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SUBJECT: Forwards addl info re NPDES Permit non-compliance condition originally reported on 960329.

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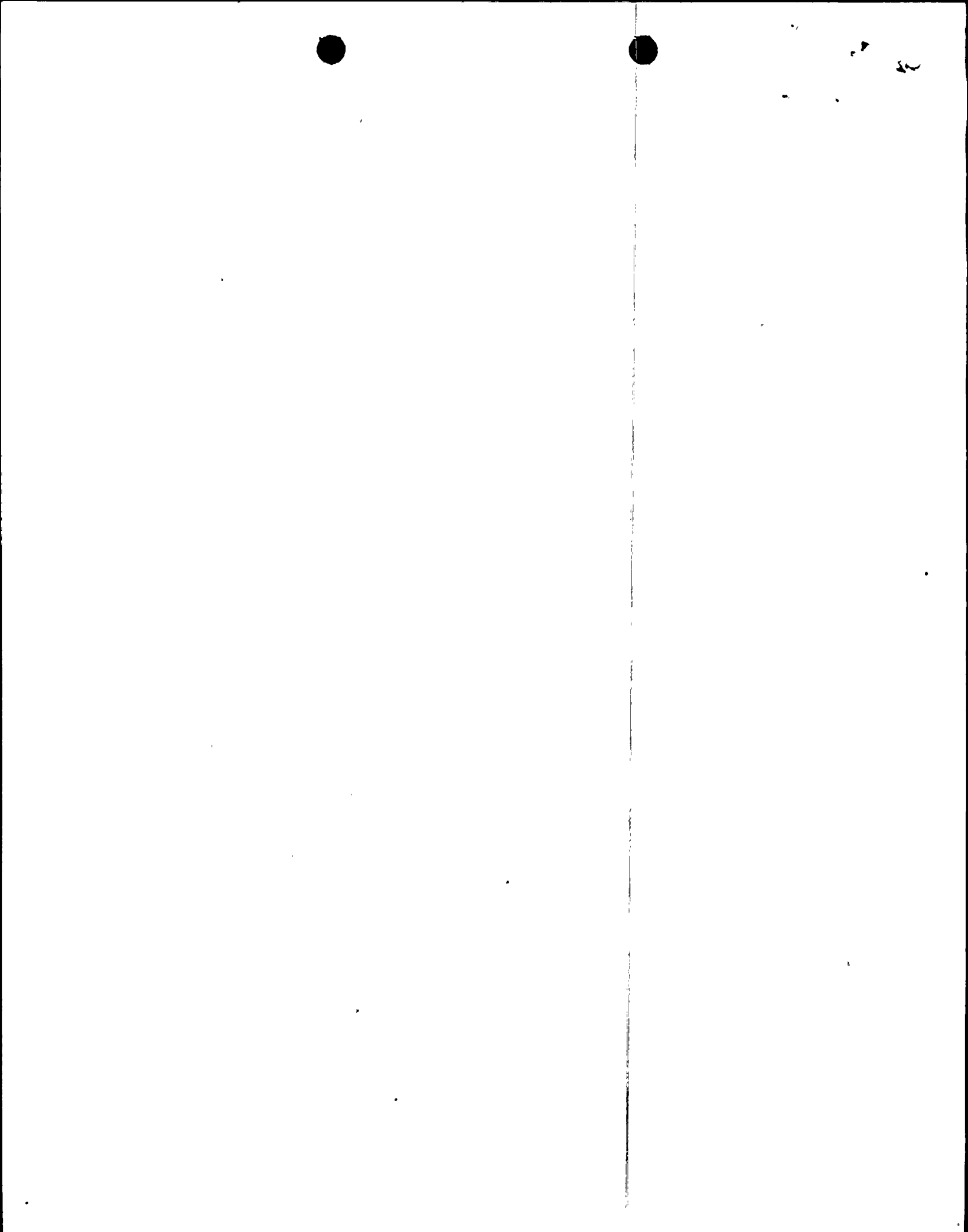
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Carolina Power & Light Company  
PO Box 165  
New Hill NC 27562

William R. Robinson  
Vice President  
Harris Nuclear Plant

APR 15 1996

SERIAL: HNP-96-071

United States Nuclear Regulatory Commission  
ATTENTION: Document Control Desk  
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SHEARON HARRIS NUCLEAR POWER PLANT  
DOCKET NO. 50-400/LICENSE NO. NPF-63  
ADDITIONAL INFORMATION PERTAINING  
TO NPDES PERMIT NON-COMPLIANCE

Gentlemen:

The attached letter contains additional information regarding the National Pollutant Discharge Elimination System (NPDES) Permit non-compliance condition originally reported on March 29, 1996.

Questions regarding this matter may be referred to Mr. T. D. Walt at (919) 362-2711.

Sincerely,

MV  
Attachment

c: Mr. J. B. Brady  
Mr. S. D. Ebnetter  
Mr. N. B. Le

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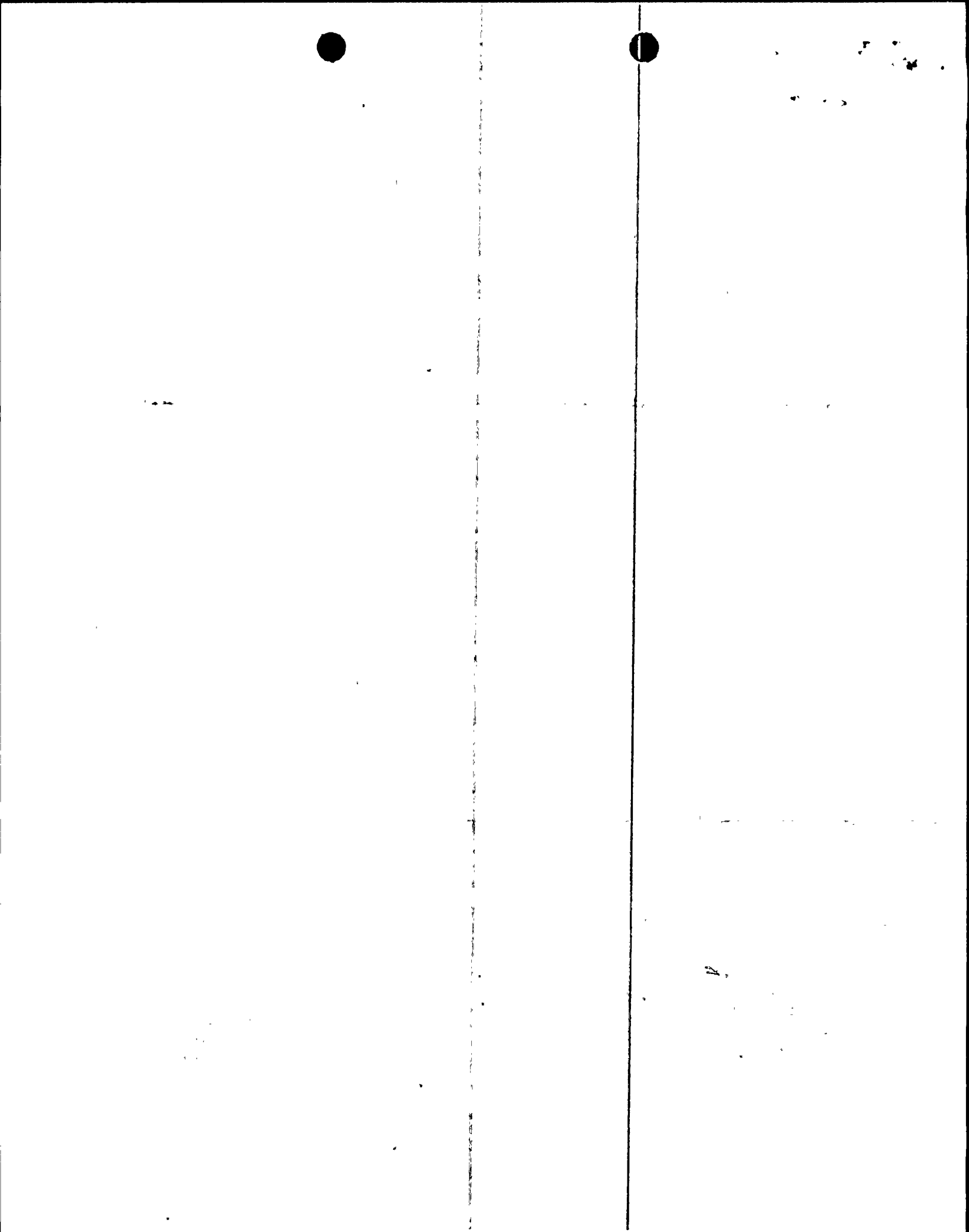
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**CP&L**

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William R. Robinson  
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Harris Nuclear Plant

APR 15 1996

Mr. Kenneth Schuster  
Raleigh Regional Supervisor  
North Carolina Division of Environmental Management  
3800 Barrett Drive  
Suite 101  
Raleigh, NC 27602

Serial: HNP-96-067

Subject: Harris Energy & Environmental Center  
National Pollutant Discharge Elimination System (NPDES)  
Permit No. NC0026735

Dear Mr. Schuster:

Pursuant to the April 1, 1996 telephone conversation between Judy Garrett, Water Quality Supervisor of the Raleigh Regional Office of NCDEM and Joanie Cooke of CP&L, this letter provides the documentation of the above-referenced facility's failure to implement the winter (November 1 to March 31) monitoring frequency for fecal coliform.

During an internal environmental audit conducted at the facility in March, facility personnel became aware that the weekly winter monitoring frequency requirement for fecal coliform had not been implemented. Upon discovery, the facility immediately implemented the required monitoring frequency. The facility had been obtaining fecal coliform samples in accordance with the summer monitoring frequency of twice per month. Fecal coliform results that were obtained and subsequently reported in 1995 were within permit limitations. Therefore, based on the consistent nature of the 1995 fecal coliform results and the compliant operation of the facility, CP&L believes any additional fecal coliform samples would have been within permit limitations.

If you have any questions or comments regarding this information, please contact Ms. Joanie Cooke at (919) 546-7287 or Mr. Bill Lohmeyer at (919) 362-2968.

Sincerely,



MV



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