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SUBJECT: Forwards application for amend to Licenses DPR-80 & DPR-82, incorporating undervoltage trip & shunt trip attachments.

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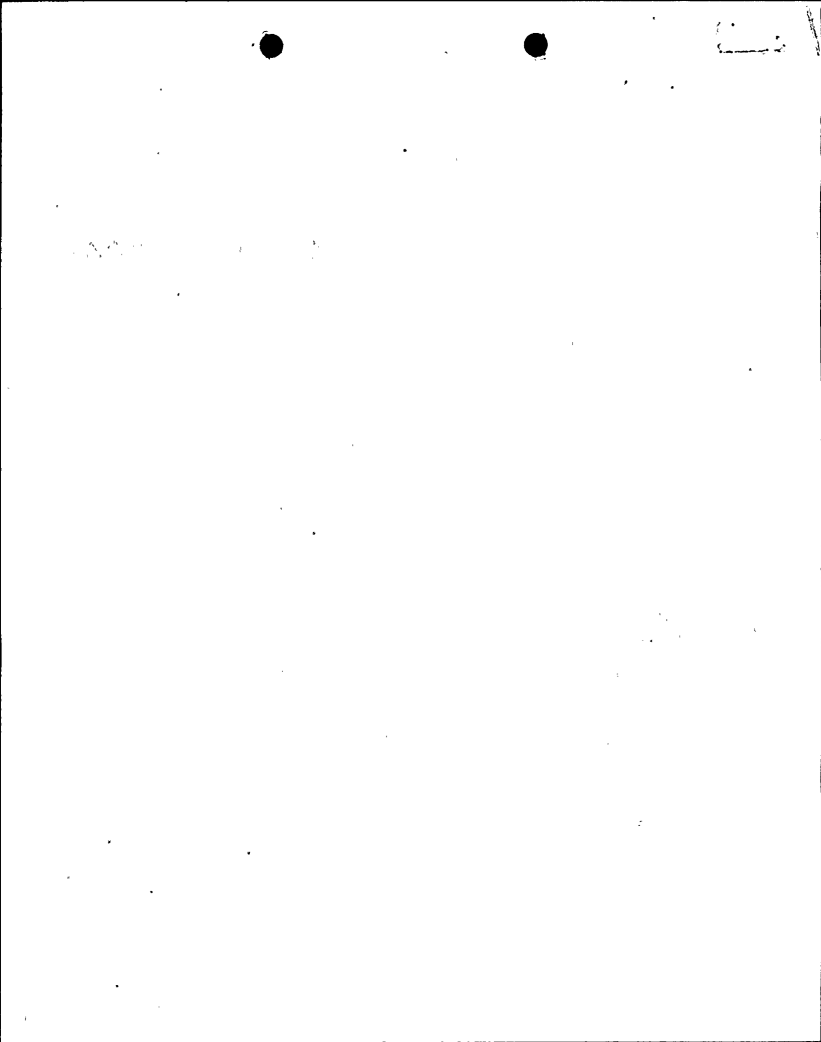
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## **Pacific Gas and Electric Company**

77 Beale Street San Francisco, CA 94106 415/972-7000 TWX 910-372-6587 James D. Shiffer Vice President Nuclear Power Generation

December 19, 1988

PG&E Letter No. DCL-88-307



U.S. Nuclear Regulatory Commission ATTN: Document Control Desk Washington, D.C. 20555

Re: Docket No. 50-275, OL-DPR-80 Docket No. 50-323, OL-DPR-82 Diablo Canyon Units 1 and 2

License Amendment Request 88-10

Undervoltage Trip and Shunt Trip Attachments Testing

## Gentlemen:

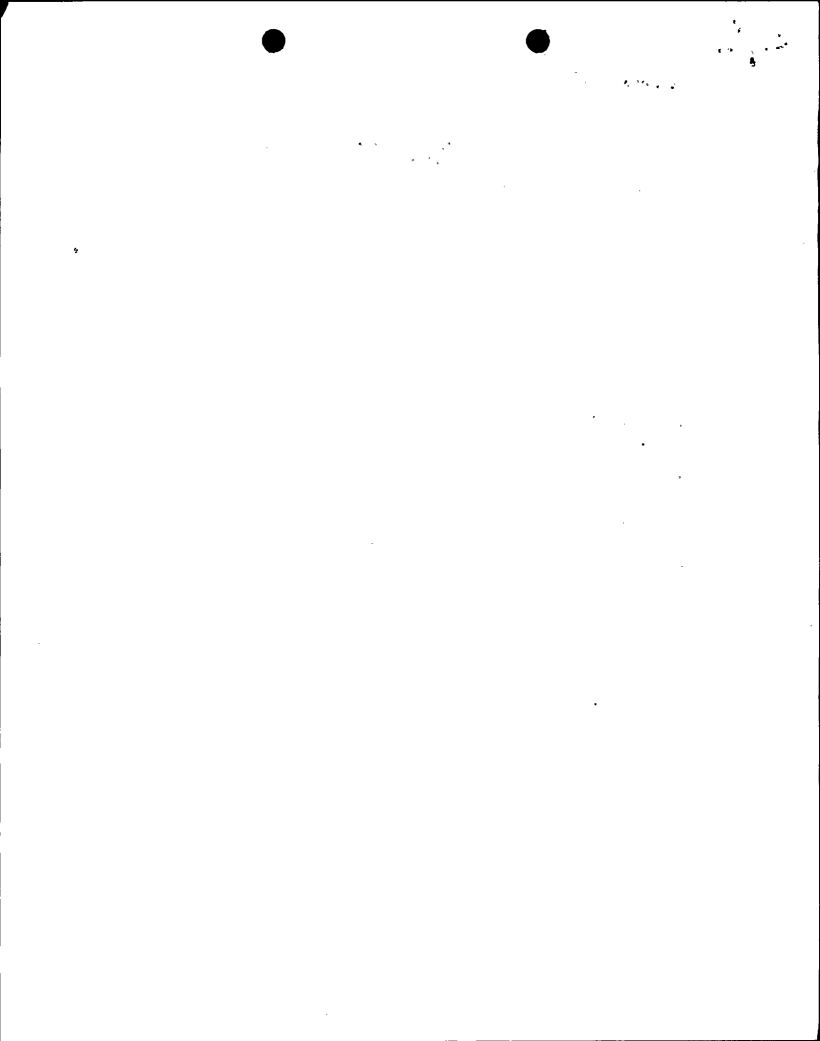
Enclosure 1 is an application for an amendment to Facility Operating License Nos. DPR-80 and DPR-82. This license amendment request (LAR) proposes to revise the Diablo Canyon Technical Specifications to incorporate the undervoltage trip and shunt trip attachments testing recommended by WCAP-11312, "Reactor Trip Breaker Maintenance/Surveillance Optimization Program," for compliance with Generic Letter 85-09.

While the changes proposed in the enclosed LAR will provide additional assurance that the plant will respond to trip signals as needed, PG&E believes the priority for review and approval of this request by the NRC is medium to low, as the proposed changes are not required to address an immediate safety concern.

PG&E letter DCL-85-360, dated December 6, 1985, provided PG&E's initial response to Generic Letter 85-09. In that letter, PG&E proposed that surveillance test requirements and allowable outage times recommended in Generic Letter 85-09 should be administratively controlled until the requirements could be optimally determined by the trip breaker reliability model being developed by the Westinghouse Owners Group (WOG).

Based on the WOG recommendations previously submitted to the NRC in DCL-85-360, PG&E concludes that inclusion of bypass breaker testing into the Diablo Canyon Technical Specifications is not required, and plans to administratively control the bypass breaker testing outside of the technical specifications. Additional information regarding

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justification for not including bypass breaker testing in the Diablo Canyon Technical Specifications is provided in Enclosure 2.

Pursuant to 10 CFR 170.12(c), an application fee of \$150.00 is enclosed.

Kindly acknowledge receipt of this material on the enclosed copy of this letter and return it in the enclosed addressed envelope.

Sincerely,

J. D. Shifter

J. B. Martin

M. M. Mendonca

P. P. Narbut

B. Norton

H. Rood

P. A. Szalinski

B. H. Vogler

CPUC

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**Enclosures** 

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