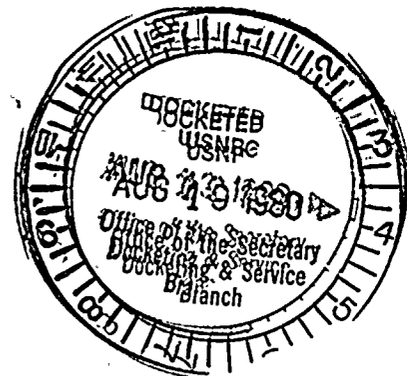


UNITED STATES  
NUCLEAR REGULATORY COMMISSION  
ATOMIC SAFETY AND LICENSING APPEAL PANEL  
WASHINGTON, D.C. 20555

August 19, 1980



David S. Fleischaker, Esquire  
1735 Eye Street, N.W.  
Washington, D.C. 20006

Re: Pacific Gas & Electric Company  
(Diablo Canyon Nuclear Power Plant,  
Units 1 & 2) Docket Nos. 50-275  
and 50-323 (seismic)

Dear Mr. Fleischaker:

The Board thanks you for your letter of August 18, 1980, conveying your views about an appropriate schedule for the reopened seismic hearing and offering other suggestions about the best way to proceed. When the other parties have also been heard from, the Board will decide on an appropriate course. Your comments will, of course, be taken into consideration in reaching that decision.

In another vein, however, the Board notes that a number of the concerns you raise involve the perceived needs of Drs. Trifunac and Luco. These individuals are, of course, Board witnesses rather than your clients'. And you may not be aware that the General Counsel has designated a member of his staff to assist them on such matters as the ones you raise. As you can appreciate, in the circumstances those individuals should make their concerns known through counsel so provided, rather than yourself.

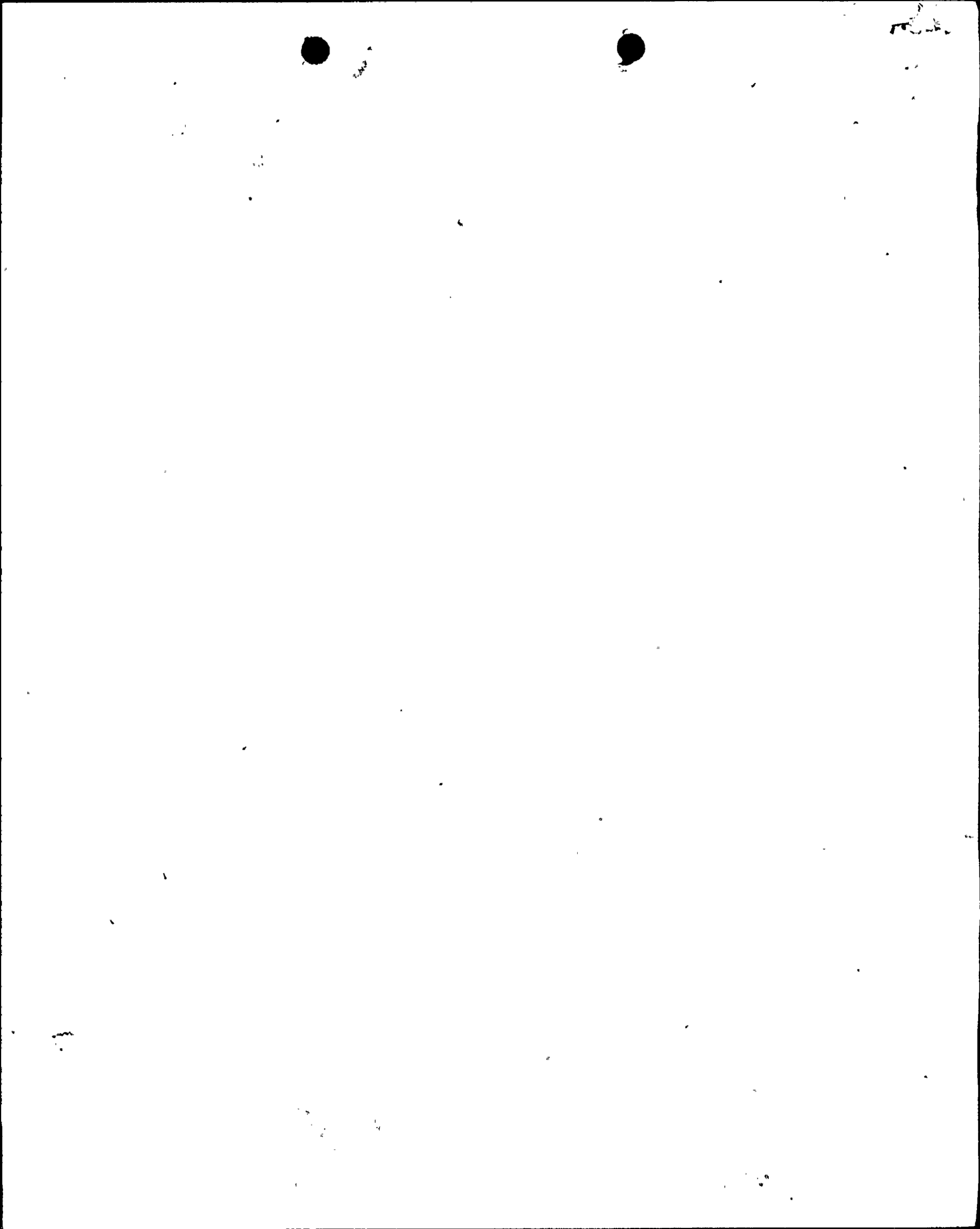
Very truly yours,

C. Jean Bishop  
Secretary to the  
Appeal Board

cc: All Parties  
General Counsel

8008220072

DS03  
5/10

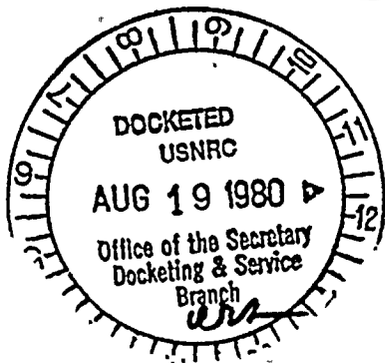


To NRC -

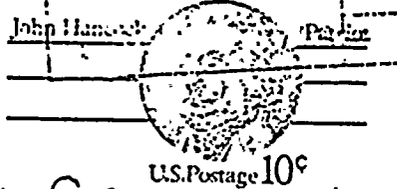
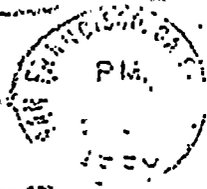
DOCKET NUMBER  
PROD. & UTIL. FAC. 50-275,323

8-19

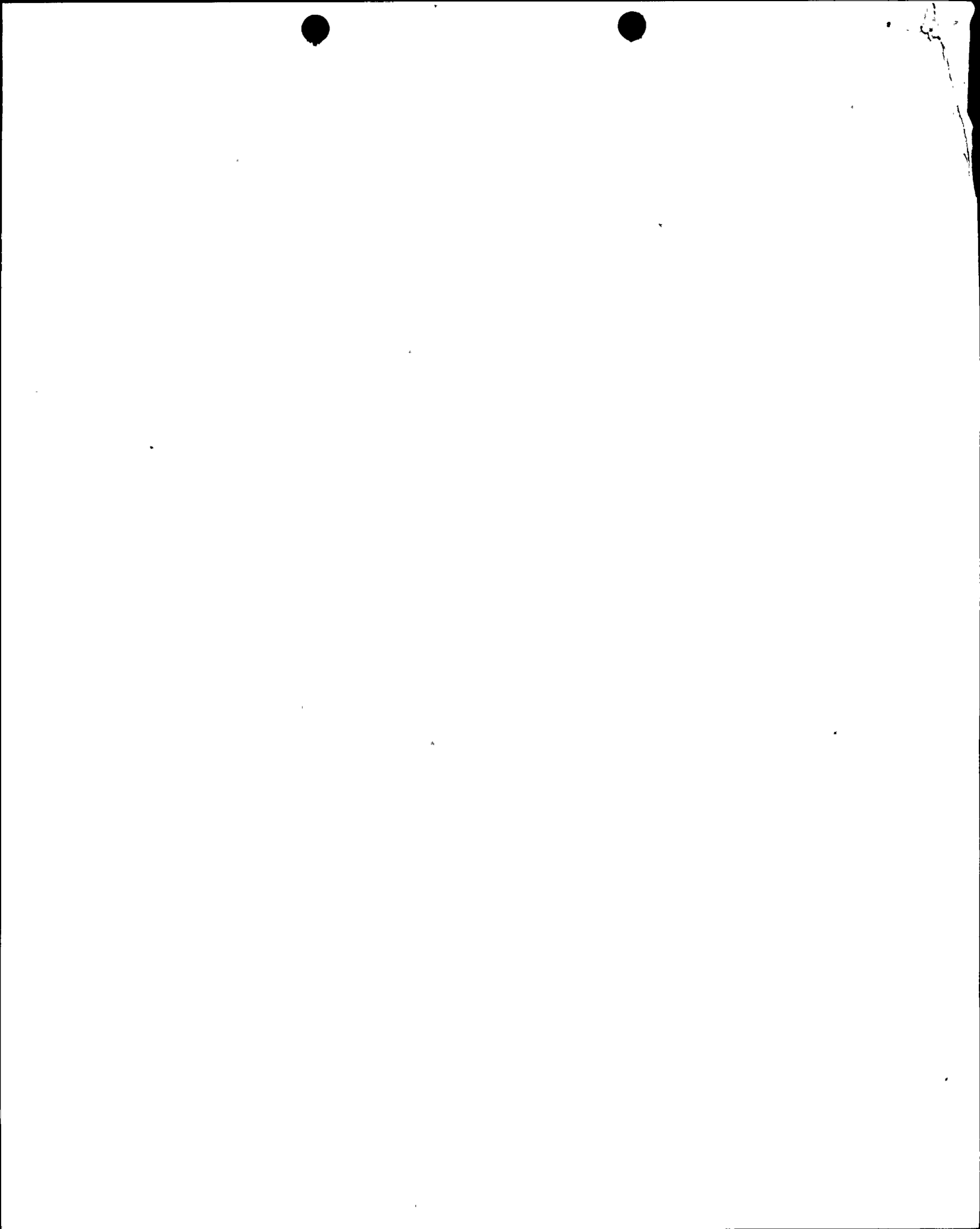
Don't grant Diablo plant  
a license, etc.



Louis Garrett  
945 Green #11  
San Francisco, CA.  
94133



Nuclear Regulatory Comm.  
1717 Hst. N.W.  
Washington, D.C.  
20555

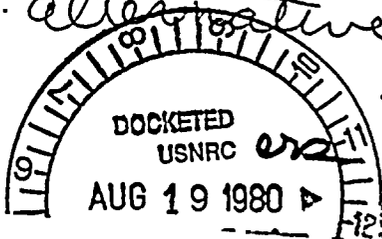


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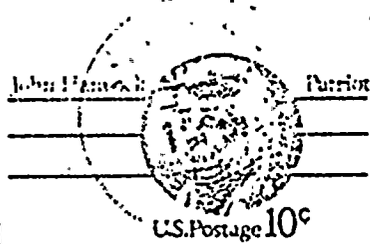
To whom it may concern July 26, 1980

I am totally opposed. The issuance of a license for any kind of use at the Diablo Canyon Nuclear Power Plant. Please convert this potential disaster to a safe alternative energy use.

Thank you,  
Noa Winge

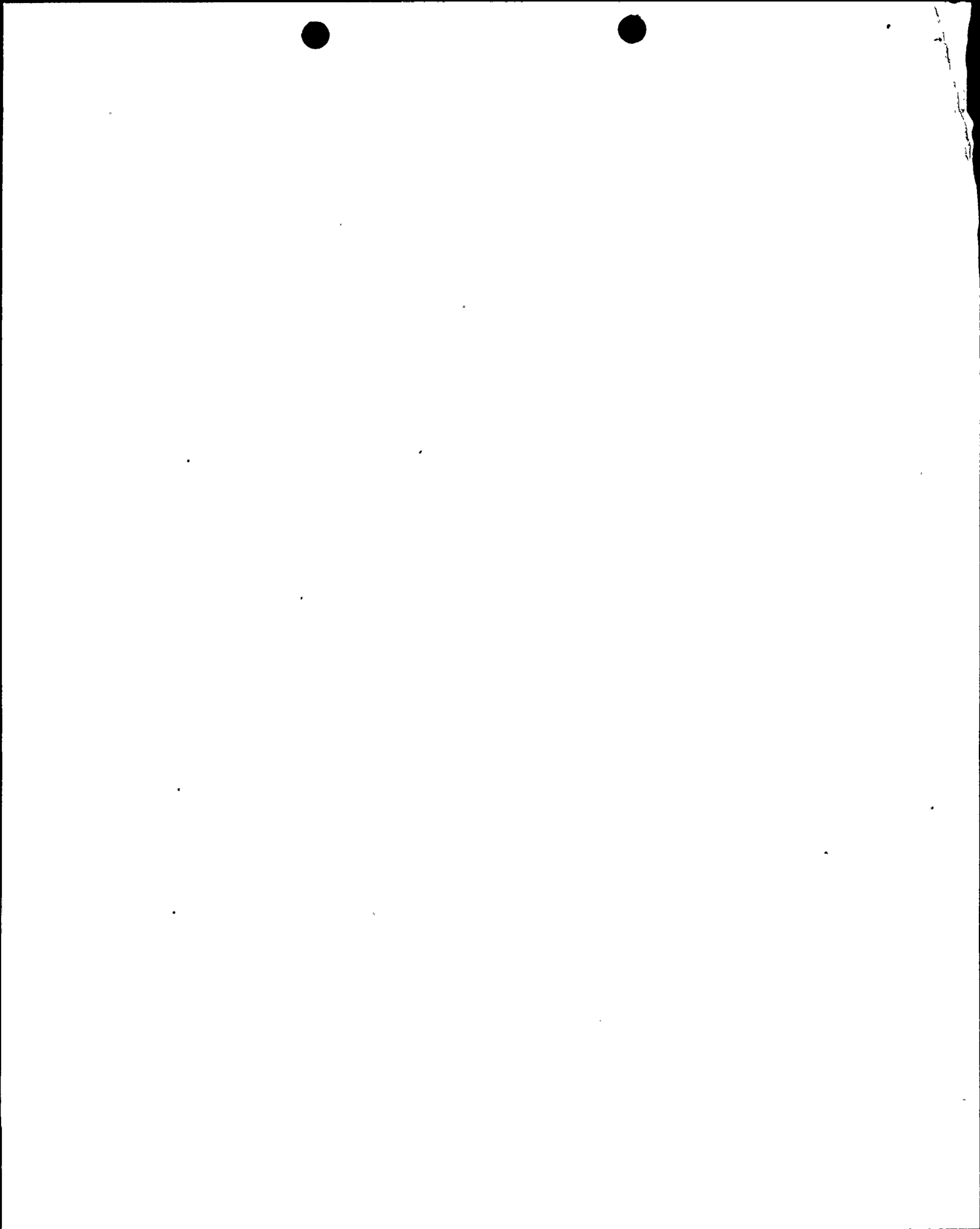


Winge  
STAR RTE. 1, BOX 166..  
MARI COPA, CA. 93252



Nuclear Regulatory Commission

1717 - H St., N.W.  
Washington, D.C. 20555



UNITED STATES OF AMERICA  
NUCLEAR REGULATORY COMMISSION

BEFORE THE ATOMIC SAFETY AND LICENSING APPEAL BOARD



In the Matter of  
PACIFIC GAS AND ELECTRIC COMPANY  
(Diablo Canyon Nuclear Power  
Plant, Units Nos. 1 and 2)

Docket Nos. 50-275 O.L.  
50-323 O.L.

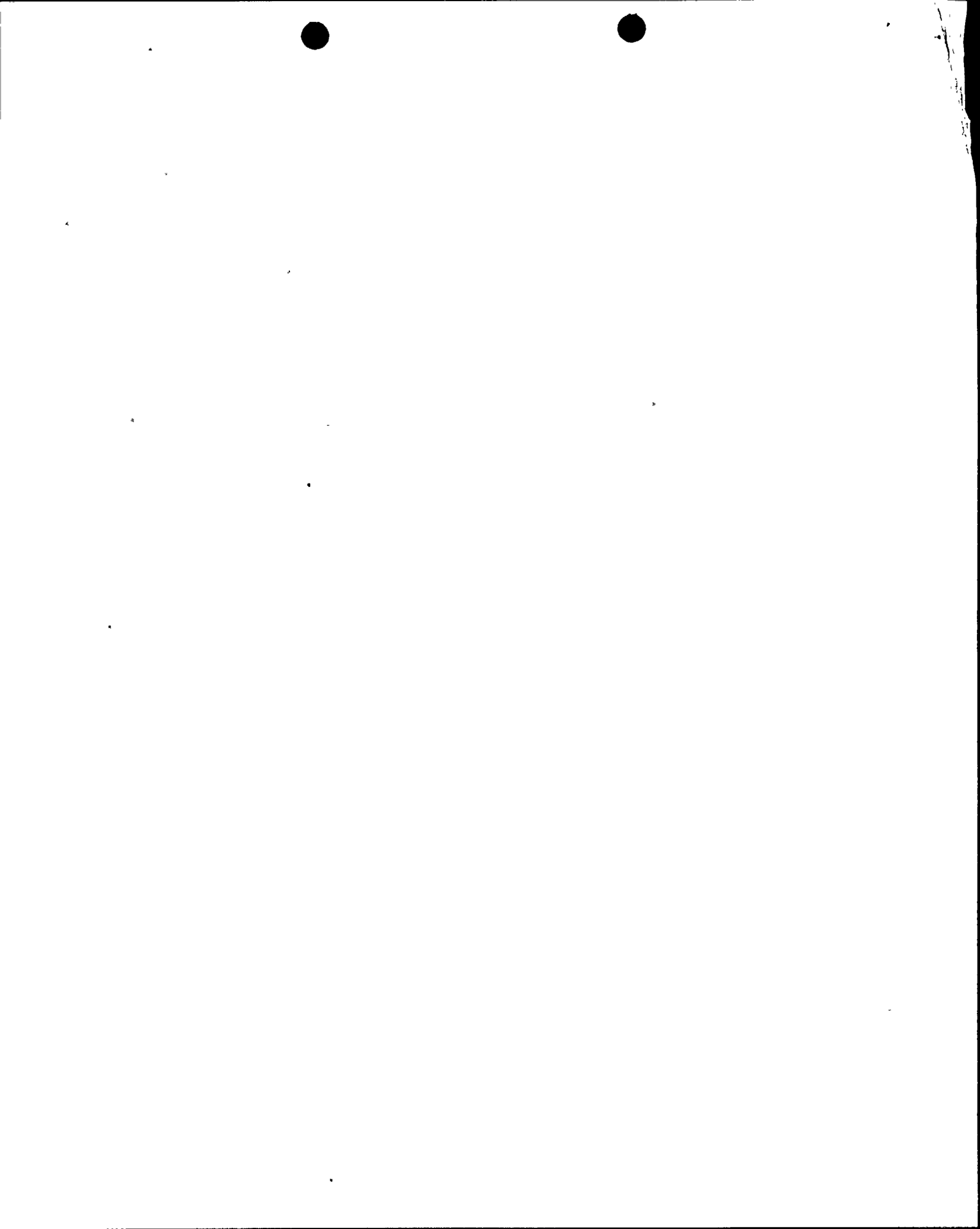
NOTICE OF CONTINUATION OF APPEARANCE  
AND REQUEST FOR SERVICE

On February 7, 1979, the undersigned attorney, a member of the Bar of the Courts of Appeals of Maryland and the District of Columbia, orally entered her appearance in this matter for the sole purpose of serving at the request of the Commission and ACRS as counsel to two ACRS consultants, Dr. Mihail Trifunac and Dr. Enrique Luco, who were testifying pursuant to subpoena. (Transcript of hearing before Atomic Safety and Licensing Board, pp. 8821-8822.) She will continue to serve in this capacity. The representation provided is limited to interests of the Commission and ACRS in protecting the ACRS collegial process from unwarranted intrusion and the ability of ACRS to secure the services of those whom it wishes to consult. The representation specifically does not include advocacy of the views of the witnesses.

Service of testimony should be made directly to Dr. Trifunac and Dr. Luco as follows:

Dr. Mihail D. Trifunac  
1488 Old House Road  
Pasadena, California 91107

Dr. Enrique Luco  
1613 Shields Avenue  
Encinitas, California 92024



Service of scheduling, procedural or other matters related to the appearance of these witnesses and appropriate to counsel serving as described above should be made as follows:

Marjorie S. Nordlinger, Attorney  
Office of the General Counsel  
U.S. Nuclear Regulatory Commission  
1717 H Street, N.W., Mail Stop H-1035  
Washington, D.C. 20555

Telephone: 202-634-1465

Respectfully submitted,

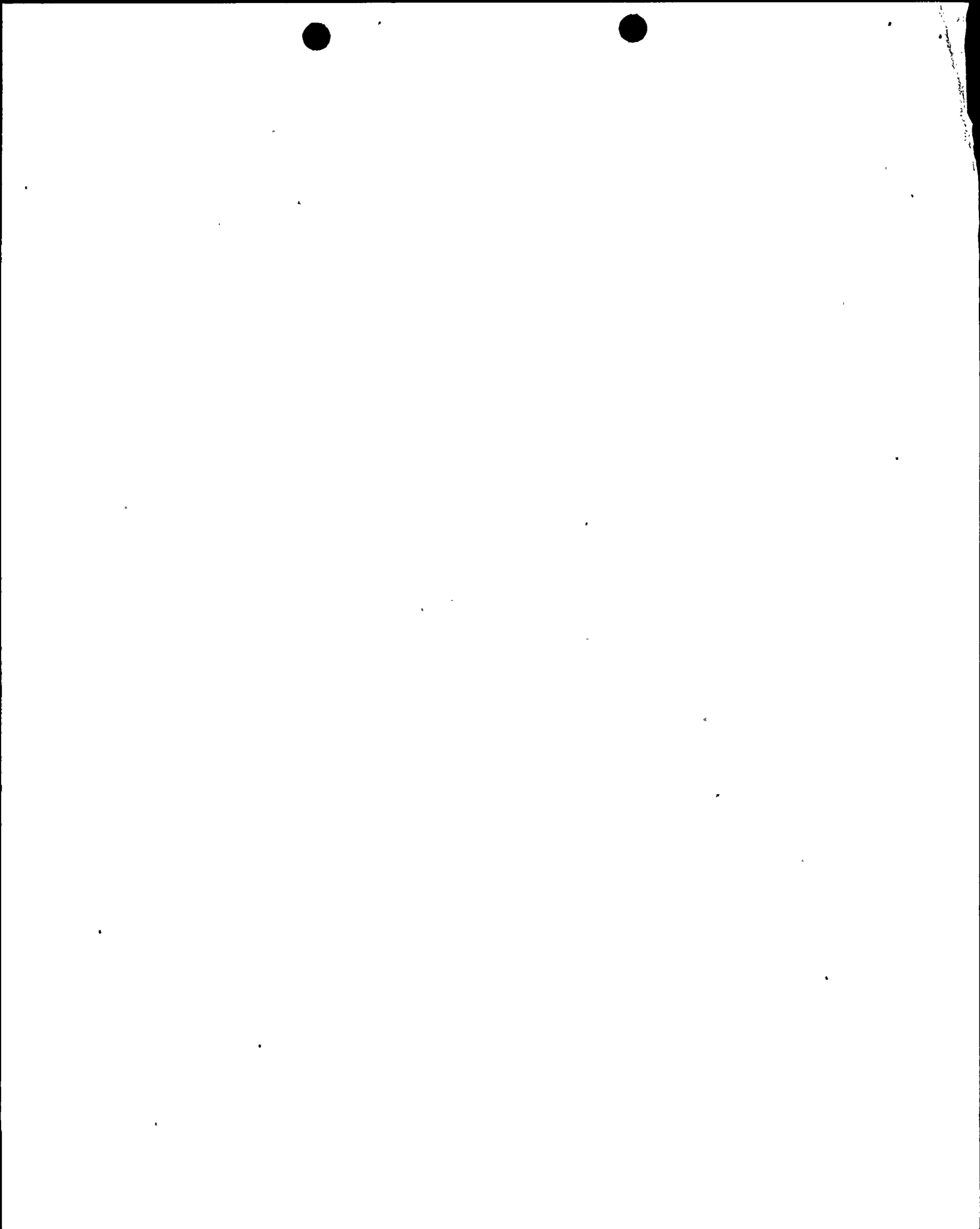


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MARJORIE S. NORDLINGER

Dated at Washington, D.C.

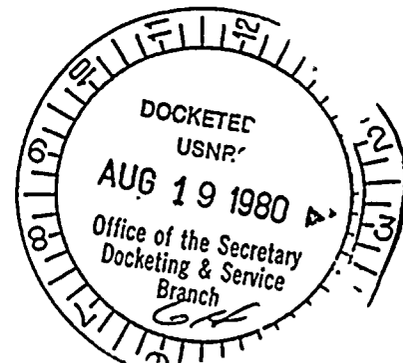
this 16<sup>th</sup> day of August, 1980.





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

August 19, 1980



Richard S. Salzman, Chairman  
Dr. John H. Buck  
Dr. W. Reed Johnson  
Atomic Safety and Licensing Appeal Panel  
U.S. Nuclear Regulatory Commission  
Washington, D.C. 20555

Re: In the Matter of Pacific Gas and Electric Company  
(Diablo Canyon Nuclear Power Plant, Units Nos. 1  
and 2), Docket Nos. 50-275 OL and 50-323 OL

Gentlemen:

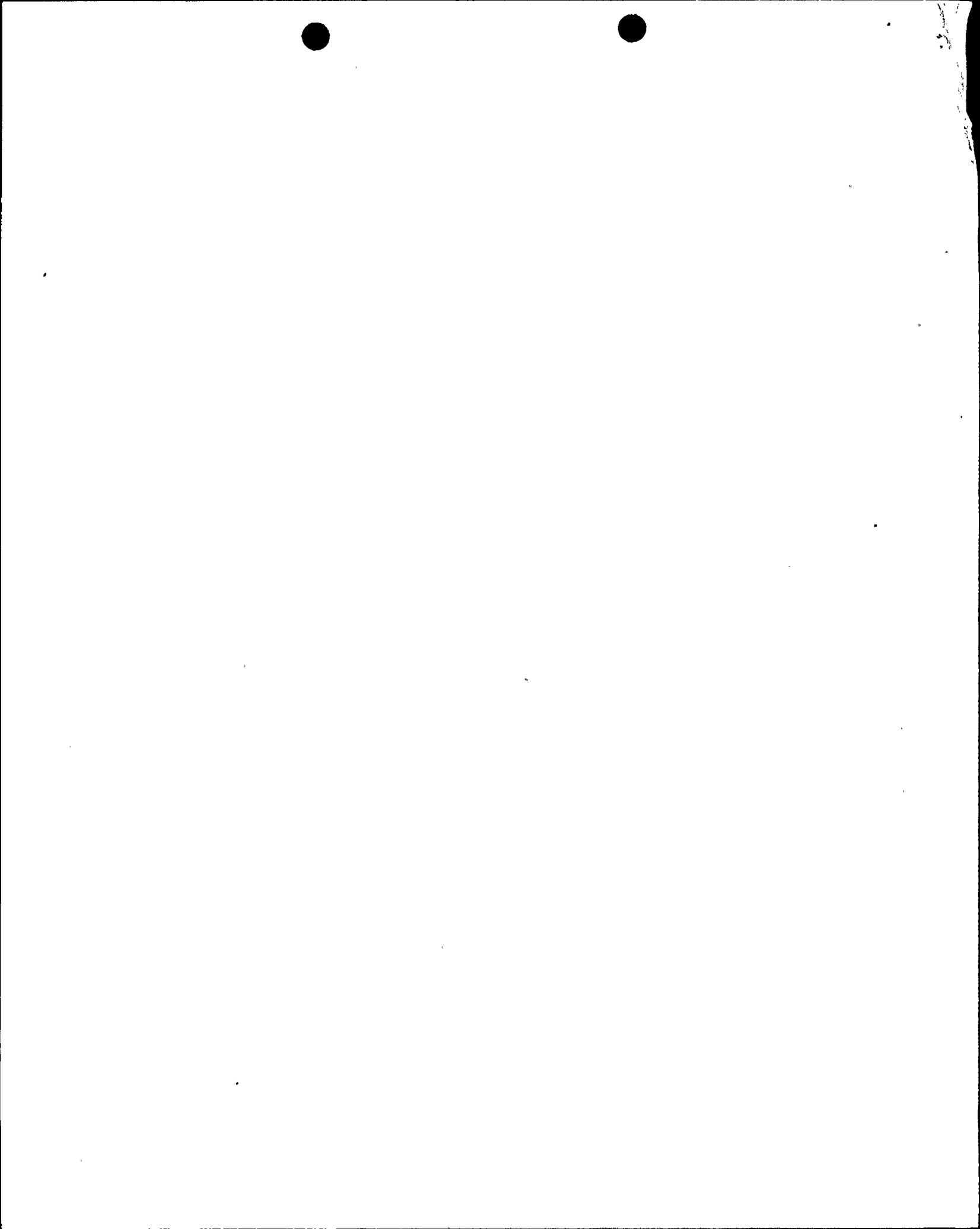
As counsel for Dr. Trifunac and Dr. Luco I am able to inform the Board as follows:

Dr. Trifunac has advised that he has no difficulty with the Board's hearing schedule; however, as his teaching schedule will likely not permit his presence at the entire hearing he would like to be informed as closely as possible of those dates when he will be expected to testify. Further, he informs me that his schedule is sufficiently flexible this autumn to meet any scheduling change the Board might wish to make.

Dr. Luco, on the other hand, awaits the birth of a child "due" on September 22 and advises that he will be unavailable for one week after the birth. In light of the uncertainty of the precise date of that event, I request on his behalf that the Board postpone the commencement of the hearing until October 14. He has no other known conflict this autumn. For the same reason as Dr. Trifunac, Dr. Luco requests notification of the dates set for his testimony.

Because neither of these witnesses is able to be present for the entire hearing, they request that copies of transcripts of any testimony that precedes theirs be made available to them for their review.

Both witnesses have received the materials sent by staff counsel and have had the opportunity for an initial review. Based on that review they believe that they will be able to meet the Board's September 2nd due date; however, they can not yet rule out the possibility that they may need to request an extension of a few

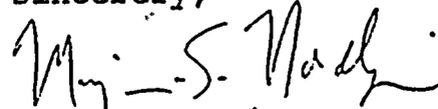


additional days. In that event we will notify the Board as promptly as possible. Should the Board postpone the hearing, it might wish to provide at that time some extension of time for the testimony.

As a final comment, it is regrettable that other counsel have felt a need to make representations to the Board regarding Dr. Luco's situation. At the least it may be said that less confusion will result if the requests and views of both Dr. Trifunac and Dr. Luco are represented by their counsel.

Please feel free to call on me if I may provide any further assistance.

Sincerely,



Marjorie S. Nordlinger  
Attorney

Office of the General Counsel

cc: Counsel of record



UNITED STATES OF AMERICA  
NUCLEAR REGULATORY COMMISSION

In the Matter of )  
 )  
PACIFIC GAS AND ELECTRIC COMPANY )  
 )  
(Diablo Canyon, Units 1 and 2) )  
 )  
 )  
 )  
 )  
 )

Docket No. (s) 50-2750L  
50-3230L

CERTIFICATE OF SERVICE

I hereby certify that I have this day served the foregoing document(s) upon each person designated on the official service list compiled by the Office of the Secretary of the Commission in this proceeding in accordance with the requirements of Section 2.712 of 10 CFR Part 2 - Rules of Practice, of the Nuclear Regulatory Commission's Rules and Regulations.

Dated at Washington, D.C. this

19th day of Aug 1980.

Peggy T. Downing  
Office of the Secretary of the Commission

4 documents



UNITED STATES OF AMERICA  
NUCLEAR REGULATORY COMMISSION

In the Matter of )

PACIFIC GAS AND ELECTRIC COMPANY )

( Diablo Canyon, Units 1 and 2 )

Docket No.(s) 50-275  
50-323

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