

May 30, 1986

Docket Nos. 50-275
and 50-323

Mr. J. D. Shiffer, Vice President
Nuclear Power Generation
c/o Nuclear Power Generation, Licensing
Pacific Gas and Electric Company
77 Beale Street, Room 1451
San Francisco, California 94106

Dear Mr. Shiffer:

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✓ Docket File	NRC PDR	E. Rossi
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The Commission has issued the enclosed Amendment No. 8 to Facility Operating License No. DPR-80 and Amendment No. 6 to Facility Operating License No. DPR-82 for the Diablo Canyon Nuclear Power Plant, Unit Nos. 1 and 2, respectively. The amendments consist of changes to the combined Technical Specifications in response to your application transmitted by letter dated October 30, 1985 (LAR-85-13).

These amendments allow the expansion of the spent fuel pool storage capacity for each spent fuel pool from the current 270 to 1324 spent fuel assembly spaces for. The expansion is to be achieved by reracking each spent fuel pool with new racks two discrete regions within each pool. Region 1 is for the storage of new fuel with an enrichment equal to or less than 4.5% U-235. Region 2 is for storage of spent fuel with an initial enrichment equal to or less than 4.5% U-235 and meeting the burnup requirements defined in the amended Technical Specifications. The amendments also limit the movement of a spent fuel shipping cask in specified areas of the fuel handling building and specify the boron concentration for the spent fuel pool.

The request for these amendments was individually noticed in the Federal Register on January 13, 1986 (51 FR 1451) followed by a bi-weekly notice on May 21, 1986 (51 FR 18699). Comments, requests for a hearing, and petition for leave to intervene were filed (1) by Mothers for Peace on February 7, 1986, (2) by Sierra Club-Santa Lucia Chapter on February 10, 1986, and (3) by Consumers Organized for Defense of Environmental Safety (C.O.D.E.S.) on February 12, 1986. The comments and concerns relevant to these amendments are addressed in the enclosed Safety Evaluation. The Safety Evaluation also includes a final determination of No Significant Hazards Consideration.

Under NRC regulations, the Commission may issue and make an amendment immediately effective, notwithstanding a request for a hearing, in advance of holding the hearing where, as here, it has determined that the amendment involves no significant hazards consideration. Such issuance is also consistent with Section 132 of the Nuclear Waste Policy Act of 1982 which requires the Commission to encourage and expedite the effective use of available storage at civilian reactor sites.

Copies of the Safety Evaluation and Notice of Issuance and Final Determination of No Significant Hazards Consideration are enclosed.

May 30, 1986

Mr. J. D. Shiffer

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The Environmental Assessment related to this action was transmitted to you on May 21, 1986. The Notice of Issuance of Environmental Assessment and Finding of No Significant Impact was published in the Federal Register on May 29, 1986(51 FR 19430).

A copy of the related Safety Evaluation is enclosed. A Notice of Issuance will be included in the Commission's next regular bi-weekly Federal Register notice.

Sincerely,

/s/ HSchierling

Hans Schierling, Senior Project Manager
PWR Project Directorate #3
Division of PWR Licensing-A, NRR

Enclosures: *see Licence And Jacket*

- 1. Amendment No. 8 to DPR-80
- 2. Amendment No. 6 to DPR-82
- 3. Safety Evaluation
- 4. Notice

cc: w/enclosures
See next page

We have legal objection to revisions in SEC and resolution 3 based on accident

OFC	:PAD#3	:PAD#3	:OELD	:D/PAD#3	:	:
NAME	:CVogan <i>CV</i>	:HSchierling/ps:	<i>W. H. W. D. W. S. V. G. G.</i>			
DATE	:5/30/86	:5/9/86	:5/10/86	:5/11/86	:	: