RAS 5761

RELATED CORRESPONDENCE

February 14, 2003

DOCKETED
USNRC

UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION

February 19, 2003 (3:05PM)

OFFICE OF SECRETARY

In the Matter of	RULEMAKINGS AND ADJUDICATIONS STAFF) Docket No. 72-26-ISFSI) ASLBP No. 02-801-01-ISFSI))
PACIFIC GAS & ELECTRIC CO.	
(Diablo Canyon Power Plant Independent Spent Fuel Storage Installation)	

CALIFORNIA ENERGY COMMISSION INTERROGATORIES AND REQUEST FOR PRODUCTION OF DOCUMENTS TO PACIFIC GAS AND ELECTRIC COMPANY

INTRODUCTION

Pursuant to 10 C.F.R. §§ 2.740, 2.740(b), 2.741, 2.1117, and the Atomic Safety and Licensing board's (Board) Memorandum and Order, dated December 26, 2002, (LBP-02-25, 56 NRC__), the California Energy Commission (CEC) hereby requests that Pacific Gas and Electric Company (PG&E) respond to the following interrogatories, under oath, in writing, separately, in the fullest detail possible, within 10 days of the date that these interrogatories and request for production of documents. Responses should be sent to Darcie L. Houck, California Energy Commission, Office of the Chief Counsel, 1516 9th Street, MS 14, Sacramento, CA 95814-5512. In accordance with LBP-02-25, at 10, please also provide your answers electronically to the above-named counsel, at the e-mail address for each previously identified in this proceeding.

See LBP-02-25, at 10 establishing the response time for interrogatories and production of documents.

DEFINITION

"Identify" when used in reference to a person means to set forth the following information: his or her name; person or last known business address and telephone number; employer; and title or position.

The word "document" shall mean any written matter, whether produced, reproduced or stored on paper, disks, charts, computer storage devices or any other medium and shall include, without limitation, matter in the form of books, reports, studies, statements, speeches, notebooks, agreements, working papers, memoranda, notes, procedures, orders, records, correspondence, diaries, plans, periodicals, lists, telephone logs, minutes, published materials, and shall also include, without limitation, originals, copies (with or without notes or changes thereon) and drafts.

For purposes of these interrogatories "PG&E" means any branch, department, division, or other affiliate of PG&E, including its employees, agents, representatives, attorneys, consultants, or other persons directly or indirectly employed or retained by the entity or voluntarily working for or with the entity, or anyone else acting on PG&E's behalf or otherwise subject to its control.

<u>INSTRUCTIONS</u>

- 1. To the extent that you do not have specific, complete and accurate information with which to answer any interrogatory, you should so state, and the interrogatory should be answered to the extent the information is available, identifying each person who is believed to have accurate information with respect thereto.
- If privilege is claimed as a ground for not answering the interrogatory or if the interrogatory is otherwise objected to in whole or in part, describe the legal and/or factual basis for the claim of

privilege or other objection to the interrogatory or interrogatory part in sufficient detail so as to permit the Board to adjudicate the validity of the claim or objection.

- 3. If an interrogatory is not answered in full, please state the reasons for not answering, describe the steps taken to secure complete information, and detail the information which is available to PG&E regarding the unanswered portions.
- 4. For each response, identify the name, title, and employer of the person or persons answering.

INTERROGATORIES

Interrogatory 1

Please state the basis and explain the rationale for PG&E's position that it is financially qualified pursuant to 10 C.F.R. § 72.22(e) to own, operate and decommission the proposed independent spent fuel storage installation (ISFSI). Please provide a detailed summary of the facts, data, and arguments that PG&E plans to rely on at the oral argument.

Interrogatory 2

PG&E has stated in its Diablo Canyon ISFSI License Application (Application) that, "The funds necessary to cover the costs in the first period [\$132 million] will be derived from electric rates and from electric operating revenues." Does PG&E have additional information that supports this statement, taking into account PG&E's proposed plan for reorganization in the bankruptcy proceeding? If so provide the information, and a discussion of any funding that PG&E is requesting for this facility in the current rate case before the California Public Utilities Commission (CPUC), and whether PG&E believes recovery of the \$132 million for the first period of operation will be

² Diablo Canyon Independent Spent Fuel Storage Installation, PG&E License Application, at page 4.

available from ratepayer funding. Also, provide a detailed summary stating facts, data, arguments or other basis for such position. If PG&E cannot provide information to support access to rate payer funds, please explain how PG&E will fund the construction, operation, and decommissioning of the ISFSI without ratepayer funding.

Interrogatory 3

PG&E has stated in its Application that, "PG&E's contract with Holtec related to the ISFSI, including the dry cask storage system, has been approved by the Bankruptcy Court and costs under the contract have been authorized." We understand that Judge Montali has signed an "Order Re Debtor's Application For Order Approving Assumption of Executory Contract and Entering Into New Contract For Licensed Used Nuclear Fuel Storage Sytstem", in the pending bankruptcy proceeding. However, the application does not discuss how, when, or to what extent the contract or expenditures have been approved by the CPUC. How, when and to what extent has the contract or expenditures been or will be approved by the CPUC? If PG&E does not have additional information on this matter please state the basis for its position that the requirements of 10 C.F.R. § 72.22 have been met.

REQUEST FOR PRODUCTION OF DOCUMENTS

For each interrogatory, identify all documents on which PG&E relies in support of its answer thereto. Please either provide with your response a copy of each such document or indicate where and from whom it can be obtained.

Respectfully submitted,

DARCIE L. HOUCK

Staff Counsel

California Energy Commission

³ Diablo Canyon Independent Spent Fuel Storage Installation, PG&E License Application, at page 5.

CERTIFICATE

I, Chester Hong, hereby certify that copies of the foregoing CALIFORNIA ENERGY COMMISSION INTERROGATORIES AND REQUEST FOR PRODUCTION OF DOCUMENTS TO PACIFIC GAS AND ELECTRIC STAFF have been served upon the following persons by United States mail, first class, on the 14th day of February, 2003.

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Dated: February 14, 2003

Signature