and qualified by January 1, 1982 (per letter dated July 16, 1981) from the Assistant General Counsel, Pacific Gas & Electric Company, to the Chief, Licensing Branch No. 3, NRR Nuclear Regulatory Commission). The Diablo Canyon Power Plant Safeguards Contingency Plan shall be fully implemented, in accordance with TO CFR 73.40(b) at the time of fuel loading.
- This license amendment is effective as of its date of issuance.

FOR THE NUCLEAR REGULATORY COMMISSION

Darrell G. Eisenhut, Director

Division of Licensing

Date of Issuance: OCT 2 6 1982

*The revised portion of this Paragraph 2.E is identified by vertical line indicating the area of change.



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

SAFETY EVALUATION

AMENDMENT NO. 2 TO DPR-76

DIABLO CANYON NUCLEAR POWER PLANT, UNIT 1

DOCKET NO. 50-275

Introduction

By letter dated September 17, 1982 the Pacific Gas & Electric (PG&E) Company proposed changes to the Diablo Canyon Nuclear Power Plant Physical Security Plan pursuant to the provisions of 10 CFR 50.90. The proposed change requests temporary reclassification of vital areas to non-vital areas, with the exception of the containment and the control room whose vital status would be maintained at all times, during Operational MODES 5 and 6 to perform activities associated with plant maintenance and modifications. Moreover, PG&E requests that they be permitted to temporarily reclassify vital areas to non-vital area status during the on-going construction activities at the Diablo Canyon Nuclear Power Plant.

Evaluation

During refueling outages (MODE 6) and cold shutdown (MODE 5), occasions may arise where equipment and/or areas which are normally classified as vital are not performing or are no longer required to perform vital functions. These operational modes provide the opportunity to perform maintenance or plant modifications in both vital and non-vital areas. The vital areas that will be temporarily reclassified as non-vital areas will be done on an "asneeded" basis and the NRC staff will require that the temporary reclassification will only be permitted as long as none of the components and/or equipment in those areas are required to be operable in that particular plant operational mode by the plant Technical Specifications. This temporary reclassification is also permissible to accomodate the on-going construction activities for Diablo Canyon Unit 1, provided none of the components or equipment in such areas is required to be operational to assure plant safety under the applicable license. Therefore, we require that the Diablo Canyon Nuclear Power Plant Physical Security Plan be modified to incorporate the requirement that prior to reclassification of a vital area, a finding shall be made by the Plant Superintendent or his designate that none of the equipment in that vital area is required to be operable by the plant Technical Specifications for that particular operational mode.

Returning-to-service tests will be conducted on all equipment on which maintenance or modifications have been performed and the entire area which had been reclassified as non-vital during maintenance will be visually inspected by members of the security force for evidence of sabotage prior to returning the area to vital status. Furthermore, all other aspects of the Physical Security Plan, including access control, will remain in effect during these operational modes.

Conclusions

Based on our evaluation, we conclude that the proposed change does not diminish the margin of safety of plant operation, as presently provided by the plant Technical Specifications or during the on-going construction activities at Diablo Canyon Unit 1 and is, therefore, acceptable.

We have determined that the amendment does not authorize a change in effluent types or total amounts nor an increase in power level and will not result in any significant environmental impact. Having made this determination, we have further concluded that the amendment involves an action which is insignificant from the standpoint of environmental impact and, pursuant to $10 \ \text{CFR} \ 51.5(d)(4)$, that an environmental impact statement or negative declaration and environmental impact appraisal need not be prepared in connection with the issuance of this amendment.

We have concluded, based on the consideration discussed above, that: (1) because the amendment does not involve a significant increase in the probability or consequences of accidents previously considered and does not involve a significant decrease in a safety margin, the amendment does not involve a significant hazards consideration, (2) there is reasonable assurance that the health and safety of the public will not be endangered by operation in the proposed manner, and (3) such activities will be conducted in compliance with the Commission's regulations and the issuance of this amendment will not be inimical to the common defense and security or to the health and safety of the public. We, therefore, conclude that the proposed change is acceptable.

Dated: OCT 2 6 1982

UNITED STATES NUCLEAR REGULATORY COMMISSION

DOCKET NO. 50-275

PACIFIC GAS AND ELECTRIC COMPANY

NOTICE OF ISSUANCE OF AMENDMENT TO FACILITY OPERATING LICENSE

The U. S. Nuclear Regulatory Commission (the Commission) has issued

Amendment No. 2 to Facility Operating License No. DPR-76 issued to the Pacific

Gas and Electric Company (the licensee), for Diablo Canyon Nuclear Power

Plant, Unit No. 1 (the facility) located in San Luis Obispo County, California.

The amendment is effective as of the date of issuance.

The amendment amends the Physical Security Plan of License No. DPR-76 to temporarily reclassify certain vital areas as non-vital for the purpose of maintenance or activities associated with plant modifications.

The application for the amendment complies with the standards and requirements of the Atomic Energy Act of 1954, as amended (the Act), and the Commission's regulations. The Commission has made appropriate findings as required by the Act and the Commission's regulations in 10 CFR Chapter I, which are set forth in the license amendment. Prior public notice of this amendment was not required since this amendment does not involve a significant hazards condition.

The Commission has determined that the issuance of this amendment will not result in any significant environmental impact and that pursuant to $10 \, \text{CFR} \, 51.5$ (d)(4) an environmental impact statement or negative declaration and environmental impact appraisal need not be prepared in connection with issuance of this amendment.

8211060705 821026 PDR ADOCK 05000275 P PDR For further details with respect to this action, see (1) the application for amendment dated September 17, 1982, (2) Amendment No. 2 to Facility Operating License No. DPR-76, and (3) the Commission's related Safety Evaluation. All of these items are available for public inspection at the Commission's Public Document Room, 1717 H Street, N.W., Washington, D.C. 20555 and at the California Polytechnic State University Library, Documents and Maps Department, San Luis Obispo, California 93407. A copy of items (2) and (3) may be obtained upon request to the U.S. Nuclear Regulatory Commission, Washington, D.C. 20555, Attention: Director, Division of Licensing, Office of Nuclear Reactor Regulation.

Dated at Bethesda, Maryland this 26th day of October 1982.

FOR THE NUCLEAR REGULATORY COMMISSION

George Knighton, Chief Licensing Branch No. 3 Division of Licensing