April 10, 1986

Docket Nos. 50-275 and 50-323

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

DISTRIBUTION Wocket File NRC PDR Local PDR PAD-3 Rdg. OELD H. Thompson N. Chokshi E. Jordan C. Vogan B. Grimes H. Schierling ACRS (10) Gray file K. Johnston

Dear Mr. Shiffer:

SUBJECT: REQUEST FOR WITHHOLDING INFORMATION FROM PUBLIC DISCLOSURE

By letter dated March 27, 1986, PG&E submitted, as Enclosure 2, a report entitled "Diablo Canyon Power Plant, Units 1 and 2 - Verification of Diablo Canyon Energy Balance Technique Using SONGS-1 Masonry Walls Tests (Proprietary Version)," dated March 1986. The letter included, as Enclosure 1, an application and supporting affidavits for withholding the report from public disclosure, pursuant to 10 CFR 2.790. The letter also included, as Enclosure 3, a nonproprietary version of the report.

We have reviewed your application and the material contained in the report based on the requirements and criteria of 10 CFR 2.790. On the basis of your statements we have determined that the submitted information sought to be withheld contains trade secrets or proprietary commercial information. Therefore, the version of the submitted information enclosed as proprietary will be withheld from public disclosure pursuant to 10 CFR 2.790(b)(5) and Section 103(b) of the Atomic Energy Act of 1954, as amended. Withholding from public disclosure shall not affect the right, if any, of persons properly and directly concerned to inspect the documents. We may send copies of this information to our consultants (Franklin Research Center and Drexel University) who are assisting us in our evaluation. We will, of course, ensure that the consultants have signed the appropriate agreements for handling proprietary information.

If the basis for withholding this information from public inspection should change in the future such that the information could then be made available for public inspection, you should promptly notify the NRC. You should also understand that the NRC may have cause to review this determination in the future, such as, if the scope of a Freedom of Information Act request includes your information. In all review situations, if the NRC makes a determination adverse to the above, you will be notified in advance of any public disclosure.

Sincerely,

Steven A. Varga, Director PWR Project Directorate #3 Division of PWR Licensing-A

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**\*SEE PREVIOUS PAGE FOR CONCURRENCES** PAD-3\* PAD-3\* PAD-3\* K. Johnston; bs H. Schierling C.Vogan 04/8/86 04/1786 04/8/86

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PAD-3 N PAD-3 C.Vogan 04/1/86

PAD-3 V K. Johnston; bs H. Schierling 04/2/86 04/\$/86

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