NUCLEAR REGULATORY COMMISSION

BEFORE THE ATOMIC SAFETY AND LICENSING BOARD

In the Matther of:

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CONSUMERS POWER COMPANY : DOCKET NOS:

50-329 OM&OL 50-330 OM&OL

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Residiter.

Deposition of: BIMALENDU DHAR

DATE: December 17, 1980

PAGES: 1 - 160

AT: Ann Arbor, Michigan

ALDERSON ____ REPORTING

400 Virginia Ave., S.W. Washington, D. C. 20024

Telephone: (202) 554-2345

8405240464 840517 PDR FOIA RICE84-96 PDR

	UNITED STATES OF AMERICA		
1	NUCLEAR REGULATORY COMMISSION		
2	Before the Atomic Safety and Licensing Board		
3	x		
4	In the Matter of: Docket Nos. 50-3290M&OL		
5	CONSUMERS POWER COMPANY 50-3300M&OL		
6	x		
7	Conference Room 7th Floor		
8	777 East Eisenhower Parkway Ann Arbor, Michigan		
10	Wednesday, December 17, 1980		
11	Deposition of		
12	BIMALENDU DHAR		
13	the deponent, called for examination by the staff of the		
14	Nuclear Regulatory Commission, pursuant to notice, at 9:00 a.m.		
15	when were present on behalf of the respective parties:		
16	For the Nuclear Regulatory Commission		
17	WILLIAM D. PATON. Esg.		
18	JOSEPH D. KANE. Geotechnical Engineer		
19	FRANK RIVALOT		
20	Con baballe of Consumer and a		
21	On Denall of Consumers Power Company		
22	ALAN S. FARNELL, Esq.		
	JAMES BRUNNER, Esq. Isham, Lincoln & Beale		
23	One First National Plaza Chicago, Illinois 60603		
24			
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1	PROCEEDINGS
2	Whereupon,
3	BIMALENDU DHAR
4	was thereupon called as a witness herein, and after having been
5	first duly sworn, was examined and testified as follows:
6	EXAMINATION
7	BY MR. PATON:
8	Q Will you state your full name and business address
9	for the record?
10	A My full name is Bimalendu Dhar. My business address
11	is 777 East Eisenhower Parkway, Ann Arbor, Michigan.
12	Q It is not Dr. Dhar; it is Mr. Dhar?
13	A Yes, sir.
14	Q Mr. Dhar, I notice on the resume which I will mark
15	Staff Exhibit No. 1, under a heading called Organization and
16	Location, you have the letters SFPD?
17	A That is the San Francisco Power Division.
18	(The document referred to was
19	marked Staff Exhibit No. 1,
20	December 17, 1980, for identifica-
21	tion.)
22	BY MR. PATON: (Resuming)
23	Q You now work for the San Francisco Power Division?
24	A No, I work for the Ann Arbor Power Division.
25	Q Your resume is dated August of '79. As of that time

	1	it was the Sar Francisco Power Division?
	2	A That is correct.
	3	Q What is your job at Bechtel?
	4	A Would you please clarify that question?
346	5	MR. FARNELL: Do you mean his position?
554.2	6	BY MR. PATON: (Resuming)
1 (202)	7	Q What is your title at Bechtel?
2002	8	A I am an Engineering Supervisor.
N, D.C	9	Q How many people do you supervise?
NGTO	10	A In my present capacity, approximately under my
DINC. WASHID	11	direct supervision here in Ann Arbor, approximately 85 people
	12	and 30 at the job site where I have technical responsibility.
BUIL	13	Q You mean here at the Ann Arbor office that 85 pecole
TERS	14	report to you?
RETUR	15	A Yes.
SW.	16	Q Do all 35 report directly to you, or do they report
UEET,	17	to other intermediate supervisors?
us III	18	A Other intermediate supervisors who in turn report to
1000	19	me.
	20	Q Are you the head of some section? In other words, is
	21	there a section that you are the head of?
	22	A I am Group Supervisor, Civil Structural Group, for the
	23	Midland Project.
	24	Q How much of your time do you spend on the Midland
	25	Project?

	1	A I spend all of my time on the Midland Project.
	2	Q How long has it been since you spent all of your time
	3	on Midland? In other words, have you spent all your time on
	4	Midland in the year 1980?
345	5	A Yes, I have.
9 554 3	6	Q How about 1979?
4 (202	7	A Yes, I have.
2002	8	Q How about 1978?
N, D.C	9	A Yes.
NGTO	10	Q '77?
WASHI	11	A Yes.
NNG. 1	12	Q How many years have you spent full time on Midland?
BUILT	13	A From '76.
TERS	14	Q I stopped one short. That is unusual. That is why I
REPUBLIC	15	asked him by year.
SW.	16	A '76 almost entire '76. I came back from vacation
EET.	17	in the middle of January to the best of my recollection.
III STI	18	Q Since January of '76 you have spent full time on
12 000	19	Midland; is that correct?
	20	A That is correct.
	21	Q Now, you indicated that you are the Group Supervisor,
	22	Civil Structural Group for Midland. Is there a Group Supervisor.
	23	Civil Structural Group, for other nuclear facilities that
	24	Bechtel is working on in the Ann Arbor office?
	25	A Yes.

1	Q What nuclear facility is that?
2	A We are doing some work for Palisades, and to the best
3	of my knowledge, we are also doing some work for Duane Arnold.
4	Q Tell me what your job is? In other words, what do you
5	do as Group Supervisor of Civil Structural Group, Midland?
6	A That is currently?
7	Q Right.
8	A I am responsible for analysis, design of all structures,
9	preparation of engineering drawings, specifications, and licensing
10	documents for Midland for the Civil Structural Group.
11	Q I want to make sure that I have that. You are
12	responsible for analysis and design of structures; is that
13	correct?
14	A Analysis and design of structures.
15	Q Engineering drawings?
16	A Engineering drawings.
17	Q And specifications?
18	A Specifications.
19	Q And licensing documents; is that correct?
20	A Yes, sir.
21	Q Do you know a Bechtel consultant by the name of
22	Dr. Davisson?
23	A Yes, I do.
24	Q With respect to the Midland site, has Sechtel retained
25	Dr. Davisson to do some work in Midland?

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'	A To the best of my knowledge, yes.
2	Q What work has he been retained to do for Bechtel?
3	A As I know, he has been providing us input for the
4	design of piles for remedial actions for the service water pump
5	structure.
6	Q Is he also providing input for the caissons in the
7	electrical penetration area?
8	A My understanding is that he would review the caisson
9	documents.
10	Q You say "that he would review." Do you know whether
11	or not in fact he is doing any study of the calasons in the
12	electrical penetration area?
13	A I do not have any direct knowledge of that.
14	O Who in Bechtel would know that?
15	A Dr. Davisson is consultant to the Geotechnical Group,
16	and I would refer you to Dr. Afifi.
17	Q Now you indicated you don't have any direct knowledge,
18	I want to ask you about direct, indirect, or any kind of knowl dge?
19	MR. FARNELL: As opposed to speculation, of course.
20	BY MR. PATON: (Resuming)
21	Q As opposed to speculation as your attorney says. What,
22	to your knowledge, is Dr. Davisson doing with respect to
23	caissons in the electrical penetration area?
24	A May I talk with my counsel for a minute?
25	MR. PATON: Sure.

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	(Deponent conferred with counsel.)
A	The substance of what I have heard is that Dr. Davisson
is revie	wing the carrying capacity of the caissons.
0	Reviewing the carrying capacity; is that correct?
A	Load carrying capacity.
Q	If I said load bearing capacity, would you agree with
that? I	s that what he is doing?
A	That is what I have heard.
Q	As far as you know, that is the same thing?
A	Yes.
• •	. Now, you say he is reviewing the carrying capacity.
Is he re	viewing work that was done by Bechtel, or is he supplying
the init	ial input to that work?
A	Would you please repeat the question?
0	You say that he is reviewing the work. Is he reviewing
omebody	else's work, or is he supplying the initial work himself?
A	He is reviewing somebody else's work.
Q	Whose work is he reviewing?
A	We had a consultant for caisson design by the name of
huck Go	ald, and he is reviewing his work.
Q	Chuck Gould, G-c-u-1-d?
A	Yes, sir.
Q	He is reviewing the work by Chuck Gould; is that
orrect?	
	That is my understanding, use

ä

1	Q What work is it that Mr. Gould supplied that I guess
2	it is Dr. Gould?
3	A No, to the best of my understanding it is Mr. Gould.
4	Q What work did Mr. Gould supply that Dr. Davisson is
5	reviewing?
6	A Mr. Gould supplied the input to the design of the
7	caisson supports for the auxiliary building wing area.
8	Q Can you give me any particulars of that input?
9	A Will you be a little more specific about it?
10	Q You said "input" to the design; what did you mean by
11,	that?
12	A He supplied the basic scheme, and also supplied the
13	details for the caissons.
14	Q What do you mean by "basic scheme"?
15	A What kind of calssons to be used, and what would be the
16	approximate length, and what can be considered to be the load
17	carrying capacity of the caissons.
18	Q What was the approximate length?
19	A I do not remember the exact length.
20	Q Do you remember the approximate length?
21	A No, I do nos.
22	Q Do you remember the load bearing capacity?
23	A What I recall is 13 caissons per 4000 kips.
24	Q You said 13 caissons?
25	A Approximately, yes, sir.

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1	Q And 4000 kips?
2	A Yes, sir.
3	Q Did anyone in Bechtel review the input supplied by
4	Mr. Gould other than Dr. Davisson?
5	A This was coordinated with the Geotechnical Group.
6	Q Okay, my question was did anybody in Bechtel review
7	the work supplied by Mr. Gould?
8	A What does "review" mean?
9	Q The same way that you have been using it.
10	A Geotechnical Group reviewed it to the best of my
11	knowledge.
12	Q Who within the Geotechnical Group reviewed it?
13	A This was done by Dr. Afifi's group, and I do not.
14	recall the name of the one engineer that came from the
15	Gaithersburg office to review it.
16	Q Do you have a report from Mr. Gould that came with his
17	recommendations or his input?
18	A To the best of my recollection we have gotten written
19	summary of the presentations he made on the subject.
20	Q Do you have a copy of that?
21	A It would be available in the Civil files.
22	Q Are these your files, or are they Dr. Afifi's files?
44	Are they under your supervision, or are they under his super-
24	viaion?
47	A Civil files would be under my supervision.
1	

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	1	Q What is the date of that? Is that a report? You said
	2	a summary?
	3	A A written summary.
	4	Q What is the approximate date of that?
2346	5	A To the best of my recollection Dr. Gould made two
554	6	presentations to NRC, one in July of '79 and one during February
(202)	7	'80.
20024	8	Q Excuse me. You just said "Dr."
N, D.C.	9	A Mr. Gould.
NGTON	10	Q So the written summary would be sometime after
VASIII	11	February of '80; is that what you are indicating?
UNG, 1	12	A Yes, sir.
FILLE	13	MR. PATON: Al, could we get a copy of that?
TERS	14	MR. FARNELL: I would like to note for the record that
REPOR	15	we have produced the Civil Group's files.
S.W	16	(Discussion off the record.)
NEET,	17	MR. PATON: Off the record there was an agreement that
II ST	18	the summary that Mr. Dhar has referred to has been supplied
TT 001	19	the NRC.
	20	BY MR. PATON (Pocuming)
	21	Q Mr. Dhar, other than the mosting and the
	22	just referred to. Mr. Could did quarks to Paris in the second summary that you have
	23	indicating his recommendations, is that supply to Bechtel other documents
	24	A To the best of my recellention to the
	25	else.

	1	
		Q Do you mean his recommendations to you were all oral?
	2	MR. FARNELL: I don't believe he said that.
	3	BY MR. PATON: (Resuming)
	4	Q I am asking you did his recommendations come to you
346	5	in
594-	6	MR. FARNELL: Also, I don't think he said "recommenda-
1 (202	7	tions."
2003	8	BY MR. PATON: (Resuming)
4. D.C.	9	Q All right, Mr. Gould's input, can you tell me the
VGT ON	10	form in which it came to Bechtel?
ASHIP	11	A It was in the form of input to the specification for
NG. W	12	the underpinning work in review of that specification
INTER	13	Q Okay, was it in writing?
ERS B	14	A To the best of my recollection Dr. Could worked
PORT	15	that specification with my group
4. Hb	16	Ta that were a group.
T, S.V	17	Q is that your answer? My question was: Was it in
TREE	19	writing?
S HJL	10	MR. FARNELL: It is unclear as to what there are
300	19	two things specification and review of specification I don't
	20	think he understands.
	21	BY MR. PATON: (Resuming)
	22	Q His input was specifications for underpinning; is that
	23	correct?
	24	A Yes, sir.
	25	Q Now, it is taking a long time for me to find out from

12

	1	you if that was in writing?
) 554-2345	2	MR. FARNELL: I think that is your fault.
	3	MR. PATON: Let's say it is my fault, but I think the
	4	witness can handle that kind of problem considering his position.
	5	BY MR. PATON: (Resuming)
	6	Q Was it in writing, and since counsel has gone out of
1 (202	7	the way to indicate that he thinks that is my fault, I would
C. 2002	8	like to indicate on the record that we are getting pauses between
N, D.	9	answers. It is hard for me to perceive the difficulty with this
HP GTV	10	questioning.
WASI	11	MR. FARNELL: If you want to start in this way
DING	12	MR. PATON: Not particularly.
S BUIL	13	MR. FARNELL: It is totally inappropriate in that
OKTER	14	regard. He is answering your questions, and any problems with
REP	13	the questions are yours.
, S.W.	16	MR. PATON: The problems are not mine, and the
THEFT	17	questions are straightforward. Is the input in writing? And we
TTH S	18	are now about ten minutes finding out whether the input was in
300	19	writing.
	20	MR. FARNELL: Your clock is a lot faster than mine.
	21	MR. PATON: I think I would agree with that, too.
	22	BY MR. PATON: (Resuming)
	24	Q Was it in writing?
	25	A I want to talk to my counsel.
	-	(Deponent conferred with counsel.)
	1	아버님께 수가 지난 명이 있는 것 같아요. 김 가지는 것이 있는 것 같아요. 그는 것이 같아요. 그 것은 것이 가지 않는 것이 없다. 것이 없는 것이 같이 많이 많이 있다. 것이 없는 것이 없다. 것이 없는 것이 없다. 것이 없는 것이 없다. 것이 없는 것 않는 것이 없는 것이 않이 않이 않이 않이 않이 않 않 않 않이 않 않이 않이 않이 않이

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2) 654-2345	1	A	To the best of my recollection it was not in writing.
	2	Q	The specifications for underpinning were not in writing?
	3		MR. FARNELL: That is not what he said.
	4		BY MR. PATON: (Resuming)
	5	Q	Is that what you said?
	6	A	No.
24 (20	7		MR. FARNELL: That is not what you asked.
C. 200	8	1.5	BY MR. PATON: (Resuming)
ON, D.	9	Q	The question I am asking you about is the specifications
U.SNII	10	for under	pinning.
WASH	11	A	Whether the input was in writing, and my answer to that
DING.	12	question :	is to the best of my recollection it was not.
BUIL	13	Q	Did he give you specifications for the underpinning?
KTER	14	A	He provided us input.
REPU	15	Q	Is there some difference in your mind between input
S.W.	16	and specif	fications?
HEEL	17	A	Yes, sir.
	18	Q	Tell me what that difference is?
	19	А	Input is I would have to consider the input to be
	20	the techni	cal details for the specifications and is to be written
	21	in a form	where it could be called formally a specification.
	22	Q	Do that one again slowly? Say that one again? The
	23	input is w	hat?
	24	A	The input is the technical details that goes into the
	25	specificat.	ion for particular work, and a specification would be
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	. 1	
	1	to incorporate all that input in a form which can formally be
	2	issued as a specification to control a piece of work.
	3	Q The second one again specifications are what?
	4	A Specifications are documents which can be used for
2345	5	construction of a particular item of work or a particular
190 ()	6	structure.
4 (202	7	Q Specifications are documents that can be used for
2002	8	constructions?
N' D'C	9	A For construction.
NGIO	10	Q Okay, did Mr. Gould provide you any specifications?
MASH	11	A He provided input to the specifications.
'DNR	12	Q He provided the input, and then Bechtel made the
BUIL	1.3	specifications; is that correct?
	14	A We put it together the specification yes, sir.
	15	Q In what form did he supply you the input?
	16	A It could be informal, written on a piece of paper;
	17	he could come here and discuss with us an give it to us verbally.
	18	Q I would ask you not to tell us what could be; what
	19	in fact happened?
	20	A It was in the form of written on a piece of paper,
	21	informally given to us, or to the Civil Group; it was given
	22	verbally in the course of meetings we had with him to develop
	23	the specifications.
	24	Q Is it in fact that some of the input came in writing
	25	and some came orally; is that correct?
	1	

	A Writing informally; yes, sir.	
	Q Now my question is: Some of it came in writing and	
	some came orally; is that correct?	
	A The writing was informal. That is what I want to add	
0167	Q What do you mean by "informal"?	
100 (2	A Just on a piece of paper and given to us not	
(17) 12	consummated through any letter.	
	Q Was any of this information given to you orally and	
···· ·	not any other way?	
	A I do not recall how much. Some part could have been	
	given orally.	
	Q You don't know?	
	A I don't recall.	
	Q Who did he give this information to?	
	A The person who was working on the specification at	
	the time.	
1	Q Does that person have a name?	
1	A Yes, sir.	
1	Q Who is that?	
2	A To my recollection he is John Hook.	
2	Q Does he work for Dr. Afifi?	
2	A No, sir, he worked for Civil Group.	
2	Q Does he work for you?	
2	A He worked for me.	
2	Q Does he still work for you?	

	1	A No, sir.
	2	Q Now, you equated input with technical details that go
	3	into specifications; is that correct?
	4	A Yes.
2345	5	Q Did that include calculations?
664-	6	A Whether there is input into the calculations?
4 (202	7	Q Yes.
2003	8	A To the best of my recollection, no.
N. D.C	9	Q Did it include drawings?
NGTON	10	A My recollection is no.
ASHI	11	Q Okay, when was this input from Mr. Could supplied to
NC' N	12	Bechtel?
ICTIO	13	A To my recollection it was during constinuit.
ENS	14	O Is it your testimony that the interview.
EFOICI	15	stated was given to Bechtel by Mr. Could be that you have
W. , 10	16	Dr. Davisson?
11	17	
SINE	18	A My recollection is yes.
1111 0	19	y fou indicated that Bechtel used the input that was
	20	supplied by Mr. Gould and made specifications; is that correct?
	21	A That is correct.
	22	Q When did Bechtel do that?
	23	A During '79.
	24	Q Can you help me a little bit? Can you be more specific
	25	than '79?
	-	A My recollection is during the middle of '79 sometime.
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	Q Have you and Dr. Davisson is reviewing that work by
:	Mr. Gould; is that correct?
:	MR. FARNELL: Would you read that back?
	(Record read.)
948	BY MR. PATON: (Resuming)
554-2	Q Mr. Gould gave some work to Bechtel some input to
(202)	Bechtel; is that correct?
0024	
D.C. 2	A To the best of my knowledge Dr. Davisson reviewed the
'NO	specifications.
LONII	Q Reviewed the specifications in other words, Bechtel
WASI	got some input from Mr. Gould, and from that they made
DNIO 12	specifications, and these relate to the caissons at the electrical
108	penetration area, and these specifications have been given to
Creks	Dr. Davisson for review; is that correct?
11	A I cannot say that from my personal knowledge.
· 16	Q Well, I want you to say it from any knowledge that you
133	may have whether you heard it from anybody, or spoke directly
18 H	to anybody. Do you know whether those specifications have been
12 19	given, or have you heard whether those specifications have been
20	given to Dr. Davisson, or have you seen a paper that would indicate
21	that? Do you know from any source?
22	A My recollection is that I heard I am not sure
23	whether I heard it or read it that it was given to Dr. Daviden
24	Q Now, you say that "it was given" the specification
25	were given?

	1	A That's correct.
	2	Q Was the input that you received from Mr. Gould given
	3	to him?
	4	A No, sir.
2345	5	Q Why didn't you give him the input?
2) 554-	6	A Because the specification contains the input.
24 (20)	7	Q Then you did give him the input?
C. 200	8	MR. FARNELL: That's not he made a distinction
0N, D.	9	between input and specification.
INGT	10	MR. PATON: And I just asked him he said
WASE	11	BY MR. PATON: (Resuming)
DING.	12	Q Let me ask you this: Did you give him the input or not?
Inna s	13	MR. FARNELL: That has been asked and answered.
MULEIG	14	MR. PATON: I would love to know the answer.
REPC.	15	MR. FARNELL: I will give you the answer.
, S.W.	16	MR. PATON: First he said yes, and then he said no, or
LIABNI	17	the other way around. I will try again.
300 TTH ST	10	BY MR. PATON: (Resuming)
	20	Q You gave him the specifications that were made by
	20	Bechtel; is that correct?
	22	A I didn't give him the specifications.
	23	Q Did Bechtel give him the specifications?
	24	A That is what I heard.
	25	Q That is what you think?
	-	A Yes.

6-2

	1	Q Did Bechtel provide him the input that was received
	2	from Mr. Gould?
	3	A To the best of my recollection, no.
	4	Q But the specifications include the input; is that
345	5	correct?
654-2	6	A The specification is based on the input.
1 (202	7	Q Based on the input. Okay. Do you ever talk to
2002	8	Dr. Davisson?
N, D.C	9	A In meetings; yes.
OLDN	10	Q Do you ever talk to him other than meetings?
VASHI	11	A No, sir.
ING, 1	12	2 How often have you talked to Dr. Davisson in the year
BUILD	13	1980?
TERS	14	A Maybe one time.
RPOR	15	Q What work has Dr. Davisson been asked to do by Bechtel
S.W. 1	16	with respect to the design of the piles at the service water
RET,	17	structure?
III STI	18	A Can I talk to my counsel?
300 71	19	MR. PATON: Certainly.
	20	(Deponent conferred with his counsel.)
	21	A What I have heard is that Dr. Davisson is going to
	22	provide us input regarding the type of piles, the factor of
	23	safety to be used, and review the pile specification and design.
	24	BY MR. PATON: (Resuming)
	25	Q Now, I want to go back to the guestion about the
	1	

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	1	specifications that Bechtel has made for the enior
	2	from information that you got from Mr. Could a
(202) 554-2345	3	specifications been supplied to the NDCD
	4	A To the best of my recollection
	5	has been supplied.
	6	
202)	7	a what?
0024 (8	A A paraphrased version.
D.C. 2	•	Q Is that a summary? I am not sure I know what you mean
LON, 1		by "paraphrased."
UNC	10	A I mean not the exact the spec has not been submitted.
WASI	11	Let me call it a summary of the details.
DING	12	Q Okay, when was that supplied; do you know?
BUIL	13	A My recollection is that it has been supplied very
CLERS	14	recently in response to Question.
REPOI	15	Q Do you know which Question?
S.W	16	A I do not remember the Ouestion.
EET,	17	Q Do you know why the precise details were not and
II STR	18	as opposed to a summary?
U.L 00	19	A It is my understanding that is
n	20	requested
	21	
	22	With respect to the piles at the service water structure,
	23	who is responsible for the design? Would you say it is Bechtel,
	24	or is it Dr. Davisson?
	25	A My understanding is that Bechtel is responsible for the
	-	design.

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1	O Who with the Protocol
	who within Bechtel would have that responsibility?
2	A In my opinion the Geotechnical Group would provide the
3	Civil Group the capacity of the pile, and the Civil Group will
4	make calculations to measure that those capacities are not
5 349	exceeded.
6	Q Do you know what the status of that work is right now?
7 (202	A What do you mean?
8 8	Q The work that you just described.
9 z	A It is in the process of being finalized.
10	Q You said that the Civil Group would supply the capacity
11	of the pile; is that correct?
12	A No, the Geotechnical Group.
13	Q The Geotechnical Group would supply the capacity.
14	Have they in fact supplied the capacity of the pile?
15	A The Geotechnical Group has given to Civil Group based
16	on their assessment of the pile capacity.
17	Q Say that again?
18	A Geotechnical Group has given to Civil Group their
19	assessment of pile capacity.
20	Q What is that capacity?
21	A I do not recall the exact number, but my recollection is
22	280 tons ultimate capacity.
23	Q How many piles do you expect to use for the remedy at
24	the service water structure?
25	A As per present scheme, 16 piles.

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	Q Now, did you say that Dr. Davisson I thought you
2	said that Dr. Davisson will determine the type of pile?
3	A Would recommend the type of pile; yes.
4	Q Would recommend the type of pile. What different types
9t 5	of piles are there? Have you received a recommendation from him
6 6	in this regard?
7 (202)	A Yes, sir.
80021	0 What is that recommendation?
9	A Pipe pile an closed in pipe pile
NO. 10	Closed in pipe pile.
11	Q Closed in pipe pile?
	A Filled with concrete.
12	Q When did you receive that recommendation?
13	A The recommendation was received in '79.
14	Q Has Dr. Davisson given you any recommendation with
15	respect to the factor of safety?
16	A Yes, sir.
17	Q For the piles at the service water structure, what is
18	that information?
19	A For the best of my recollection, it is for dead load
20	2.5 and for a normal SSE safe shutdown earthquake or
21	extreme wind, 1.5.
22	O You also said he will supply you information with
23	respect to pile specifications, wight?
24	Tespect to prie specifications; right? Dr. Davisson?
25	A He would review pile specifications.
	Q He is reviewing that?

1	A He has reviewed it once presently.
2	Q Do you know who in Bechtel has the responsibility
3	dealing with Dr. Davisson, or coordinating with Dr.
4	A Geotechnical Group
5	Q Dr. Afifi specificalluz
6	A That would be my understanding
7	Q Has Dr. Davisson completed big
8	respect to Midland and the respect to Midland and to Midland and the respect to Midland and the respec
9	A No.
10	· O What does he have reprinted
11	A We are in the process of delivery
12	We have not completed the checking.
13	Q Checking on what?
14	A Checking the piles
15	Q Tell me specifically be in reine and
16	A No, sir.
17	Q Is that what you said?
18	A We will check the piles Pochtal in the
19	Until that checking is completed we cannot find the piles.
20	Therefore he cannot do his final review
21	2 Tell me what Dr. Davisson has less
22	to the piles?
23	A My understanding is he would be included
24	testing. He would do the review of the
25	completion of the design, and he would review the pile drawings
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1	Q Is that it with respect to the piles?
2	A That is my understanding.
3	Q What work does Dr. Davisson have left to do for Bechtel
4	with respect to the caissons?
5	A It is my understanding that once we finalize the design
6	and check the caisson capacity and go with the specification, he
7	will review the specification from the point of view of load
8	bearing capacity.
9	Q Does that complete your answer?
10	A That is my understanding. Because I am not responsible
11	for the interfacing with Dr. Davisson. I don't know the evact
12	details.
13	Q All right, is there any other work that Dr. Dawisson
14	is responsible for in this future with respect to the remedu at
15	Midland that you have not mentioned so far?
16	MR. FARNELL: Remedies? Are you tolking should be
17	else besides the pile?
18	MD DAMON. And of the second second second
19	MR. FAION: Any of the remedies at Midland with respect
20	to the soil settlement problem. Anything besides these piles
21	and calssons? That's right.
22	MR. FARNELL: Any remedies.
22	A It was my understanding he would be involved with pile
23	and caissons.
24	BY MR. PATON: (Resuming)
25	Q Do I correctly construe your answer that that is all
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	1	you know about is the piles and caissons? You are not aware of
	2	any other work that he is going to do with respect to the soils
	3	problem at Midland in the future?
	4	A That is correct.
345	5	MR. PATON: Would you provide the NRC with the
554-2	6	specifications and drawings for the underpinning at the auxiliary
1 (202)	7	building and at the service water structure?
2003	8	MR. FARNELL: I assume you are addressing that to me?
N, D.C	9	MR. PATON: Yes. Let's go off the record. Let's take
NGTO	10	a break.
VASHI	11	(Break.)
ING, 1	12	BY MR. PATON: (Resuming)
TUNE	13	Q Mr. Dahr, before the break I asked you to provide, or
TERS	14	asked counsel to provide to the NRC specifications and drawings
REPOR	15	for the underpinning of the auxiliary building for the electrical
S.W. ,	16	penetration area and the underpinning for the service water
IEET,	17	structure. Is it your testimony that those specifications and
US IU	18	drawings are not final?
300 71	19	A At the present time I would consider them not final;
	20	yes, sir.
	21	Q Are you familiar with the material that has been
	22	supplied to the NRC with respect to the caissons in the electrical
	23	penetration area?
	24	A No, sir, I delegated that part of the work by
	25	Deputy Group Supervisor Shing Lo.

1	0 Would you player and the
2	would you please spell his name?
1	A S-h-i-n-g L-o.
3	Q Is it your testimony that you do not know what material
4	has been supplied to the NRC with respect to caissons?
5	A I do not know the exact details.
•	Q Do you have an opinion as to whether the material that
1	you have supplied to the NRC and I am asking you for your
8	opinion is sufficient for their review?
9	MR. FARNELL: First of all, he said that he doesn't
10	know the exact details. I don't know if he can testify to what
	is sufficient for the NRC's review.
2	MR. PATON: Okay.
3	BY MR. PATON: (Resuming)
4	Q Do you know whether Consumers has asked the NRC to
2	approve the remedial action they have suggested at the electrical
0	penetration area?
/	A Can I talk to my counsel?
8	MR. PATON: Sure.
4	(Deponent conferred with his counsel.)
	MR. FARNELL: Would you read the question back for me?
	(Record read.)
4	A My opinion is that that is a legal question between
3	Consumers and the NRC.
-	BY MR. PATON: (Resuming)
,	Q Okay, would you please answer the question?
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	1	A To the best of my knowledge they would have based on
	2	what I know.
	3	Q Yes, based on whatever you know. Every question I ask
	4	you, you can assume I am asking you for what you know.
2345	5	A Some of them could be based on what I heard.
. 199	6	Q Fine. What you have heard, what you have seen, your
4 (202	7	direct knowledge, your indirect knowledge I just want to know
. 2002	8	what you know-from any source.
N, D.C	9	A Yes, sir.
INGTO	10	Q Did you consider that question a difficult question?
WASH	11	MR. FARNELL: What type of question is that? I think
DING,	12	that is totally uncalled for.
BUILI	13	MR. PATON: I will withdraw that question.
CLERS	14	BY MR. PATON: (Resuming)
REPOI	15	Q To your knowledge Consumers has asked the NRC to
S.W	16	approve the remedial actions they have suggested in the electrical
REF.	17	penetration area. Now what has Consumers asked Bechtel to do
UI SU	18	with respect to the caissons in the electrical penetration area?
300 7	19	MR. FARNELL: Will you read that back?
	20	(Record read.)
	21	MR. FARNELL: I don't know whether you are talking
	22	about construction, or design, or implementation.
3	23	MR. PATON: That is what I am asking him. What has
	24	Consumers asked him to do?
1	25	MR. FARNELL: Asked him to do with respect to what?
	1	

	1	MR. PATON: That's right. That is exactly what the
	2	question is. What has Consumers asked Bechtel to do with respect
	3	to the caissons in the electrical penetration area. I don't
	4	want to answer his question for him.
345	5	MR. FARNELL: It is vague, but answer the question if
554-23	6	you know what he is talking about.
(202)	7	MR. PATON: If he doesn't know what they are achieve
20024	8	him to do, that is a perfectly acceptable approx
D.C.	9	MR. FARNELL: If he describ understand
GTON	10	that is a perfectly acceptable approximation
ASHIN	11	A To the best of my understand
NG. WI	12	Bechtel to complete the design and ing Consumers has asked
ald. H	13	committed in recently to the design and do the analysis which has been
HIS BI	14	remedial action merely a for a for a formation of the sure that the
PORTE	15	remediar action results in a safe structure and then issue the
REI .	16	necessary documents for construction.
T, S.W	17	BY MR. PATON: (Resuming)
TTH STREET	18	Q Do you have an opinion as to whether or not the
	19	information that has been supplied to the NRC with respect to
300	20	these caissons is sufficient for them to conduct a review of your
	20	work?
	21	MR. FARNELL: For what? By "them" I assume you must
		be referring to NRC. For what purpose?
	23	MR. PATON: I am not asking him any legal questions;
	24	I am asking him an engineering question. If whether in his
	25	judgment the information that Bechtel and Consumers the

information that has been supplied to NRC -- is sufficient for 1 them to review the work that they have done, and I am asking his 2 3 opinion. 4 MR. FARNELL: First of all, there is no foundation here 5 because he said that he doesn't know all of the details. Therefore, any question is totally -- if I understand the question --6 7 MR. PATON: If he has no opinion because he doesn't know 8 the answer, then that is his answer. 9 MR. FARNELL: I think it is inappropriate, and I don't 10 understand -- to review the work -- I just don't understand the 11 last part of your question. 12 MR. PATON: Let me ask the witness if he understands it. 13 MR. FARNELL: Why don't we read it back first. 14 (Record read.) 15 MR. FARNELL: My objection is to review of what. Are 16 we talking operating license; are we talking construction permits? 17 It is vague and highly objectionable. 18 MR. PATON: I will attempt to clarify the question and 19 review the safety aspects of the work. I think the witness 20 indicated that he was doing this work for the purpose of making 21 sure that the facility would be safe. I will amend my question if 22 it helps to ask the witness whether he has an opin on as to whether 23 or not the information that has been supplied to the NRC is 24 sufficient in his judgment for them to do a safety review of this 25 work with respect to safety.

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1 MR. FARNELL: I will still object to it. It is still 2 the same objection as to no foundation. He doesn't know the 3 details, and by safety review I have no idea what you are 4 getting at. It still doesn't say whether it is OM or OL. 5 00 7TH STREET, S.W., REPORTERS BUILDING, WASHINGTON, D.C. 20024 (202) 554-2345 MR. PATON: I am talking clearly about the remedial 6 actions with respect to the soil problem at Midland, and I think 7 I limited this before the exchange to the caissons. 8 MR. FARNELL: Right. The caissons are fine, but I am 9 talking about the safety review. I don't think he used that 10 exact term, and you still haven't made it clear. 11 MR. PATON: I am not going to answer the question for 12 the supervisor. 13 MR. FARNELL: You are here to ask clear questions. 14 MR. PATON: It would be nice to hear from the witness. 15 BY MR. PATON: (Resuming) 16 Let me ask you this: Can you answer my question? Ö 17 MR. FARNELL: Let's have the question read back. In 18 fact, you changed it so many times, why don't you ask a new 19 question. I have no idea what your question is. 20 MR. PATON: I will be glad to. I will be glad to try 21 it one more time. But I think this is the end of it. If the 22 witness is not going to be allowed to answer it, then I guess I 23 will -- I will ask him to answer it, and then see where we go 24 from there. 25

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BY MR. PATON: (Resuming)
2 Q Do you have an opinion as to whether the information
3 that has been supplied to the NRC with respect to the caissons
4 in the electrical penetration area is sufficient for them to
5 conduct a review of your work for conclusions with respect to the
6 safety of this facility?
MR. FARNELL: I still have the same objection as to
the foundation. He said that he doesn't know the details, and
also, safety is vague, but if he can answer it, fine.
BY MR. PATON: (Resuming)
Q Would you answer the question?
MR. FARNELL: If he can answer it.
A It is my opinion that the information which Consumers
has provided is adequate to make a determination of the concept
and the criteria which are provided.
BY MR. PATON: (Resuming)
Q You said "make a determination as to the concept"?
A The acceptability of the concept.
Q Make a determination as to the acceptability of the
concept?
A Of the concept.
Q Concept of what?
A Concept of the remedial action.
Q With respect to the caissons, what is that concept?
A The concept is to provide the caissons at the extreme

end of the electrical penetration area.

2 Q Okay, supply caissons at the extreme ends. Now, 3 complete your answer as to the concept. Is there anything else 4 involved in the concept?

5 A Yes, sir. Also to provide a pier under the parapet 6 which is located adjacent to the electrical penetration area 7 and tie it to the caissons to take lateral loads.

8 Okay, does that complete your answer as to the concept 0 9 with respect to the caissons?

10 I used the strength of the structure to stand between A 11 the caissons and the control tower.

12 Sir, does that complete your answer with respect to the 0 13 concept of the remedial action?

A As far as I can see it at this time, yes, sir, without going into too much detail.

Q Bearing in mind those thoughts, you said that the 17 information supplied to the NRC is sufficient for them to make a 18 determination as to the acceptability of the concept. Have you 19 supplied them sufficient information for them to determine the 20 acceptability of anything more than the concept, and by that I mean, for example, the design of the caissons?

We have provided -- to the best of my knowledge, we A 23 have provided to NRC the criteria we would use to check different 24 parts of the structure.

> Do you have an opinion as to whether NRC has sufficient 0

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1	information to review the design of the second
	intormation to review the design of the calssons?
	A My opinion is that NRC has adequate information to
3	examine the concept and criteria which should be utilized to
4	check the structure.
5348	MR. PATON: Would you read that question back, please?
6 6	(Record read.)
7 (202	MR. FARNELL: From his answer, I believe there might
2002	be some misunderstanding or lack of clarity as to what you mean
N, D.C	by design. Therefore, I am going to object to it on that regard.
01.0N	BY MR. PATON: (Resuming)
II 11	Q Would you answer the question?
'n 12	A Please read the question back.
13	(Record read.)
14	A I would like clarification of the word "design."
15	BY MR. PATON: (Resuming)
16	Q Would you tell me what you understand by the word
17	"design"?
18	MR. FARNELL: Are we talking in general now?
19	MR. PATON: We are talking about the caissons.
20	A Installing the caissons at that particular location and
21	the loads on it. That is what I think right now.
22	BY MR. PATON: (Resuming)
23	Q How about settlement?
24	A Settlement would be an important consideration
25	0 In the design?

1	A To the destin
1	a in the design; yes, sir.
2	Q How about bearing capacity?
3	A Load bearing capacity.
4	Q You said loads; that is correct.
5	Bearing in mind your understanding of the use of the
6	word "design," do you have an opinion as to whether or not the
7	NRC has sufficient information to review the design of the
8	caissons?
9	
10	MR. FARNELL: You are talking about the final designs?
	I think he has testified they don't have the final designs.
	MR. PATON: I am aware of that.
12	MR. FARNELL: Also, on the same objection as to whether
13	we are talking CP or OL review.
14	BY MR. PATON: (Resuming)
15	Q Mr. Dhar, do you have an opinion, bearing in mind your
16	understanding of the word "design," as to whether the NPC has
17	sufficient information to review the design of the gainer
18	respect to the remedial action that has been accounted in the
19	for the soils problem at the Midland sizes
20	MR. FARNELL: Same objection
21	lack of knowledge as to the detail
22	it is OL or CP review.
23	Can appropriate in the second se
24	can answer 10.
25	A I believe I answered the question before. I repeat the
	same answer. The material which has been submitted represents
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	1 concepts of the remedial action and also the criteria which would
	2 be used to evaluate the adequacy. That part is adequate
	3 information to make determination of that part of the design.
	4 BY MR. PATON: (Resuming)
345	5 Q "That part of the design" what part is that?
554-2	A The adequacy of the concept and the criteria that would
1 (202)	7 be utilized to establish adequacy of the structure.
20021	8 Q You do not now have a final design
N, D.C.	9 A Yes, sir.
IOLON 1	0 Q of the caissons; is that correct?
INSKI	1 A Yes, sir.
'DNI	2 Q Do you have anything that you call a preliminary design
	3 or interim design? Do you consider that you have any kind of
1.	design of the caissons at this point?
1	A Yes, what we would consider to be a better than
10	6 preliminary but less than final.
133	Q Did you state that you don't know exactly what
18	information has been supplied to the NRC with respect to the
19	design of the caissons?
20	A Yes, sir, the details of the answers I am not familiar
21	with.
22	Q Who would have the responsibility within Bechtel to
23	know that information?
24	A I delegated that part of my work to my Deputy Group
25	Supervisor, Shing Lo.

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1	Q Do you know as a matter of fact whether he knows what
2	information has been supplied to the NRC?
3	MR. FARNELL: I don't think that is a totally
4	appropriate question. I don't see how he can get into somebody
2 5	else's mind.
6 6	MR. PATON: Mr. Lo works for him.
(202) 7	BY MR. PATON: (Resuming)
8 20024	Q Do you know whether Mr. Lo knows what information has
9	been sent to the NRC?
10	A Can I talk to my counsel, please?
11	MR. PATON: Certainly.
12 12	(Deponent conferred with his counsel.)
13	BY MR. PATON: (Resuming)
14	Q Can you answer the question?
15	A I do not know the exact details.
16	Q Have you ever discussed it with Mr. Lo?
17	A Yes, sir.
18	Q Tell me what that conversation was, or those
19	conversations?
20	A To the best of my recollection I talked to Mr. Lo
21	regarding the progress, whether he has any problem areas that he
22	sees, and whether he has answered the question. He reports the
23	progress to me occasionally and frequently, and any problem areas
24	he encounters, he advises me of it.
25	Q Okay, you said he reports to you occasionally and
	, and , and , and , and , and , and

NG, WASHINGTON, D.C. 20024 (202) 554-23.55	1	frequently. Can you give me some idea of what that means once
	2	a week or once a month or what?
	3	A That would depend on the particular nature. I would
	4	believe it to be at least once a week.
	5	Q Have you discussed with him specifically what informa-
	6	tion has been supplied to the NRC with respect to the proposed
	7	remedial actions at Midland generally?
	8	MR. FARNELL: Are we talking all?
	9	MR. PATON: I am asking him generally
	10	BY MR. PATON: (Resuming)
	11	O I am sure you communicate with Mr. to on many subjects
	12	My question is, do you recall any conversations where he
Intro	13	specifically addressed what information is being where he
E SHA	14	Specifically addressed what information is being supplied to NRC?
PORT	15	a les, he reported to me the information supplied in
W. , RE	16	response to specific NRC requests.
ET, SA	17	Q Did you discuss with him specifically what information
STREE	18	is being supplied to the NRC with respect to the caissons?
300 TTH S	19	A No, except that I recall that he told me that some of
	20	these particular specifications were to be submitted to NRC.
	21	Q Do you have any idea when?
	22	MR. FARNELL: I don't think that implies that it wasn't
	23	submitted.
	24	BY MR. PATON: (Resuming)
	25	Q When did he tell you that it was to be submitted
		approximately?

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	A Approximately. I don't think four or five months
	maybe.
	Q Do you know whether or not in fact that has been
	submitted?
345	. MR. FARNELL: I think that has been asked and answered.
) 554-2	BY MR. PATON: (Resuming)
4 (202	Q Did you say that has been submitted?
2002	A I said that has been submitted.
N, D.C	Q I'm sorry do you recall your answer? Do you know
1 INCLO	whether or not in fact that summary has been submitted?
I NASH	A I did not know from my personal knowledge.
1 1	Q Within your responsibilities, do you have any duty or
1	obligation to sign off, to concur in writing with respect to any
1	information that is sent to the NRC?
	MR. FARNELL: Sign off what do you mean by sign off?
· 10	BY MR. PATON: (Resuming)
1	Q Do you understand what I mean by signing off?
1	A No, sir.
19	Q All right, that will be another guestion.
20	With respect to the concept of the use of caissons, do
21	you know when that concept was provided the NRC?
2:	A To the best of my recollection it was provided in '79
23	sometime.
24	Q In what form?
25	A In response to NRC Questions.

1 Q Was it conveyed at a meeting in February of 1980?
2 A To the best of my recollection it was presented at a
3 February 1980 meeting.

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Q Mr. Dhar, with respect to the concept of the use of caissons, do you know in response to which NRC Question those concepts were conveyed?

A My recollection is that the first time the concept was provided in response to Question 12.

Q Do you have any disagreement with any information you have received, Bechtel has received from Dr. Davisson with respect to the piles or caissons?

MR. FARNELL: Read that back, please.

(Record read.)

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MR. FARNELL: I object to it being vague. You are talking about information, and I don't understand that. It could comprise many different things.

MR. PATON: It could. The basis for the question is that I am making an unfounded assumption that if he disagrees with Dr. Davisson on anything, the areas are very narrow, and I thought that this was the quickest way to get to that subject. I would like for him to answer the question.

MR. FARNELL: I still object. If you can answer it --23 BY MR. PATON: (Resuming) 24 Q Can you answer the question? A Would you repeat the question?

	1	MR FADNELL. Latia do than and a think
	2	and caissons. I think if you want to get at it you might ack
0	3	whether he is talking about facts enining and it, you might ask
	4	is just as bread
	5	is just so broad.
4-234		BY MR. PATON: (Resuming)
C. 20024 (202) 65	•	Q All right, give me facts, opinions, or conclusions with
	1	respect to piles; do you have any disagreement with the facts,
	8	opinions, or conclusions that have been supplied by Dr. Davisson?
N, D.	9	A We have comments from Dr. Davisson on our specs, and we
Inch	10	got them resolved after talking with him.
WASH	11	Q You got comments about specs, and you got them resolved.
ING.	12	What were those comments?
	13	A I do not know. As I said before I am not familian with
EUS	14	the details
INO	15	
	16	Q Who within Bechtel has the responsibility to be familiar
		with those details?
	17	A I would consider Geotechnical Group to be knowledgeable
	18	in that.
-	19	Q Is that Dr. Afifi's group?
	20	A Yes, and my Deputy Group Supervisor, Shing Lo, would
	21	know.
	22	O You used the word "recolued " I rether at any
:	23	you have knowledge that the
	24	you have knowledge that there was some comment by Dr. Davisson
	25	that was not in complete accord with Bechtel's thinking; is that
		correct?

	1	A That is correct, sir.
	2	Q Do you remember any of the details?
	3	A One I remember regarding the procedure for pouring
	4	concrete in the pipe piles.
115	5	Q Tell us the facts of that? Tell us what was Dr.
654-23	6	Davisson's comment?
(202)	7	A I do not recall the detailed one, but my recollection
0024	8	of that is that the way we had in the spec the separate would be
D.C. 3	9	or that is that the way we had in the spec the concrete would be
NON,	10	poured, Dr. Davisson had some comment on it, and it was worked out
DNIH	10	between Dr. Davisson and our contacts.
WAS	11	Q What was his comment?
DING	12	A I do not recall the details.
BUIL	13	Q Do you recall any of the details of any of these
TERS	14	matters that were resolved?
(EPOP	15	A I do not recall the details.
. W.	16	Q Approximately when did Dr. Davisson make these comments?
EET, A	17	A It would be during 1979.
I STR	18	Q Now, have you told us everything you know about any
LLL 00	19	disagreement you may have had with any facts, opinions, or
	20	conclusions given by Dr. Davisson with respect to the piles?
	21	A All that I recall, yes
	22	O Do wow have any recellection of any differences
	23	be built by Device any recorrection of any differences you may
	24	nave had with Dr. Davisson's facts, opinions, or conclusions with
	25	respect to the caissons?
	23	A I do not, sir.

Q Did you have any input into retaining Dr. Davisson?
 A No, sir.

3	Q Mr. Dhar, I want to show you a table 12-1 which
4	is attached to your response to Question 12, and I direct your
5	attention specifically to Items A2 and 3 on Table 12-1, Items 2
6	and 3 being electrical penetration areas for Unit 1 and 2, and
7	under a column headed "Planned Remedial Measures," I see the words
8	"Underpin With Caissons." I ask you is that what you meant when
9	you said that the concepts and criteria for caissons were in your
10	Answer to Question 12?
11	MR. FARNELL: I note for the record that you had given
12	him Revision 3 dated 9/19, Table 12-1.
13	MR. PATON: Okay, to my knowledge that is the latest
14	revision.
15	MR. FARNELL: My comment was that I think you were
16	talking about the first time that the concent was provided to the
17	NRC, and this table probably does not reflect the first time it
18	was provided since there apparently were two earlier ener
19	MR. PATON: I will ask him if it is his testiones.
20	the concepts were in the earlier versions
21	BY MR. PATON: (Resuming)
22	O Let me ask you a slightly different monthly a
23	read the portions of Table 12-1 that I have you
24	A Yes, sir
25	
	Q Is it your testimony that that is the concept and
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		No. 2016년 - 2017년 1월 17일 전
	1	criteria that you previously referred to in your testimony for
	2	the caissons?
	3	MR. FARNELL: That is too broad
	4	ME PATON, All right T will
24 (202) 554-2345	5	I acked before
		1 asked before.
	6	BY MR. PATON: (Resuming)
	7	Q What is your recollection of your prior testimony with
. 200	8	respect to the first time you had advised the NRC concerning your
N. D.C	9	concepts and criteria for the use of caissons on the auxiliary
OLON	10	building?
-	11	
, WAS	10	MR. FARNELL: The question you asked in that regard was
DING	12	only in regard to concepts; it did not deal with criteria. That
2011	13	was my understanding.
NI EN	14	MR. PATON: All right, we will stick with concepts.
NEPO	15	BY MR. PATON: (Resuming)
S.W	16	Q Did you not tell me that it was in response to Question
EET.	17	12?
H STH	18	A Yes. I said that my recollection we then in
TT 00	19	Question 12
-	20	gaugater 12.
	20	Q Fine. Is that what you referred to those words
	21	there that said "Underpin With Caissons"? Is that your
	22	recollection, or are there other places in your answer to No. 12
	23	where that concept is set forth?
	24	A It could be in response to other questions, but it has
	25	been quite some time.
	1	

3

	1	MR. FARNELL: What is in Question 12 will speak for
20024 (202) 554-2345	2	itself.
	3	MR. PATON: I am asking for his knowledge of what is
	4	in Question 12. If he would prefer to read that over the lunch
	5	hour, that would save some time.
	6	MR. FARNELL: My comment is that Question 12 speaks for
	7	itself, and we don't have the first the original as opposed
	8	to revisions.
N, D.C	9	MR. PATON: I am asking his knowledge. I understand
NGTO	10	there are certain words printed in that answer.
WASHI	11	A The response to the Question also refers to Interim
, DNIG,	12	Reports 6 and 7, MCAR 24 for the detailed description, and without
FIIOR	13	having that, I cannot make a judgment.
TERS	14	BY MR. PATON: (Resuming)
REPOR	15	Q Mr. Dhar, we asked that you bring with you today any
S.W	16	documents that you have in your files under your control and
REF.	17	supervision with respect to the remedial actions at Midland Do
ILS IL	18	you have any such documents?
300 71	19	MR. FARNELL: I note for the record that several weeks
	20	ago Consumers produced a massive amount of documents from the
	21	Bechtel files, and included among those documents were documents
	22	from the Civil Group, and those documents were produced at the
	23	request of the NRC. So the answer would be in part that we have
	24	produced these documents. Mr. Dhar did not bring those documents
	25	with him today because they have been produced to you, and you
		the fact and for

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	1	have selected the documents that you wanted, and copies have been
	2	sent and received by the NRC prior to today.
	3	BY MR. PATON: (Resuming)
654-2345	4	Q My question, Mr. Dhar, is other than the documents that
	5	are kept in the files of the Civil Group, do you have any files
	6	of your own other than those?
(202)	7	A No, sir.
20024	8	Q Not at all?
I, D.C.	9	A I will rely on the Civil Group files.
VO.L.DN	10	Q Are the Civil Group files in your office?
ASHIR	11	A It is under my I am responsible for the files. They
INC, V	12	are in the Civil working area.
SUILD	13	Q What I mean is how far is it from your desk? Is it on
SHA	14	the same floor?
BLOK	15	A Yes. Right across the aisle.
. W	16	Q So every time you work on the Midland case you get up
LEI.	17	from your desk and go over there and get a file and come back.
91.6	18	is that it?
	19	A If I need a reference.
	20	Q So, in fact, you have no files whatsoever of your own?
	21	MR. FARNELL: You asked him only about the Midland case
	22	It has been asked and answered.
	23	BY MR. PATON: (Resuming)
	24	Q On the Midland case you have nothing in your desk that
	25	are your own files with respect to the Midland remedial action?
	11	

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1	A I do not keep a file, but I have papers as they come in
2	Q You have papers on it as they come in?
3	A Before they go to the file.
4	Q You mean this is only temporary? They are on your desk
9 1 8 5	for a week or two, or something, and then they go, but you don't
9 99	have any other information in your desk as distinguished from the
1 (202)	Civil Group files?
2002	MR. FARNELL: With regard to Midland.
4, D.C	BY MR. PATON: (Resuming)
01.0N	Q With regard to Midland?
III 11	MR. FARNELL: That has been asked and answered.
'9NI 12	BY MR. PATON: (Resuming)
13	Q What is your answer?
SH31	A Occasionally I make copies for working sometimes, and
15 IS	then I have to work on some reference I need, I make a copy for
16	working, and when I am done I throw it away because I have the
17	material already in the file.
18	Q Is there a problem with the soil or the fill at the
19	service water structure?
20	A To my knowledge, yes, sir.
21	Q What is that problem?
22	A As determined by the Geotechnical engineers, the fill
23	under the north part of the structure, some part of it, is not
24	adequately compacted.
25	Q Is there any observed excess settlement at the service
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1	water structure?
2	A To my knowledge, no, sir.
3	Q What is the proposed remedy at the service water
4	structure?
5	A The proposed remedy is to drive piles near the north
6	end of the structure and construct corbels from the north wall of
7	the structure and jack the pile against the corbel and lock it off
8	at predetermined load.
9	Q That last expression you used lock it off is that
10	what you said 1-o-c-k it off?
11	A Yes.
12	Q And complete that lock it off
13	A At predetermined load.
14	Q How many piles do you anticipate using? I know I asked
15	you that question before?
16	A The present scheme calls for 16 piles.
17	Q Have they been ordered?
18	A Not right now.
19	Q Is that within Bechtel's responsibility to order those
20	piles, or does Consumers do that?
21	A Bechtel would do that.
22	Q What is the diameter of these piles to be?
23	A As they are presently as it stands presently, it is
24	14 inch diameter pile.
25	Q You say "as it stands presently", by that do you man
-	, by chac do you mean

	1	that it may change?
	2	A Since we have not completed all of our calculations and
	3	testing of pile, it may.
	4	Q Bearing in mind the fact that this diameter may change
2345	5	as you do additional calculations, for what purpose do you now use
12) 554	6	the 14 inches?
24 (20)	7	A We use 14 inches it is my understanding that Geotech
2. 2002	8	will calculate spring constant of the pile based on 14 inches.
N, D.(9	and we would prepare our preliminary design based on that 14 inch
NGT	10	diameter.
WASH	11	Q What does spring constant mean?
MNG,	12	A Spring constant means the deflection of the pile for
BUIL	13	a given load.
TERS	14	Q By "deflection," do you mean lateral?
IO-F-18	15	A No, sir, vertical, but it could mean lateral in useral
S.W	16	spring constant.
IEET.	17	Q You said vertical deflection? It includes the
II STI	18	of vertical deflection?
11 000	19	A For this application; yes,
	20	Q And the vertical flection could be caused by where
	21	A Vertical load.
	22	Q Does this relate to the length of the pilor
	23	MR. FARNELL: What is "this"?
	24	BY MR. PATON: (Resuming)
	25	Q Spring constant?
	1.1	

	1	A I would think so.
	2	Q Have you made a preliminary estimate of pile length?
	3	A It is my understanding that Geotech has made a
	4	preliminary estimate of pile length.
345	5	Q Geotech does that, not you?
664-2	6	A Yes, sir.
4 (202)	7	Q What is that preliminary estimate?
. 2002	8	A I do not recall the exact length.
N, D.C	9	Q Do they get any input from you in order to determine
NGTO	10	what the length of the pile is going to be?
NASHI	11	A They would get the input of the top elevation of the
ING, I	12	pile.
BUILD	13	Q From you?
SHAL	14	A From the structure, yes, sir.
REPOR	15	Q Is that all they get from you?
S.W	16	A And the location.
(EET,	17	Q Do they get from you the load to be imposed?
HI SLI	18	A This is an iteration process. They would give us the
300 7	19	capacity, and we would run the calculations and see whether they
	20	can work with that capacity. If not, then go back and learn what
	21	the actual loads are.
	22	Q They tell you the capacity of the pile before you tell
	23	them what the loads are going to be?
	24	A We would give them an approximate idea of the loads, and
	25	that would determine what is to be the diameter of the pile.

.1	Q You say an "iteration process"; I gather it goes back
2	and forth?
3	A Back and forth.
4	Q The first thing you do is give them a rough estimate of
5	the load to be imposed?
6	A Yes, sir.
7	Q Do you know what that was?
8	A Approximately 100 tons.
9	Q Who made that determination?
0	A Civil Group made that determination.
11	Q And you send that to the Geotechnical Group, What is
12	it that they determine with that information?
13	A They determine the size of the pile the approximate
14	size of the pile and that would give us the ultimate capacity
15	of the pile and the spring constant.
6	Q How was the spring constant determined?
17	A I wouldn't know the details.
8	Q They determine the size and capacity of the piles and
9	then they send that information back to you?
20	A Yes, sir.
21	Q What kind of calculations do you make at that point?
22	A We would go through and establish any jacking load and
13	we would go through and determine the seismic analysis and
4	determine the loads on the pile, and check to determine load
25	determination and see if we are meeting the required cafety former
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1	Q Do you know how far the piles will be driven into the
2	glacial till?
3	A I do not remember.
4	O Do you know if that has been determined?
g 5	A I believe that will be determined based on the actual
6 54-23	driving records
4 02) 6	driving records.
24 (3	Q Has any preliminary determination been made in that
8 500	regard as to how far they will be driven into the till?
9 N	A It is my understanding that Geotech has made some
10	preliminary determination.
11	Q But you don't recall now what it is?
12	A I do not recall.
13	Q Do you know how they make that determination?
14	A I am not familiar with the details.
15	Q Do you have any idea of the information they used to
16	make that determination?
17	A It is my understanding that they use the boring records.
18	Q What kind of information do they get from the boring
19	records to make that determination?
20	A As I said before, I am not familiar with the details.
21	Q Do you know when the Geotech Group made the preliminary
22	estimate of how far they will drive into the till?
23	A My recollection is that was sometime in '79.
24	O Can you do any better than that? Can you be more
25	enecific than that?
1.1	abaarra man maet

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7-2

	1.11.11	
	1	A I would think sometime in the summer or fall of '79.
	2	Q Did Dr. Davisson supply any information to Sechtel to
	3	your knowledge with respect to the calculation of how far you
	4	expected to drive the pile into the till?
345	5	MR. FARNELL: Are you talking about the preliminary?
554-2	6	MR. PATON: Any information == file proliminary:
(202)	7	anything
200124	8	ung chang .
D.C.	9	MR. FARNELL: Preliminary estimate of how far they are
TON,	10	going to drive into the till?
NIIIN		MR. PATON: Yes.
. WA		A As the interface between Dr. Davisson is conducted
DINICT	14	through Geotech, I do not recall.
S BUI	13	BY MR. PATON: (Resuming)
RTER	14	Q Did you ever hear any discussion of it? What I want is
NEPO	15	your knowledge. Have you ever heard it, or saw it, or from
S.W.	16	whatever source?
REF.	17	A My recollection is that it was discussed in a meeting
II SU	18	but I do not recall the exact details.
11 000	19	0 Do you know whather the NRC has been supplied
	20	information with respect to how for we article
	21	the piles isse the sills
	22	the pites into the till?
	23	A I do not know the details; no.
	24	Q Do you know whether or not in fact you expect to drive
	25	the piles into the till?
		A My understanding is, yes, we expect to drive it into

1	the till.
2	Q What is the maximum vertical static load to be imposed
3	on the piles at the service water structure?
4	A I would have to know a little bit more detail before I
5	can answer the question.
9	Q Is there some part of that question that is confusing?
7 (202	A It is not specific.
8 8	Q Do you have any difficulty with the word "static," for
9. D.	example? I understand it to mean dead and live loads, and I would
10	amend my question to read that way. Does that clarify the
NASH NASH	question for you?
'DNI0	A Would you please repeat the question?
13	Q Sure. My question should be understood to include
14	now, let me ask you. Would you include within the word "static
04 15	load," dead load and live load?
16	A Generally speaking, yes.
17	Q Let me ask you that question again. With that under-
18	standing, what is the maximum vertical static load to be imposed
19	on piles at the service water structure?
20	A As I recall what I have reviewed so far understanding
21	that the calculations are not yet final my recollection is
22	that they would be jacked to about 100 tons initial jacking.
23	Q Would you expect the final load to be something less
24	than that you said the initial jacking is the final load
25	something less than that?

	1	A Yes, I would expect it to be less than that.
	2	Q What is the maximum dynamic load to be imposed on the
2345	3	piles at the service water structure?
	4	A I do not recall the exact number, but my recollection
	5	is based on what we have done so far, and remember that is not
554-2	6	finalized yet. But maximum load in any pile or in any particular
(203)	7	pile would be in the order of 180 tons.
20024	8	Q Do you know when you expect to complete these
4, D.C.	9	calculations so that you will have your final figures as opposed
NGTON	10	to preliminary figures?
VASHI	11	A We are in the process of checking the structure, and
ING, V	12	my best estimate remember I have not discussed it with the
BUILD	13	Project regarding the schedule requirements it will take us
LERS I	14	maybe another two months.
EPOR	15	Q Have you arrived at any preliminary conclusions with
W II	16	respect to the margin of safety for dynamic loads?
EET, S	17	MR. FARNELL: Are you talking based on these
H STR	18	preliminary figures?
11 000	19	MR. PATON: Yes.
	20	A We have not completed our calculations, so I am not
	21	in a position to answer that question.
	22	BY MR. PATON: (Resuming)
	23	Q And as to preliminary estimates, you have not completed
	24	those?
	25	A We have not a set of numbers that are available to us.
	1	

1	Q Have you estimated the long-term settlement of these
2	piles?
3	A We in Civil Group do not estimate settlement.
4	Q Who does that?
5	A Geotechnical Group.
6	Q Do you know whether Geotechnical has estimated long-
7	term settlement of the piles?
8	A As I recall in response to recent NRC questions,
9	Geotechnical Group has done some calculations as to settlement
10	of piles.
11	Q Is it your statement that you do not remember what
12	those figures are?
13	· A Yes, sir.
14	Q Does the word "acceptance criteria" have any meaning
15	for you?
16	A I have some understanding of what I understand myself
17	to be an acceptance criteria.
18	Q Would you tell us what your understanding is of that
19	word?
20	A For a structure to be acceptable I would consider that
21	the calculated stresses due to the imposed load should be less
22	than the allowable stresses.
23	Q Would you include within the concept of your under-
24	standing of acceptance criteria the margin of safety for dunamic
25	loads on the piles at the service water structure?
1	
	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25

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1 MR. FARNELL: Wait a minute. You asked him generally 2 what he meant by acceptance criteria, and he answered you in a 3 general sense. Are you moving this into acceptance criteria as 4 it relates to the OM order or as it relates to 10 CFR, whatever 5 100 TTH STREET, S.W., REPORTERS BUILDING, WASHINGTON, D.C. 20024 (202) 554-2345 portion? I think we need much more specific definition of what 6 is going on here. We are going to have a very confused record. 7 BY MR. PATON: (Resuming) 8 Q Would you answer the question? 9 MR. FARNELL: Would you please repeat the question? 10 (Record read.) 11 MR. FARNELL: My objection still stands. 12 I need some more clarification of the word "dynamic A 13 And what was the other word? What do you mean by "the load." 14 factor of safety on dynamic load"? I am not very clear on that. 15 BY MR. PATON: (Resuming) 16 Does that expression have any meaning for you? 0 17 A No, it is not clear to me. 18 You don't know what that means? Don't worry about my 0 19 meaning of it. You don't understand that expression? 20 A The way it is worded, no. 21 My recollection is that you have testified prior to Q 22 today that the factor of safety for dynamic loads with respect 23 to piles at the service water structure was 1.5, I believe, and 24 you said that Dr. Davisson was going to review that information. 25 Please correct that if that is wrong.

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	1	A My recollection of what I said before was that when
	2	the combined SSE load with other loads, the factor of safety was
	3	1.5.
	4	Q Is that a factor of safety for dynamic loads?
345	5	A I still cannot understand that word. It is not a
664-2	6	factor of safety for the dynamic load; no. I thought I was
(202)	7	clear what I said.
2003	8	Q What is your understanding of the expression "factor
N, D.C	9	of safety" with respect to pile design?
NGTO	10	A I would consider factor of safety to be the ultimate
WASHI	11	capacity of the pile divided by the load on the pile under a
JING.	12	particular condition.
FIIIIR	13	Q Okay. Is that factor of safety in your opinion within
CLERS	14	the concept of acceptance criteria for the piles at the service
REPOR	15	water structure?
S.W.	16	MR. FARNELL: As I recall his acceptance criteria deals
REET.	17	with buildings, not piles.
TH ST	18	MR. PATON: Maybe I have made a mistake. I will ask
300.7	19	him that question.
	20	BY MR. PATON: (Resuming)
	21	Q Is your concept of acceptance criteria such that it
	22	cannot be applied to piles at the service water structure?
	23	A The concept of stress, allowable st_ess versus actual
	24	stress may not be applicable to the piles. That is applicable
	25	to the structure.

Q But you indicated with respect to the piles there is	
a concept which you have called the factor of safety that has	
to do with capacity versus expected load?	
A Yes, sir.	
Q Considering your understanding of the word "acceptance	
criteria," could it have any application to your proposal for the	
use of piles for the service water structure?	
A I don't understand your guestion.	
Q Considering your concept of the expression "acceptance	
criteria," could that apply to the piles proposed by you at the	
service water structure?	
MR. FARNELL. Again we are referring to bin her	
and we are not relating it to my shineting to his definition,	
CT OF any next of 10 cm objection of acceptance criteria	
or, on, or any part of 10 CFR which hasn't been defined.	
SI MR. PATON: (Resuming)	
Q Can you answer the question?	
A Please repeat the question.	
(Record read.)	
MR. FARNELL: In order to save time I will put a	
continuing objection on the record as to acceptance criteria if	
it is not defined as to what it relates to, and acceptance criteria	-
may also in a certain sense be a legal term, and Mr. Dhar is not	
qualified to answer those types of questions.	
BY MR. PATON: (Resuming)	
Q Can you answer the question?	
	 Q But you indicated with respect to the piles there is a concept which you have called the factor of safety that has to do with capacity versus expected load? A Yes, sir. Q Considering your understanding of the word "acceptance criteria," could it have any application to your proposal for the use of piles for the service water structure? A I don't understand your question. Q Considering your concept of the expression "acceptance criteria," could that apply to the piles proposed by you at the service water structure? MR. FARNELL: Again, we are referring to his definition, and we are not relating it to my objection of acceptance criteria (T, OL, or any part of 10 CFR which hasn't been defined. BY MR. PATON: (Resuming) Q Can you answer the question? A Please repeat the question. (Record read.) MR. FARNELL: In order to save time I will put a continuing objection on the record as to acceptance criteria if it is not defined as to what it relates to, and acceptance criteria may also in a certain sense be a legal term, and Mr. Dhar is not qualified to answer the question? Q Can you answer the questions. BY MR. PATON: (Resuming) Q Can you answer the questions.

1	
1	A In my personal opinion?
2	Q Yes.
3	A As a structural engineer, the acceptance criteria of
4	the pile the concept of the factor of safety could be used as
5	an acceptance criteria of the pile.
6	Q Thank you. Will the piles proposed to underpin the
7	service water structure have lateral loads imposed?
8	MR. FARNELL: At any time during?
9	BY MR. PATON: (Resuming)
10	Q At any time.
11	A No credit has been taken in the analysis done so far.
12	No credit has been taken for the lateral capacity of the pile.
13	Q Okay, my question was will the piles under the service
14	water structure have lateral loads imposed?
15	A My answer stands.
16	Q I understand that you have not taken credit for lateral
17	capacity. My question is will there be any lateral loads
18	imposed?
19	A I will have to talk to my counsel before I answer your
20	question.
21	(Deponent conferred with his counsel.)
22	A My answer to your question is that I do not know.
23	BY MR. PATON: (Resuming)
24	Q Do you know whether in the event of an earthquake if
25	any lateral loads would be imposed on the piles of the service

	1	Water structure?
		Hadde Bookdeded.
	-	MR. FARNELL: I think that is assumed by what he said
	3	previously.
	4	BY MR. PATON: (Resuming)
2345	5	Q Is that correct? Your answer is that you don't know?
199 (6	A My answer is that I do not know.
4 (202	7	Q Do you know whether Bechtel ever gave any consideration
2003	8	to whether lateral loads would be imposed on the piles?
N. D.C	9	A We didn't consider it a lateral load to be carried by
NGTO	10	the piles.
VASIII	11	MR. PATON: Would you read that last answer back,
INC.	12	please?
BUILD	13	(Record read.).
LENCS	14	BY MR. PATON: (Resuming)
MULTE	15	Q Okay, Mr. Dhar, I want to ask you about that answer
·	16	which I heard to be: We didn't consider it a lateral load to
.193	17	be imposed on the piles. I will ask you a question. I am not
NIC 11	18	sure I understand that. Did you address the subject of lateral
	19	loads to be imposed on the piles, if any? Did you consider that
	20	at all?
	21	MR. FARNELL: He said that he didn't know if there was
	22	going to be any lateral load.
	23	BY MR. PATON: (Resuming)
	24	Q My question is, did you make any investigation of that
	25	subject?
	1	

	MR. FARNELL: What subject?
2	MP DATION COTO
3	AR. FAION: Come on what subject.
	MR. FARNELL: There has been 80 different concepts
	bandied about here.
5 5	MR. PATON: I am talking about lateral loads as the
6 6	piles which I have been within a bout fateral loads on the
(202)	pites which I have been talking about for five straight minutes,
8 854	and then you ask me what subject I don't understand that.
3	During any lateral load at any time caused by any force.
N Y	MR. FARNELL: Sure. Beautiful.
10	BY MR. PATON (Pagurian)
11	a aid
12	Q Did you ever consider that?
13	A Would you please repeat your question?
	Q Yes, sir. Did Bechtel ever consider whether lateral
14	loads would be imposed on the piles?
15	A Recented did and another
16	bechter did not consider lateral loads to be imposed
17	on the pile.
19	Q Can you tell me why Bechtel did not consider lateral
10	loads to be imposed on the pile?
19	A Because it is considered that the side
20	wary flowible second to considered that the piles are laterally
21	very flexible compared to the structure which is founded on
22	original soil, and therefore does not carry any part of the
-	lateral load.
23	Q Your conclusion is that there will be no lateral loop
24	imposed on the pile, is that approved
25	the part is that Correct?
	MR. FARNELL: That has been asked and arswered.

MR. PATON: If he did, I missed it.
BY MR. PATON: (Resuming)
Q Is that correct, or don't you know? I hear conflicting
things. Either you don't know, or you concluded that it will not
be imposed? Which is the answer?
A I already answered your question whether there will be
lateral loads on the pile.
Q And your answer is that you do not know?
A I do not know, and then your question was whether the
pile has been considered to carry lateral load, and to that
question I would answer that the pile will not carry lateral load.
Q I construed your answer to be that you investigated this
matter, and you have concluded that there will be no lateral
load on the pile; is that correct?
A We have concluded that the piles would not resist any
lateral load.
Q Okay, please explain your answer that you didn't know.
You said that you didn't know whether there would be any lateral
loads. I don't understand that.
A I think I answered To the best of my recollection
your question was whether a lateral load would be imposed on the
pile.
· Q Yes.
A And to that I said I didn't know. When the question
of resistance came in I said they would not resist any lateral
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1	load.	
2	Q	They would not resist any lateral load?
3	А	Yes, sir.
4	Q	How was the pile connected with the corbel?
5	A	To the best of my recollection, the pile will be
6	shimmed	against the corbel.
7	0	Okay, would you explain what you mean by shimped?
8	A	Shims will be provided between the pile and the provided
9	0	Shims what is a shim?
10		A ahim is a piece of proof
11		The control motor of metal.
12		The corbel rests on top of the pile; is that correct?
13	A	To the best of my recollection of the details, the
14	corbel d	ices not rest on top of the pile but is of the pile.
	Q	Is there a connection between the corbel and the pile?
15	A	When they are constructed?
16	٩	Yes.
17	A	No, sir.
18	0	How far above the pile is the corbel?
19	A	I do not remember that kind of intricate details.
20	0	Is the pile directly balow the corbel?
21	A	What do you mean by "directly"?
22	Q	Is the purpose of the pile to support the corbel?
23	A	I would consider it the other way around.
24	Q	You mean the corbel is to support the pile?
25	A	The corbel is to transfer the load from the pile
		and the second

1	Q In normal static conditions, can you tell me the
2	distance between the corbel and the pile?
3	A Those are the details that are to be worked out. I
4	believe we have some preliminary details, but I do not recall the
5	exact distance.
6	Q Do you know now whether it would be more or less than
7	six inches?
8	A I think it would be more than sin inches
9	O How wide is a shim on bound to how wide
10	would awnest to use?
11	would expect to user
12	A As I said, I do not recall the details. These are.to
12	he worked out, and I do not know if they have been worked out to
	that extent to give dimensions at this time.
14	Q Is it possible that they would use a wedge rather than
15	a shim?
16	A It is possible.
17	Q Do you know for sure which they are going to use?
18	A No, I do not remember the details.
19	Q Who within your section is responsible to know that
20	kind of detail?
21	A If a details has already been developed to that extent
22	that the shim sizes has been worked out and all gaps have been
23	finalized, then I think that Shing Lo would know.
24	Q In the event of a safe shutdown earthquake, do you should
25	there would be any connection between the top of the pile and the
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1	corbel?
2	MR. FARNELL: Any connection?
3	MR. PATON: Yes.
4	MR. FARNELL: What do you mean by "connection"?
5	BY MR. PATON: (Resuming)
6	Q Do you understand what I mean by that?
7	A Do you mean contact?
8	Q Yes, during a safe shutdown earthquake?
9	A That will depend on our final analysis and the loads
10	which are on it whether there is any separation or not.
11	Q Do you expect a safe shutdown earthquake would impose
12	any lateral loads on the structure itself?
13	A Yes, sir.
14	Q Would these lateral loads be imposed on the corbel?
15	MR. FARNELL: Lateral loads developed during the
16	earthquake?
17	MR. FATON: Yes.
18	A There would be a small initial effect on the corbel
19	itself, but since the piles are not carrying any lateral load and
20	are not resisting any lateral load, I do not expect a great deal
21	of load to be transferred to the corbel.
22	BY MR. PATON: (Resuming)
23	Q You say that the pile will not resist any lateral load
24	because there is no connection between the pile and the corbel?
15	A No, sir, because of the stiffness.

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	이 같은 것은 것 같은 것 같은 것 같은 것 같은 것 같은 것 같은 것
1	Q The stiffness of the pile?
2	A Stiffness in relation to the bottom of the foundation.
3	Q The bottom of the foundation of the structure?
4	A Of the structure, yes.
5	Q Has anyone in Bechtel, to your knowledge, ever given
6	an opinion that the piles will resist some lateral load?
(TOP) 7	A To my knowledge nobody has given an opinion that the
8	pile will resist a lateral load.
9	Q How many people within Bechtel have addressed this
10	subject?
11	A To my knowledge it has been addressed by mucht at
12	Lo, and the people who work on the detailed design and the
13	Engineer's office the Chief Engineer and his staff
14	O And it is your judgment that the it
15	any lateral load?
16	MD PADNETT, A-1-1
17	The is real and answered. Go ahead.
18	A That is my judgment; yes, sir.
	BY MR. PATON: (Resuming)
19	Q Do you know what material you have on your desk right
20	now with respect to the Midland soils settlement problem?
21	A I do not. That is hard for me to answer.
22	Q Do you have any preliminary specifications on your desk?
23	Do you know that?
24	A For what?
25	Q For the underpinning at the electrical penetration area

(MA)

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	1	or the service water structure?
	2	A To the best of my I will have to guess if I answer.
	3	Q I don't think your lawyer would want you to guess.
	4	MR. FARNELL: Don't guess.
345	5	A I don't know.
) 554-2	6	BY MR. PATON: (Resuming)
4 (202	7	Q I will ask your attorney if you would on your lunch
. 2002	8	hour take a look at what is sitting on your desk with respect to
N, D.C	9	the Midland soil problem and provide that information after
INGTO	10	lunch?
WASH	11	. MR. FARNELL: In the spirit of Christmas I will.
DING.	12	(Off the record lunch break at 11:42 a.m.;
BUIL	13	proceedings reconvened at 1:00 p.m.)
KTERS	14	BY MR. PATON: (Resuming)
REPO	15	Q Mr. Dhar, prior to the discovery of the settlement
S.W.	16	problem at the Midland site, did Bechtel perform seismic
FREET	17	structural analysis for the service water structure?
TTH S	18	A Yes, sir.
300	19	Q After the discovery of the settlement problem at the
	20	site, did Bechtel perform another seismic structural analysis
	21	that related to the proposed remedy?
	22	A Yes.
	23	Q When did you complete that second analysis?
	25	A What do you mean by "completed"?
	-	Q When did you finish it? Let me ask you this: Have you
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	1	finished it?
	2	A We have got an analysis which is based on some spring
	3	constants which was done by Geotech, and until these spring
	4	constants are verified, the analysis is not complete.
2345	5	Q Who verifies those spring constants? Is that done in
1) 554-	6	your section?
24 (202	7	A No, sir. Geotechnical.
C. 200:	8	Q Do you consider in your own judgment that the second
DN, D.	9	analysis is completed?
INGTO	10	MR. FARNELL: That has been asked and answered.
WASH	11	MR. PATON: It is specifically what he didn't answer.
DING.	12	A Based on the assumed properties, the second analysis
S BUIL	13	has been completed.
NTER	14	BY MR. PATON: (Resuming)
, REP(15	Q Based on the assumed
r, s.w.	10	A Not the assumed. I will correct that. Based on the
TREET	19	stiffness we got from Geotech, it has been completed.
TTH 8	19	Q Do you know how Geotech established those values?
300	20	A No, sir, I do not. I do not know the details.
	21	Q You attended a meeting in Bethesda either last Friday
	22	or the Friday before that; is that correct?
	23	A Yes, the 5th of December.
	24	Q Did that concern seismic information?
•	25	A Yes.
	1	Q What was the purpose of your attending the December 5
	1	ALDERSON REPORTING COMPANY, INC.

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meeting?

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	2	A My purpose was to listen to the presentation made by
	3	Western Geophysical in support of the site specific response
	4	spectra.
345	5	Q You said in support of the site specific response
554-2	6	spectra. I am not sure that I understand in what context you
(202)	7	made that statement?
20024	8	A In that meeting Western Geophysical presented site
I, D.C.	9	specific response spectra for Midland and the justification and
NGTON	10	data base for that.
VASHI	11	Q Is someone suggesting that you use site specific
ING, V	12	response spectra at Midland?
BUILD	13	A That is my understanding.
FERS	14	Q Who is suggesting that? Bechtel or the staff?
RPOR	15	A It is my understanding that the staff wrote a letter
3.W H	16	to Consumers suggesting site specific response spectra.
EET, S	17	Q And you are now considering whether you think that is
H STR	18	the appropriate way to go?
JT 008	19	A That consideration is being made by Consumers Power
	20	Q And to your knowledge have they decided whether that
	21	is appropriate or not?
	22	A We have not received any specific directions from
	23	Consumers Power.
	24	Q Has the staff within the last two years indicated to
	25	Bechtel that there is any change in their thinking with response

	C 24 1	
	1	to seismic requirements at the Midland site?
	2	A To my recollection, yes.
	3	Q Tell me what your understanding is of that change in
	4	thinking?
2) 554-2345	5	A My understanding that the staff does not consider
	6	Michgian techtonic province to be an acceptable criteria for the
24 (202	7	finding of seismic motion.
C. 2002	8	Q I didn't hear the last couple of words you said.
N, D.C	9	A The Michigan techtonic province concept to be an
INSTR.	10	acceptable concept. Therefore, staff I am not an expert on
WASH	11	seismology so I may not interpret the staff's concern in this
DING.	12	regard, but I will give you my understanding.
BUIL	13	Q That is what I am asking for.
RTER	14	A Therefore, staff believes that some modification is
REPO	15	to be done to the seismological input to the Midland design,
S.W.	16	and in their last letter staff defined the criteria that would
TREET	17	be acceptable to the staff for this purpose.
TTH S	18	Q Is that to your knowledge a letter from Robert Desco
300	19	to Vice-President Cooke dated October 14, 1980?
	20	A That is my understanding.
	21	Q Do you plan to incorporate the new seismic information
	22	from the staff into a future seismic structural analysis?
	23	A I do not know.
	25	Q Is that under consideration at the present time?
	-	A Yes.
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	1	O THE AND
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	1	In the seismic structural analysis that you performed
	2	after you discovered this soil settlement problem at Midland,
	3	was the floor response spectra for the diesel generator building
	4	generated on the assumption that the shear wave velocity would
5345	5	not be lower than 500 feet per second?
1) 564-	6	MR. FARNELL: Would you repeat that one, please?
14 (202	7	(Record read.)
C. 2002	8	A The answer to that question is yes.
N, D.	9	BY MR. PATON: (Resuming)
INCLO	10	Q Have you assured yourself that the soil shear wave
WASH	11	velocity will not be less than 500 feet per second for the life
ING.	12	of the plant?
BUIL .	13	MR. FARNELL: For the diesel generator that we are
TERS	14	talking about?
10.131	15	MR. PATON: I will accept that amendment.
3.W.	16	A I do not know.
ISEI.	17	BY MR. PATON: (Resuming)
	18	Q You have described generally the proposed remedy at
1 000	19	the service water pump structure. My question is, did Bechtel
	20	consider any alternative corrective actions?
	21	A Based on my best recollection, we did consider other
	22	alternatives. One of them was to remove and replace the fill
	23	under that part of the building, and the other one was to
	24	strengthen the structure.
	25	Q You said strengthen the structure?
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	1	A Yes.
	2	Q In your consideration of removal and replacement of the
	3	fill, did you consider the cost of that alternative?
	4	A To my recollection we didn't go that far.
2346	5	Q Why was that alternative rejected?
1) 554-	6	A My recollection is that based on the expert opinion
24 (202	7	that the problem of dewatering the area with the high pond level,
2002	8	the investigation of that was not pursued.
N, D.	9	Q You now plan permanent dewatering of that area, don't
IDNI	10	you?
WAGH	11	A Around that area, yes, sir.
DING.	12	Q Did you know at the time you rejected the alternative
	13	to remove and replace the fill, did you know at that time that
	14	you were going to have permanent dewatering in the area?
	15	A My recollection is no.
· · · ·	16	Q Did you perform any structural analysis for the
	17	alternative of removing and replacing the fill?
	18	A No.
	19	Q Did you perform any structural analysis for the
	20	alternative of strengthening the building?
	21	A To the best of my recollection, no.
	22	Q On what did you base your judgment to go with the
	23	remedy that you have described?
	24	A My recollection is that this was based on preliminary
	25	analysis of that particular fix, feasibility of the scheme, and
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1	the practicality of construction.
2	Q Okay, feasibility of the scheme and practicality of
3	construction. Practicality would indicate to me dollars. Did
4	you consider dollars?
5 5348	A My recollection is a little bit not clear at this time
9	what are the factors we considered, but these are the ones that
7 (202	I remember now.
8 2003	Q Who made the decision to proceed with a
6 D.C.	you have stated was proposed on the proceed with the remedy that
NOL 10	you have stated was proposed for the service water structure?
2 11	A The decision was made by the task force.
8 0 12	Q There was a task force created for this purpose?
13	A For resolving this problem a plan for the problem.
	Q Does that task force still exist?
14	A To my understanding it does not exist any more.
5 15 15	Q Was that just Bechtel, or was that a joint task force
N IO	with Consumers?
17 17	A It is my recollection that there was a Consumer member
5 18 E	on the task force.
19	As I remember it it was Mr. Widener musclé and the
20	Jim Wanzeck, from Construction Al Boos and Some F
21	is my recollection that it was We are and from Consumers it
22	meetings of this task for
23	
24	Q How about Gil Keely? Was he on this task force?
25	A I do not recall whether he was a formal member of the
	task force. He might have attended some of the meetings.
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	1	Q Do you have an opinion now that the knowledge that a
	2	permanent dewatering system is planned for the site, do you have
	3	any opinion as to whether the alternative of the removing and
	4	replacing the fill would be a better alternative?
2345	5	MR. FARNELL: Better from what point of view?
1) 554-	6	MR. PATON: Better from the point of view that Bechtel
24 (202	7	approaches it.
C. 200	8	MR. FARNELL: Objection. Vague.
ON, D.	9	A My knowledge of the dewatering problems is very limited;
INGT	10	therefore, I cannot comment on the feasibility of that scheme
WASI	11	from that particular aspect.
DING	12	BY MR. PATON: (Resuming)
NU8 S	13	Q Let me ask you to assume that the dewatering system works?
RTER	14	MR. FARNELL: It still doesn't take care of his
, REPG	15	problems, and there is an objection to the foundation regarding
S.W.	10	his knowledge of dewatering.
REET	17	BY MR. PATON: (Resuming)
TTHI SI	18	Q Bechtel made that judgment in the first place. If you
300	19	are unable to tell me assuming with the permanent dewatering
	20	system that would affect your judgment, I will not press it.
	21	MR. FARNELL: Bechtel made the decision; he didn't say
	22.	he made the decision. There is no foundation for that question.
	24	BY MR. PATCN: (Resuming)
	25	Q Do you have any opinion as to whether with the knowledge
	~	of the permanent dewatering system that Bechtel proposes and I
		~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~

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	1	asking you to assume that that permanent doubtoning
	2	function whether the remainder the remain
	3	whether the removing and replacing alternative would
		now be favored by you?
		MR. FARNELL: It is still a hypothetical question. I
2345	5	will also object because of lack of foundation.
1 564	6	BY MR. PATON: (Resuming)
4 (202	7	Q Could you answer the question?
2003	8	The under the question?
D.C.	9	A My understanding is that a permanent dewatering system
TON,	10	will draw water to an elevation of 595. At this time I do not
DNIH		recall up to what level we have to dewater to remove and replace
WAS	11	the fill. Therefore, I still do not know whether it is feasible
MNG.	12	or not.
THO	13	
ERS B	14	with respect to the service water structure, did you
PORT	15	perform any analysis to determine whether the longitudinal bolts
, RE	16	that will be used at the service water structure will withstand
. s.w.		the forces produced in the bending mode?
REET	17	A May I ask "bending mode" of which one?
IS IL	18	Q Let me ask you this. Do you also
12 00	19	bolts at the sector you chis: Do you plan to use longitudinal
n	20	boits at the service water structure?
	21	A The present scheme calls for it.
	22	Q Are they longitudinal bolts?
		A They are long.
	23	Q Approximately how long?
	24	A I don't remember, but by standard of boly
	25	long:
	1.1	- 가슴 것 같은 것 같

1	Q Will there be any bending stress on these bolts at all
2	MR. FARNELL: At any time?
3	MR. PATON: Yes, any time. Normal use conthered
4	any other time, will there be any bending force on these below
5 5	A Bending stress on the bolt itself?
9 564-2	BY MR. PATON: (Resuming)
1 (202	Q Yes.
2002	A At this time I do not see how there will be
9 9.	the bolt itself.
01.0N	Q Then I would assume from your assume the
III II	no analysis of any possible bending strage of the but
'DNI 12	A That is my recollection was
13	Q Have you told us all of the alternation
14	considered at the service water structures
15	A My recollection is we considered a
16	Q Now, you have just answered the
17	A Let me add on to that arrows with the duestion, but
18	that we sometimes consider the alternation is
19	putting the pile under the building
20	that to be a variation of a pile act
21	Q Did vou consider anu alternation
22	a foundation under the porth sostier
23	than piles?
24	A My recollection is at that time
25	Q You say "at that time " have used
	ALDERSON REPORTING CONDINING that since

	1	then?	
	2	A	Since then we have.
	3	Q	You have? When did you consider that?
	4	A	Very recently in the scheme.
21 004-2340	5	Q	Was that rejected?
	6	A	That has not been examined in any detail.
07) 17	7	Q	Who proposed that?
C. 200	8	A	That proposal came in from one of the staff members
INGION, D.C	9	Civil st	aff.
	10	Q	You don't recall who?
IICUM	11	A	Yes, Gordon Tuveson.
'NNIO	12	Q	Is he with Bechtel?
BUIL	13	A	Yes, sir.
	14	Q	Do you have any plans to consider that alternative?
o law	15		B. FARNELL: You mean make an analysis on it?
	16		BY MR. PATON: (Resuming)
	17	Q	Do you have any plans to do anything with that
	18	alternati	ive? You have got it.
	19		Let's go off the record.
	20		(Off the record.)
	21		THE WITNESS: I remembered one more name. Gary
	22	Richardso	on was on the task force.
	23		MR. PATON: And you are all set on these names. Before
	24	we read b	back the question, let me
	25		Let the record show that as a result of our request that
	1		

1 Mr. Dhar checked his desk over the lunch hour and provided us any 2 information in his possession or in his desk that relates to 3 Midland. We have just been provided a stack of material which I 4 will estimate is approximately six inches high, and we are just 5 beginning to look through that material. 6 MR. FARNELL: From what I understand, these were 7 documents that were on his desk and not in his desk, and were 8 the type of documents that he testified previously that he would 9 use until he finished with them, and then they would go into the 10 They have already been produced as far as we know. files. 11 MR. PATON: We had better read that last question 12 because I want to ask him something about the documents. Read 13 that last question back, if you will. 14 (Read record.) 15 BY MR. PATON: (Resuming) 16 Do you understand the guestion? I will be glad to 0 17 repeat it. Before we took the break we were discussing an 18 alternative that I believe you indicated was suggested by NRC. 19 A No, Civil staff. 20 I'm sorry -- Mr. Tuveson. 0 21 Of Bechtel Civil staff. A 22 Q Would you state briefly what that was? 23 The alternative was to investigate what the origin of A 24 the ground surface is in relation to the so-called cantilevered 25 part of the building and what it would take to extend the

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1	foundation of that building into the original sun.
2	Q And have you seriously considered that alternative?
3	A No, we just started. It was a suggestion that needed
4	to be looked at so we went through and made a preliminary sketch
9107	of that.
9	Q Generally what are your plans at this point. You have
7 (202	taken a preliminary look at it. What do you plan to do next?
8 8	A It was suggested as a contingency plan in case we
9 9/ D	have got a problem with another scheme available.
10 IO	Q I assume that you have not performed any structural
MASH 11	analysis with respect to that suggestion?
'DNI0	A That's correct.
13	Q Do you have any plan for preservice inspection of the
14 Naja	bolts that you propose to use at the service water structure?
043N	A At this time, no.
16	Q Do you have any plans for in-service inspection of the
17	bolt during the life of the plant?
s 18	A At this time, no.
19	Q You know whether you plan to have such inspection at
20	any time in the future?
21	A We will have to look at the situation and evaluate and
- 22	determine whether such a plan will be necessary.
23	Q As far as you know right now you can't conclude that
24	it will be necessary or not. At least you have not made that
25	decision at this point?

11.11	
1	A We have not made a detailed examination; no.
2	Q Have you performed any analysis to assure yourself that
3	the piles underpinning the service water pump structure will
4	provide adequate vertical support after the occurrence of an
5	operating basis earthquake?
6	A We are in the process of doing those calculations.
7	Q Can you tell me approximately when you started doing
8	those calculations?
9	A Approximately it would be in '79. My best estimate
10	would be in the spring of '79.
11	2 And you are indicating that you are still doing those
12	calculations?
13	· A Yes.
1+	Q That is approximately a year and a half is that
15	correct from the spring of '79 to the present time?
16	A Yes, sir.
17	Q Is there anything unusual about that length of time?
18	Is that usually the length of time that it would take to make a
19	calculation like that?
20	A I would consider it to be longer than the would be
21	O Do you know the reason that it is taking losses the
22	usual?
23	We did some part of the selenistic set
24	meeting of February 1980 MPG indicated at the
25	biometric study and they were indicated that we have to do a
	biometric study, and then we went back and did the biometric
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	1	study, and then the loads are changed, and then we go back and
	2	redo the calculations. And since that time we have not completed
	3	all the evaluations.
	4	Q Now, I will ask you all of those same questions about
5145	5	the safe shutdown earthquake unless you tell me that the answers
9 554	6	would be the same. I just asked you about the operating basis
4 (202	7	earthquake Would the answers be generally the same?
. 2002	8	A The answers would be generally the same, but if you
N, D.C	9	want to ask me one more time
OTONI	10	Q No, I don't mind asking you. As far as you know your
WASH	11	answers would be the same?
JING,	12	A Yes.
FILLI	13	Q With respect to the long longitudinal bolts that will
CLEARS	14	be used at the service water structure, will they be pre-tensioned?
ICEPOI	15	A The present scheme calls for pre-tensioning.
S.W	16	Q Okay, what does that mean?
REET,	17	A That means that the scheme that we have got right now
TH SF	18	does require pre-tensioning.
300 7	19	Q That is my question: What is pre-tensioning?
	20	A Pre-tensioning means you stretch the bolt before you
	21	put it in service so that when there is a tension load in the
	22	bolt, the bolt still has got some compression left the
	23	interface has some compression left in it. Pre-tensioning means
	24	stretching the bolt to some predetermined value before putting it
	25	in service by some predetermined force.

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A I was responding to the aspect of the design where the
 sand when subjected to the safe shutdown earthquake would liquify,
 and that earthquake aspect was considered SSE.

4 I want to ask you about that statement. I will say 0 5 what I think you said, and please tell me whether I am right or wrong? I think you said that in considering the permanent 6 7 dewatering system, you were considering its impact on sand, and the question was will the sand undergo liquefaction, and the 8 9 force that you put into that computation to say whether the sand 10 would undergo liquefaction was the force to be expected from a 11 safe shutdown earthquake; is that correct?

12

300 717H STREET, S.W. , REPORTERS BUILDING, WASHINGTON, D.C. 20024 (202) 554-2345

A Yes, that is correct.

13 Q You say that slightly grudgingly. Is there any part 14 of that that is wrong?

A I would say that I do not agree with the way that you
have worded it. The wording may not be technical in all respects.
but I caid, yes, because the general idea is correct.

18 Ω Are there any seismic category 1 valve pits located in 19 the fill adjacent to the east and west sides of the generator 20 building?

21

A Yes, sir.

22 Q Did any changes occur to these pits during the diesel
23 generator surcharge program?

24 MR. FARNELL: What do you mean by "change"?
25 MR. PATON: If the witness doesn't understand the

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	1	word I will abandon the question.
	2	A I don't understand the question.
	3	BY MR. PATON: (Resuming)
	4	Q You don't understand the word "changes"?
2) 554-2345	5	A Yes, sir.
	6	Q All right, that is fine.
24 (202	7	Do any cracks exist in these pits?
C. 200	8	A My recollection is not very clear on whether we have
0N, D.	9	looked for cracks in there or not. If we have looked for cracks
UNIT	10	or not, I do not recall.
. WASI	11	Q Do you know during the diesel generator building
DNIGT	12	surcharge program were there any changes in the rattle space for
	13	piping?
DRI ER	14	A I do not know how much changes there were, but my
, REP	15	recollection is that it was measured.
L, 3 W.	17	Q Is it your recollection that there was in fact some
STREE	18	change?
	19	A I do not recall it.
INK	20	Q You are saying you are not sure whether there was any
	21	change?
	22	A les, sir, I am not sure.
	23	answer I thought you gold that it use that with your previous
	24	A The cap before and after was measured?
	25	O It was measured, but there may or new set have been been been been been been been be
		net modelied, but there may or may not have been
	1	ALDERSON REPORTING COMPANY, INC.

	1	
•	1	change?
	2	A There may or may not have been change; yes.
	3	Q Are you aware that the diesel generator building walls
91	4	show cracking?
	5	A Yes, sir.
2.1-00	6	Q What was the reason for the cracks?
(202)	7	A The cracks could have been caused by shrinkage; they
5007	8	could have been caused by settlement compounded by the fact that
D.C.	9	the concrete did not gain enough strength. At that time there
NOLD	10	may have been some settlement and the concrete gracked
NIIS	11	All right wave and the concrete tracked.
(i, WA	12	All right, your answer was that it could have been this
NICT	13	or it could have been that. Have you determined what the cause
2 80		of the cracks was?
11 E-11	14	A My recollection is that a detailed study was done in
1). I'M	15	response to a NRC question, and the results have been submitted
3.W.	16	to the NRC.
ITTT'	17	Q I am asking you your recollection. Do you remember the
	18	cause? Do you remember from any source whatsoever the cause of
	19	the cracks?
	20	A As I said before, the causes of the cracks it could
	21	be either shrinkage or due to settlement.
	22	Q Were there any cracks that you have determined that were
	23	caused by settlement?
	24	A My recollection is that was theme
	25	that are been determined to be that, yes, there were some cracks
		chat have been determined to be caused by settlement.
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3-.

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	1	Q Wh	en did you first become aware of cracks that were
	2	caused by se	ttlement?
	3	A Wh	en I joined the task force for the diesel generator
	4	building and	the cracks were shown to me to be existing in the
0107	5	building.	
tee (	6	Q Wh	en was that?
2017) 12	7	A No	vember of '78.
7007 ·	8	Q Wh	ich walls have cracks that have resulted from
N, D.C	9	settlement?	
	10	А Му	recollection is that the east wall has cracks where
IICY A	11	the building	was being held up by the duct bank.
1	12	Q Hor	w about the north wall?
1	13	A Th	ere was some cracks, not many.
	14	Q My	question is settlement cracks were there any
1	15	settlement c	racks in the north wall?
1	16	AIG	do not remember the details.
1	17	0 How	w about the south wall?
	18	A The	ere are some cracks on the south wall. I do not
1	19	recall what t	they were caused by.
2	20	0 Ноу	v about the west wall?
2	21	A My	recollection is that there were not many gracks in
2	22	the west wall	Looping to that there were not many tracks in
2	23	0	··
2	24	V ALC	e nere any cracks in the west wall?
2	25	A IC	10 not recall.
		Q D0	you know whether these cracks were any different

after the surcharge program than they were before the surcharge
program?
A My recollection is that they are essentially the same
Q If I asked you to sketch on a piece of paper the
pattern of any of these cracks, could you do it?
A No, sir, I wouldn't think so.
Q Do you know the condition of the cracks now?
A My recollection is that the cracks have stabilized
so that there is no significant change.
Q When did you last see the cracks?
A Maybe a few months ago when I went to the job site.
Q Maybe is a little bit indefinite. I want you to tell
me do you know in fact whether you saw the cracks a couple of
months ago when you went to the job site?
A I cannot be absolutely certain.
Q When was the last time you can be certain that you saw
the cracks?
A That would be after the surcharge was removed.
Q That is sometime in 1979?
A Yes, sir.
Q How many times in your life can you tell me that you are
certain that you have seen these cracks?
A I don't know how to answer that question.
Q Can you tell me positively that you have seen them at
least once in your life?

	1	A Yes.
	2	Q Twice?
	3	A Yes.
1 2345	4	Q Three times?
	5	A I would say so.
7) 554	6	Q You are certain of three?
24 (20)	7	A Yes.
.C. 200	8	Q How about four?
ON, D.	9	A I would say yes.
TONI	10	Q Seven?
WASI	11	A I would not be able to say with any confidence.
DING.	12	Q Is it within the scope of your responsibility to go
S BUIL	13	to the site and observe these cracks?
HILE BE	14	THE WITNESS: Can I talk with my counsel?
REPE	15	MR. PATON: Certainly.
. E.W.	16	(Deponent conferred with his counsel.)
TREET	17	A I have delegated that responsibility for the soil
T'FII S	18	settlement problem to Shing Lo, and I am not aware of what he
300	19	has done about a crack monitor.
	20	BY MR. PATON: (Resuming)
	31	Q Let me understand that. You say that you have delegated
	22	your responsibility for the soil settlement problem to Mr. Lo?
	23	A Yes, sir.
	24	Q All the responsibility? You said that you have
	23	delegated the responsibility to Mr. Lo. Is it just that
	10.2	ALDERSON REPORTING COMPANY, INC.

	1	straightforward? You have delegated all your responsibility?
	2	MR. FARNELL: That is in response to your question.
4 (202) 551-2345	3	MR. PATON: I am asking him to explain it.
	4	A Yes, I have delegated the responsibility.
	5	BY MR. PATON: (Resuming)
	6	Q All your responsibility with respect to the settlement
	7	problem?
. 2002	8	MR. FARNELL: The term "delegation"
N, D.C	9	MR. PATON: That is his word.
OTON	10	THE WITNESS: What do you mean by "all"?
WASHI	11	MR. PATON: If you don't know the meaning of "all," I
DING, W	12	will abandon the question and go on. I am not going to
FIIM	13	participate in that kind of discussion. If he doesn't understand
SHELLS	14	the meaning of the word "all," I will abandon the question.
HEPOI	15	MR. FARNELL: I am not sure what you are getting at.
S.W	16	MR. PATON: If he doesn't understand the word "all,"
REET.	17	I will proceed with my interrogation.
TH ST	18	MR. FARNELL: That was in regard to this question.
300 7	19	MR. PATON: Fine. He just said he didn't understand
	20	the word "all." If that is his testimony that is fine; I will
	21	abandon the guestion.
	22	MR. FARNELL: He said what he said.
	23	MR. PATON: Fine.
	24	BY MR. PATON: (Resuming)
	25	Q Are any of the cracks that you have observed at the
	68	

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	1	site see-through cracks?
	2	A Not that I recall. No, they are not.
	3	Q Does your observation and knowledge of these cracks
	4	indicate to you that any reanalysis of the structures is
315	5	required?
9 554-2	6	MR. FARNELL: Will you read that back?
4 (202	7	(Record read.)
. 2002	8	MR. FARNELL: Objection for vagueness. Reanalysis for
N, D.C	9	what purpose?
INGTO	10	MR. PATON: That is all right. Can he answer the
WASH	11	question, please?
DING.	12	A I would consider that re-evaluation is required.
BUIL	13	BY MR. PATON: (Resuming)
RTERS	14	Q What kind of re-evaluation?
NEPOI	15	A To determine the cause of the cracks, whether they are
S.W	16	detrimental to the structure, and the width of the crack
NEET.	17	whether there is any exposure to damages to the repar.
TH ST	18	Q Have you started that reanalysis?
T CHOR	19	A Some reanalysis was done in response to the NRC
	20	Question.
	21	Q Do you plan any more reanalysis other than what was
	22	done as a result of answering NRC's Question?
	23	A I do not know.
	24	Q Did you plan any such analysis prior to receiving the
	25	NRC Questions?

	1	
654-2345		A Do you mean the type of analysis which we have done?
	2	Q The type of analysis which you did as a result of the
	3	NRC Question?
	4	A Yes.
	5	Q You had planned to do it before you received the
	6	NRC Questions?
202)	7	
024 (3		A Yes.
C. 20	•	Q Had you done any of it before you received the NRC
ON, D	9	Questions?
INC	10	A We had done some. We didn't do any detailed analysis,
WASH	11	but we did consider the effects.
DING.	12	Q Have you come to any conclusions as to the effects on
TIM	13	the rebar?
SIL	14	A Effect of what air?
347.5	15	a stredt di what, sit:
, Rely	16	Q You said you did some reanalysis. I may not be
L' 3.W	17	correctly remembering your testimony, but I believe you said you
		were going to do some reanalysis to determine whether there was
	18	any effect on the rebar; am I wrong?
300	19	A Whether the width of the crack will cause any effect
	20	on the rebar; yes.
	21	Q My question is, had you come to any conclusions in that
	22	regard?
	23	A I believe so that we have got a width of grack bound
	24	which we consider the gracks to be reasined
	25	We prove the clacks to be repaired.
		MR. PATON: Would you read his answer back, please?
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	1	(Record read.)
	2	RY MP DATION: (Posuming)
	1	SI MR. PRION: (Resuming)
	3	Q Would you listen to your answer and tell me if that is
	4	what you intend to have on the record?
1345	5	(Record read.)
654-2	6	A That we consider it necessary that the cracks be
1 (202)	7	repaired.
20024	8	BY MR. PATON: (Resuming)
N, D.C	9	Q Now, what was the width of the crack that you just
NGTO	10	mentioned?
NASHI	11	A I do not remember the exact width.
ING, V	12	Q What did that width indicate to you?
OTHOR	13	A I would consider that if the crack exceeds certain
FERS	14	width that the rebar is exposed, or the rebar may be exposed to
RPOR	15	the weather conditions and, therefore, would corrode.
1 . W.S	16	2 Are you concerned with anything other than the weather
ELT.	17	impact on the rebar?
II STR	18	A In this context weather is the only thing that you
17 008	19	consider.
	20	Q Weather is what?
	21	A Weather is the only thing, aspect, that you consider.
	22	Q Ignoring the possible adverse effects of the weather,
	23	is there any other damage, possible damage, to the rebar indicated
	24	by the cracks?
	25	MR. FARNELL: I believe we were talking previously
	1	ALDERSON REPORTING COMPANY INC

	1	about damage from the cracks, not indicated by the cracks.
	2	MR. PATON: That is not my question now.
	3	MR. FARNELL: The question was stated wrong.
	4	MR. PATON: I think I stated my question correctly.
345	5	MR. FARNELL: Why don't you read back the guestion.
554-2	6	(Record read.)
1 (202)	7	MR. FARNELL: That is two different questions.
2002	8	MR. PATON: Sure, maybe I have changed the subject, but
N, D.C	9	the question is a correct question. You may not like the fact
NGTO	10	that I have now slightly changed the subject, but the question is
NASHI	11	accurate.
ING.	12	MR. FARNELL: Your question as worded starts one way
BUIL	13	and ends up another way, and supposedly they tie together, but
TERS	14	they don't. That is my comment on your question. I think your
REPOR	15	question is vague.
S.W	16	BY MR. PATON: (Resuming)
Ecr.	17	Q Can you answer the question?
HI STH	18	A The crack might indicate the state of stress of the
17 00E	19	rebar.
	20	Q Exactly what I was looking for.
	21	Does the rebar have an elastic limit?
	22	A Yes.
	23	Q Is that what you were referring to when you talked about
	24	stress on the rebar?
	25	A I was not referring to the elastic limit: I was talking
		a new sarking

	1	
1	about the	e stress on the rebar.
2	Q	When you observe the crack, what is it that is cracked
3	concrete	
4	A	Yes, sir.
5	Q	Does the concrete and the rebar work together?
6	A	In reinforced concrete?
7	0	Yes.
8	A	Yes.
9	Q	What is the distance between the rebar and the outside
10	of the co	encrete that you are looking at when you observe the
11	crack?	
12	A	In this particular case?
13	2	Yes.
14	A	I don't know.
15	2	For any crack you don't know?
16	A	Not unless I enlarge the crack, I don't know where the
17	rebar was	
18	0	Have you conducted any kind of investigation to
19	determine	whether there was any stress on any of the rebars
20	adjacent	to any of the cracks that you have observed?
21	A	Please repeat the question?
22		(Record read.)
23	A	We have not done any tests to find rebar stress.
24		BY MR. PATON: (Resuming)
25	G	Do you plan any?

	1	A At this time, not that I know of.
	2	Q Have you concluded that there is no possible stress
	3	to any of the rebars?
	4	MR. FARNELL: For what?
2345	5	BY MR. PATON: (Resuming)
7) 554	6	Q That is adjacent to any of the cracks that you have
14 (20)	7	observed?
C. 2002	8	A I would consider there is some stress on the rebar.
N, D.	9	Q Do you plan any kind of investigation to determine
ING'T	10	how much stress that is?
WASI	11	A I do not know.
DING.	12	Q Who in Bechtel would know that?
BUILI	13	A I would have to refer that to the Chief Engineer.
CLERS	14	Q Who is that?
REPOI	15	A Mr. Ted Johnson.
S.W.	16	Q Do you have any reason to believe that he would know
REET,	17	that?
TH ST	18	A Yes.
300 7	19	Q On what do you base your conclusion that he would know
	20	that?
	21	A I get my technical direction from my Chief Engineer,
	22	and therefore in case of a problem I cannot answer, I go to him
	23	for direction.
	24	Q Have you ever discussed with him the extent of the
	25	stress to the rebar adjacent to the cracks?
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	1	A Yes, I have.
	2	Q Tell me what that conversation, or conversations
	3	consisted of?
	4	A The conversation was what kind of stress could be with
345	5	the crack, and his answer was that it is extremely difficult to
654-2	6	determine stress based on the crack width.
1 (202)	7	Q Have you told us the entire conversation?
2002	8	A As best I can recall. This is obvioulsy a summary of
N, D.C	9	the conversation as I recall it today.
OTONI	10	Q I want to know as much detail of that conversation as
WASHI	11	you can remember. Can you remember any more of the details of
DING.	12	that conversation?
FHOR	13	A I cannot recall any more of the conversation that I had
LIERS	14	with him.
REPOR	15	Q Now, correct me if I am wrong, but your recollection
S.W.	16	of the conversation is that Mr. Johnson indicated that it is very
REET.	17	difficult to determine the amount of stress in the rebar that
IN SI	18	was adjacent to the crack; is that accurate?
200	19	A That is what I recall.
1	20	Q Do you recall whether anybody said anything about what
:	21	your planned reaction to that was to be?
	22	MR.FARNELL: Planned reaction to the comment, or what?
:	23	BY MR. PATON: (Resuming)
1	24	Q Will you answer the question?
1	25	A His staff helped us to prepare the response to the NRC
	1	ALDERSON REPORTING COMPANY, INC.

	1	Question of cracks, and his staff's input is included in that
	2	response.
	3	Q All right, sir, I want your recollection. Let me ask
	4	you this question: Do you know of any plans that Bechtel has
345	5	and I am asking you from any source of information to
554-2	6	investigate the extent of the stress to the rebar adjacent to
1 (202)	7	the cracks?
2002	8	MR. FARNELL: It has been asked and answered.
N, D.C.	9	A I do not.
NGTO	10	BY MR. PATON: (Resuming)
WASHI	11	Q In your professional judgment, is it appropriate to
NNG.	12	make some investigation of the stress on the rebar adjacent to
BUIL	13	the cracks?
TERS	14	A In my professional judgment, considering that the
REPOR	15	crack widths are no larger than only 30 mils and the cracks
S.W	16	have been caused by settlement stresses which are secondary in
REET,	17	nature and therefore self-limiting, I do not consider them to be
LII SU	18	detrimental.
300 7	19	Q All right, do I understand your answer to be that in
	20	your professional judgment that it is not appropriate to conduct
	21	any further investigation into the stress in the rebar adjacent
	22	to the cracks?
	23	A Yes, given the conditions.
	24	Q Do you know whether Mr. Johnson agrees with that?
	25	A My understanding is that he agrees with that position.
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	1	Q We are pretty close to the area of responsibility of
	2	you and Mr. Johnson. Is there anybody else in Bechtel that would
	3	initiate such an investigation?
	4	A Other than?
345	5	Q Other than you and Mr. Johnson?
1 554-2	6	A I wouldn't think so.
4 (202	7	Q Then you are fairly certain that as a matter of fact
2002	8	there is no plan to conduct any further investigation of the
N, D.C	9	stress in the rebar adjacent to the cracks?
NGTO	10	A I did not know of it as I said before.
NASHI	11	Q Mr. Dhar, do you know if the response to the Staff's
ING, V	12	Questions with respect to cracks has been supplied to the NRC?
GLIUDE	13	A My understanding is ves.
LERS I	14	Q Did that response address the condition of the rebard
EPOR	15	A My recollection is not very clear about the contents
W. , R	16	of that response.
GET, S	17	O Do you have any recollection of what that means in
I STRI	18	about the condition of the rebard
00 7T	19	A My recollection whatever I can recall in the
a	20	said that the stresses on the robar is law because
	21	Caused in the congrate when it didn't gain anothe the cracks were
	22	it also made the point regarding the sole limiting
	23	load. That is all I remember
	24	O You say that the stresses is the
	25	Yee sir

3

	1	Q What did you base that conclusion on?			
	2	A That response if I remember it right said that the			
	3	cracks were formed in the concrete when the concrete didn't gain			
	4	its complete strength, so therefore the stresses were low in the			
2345	5	concrete to crack it, and therefore, the stresses in the rebar			
2) 564-2	6	were low also.			
1 (202	7	Q You have used the expression "self-limiting" on two			
C. 2002	8	occasions. What does that mean?			
N, D.(	9	A Self-limiting is that the stresses due to a self-			
NONH	10	limiting load will not go beyond a certain limit. The strength			
WASH	11	in the member will not go beyond a certain limit.			
DING.	12	Q Does that apply to the service water structure?			
S BUIL	13	A With the fix we are talking about, it would not apply			
RTER	14	to the service water structure.			
REPC	15	Q Does it apply to any of the remedies that you proposed,			
, S.W.	10	or does it apply to the problem before you get to the remedy?			
TREET	1/	A It applies to cases where the stresses are caused due			
S HLL	18	to deformation only, and not by mechanical load.			
300	19	Q Did you say you said caused by something?			
	20	A Deformation. The stresses are caused by deformation			
	22	and not by mechanical loads.			
	23	(Discussion off the record.)			
	24	BY MR. PATON: (Resuming)			
	25	Q Mr. Dhar, I want to show you a one-page scheme that			
		appears to show the fix of the service water structure, and I			
	- 18				

	1	will mark it Staff Exhibit No. 2, December 17, 1980 I will
	2	also put your name on it and I will ask you the source of that
	3	document? Where did you get that from?
	4	A I do not recall where it is from.
315	5	Q Do you agree it appears to represent some kind of
9 554	6	scheme of the remedy at the service water structure?
4 (202	7	A Yes, sir, it does.
. 2002	8	Q And on that scheme, is there any space between the top
N. D.C	9	of the pile and the bottom of the corbel?
INGTO	10	A No.
WASH	11	Q If there is any, it is occupied by the shim; is that
DING.	12	correct?
BUIL	13	A Yes.
CLERS	14	Q Do you have any idea how wide that shim is, or how deep
REPO	15	it is?
S.W.	16	A I do not. I am not sure whether it is drawn to scale
REEL	17	in detail or not.
LLI SI	18	Q Did you indicate to me in your prior testimony in this
3000	19	deposition that the top of the pile did not come in contact with
	20	the bottom of the corbel?
	21	A That is my recollection.
	22	Q Do you have any explanation for this schematic which
	23	would appear to have the top of the pile
	24	A This may be an analogous detail. Of course, there is
	25	a shim shown there without any damage.
	0.000	에는 것은 것은 것은 것은 것이 있는 것이 같이 있는 것이 있다. 같이

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	2. [2] 이상 2. [2] · · · · · · · · · · · · · · · · · · ·
	Q I'm sorry?
:	A There is a shim without any damage.
:	Q Without any dimension?
	A Yes, without dimension. This may be analogous; I am
949	5 not sure.
1 204	Q You are not sure whether that is current or not?
4 (202	A Yes.
2002	MR. PATON: Off the record.
y n c	(Discussion off the record.)
10	BY MR. PATON: (Resuming)
11	Q Mr. Dhar, do you know whether an analysis was made to
12	evaluate the impact of the settlement of the surcharge of the
13	diesel generator building structure before surcharge was imposed?
14	A Yes.
15	Q That analysis was to determine what?
16	A That analysis was to determine the capacity of the
17	internal walls to resist lateral load.
18	Was any prediction made of settlement?
19	A At what time?
20	O Prior to the imposition of the surcharge?
21	A To the best of my recollection it was estimated that
22	the settlement would be between 6 and 18 inches
23	O Do you know who made that prediction?
24	MR. FARNELL, I don't think he said it was a still
25	MR. PATON, Would you read that hack? When him
	i internation, nouse you read that back? What his answer

1	was? As	a matter of fact, read my question and then his answer.
2	Sec.	(Record read.)
3		BY MR. PATON: (Resuming)
4	Q	Do you know who made that estimation?
5	A	Can I ask my counsel a question?
6		MR. PATON: Certainly.
7 (303		(Deponent conferred with his counsel.)
8 8	Ä	As I recall, what I heard was that the estimation was
9 'N	made by D	r. Peck.
01.0NI		BY MR. PATON: (Resuming)
HSAW 11	0	Did Consumers ever ask Bechtel to establish tolerable
'DNIG	limits of	settlement for the diesel generator building as a
13	result of	the surcharge?
SHALM		MR. FARNELL: What do you mean by tolerable limits?
0 15 NAM	My object	ion is that the question is vague.
. 16		MR. PATON: Fine. If the witness doesn't understand
17 1331	that expr	ession, then we will move on.
18	A	I do not recall.
19		BY MR. PATON: (Resuming)
20	Q	I don't think I asked you this question. For the
21	design of	the diesel generator building, what values of modulus
22	of subgrad	le reaction were used?
23	A	For what purpose?
24	Q	Designing the structure.
25	λ	For the design of the structure, no particular modulus
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1	of subgrade reaction was used for structural analysis purpose
2	before the settlement.
3	Q Did you assume a value?
4	A My recollection is that the analysis was done using
9 5	the conventional method where you do not require a subgrade
6	modulus.
(202)	Q Your testimony is that you didn't assume a value, one
8 8	wasn't required? You didn't need a value?
9	A For the structural analysis.
10 10	Q You indicated that after the surcharge was removed at
11 III	the diesel generator building you did another structural analysis?
'DN 12	A That is correct.
13	Q For the design of the structure on the second analysis,
14	what values of modulus of subgrade reaction was used?
15	A I do not know.
16	Q Do you know whether any value was used as opposed to
17	the first instance in which you said it wasn't necessary?
18	A I believe so.
19	Q Whose responsibility is that? Who would know that
20	answer?
21	A Shing Lo would know that answer.
22	Q Is it fair to say that with respect to the Midland
23	soil settlement you have delegated most of your responsibilities
24	to Mr. Lo?
25	A Yes.

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	1	Q Now, do you know if Mr. Lo has delegated any of those
	2	responsibilities to someone else?
	3	A Mr. Lo has got engineers working for him who do the
	4	detail analysis.
315	5	Q You told me once that you have spent the last four
554-2	6	years working full time on the Midland project; is that correct?
1 (202)	7	A Yes, sir.
2003	8	Q And you just told me that you have delegated most of
N, D.C	9	the responsibility with regard to the settlement problem to Mr.
NGTO	10	Lo?
WASHI	11	A Now, yes, sir.
ING.	12	Q Now, during 1980, what have you been spending 100 per-
BUILL	13	cent of your time on with respect to the Midland site? Maybe it
LERS	14	is with respect to those responsibilities that you didn't
KEPOH	15	delegate to Mr. Lo I don't know. In the last year, what have
S.W.	16	you been spending 100 percent of your time with respect to Midland?
REF.	17	A I have got other areas like reactor building,
II SII	18	auxiliary building, seismic analysis, and supporting construction.
300 71	19	These are some of the areas on which I spent my time.
	20	Q Supporting construction do you mean providing
	21	construction with information in response to requests from them?
	22	A Yes, sir.
	23	Q On areas other than the remedial actions?
	24	A Yes, sir.
	25	Q Now seismic you indicated you spent some time on
	1	

	물건 같다. 그는 것 가지 않면 것이 없이 가지 않는 것 같은 것이 가지 않는 것이 같다. 나는
1	seismic. Isn't a lot of that work in fact related to the proposed
2	remedy?
3	A Some of it relates to the proposed remedy; yes, sir.
4	Q Tell me the purpose of the surcharge program at the
5	diesel generator building?
9	A As I understand it?
7 (202	Q Yes, sir, my questions are all to your knowledge and
8 2003	your understanding.
4, D.C.	A Okay, as I understand it, the purpose of the surcharge
10	was to load the sod with a certain amount of predetermined load
VIIIs 11	so that some part of the sod settlement takes place during the
» 92 12	time the surcharge has been applied, and therefore the balance of
13	the settlement would be small and can be considered to be
a sua 14	acceptable
1901	
31 16	Q is it a fair summary of your statement that the purpose
A 17	was to accelerate the rate of settlement?
ALKER 19	A That would be one way of looking at it; yes.
II 10	Q Is there anything wrong with looking at it that way?
300	I am trying to fairly summarize what you said.
20	A Not that I can think of; no.
21	Q What effect did the surcharge program have on the
22	cracks?
23	A My recollection is that the cracks didn't go through
24	any significant change during the surcharge process.
23	Q You said they didn't undergo any significant change;
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	1	did they	undergo any change?
	2	A	My recollection is that there was some change.
	3	Q	Did the cracks become worse or better?
	4	A	By that do you mean did they become larger or smaller?
2345	5	Q	I will accept that; yes.
9 554	6	A	My recollection is that some cracks were smaller. I do
4 (202	7	not know	if any were larger or not. I do not recall if some
. 2002	8	were larg	ger or not.
N, D.C	9	Q	You have a distinct recollection that some were
INGTO	10	smaller?	
WASHI	11	А	Yes.
MNG.	12	Q	But you don't know whether others were larger?
BUILI	13	A	Yes.
ULERS	14	Q	Do you know where the cracks were that became smaller?
REPOR	15	А	My recollection is that it is on the east wall.
S.W. ,	16	Q	Did the surcharge program aggravate differential
REF.	17	settlemer	it?
LI SU	18	A	I do not recall.
300 7	19	Q	Did you ever know?
	20	А	At one time I looked at that data, yes, but right now
	21	I do not	recall.
	22	Q	Did the surcharge increase or decrease the amount of
	23	stress on	the pipes and conduits under the diesel generator
	24	building?	
	25	A	Pipes and conduits are not my area of responsibility.
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ASHINGTON, D.C. 20034 (202) 054-2345	1	Q All right, sir, please answer the question based on
	2	any information you may have heard, or seen, or you got from any
	3	source?
	4	A I do not recall hearing anything about the increase of
	5	stress due to the surcharge.
	6	Q Do you have any opinion as to whether the surcharge
	7	program would increase or decrease the amount of stress on the
	8	pipes and conduits under the diesel generator building?
	9	MR. FARNELL: Objection to the foundation. He said
	10	that is not his responsibility.
	11	BY MR. PATON: (Resuming)
ING. V	12	Q Didn't you at one time express an opinion that the
SUILD	13	bends and elbows in the pipes under the ground had already been
CENS	14	overstressed?
MOTA	15	MR. FARNELL: That is not necessarily connected with
W. , H	16	your previous question.
2 . I 3 .	17	MR. PATON: I am very sorry about that. He said that
HIS I	18	he didn't have any expertise, and he has not it on the record
11 00	19	that they are already overstressed.
ð	20	BY MR. PATON: (Resuming)
	21	O Did vou make such a statement?
	22	A I recall in a meeting that I said that, was
	23	O Ckay, now do you have any opinion as to whether as set
	24	the surcharge would tend to increase or degreeses the securit of
	25	she satenarye would cond to increase of decrease the amount of
		stress on the pipes and conduits under the diesel generator
.		
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1	building?	
2	MR. FARNELL: Same objection. My objection is to	
3	foundation.	
4	A Do you want me to answer the question?	
5	BY MR. PATON: (Resuming)	
6	Q Please?	
7	A If the nine is restrained and the surcharge will deflect	
8	the pipe more then it could increase the stress of the size	
9	the pipe more, then it could increase the stress on the pipe.	
10	Q Do you agree that the cracking in the diesel generator	
	building indicated overstressing?	
	A What stressing? Stressing of what, may I ask?	
12	Q The structure?	
13	A Not necessarily. I do not recall.	
14	Q Do you know whether any portions of the structures	
15	that have exhibited cracks have exceeded elastic limits?	
16	A I do not know.	
17	0 Have you conducted any investigations to determine	
18	that?	
19	) To determine whether	
20	A TO determine whether	
21	Q To determine whether any portion of the structures	
22	have exceeded elastic limits?	
22	A As I said before, we have done an evaluation of the	
24	cracks which was presented to NRC. Other than that, we have not	
24	done any analysis.	
25	2 Now, you supplied some information which I think you	

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1	have referred to as the crack study to NRC; is that correct?
2	A Yes, sir.
3	Q Did that include crack mapping?
4	A Yes, it does.
5	Q Now, in that study, is it correct that you nowhere
6	address any elastic no elastic analysis was made?
7	A To my recollection that is correct.
8	Q And in fact you have made no elastic analysis?
9	A We have made no elastic analysis; no.
10	Q Do you have any plans to make such an analysis?
11	A At this time I do not know of any plan.
12	Q Do you know the present estimate of the range of
13	differential settlement which the diesel generator building can
14	safely withstand?
15	A I do not.
16	Q Do you know whether anyone at Bechtel has that
17	information?
18	A To the best of my recollection we have done an analysis
19	which will simulate future differential settlement of the
20	building and calculated stresses.
21	Q You say you had done that analysis?
22	A To the best of my knowledge. I am not familiar with
23	the details, but that is my understanding.
24	Q Who would have performed that analysis?
	에서는 이상에서 전한 사람은 것은 것을 다 있는 것 같아요. 이는 것 같아? 이상에서 이상에 가지 않는 것 같이 있다. 이상에 가지 않는 것이 있는 것이 있는 것을 다 있는 것을 하는 것을 하는 것

1	engineers.							
2	Q Do you know if you have provided any of the results of							
3	that analysis to the NRC?							
4	A My understanding is no, we have not.							
5	Q Do you know why you have not?							
6	A Because the analysis is not complete yet.							
7	Q Do you know when that analysis will be complete?							
8	A My estimate would be in the course of the next couple							
9	of months.							
10	Q Do you know whether part of the input for that analysis							
11	was the fact that the building was cracked?							
12	A As for my understanding, the cracking was not an input							
13	into that analysis.							
14	Q Do you have an index of computer runs performed to							
15	analyze the diesel generator building stresses?							
10	A Does it include all computer runs?							
12	Q I limited this to the diesel generator building.							
10	A Does that mean all computer runs that we have done							
20	from the beginning?							
21	Q And are you bearing in mind that the question said to							
22	analyze stresses?							
23	A The answer to your question is no.							
24	Q Are they listed, or are they in any way is there							
25	any kind of record of computer runs made to analyze stresses in							
	the diesel generator building?							
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	1	A We would probably have a lot of computer runs; it may
	2	not be all.
	3	Q If you wanted to find those computer runs, how would
	4	you go about trying to find out where there was a record of such
4	5	computer runs?
100	6	A There will be a record of computer runs which have been
(202)	7	done, checked, and approved.
200124	8	Q Where is that?
, D.C.	9	A I do not know how many of them has been completely
NOLDI	10	checked.
Asilia 1	11	C Where would you find that record?
1 NC: N	12	A Of the calculations which are done, checked, and
1	13	approved?
1	14	Q Yes.
NOLA 1	15	A That will be in the Civil calculation index.
. I	16	Q In the Civil calculation index that includes the
1 1	17	computer runs?
	18	A Yes, the computer runs are part of the calculations.
17 000	19	Q Mr. Dhar, I am going to ask you a guestion which may
. 2	20	be unfair. If it is unfair and you do not want to answer it,
2	21	that is perfectly fine, but we were provided an index to
2	22	calculations from the Civil Group's files. Dr. Afifi provided
2	23	that. Would the computer runs that I have been asking you about
2	24	as far as you know be included in that index?
2	25	A As I said before, these computer runs, once they are

1 done, checked and approved, only then will they be included in 2 the index. As I said before, also, these calculations are in the 3 process of being checked and finalized. 4 You are indicating to me that the computer runs that 0 5 we are talking about, a lot of them are not indexed in this file? 6 That is right. Only the final ones would be indexed. A 7 We might have done a lot of runs in this process. 8 How far back in time would we have to go before we got 0 9 to those that were done, checked and completed, and indexed? Do 10 we have to go back two years for that, or three years for that? 11 During the process of work, as we finalize calculations, A 12 we will get them checked. We will get them approved. Once they 13 are approved, we will have an index, microfilmed, and go through 14 the usual process. So it is a continuous process as we go along 15 once they are finalized. 16 Can you give me a rough estimate of how far behind you Q 17 are? In other words, when you talk about those that have been 18 finalized and indexed, are we talking about six months ago, a 19 year ago, two years ago?

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MR. FARNELL: I don't think the term "behind" should be used. 22 MR. PATON: Strike the word "behind." 23

24 Q In the normal course of business, what amount of time 25 is there between the present time --

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1	A	Are y	you	asking	how	often	the	index	is upda	ted?		
2	Q	That	is	a good	que	stion.	Yes	. How	often,	and	are	the
3	indexes	up-to-d	iate	?								

A I couldn't answer that.

Q You led me right down the path. Okay. That was a better question than I thought.

Mr. Dhar, let me try my unfair question again. We have an indexed of what I believe was designated as an index to calculations from Dr. Afifi's group. Now with respect to the computer runs that you have been talking about that have been completed, approved and filed, do you think those computer runs would be listed in that index?

A I wouldn't think so.

Q All right, with respect to those computer runs that are completed and approved and filed, where is the information that would tell me what that record is and where those computer runs are filed, or how I could obtain access to those?

A Those computer runs will be in the Civil Group calculation files once they are finalized and approved.

Q Okay, is that something different? Is that something different from the index that I have indicated that we have already been given?

A I would definitely think so.

Q Okay, does this Civil Group calculation file have an index?

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	A Yes, sir.
	Q Now, with respect to the computer runs that have not
been	approved, indexed, and filed, etc., is there any record th
ould	enable you to have access to those computer runs, or are
hey	just laving around the building somewhere?
	A If they are not finalized they would probably be with
he o	riginator
ne o	LIGINATOF.
	2 There would be no piece of paper anywhere that would
ead ;	you to all of those unapproved computer runs; is that
correc	st?
2 - 3	A That is correct.
	MR. PATON: How about a five minute break?
	(Break.)
	BY MR. PATON: (Resuming)
	Mr. Unar, what soll parameters do you need to perform
seis	mic analysis as per example at the diesel generator
uildi	.ng?
1	We need to know the effective shear wave velocity of
he fo	undation material to do a seismic analysis. Other
arame	ters are available with us in the Civil Group.
ç	What other parameters would you have to know besides
hear	wave velocity?
	We need to know the building configuration
	These are sail and our burraing contiguration.
Q	These are soll parameters?
A	Soil parameters, yes. We would have to know the shear
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	wave	velocity and possibly also the poisson's ratio.
	(	2 Is that all?
		A Effective shear wave velocity and poisson's ratio.
	(	2 How about shear modulus?
	1	A . We can calculate shear modulus from shear wave velocity.
	Of con	irse, we would have to know the mass density of this.
	(	Damping ratio?
	1	We would calculate the damping ratio.
	(	How do you calculate the damping ratio?
	1	A I do not remember the formula for that.
	4	Whose responsibility is that?
	1	This is done by the Seismic Group Leader in my Group.
	(	Who is that?
	1	Chuck McConnell.
	\$	He works for you?
	;	Yes.
	\$	Do you need to know the shear wave velocity profile for
	differ	ent soils at different depths?
	2	Either we have to know that or the effective shear
	wave v	relocity.
	4	By effective shear wave velocity, do you mean you would
	take a	in average as opposed to knowing what the shear wave velocity
	was at	the various depths of the soil?
	A	If that is supplied, yes, that would be one way of doing
	it.	

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	1	Q Do you need the soil stratification profile?
	2	A That would be calculated from the effective shear wave
	3	velocity.
	4	Q Do you need that information in order to do a seismic
15	5	analysis of the diesel generator building?
54-23	6	A The way we have performed this analysis, I would need
(202)	7	to know the effective shear wave velocity of the foundation
0024	8	medium or the shear wave velocity for different layers.
D.C. 3	9	Q Which way did you do it?
NOT.	10	A My recollection is for the diesel generator building
G, WASHING	11	we have the shear wave velocity for different layers, and the
	12	Civil Group calculated the effective shear wave velocity.
MULDIN	13	Q Do you need to know the strain dependent modulus and
IIIS BI	14	damping?
NORTE	15	A The shear modulus which is given to us, we consider
7. " BE	16	that effect.
cT, S.W	17	Q Do you get that from Dr. Afifi?
STREA	18	A Dr. Afifi, yes, sir.
HUL 0	19	Q The value of shear modulus varies with strain, does it
34K	20	not?
	21	A Yes, sir.
	22	Q How do you take that into account in the design the
	23	fact that the value of shear modulus varies with strain?
	24	A This input is provided to us by Geotech.
	25	Q Fo they give you a plot of shear modulus versus strain?

	1	A	For this shear wave analysis which we have performed,
	2	we got a	one shear wave velocity from them from Geotech.
	3	Q	Say that again.
	4	A	We got one shear wave velocity for different layers.
CHC	5	Q	One for each layer?
100 (	6	A	One for each layer.
707) +	7	Q	You said that you had one value of shear modulus per
7007	8	layer?	
N. D.C	9	A	That is my understanding, yes.
	10	Q	Each layer has different amounts of strain, does it not?
IICUM	11	A	I do not know.
SING.	12	Q	Do you know whether the seismic analysis you did on the
	13	reanalys	is of the diesel generator building takes into account
CHI-2 II	14	the vari	ation of shear modulus with strain?
NEITU	15	А	I do not know.
	16	Q	Who would know that? Whose responsibility would
REEL.	17	include	that?
0	18	А	I would consider that either Chuck McConnell would know,
N	19	or he wo	uld know the person who would know.
	20	Q	And he works for you?
	21	A	He works for me.
	22	Q	Can you tell me how the soils in the diesel generator
	23	building	how were the soil parameters to be used in that seismic
	24	analysis	obtained?
	25		MR. FARNELL: Which seismic analysis?

1	BY MR. PATON: (Resuming)	
2	Q We have been talking about a reanalysis of the die	sel
3	generator building subsequent to the removal of the surcharg	e.
4	How did you determine the soil parameters to be used in that	e l
5	analysis, and please address the fill and the till?	
•	A I do not know the complete details.	
	Q Tell me any details you do know?	
	A My understanding is that some insitu shear wave	
	velocity measurement was done by Professor Woods. It is my	
	understanding that was the basis for the shear wave velocity	
a support of	being utilized in our analysis.	
	Q Did the seismic survey which was completed to	
	establish shear wave velocity in the soil under the diesel	
	generator building show shear wave velocity as low as 350 fe	et
	per second?	
	MR. FARNELL: Would you read that back?	
	(Record read.)	
	A I recall hearing something like that.	
	BY MR. PATON: (Resuming)	
-	Q What is it that you recall hearing?	
	A In one case shear wave velocity was lower than 500.	
	Q In one case only? To your recollection was there of	only
	one case where shear wave velocity was lower than 500?	
	A That is my recollection; yes.	
	Q In your opinion does shear wave velocities in soils	
1.1		

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1	depend on how stiff or dense the soil is?
:	A I cannot answer that question.
	Q Do you know if Bechtel had adopted shear wave velocities
4	of 1350 feet per second before surcharge?
2345	A Please clarify your question.
1) 554	Q Okay, I will clarify it by repeating it.
14 (202	A What do you mean by before surcharge?
	Q Before the surcharge program at the diesel generator
N, D.	building?
10	A Do you mean by that the initial analysis?
MASH	Q Yes.
DING.	A That is my understanding. It might not be exactly 350;
	it may be somewhere around that.
	Do you know that after the surcharge was removed, you
0. 15 NAM	obtained measured ranges of shear wave velocities substantially
10	lower than 1350 feet per second?
17	A That is my understanding; yes.
	9 From that information from the comparison that we
19	have just discussed, can you make any conclusion about the
20	effectiveness of the surcharge in making the soil more resistant
21	to additional settlement?
22	A NO, I cannot.
23	Q Is that because that is not within your area of
24	expertise?
25	A That is one part of it; yes.

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	Q What is the other part?
	A The other part is that before we measured the shear
	wave velocity, Bechtel assumed a lower limit shear wave velocity
	of 500 feet per second as written in response to a NRC Question.
21.07	Q You say Bechtel assumed a shear wave velocity?
HOC (7	A A lower limit of shear wave velocity of 500 feet per
107) 67	second.
C. 200	Q When did you do that?
NO, DA	A That response was submitted, I think sometime in '79.
INU	Q You said that you assumed a lower limit of
ICVM	A Five hundred.
DING	Q What was your upper limit?
	A In that response we said that we would consider the
31-2 1 314	upper limit the same as it was used in the original analysis.
, NEAN	Q Which is what?
	A Around 1350 or 1360.
INEE	Q Can you perform a seismic analysis of the diesel
	generator building according to the state of the art requirement
	without knowing the relationship of strain with shear modulus?
	MR. FARNELL: Will you repeat that, please?
	(Record read.)
	MR. FARNELL: I make an objection to the state of the
	art requirement. That is very vague, and therefore, I object as
	to the form.

1	BY MR. PATON: (Resuming)
2	Q Okay, will you answer the question?
3	A I do not know the answer to that question.
4	Q I am going to ask you a similar question. Can you
5	perform a seismic analysis of the diesel generator building
6	according to the state of the art requirement without knowing
7	the relationship of strain with damping values?
8 8	MR. FARNELL: Same objection.
9 9	A My answer is that I cannot answer that question.
0LDN 10	BY MR. PATCH: (Resuming)
IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	Q Is that because you don't know the answer, or you
'9NIC	don't understand the question?
13	A I do not think I have enough background in soil strain
14	to answer that question.
15	Q Are you aware that there are pipes, ducts, and conduits
16	in the foundation of the diesel generator building?
17	A Yes, I am.
18	Q How many pipes are there in the foundation of the
19	diesel generator building?
20	A I do not know the exact number.
21	Q How many ducts are there in the foundation of the
22	diesel generator building?
23	A Would you please clarify the word "ducts"? What do
24	you mean by that?
25	Q Do you understand the word "duct"?

1	A A duct can be there for many reasons.
2	Q Are there any ducts whatever you mean by ducts
3	do you know whether there are any ducts in the foundation
4	of the diesel generator building?
5	A There are ducts for electrical conduit if that is what
6	you are referring to.
7	Q Are there any other conduits in the foundation of the
8	diesel generator building other than the pipes and ducts that you
9	have just referenced?
10	A None that I recall.
11	Q Do you know where these pipes and ducts are located in
12	the foundation, and by that I mean at what depth?
13	A I do not recall the exact depth.
14	Q Have you been involved in any analysis of stress on
15	buried pipes?
16	A My recollection is that some analysis was done for the
17	circulating paper pipes.
18	Q My question was what involvement did you have? Were you
19	involved in that analysis?
20	A I don't recall. I might have reviewed some parts of
21	the analysis.
22	Q Is Mr. Lo in charge of that subject?
13	A My recollection is that this analysis was done sometime
24	ago, and it would have been Mr. McConnell might have knowledge
25	of that analysis.

	1	Q Okay, you say he might have: do you know whether or not
	2	he does have?
	3	ne does naver
		A I cannot be 100 percent sure.
9452	4	Q Is there still to your knowledge some dispute between
	5	the NRC and Bech with respect to the stress on the pipes under
100 (2	6	the diesel generator building?
4 (20)	7	A I recall there may be a question on the duct banks in
. 2002	8	the latest round of questions we have gotten from NRC.
N, D.C	9	Q Referring to your previous statement at some meeting
AGTO	10	that you attended where you expressed the view that the bonds
ASIM	11	and elbows of some pipes may be already overstranged de
NC. W	12	still have that opinion?
ICTIC	13	still have that opinion?
III SHS	14	A I was merely reporting what I was told regarding the
LINO	15	state of stress of these pipes.
Han .		Q You were told by whom?
. a.w.	16	A By the Plan Design Group.
REEL	17	Q Who is that?
IS III) mic	18	A I do not recall who exactly told me, but it could be
	10	Mr. Tulloch.
	20	Q by you have any reason to believe that statement is no
	21	longer true?
	22	A NO
	23	0 Nould you call the sector of
	24	would you call the analysis of stress on the pipes, is
	25	that the responsibility of a mechanical engineer?
		A Yes, except the seismic stress in the buried piping is
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	1	the responsibility of the Civil Group.
	2	Q Is the seismic input your responsibility?
	3	A The seismic stress in the buried piping is the
	4	responsibility of the Civil Group; yes.
01.07	5	Q Are any of the pipes, ducts, or conduits under the
100 (T	6	diesel generator building Category 1 pipes, ducts, or conduits?
N7) F4	7	A Under the building?
0. 200	8	Q In the foundation of the diesel generator building?
'n '20	9	A I recall that some duct banks are classified Category 1.
	10	Regarding piping, I do not recall where the break is between
ICVM	11	Class 1 and Class 2, but there may be some Class 1 in the
in sur	12	vicinity.
	13	Q Do you know at what depth any Class 1 piping or ducts
	14	or conduit are in the foundation under the diesel generator
L'EN L	15	building?
	16	A I do not remember exactly; no.
	17	Q In the excavations for placing any of the pipes, ducts,
	18	and conduits in the foundation of the diesel generator building,
	19	do you know any of the bedding and backfill details of those
	20	excavations?
	21	A I do not.
	22	Q Within the scope of the responsibility of the section
	23	are you the head of a section or group?
	24	A I am the head of a group.
	23	- Q Civil Group?
	1	

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	1	A Civil Group.
	2	Q Within the responsibilities of the Civil Group, would
	3	anyone in your group know those bedding and backfill details?
	4	A Yes.
345	5	Q Who is that?
) 554-2	6	A Mr. Rao, R-a-o.
4 (202	7	Q Have you ever discussed the bedding and backfill
2002	8	details with Mr. Rao?
N, D.(	9	A At one time I have.
INCLU	10	Q Do you remember any of those details?
WASH	11	A What I remember is that there is sand backfill in and
DING.	12	around the piping, but I do not remember any other details.
BUIL	13	Q Is your present responsibility with respect to any
ICLERS	14	pipes, conduits, and ducts in the foundation of the diesel
REFO	15	generator building limited to seismic stress?
N.S.	16	A Seismic stress for the buried piping.
LEAN	17	Q And that is the extent of your responsibility this
S HL	18	input with respect to seismic stress?
300	19	A Seismic stress with respect to buried piping is part
	20	of Civil responsibility; yes.
	21	Q My question is: Is that the extent of your
	22	responsibility, or do you have any other responsibilities with
	24	respect to pipes that are under stress?
	25	A For which category of pipe?
		2 All categories?

1	A For the piping like sewer piping, storm drains
2	Q I am talking about buried pipes?
3	A Storm drains would be buried. For concrete piping,
4	that would be Civil Group's responsibility. If it is steel
5	piping and they belong to an ASME class, then it would be Plan
6	Design Group's responsibility.
7	Q Without telling me the responsibility of other groups
8	tell me the responsibility of your group with respect to buried
9	pipes, ducts, and conduits other than seismic stress? What is
10	the responsibility of your group?
11	A The responsibility of our group would be I believe
12	that some of these pipes should have been our drawing I mean
13	Civil drawing. I do not recall which one of them. Even some o
14	the Category 1 may show up on the Civil drawing, and we would
15	provide the burying details. For pipes which are not the
1	

responsibility of Plan Design, we will route them and we will procure them.

18

16

17

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300 7TH STREET, S.W., REPORTERS BUILDING, WASHINGTON, D.C. 20024 (202) 554-2345

Q Procure them?

A Write specifications for them.

Q Okay.

21 A And for those pipes we will be responsible for the 22 installation also and providing construction support and 23 installation.

Q When you provide construction support for installation, do you tell them at what elevation to install the pipes?

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1	
	A I do not know whether this information is in the Civil
2	drawing or the Plan Design drawing. Are you asking about the
3	Category 1 piping?
4	Q I am asking you about pipes in which you provide
5 5	construction information. You indicated that there are pipes
9	which you provide constructional information on the installation
24 (202	of the pipes, and I asked you did that include intended elevation?
8 80	A If it is our responsibility to provide the elevation,
9 N D	the elevation will be given on the drawings.
10 IO	Q Do you know whether the pipes that were in the
III III	foundation under the diesel generator building were installed
	initially at the intended elevation?
13	A I do not know.
SH 14	O Do you know in fact that some of the size
15	installed at elevations at a some of the pipes were
H 16	installed at elevations other than the intended elevations?
5 17	A No, I do not know that.
ANUS 18	Q Mr. Dhar, I show you a three-paged document that has
E 19	the words "Teletype Message" at the top, and I will mark this
20	Staff Exhibit 3, Dhar, December 17, 1980, and I will direct your
21	attention you can read all of the document you want but I
21	will direct your attention to the paragraph numbered 1 below the
	middle of Page 1. I will read that paragraph. It says:
23	"THE RESULTS OF THE YARD PIPE ANALYSIS HAVE NOT
24	BEEN FINALIZED, BUT BECAUSE THE EXCAVATION WILL BE
25	MADE, THE LARGE (21-Inch) DEVIATION FROM DESIGN

1 ELEVATION SHOULD BE CORRECTED. THE FOLLOWING PIPES 2 SHALL BE REBEDDED." 3 Then it lists the pipes. I ask you to look at that 4 document. My guestion when you have had a chance to review the 5 300 TTH STREET, S.W., REPORTERS BUILDING, WASHINGTON, D.C. 20024 (202) 554-2345 document is does that refresh your recollection as to any 6 deviation in the installation of the pipes? 7 To some extent it does. I cannot recall the whole of A 8 the incident, but some part I can. 9 0 What part can you recall? 10 A That this was for the condenser line, and then there 11 was an apparent discrepancy between the elevations, and this was 12 the instructions to correct that. 13 Do you recall whether there was any other deviation in Q 14 the elevation of installing the pipes other than the one mentioned 15 there? 16 A I do not recall. 17 In your opinion is there any significance to the fact Q 18 that the pipe was installed 21 inches from the elevation from 19 which it was intended to be installed? 20 MR. FARNELL: Significance for w.at would be my 21 question. 22 MR. PATON: It is not my question. 23 I consider an error has been made. A 24 BY MR. PATON: (Resuming) 25 0 I didn't hear that.

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1	A I would consider that an error had been made.
2	Q Does that complete your answer?
3	A Any other thing would be guessing on my part.
4	Q The significance to you of the fact that a pipe was
5	installed 21 inches from the elevation that it was intended to
6	be installed is that an error was made?
7	A Yes.
8	Q Does the fact that a pipe was installed 21 inches
9	from where it was intended to be installed introduce any
10	uncertainty in your present determination of pipe stress?
11	MR. FARNELL: I don't believe he said he makes
12	determination of pipe stress.
13	A I am not responsible for pipe stress other than the
14	seismic stress.
15	Q Would the fact that a pipe was installed 21 inches
16	from its intended elevation affect in any way your seismic
17	stress analysis of the pipe in the foundation?
18	A Depending on where the pipe is located, it may or may
19	not affect it.
20	Q Tell me how it could affect it?
21	A If we are using the soil modulus and the pipe is
22	located in a particular layer, and we use the corresponding
23	soil modulus, and there is a 21-inch error or a similar error
24	made and the pipe gets located into a different layer with a
25	different modulus, then of course the modulus would not be

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	,	
	2	correct.
		Q Do you know whether the pipes that are mentioned on that
	3	document there Staff Exhibit 6 were affected whether
	4	that installation affected your seismic stress analysis of those
2345	5	pipes?
) 554-	6	A I cannot say.
4 (202	7	Q Do you know who installed the pipes in the foundation
2002	8	under the diesel generator building?
I, D.C.	9	A I would think Bechtel installed the pipes under the
GTON	10	diegel generator building
ASHIN	11	dieser generator buriding.
IG, W/	12	Q Do you think canonie might have installed some of those
ITDIV	13	pipes?
IS BU	14	A I wouldn't know for sure.
ORTE	15	May I talk to my counsel for a minute?
REP.		MR. PATON: Sure.
. S.W.	10	(Deponent conferred with his counsel.)
REET	17	A You asked me in a previous question whether there was
TH ST	18	an analysis done for piping. I now remember that some analysis
300 7	19	was done for the condenser line before the surcharge was applied.
	20	BY MR. PATON: (Resuming)
	21	
	22	g fou mean by your group?
	23	A By our group; yes.
	24	Q Was that a seismic analysis?
	25	A NO.
		Q What kind of analysis was it?

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	1	A It was an analysis to determine the effect on the
	2	condenser line because of the possible settlement of the ground.
	3	Q In other words, that was to determine what stress the
	4	condensate line was under up to that point?
145	5	A No, that was to determine what stress the condenser line
654-23	6	would have if there was an expected settlement.
(202)	7	O Because of the surcharge?
20024	8	A Because of the surcharge was
D.C.	9	A because of the suith the superson is sind, is that
TON,	10	Q it was analyzed with the surcharge in mind; is that
SHING	11	correct?
G, WA	12	A Yes, sir.
NIGT	12	Q What was the result of that analysis?
S BUI	13	A It showed that this line would be overstressed.
RTER	14	$\Omega$ What action has Bechtel taken as a result of that
REPC	15	conclusion?
S.W.	16	A As a result the pipes were cut at the end of the
REET.	17	turbine building.
TH ST	18	Q Has it been reconnected?
300 7	19	A TWIX. The field was instructed to reconnect it, and it
	20	is my understanding that they have been reconnected.
	21	Q Have you conducted any later analysis of the stress
	22	of the condensate pipe?
	23	A No, we have not.
	24	Q Now, you conducted one analysis which told you that
	25	the pipe would be overstressed, and then you disconnected it at
		the first state of the second state of the sec

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	1	the turbine building?
	2	A Yes.
	3	Q And later you connected it up again to the turbine
	4	building?
115	5	A When the surcharge was over.
554-23	6	Q What is your conclusion now as to whether or not the
(202)	7	pipe is overstressed?
20024	8	A Since there is no significant movement of the ground
D.C.	9	ginge that time after the surchase has here and a
NO.		since that time after the surcharge has been removed, we do not
ING	10	believe this pipe is overstressed.
WASH	11	Q All right, you indicated before that the pipe was
OING.	12	overstressed. Do you mean that it would have been overstressed
BUIL	13	if it hadn't been disconnected from the turbine building?
LERS	14	Is that what you meant?
IEPOR	15	A That is correct.
S.W	16	Q It was not in fact overstressed at the time when you
EET, 2	17	did your analysis; it was your prediction for the future that
I STR	18	said it would have been overstressed?
LLL 00	19	A That is correct.
	20	0 And you think by disconnecting it from the purking
	21	And you chink by disconnecting it from the turbine
	22	building and then connecting it up again later, you precluded
		the possibility of overstressing that pipe?
	23	A Yes.
	24	Q In your initial analysis of the condensate line which
	25	led to the conclusion that the surcharge would have resulted in
	1	ALDERSON REPORTING COMPANY, INC.

1	overstressing the line, did you predict an expected settlement
2	of that condensate line?
3	A We based the calculation on the estimate of settlement.
4	Q How did you do that? How did you estimate the
5	settlement?
6	A We took the estimated settlement which I told you
7	before as the base.
8	Q If you told me before, I have forgotten. How did you
9	estimate that settlement?
10	A We didn't estimate the settlement; this settlement
11	as we understood was estimated by Professor Peck to be between
12	6 and 18 inches.
13	Q Do you have any idea how Dr. Peck arrived at the
14	figure of 6 to 18 inches?
15	A No, sir.
16	Q Mr. Dhar, I show you a page which is designated
17	Fig. 19-1 from Vol. 1 of the 50.54(f) Responses dated April 24,
10	1979 and ask you if you can tell me what that is?
20	MR. FARNELL: Let's go off the record.
21	(Discussion off the record.)
22	A My recollection is that this is a survey pipeline
23	profile by GZD.
24	Q Tell us very slowly again what it is?
25	A GZD, Goldberg, Zoino & Dunnicliff.
	Q That is a survey. Okay. Can you read the numbers on

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	1	that? I have some difficulty reading that. Can you read those
	2	that I have some difficulty reading that. Can you read most
	3	numbers?
		A Any particular number?
		MR. PATON: Off the record.
-2345	5	(Discussion was held off the record.)
2) 554	6	BY MR. PATON: (Resuming)
14 (20)	7	Q That you indicate is a survey of pipes. Are those
. 2003	8	pipes under the diesel generator building?
N, D.C	9	A As seen in the key diagram here, there is one line
IOTON	10	under the building. The others are around the building.
ASIII	11	Under the ballaring. The others are about on that figure?
NG, W	12	Q How many different pipes are shown on chat lighter
IIIII	13	A A total of nine figures are snown.
HS BI	14	Q Can you tell from looking at that figure whether any
ORTE	15	of those pipes are overstressed?
, REA	16	A No, sir, I cannot.
, S.W.	10	Q Do you know from any source of information whether any
LIBER		of the pipes represented on 19-1 were in fact overstressed?
TTH S	18	MR. FARNELL: During the time of the surcharge, or now?
300	19	BY MR. PATON: (Resuming)
	20	Q Let me ask you this: The date on that is April '79?
	21	A Yes, sir.
	22	0 So that is before surcharge: is that correct? Before
	23	the full surcharge was applied?
	24	the full survivative was appried.
	25	A 1 don't think so. My recollection is that that would
		not be correct.

JING, WASHINGTON, D.C. 20024 (202) 554-2345	1	Q When was the full surcharge applied?
	2	A I do not recall, but I would think the end of '78 or
	3	early '79.
	4	Q Does that figure what is the date on that figure?
	5	April what?
	6	A April 24.
	7	Q Would you understand that figure to indicate that was
	8	the condition of those pipes on April 24, or can you tell from
	9	that figure?
	10	A No, I cannot tell from this figure. I would assume
	11	that it is no later than April 24.
	12	Q I think we can all agree on that. Okay, does that
RUIL	13	figure give you any indication as to the time element it is
TENS	14	supposed to represent? In other words, that is the condition
In lan	15	of those pipes on what date? Can you tell from looking at that
and fill SINCEL, S.W.	16	figure?
	17	A No, I cannot without looking at the text.
	18	MR. PATON: Let's go off the record.
	19	(Discussion held off the record.)
	20	BY MR. PATON: (Resuming)
	21	Q Describe the procedure and the instruments used to
	22	establish the profiles shown on Fig. 19-1?
	23	A I do not know the complete details.
	24	Q I am not asking you for the complete details; I am
	25	asking you in your expert knowledge can you tell me how you go

	1 abo	out est	ablishing such profiles?
	2		MR. FARNELL: You asked for his expert knowledge, and
	3 he	told y	ou that he is not an expert, but if you want his opinion,
	4 fin	ie.	생활 경찰은 것을 많을 줄 수 있는 것 같아요. 이 것 같아요.
	5		MR. PATON: He is also responsible for seismic stress.
	6	A	The first thing I would like to say is that I am not
	7 an	expert	in this sort of measurement. That is why we hire GZD
	8 to	do the	work.
	9		BY MR. PATON: (Resuming)
1	n	Q	Okay, you say "this sort of measurement"; what do you
1	1 mea	n by tl	hat?
1	2	A	Underground pipe profiles.
1	3	Q	Do you have any idea how that is done how they get
1	4 tho	se pro:	files?
1	5	A	I have some idea how it is done.
1	6	Q	Tell me what your idea is?
1	7	A	I understood that GZD have a bug
1	8	Q	A bug?
1	9	A	A bug which travels along the invert off the pipe, and
2	the	y have	instrumentation which records the difference of
2	1   ele	vations	s between the bug and the reference elevation.
2	2	0	You say it travels along the invert off the pipe? Is
2	3 tha	t what	you said? What does that mean?
2	4	à	That means the bottom of the pipe.
2	5	0	Does the bug travel on the inside of the nine or outside?
			and any starter on the inprace of the pipe of outside:

1

1	A The inside.
2	Q The bug travels along the bottom of the pipe inside the
3	pipe. Does it transmit something?
4	A I do not know the complete details, but my understanding
ę 5	is that they can record the elevation between the two points.
6	Q Does it transmit a radio signal? Do you have any idea
(202)	what it transmits?
8	A I understand that it is transmitted through fluid.
9	0 Through fluid?
10	A Yes.
11	O Do the profiles that you are looking at on Fig. 19-1
12	indicate that those pipes are under any degree of stress?
13	A Yes, there would be some stress in the pipe
14	O Do you know what caused that stress?
15	A Due to the curvature of the size
16	What caused the currenture of the pipe?
17	L de pat know for avra
18	A I do not know for sure.
19	y were they installed that way?
20	A I cannot answer that question.
21	Q Do you have any opinion as to whether that curvature
22	or the pipes was caused by settlement?
23	A It could be.
24	Q But you don't have any opinion as to whether or not
25	It was?
	A I cannot say for sure.

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	1 Q You don't know that. Do you know whether the pipes
	2 were designed to be installed at the elevation which they are
	3 shown there?
	A My understanding would be those are the design elevations
1345	5 where the pipe are to be laid.
) 554-2	Q In other words, you think those pipes are now at the
4 (202	7 elevations at which they were designed to be installed?
. 2002	8 A No, the dotted line on the this figure shows the
N, D.C	9 design elevation.
I NGTO	Q Do you know whether GZD profiled all of the pipes in
MASH	the vicinity of the diesel generator building?
'ING	A That is my understanding; yes. I am not sure though
1	3 whether any of them were done by optical means.
1 III	4 Q Profiled the pipe by optical means?
1	A Yes, sir.
· 1	Q Did you ever hear anyone say that less than all of the
1 1	7 pipes in the power block area were profiled?
	A Yes.
1	9 Q Do you know what criteria was used to determine which
2	pipes would be profiled and which would not be profiled?
2	A My recollection is if there were pipes which has the
2	2 same bearing condition which are adjacent to each other, then
2	those pipes are not if there are two like that, only one would
2	be profiled.
2	2 By "the same bearing condition," I assume you mean they

	1	were close to each other?
	2	A Close to each other; yes.
	3	Q How close would a pipe be to another pipe before you
	4	would decide not to profile it?
115	5	A I do not recall what the number was established for
664-23	6	that distance.
(202)	7	O Do you know whether at this time all the pipes have
20024	8	been profiled?
, D.C.	9	A I do not know for sure
NON.	10	A I do hot know for sure.
DING, WASHINGTO	10	Q Do you know whether all of the pipes have been surveyed
	11	or measured for settlement?
	12	A Are you referring to all the Category 1 piping?
BUILI	13	Q I will limit my question to that; yes?
LERS	14	A I do not know whether all of them have been done or
HOLEI	15	not.
. W	16	Q In your opinion have the stresses in any of the
EEL.	17	profiled pipes exceeded total allowables?
21.14	18	MR. FARNELL: Objection. Lack of foundation.
11 00	19	BY MR. PATON: (Resuming)
	20	O Will vou answer it, please?
	21	A I have not done any calculations for these pipes. I
	22	have not done any calculations for the deferred charge of these
	23	nave not done any carculations for the deformed shapes of these
	24	pipes, and therefore I am not in any position to answer that
	25	question.
		Q Have you heard from any source, or do you know from any
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	1	source whether any of the pipes that have been profiled have been
	2	found to exceed code allowables?
	3	A As I reported in that meeting at that time, I was told
	4	some pipes and elbows and fittings have exceeded allowables.
2345	5	Q Do you know from any source of knowledge whether any
9 554	6	other pipes or portions of pipes other than what you referenced
4 (202	7	just then have exceeded code allowables?
2003	8	I am only aware that some additional analysis was
N, D.C	9	being done; I do not know the results.
OTON!	10	Q Have you reviewed computations of pipe stress
WASH	11	submitted by E-Tech within the last two months?
DING,	12	A Along with the NRC Question?
BUILI	13	Q No.
CLERS	14	A Then I have not seen it.
REPOI	15	Q Have you reviewed any computations made by Bechtel on
S.W. ,	16	pipe stresses that have been submitted to the NRC within the
RENT,	17	last month?
LIS III	18	A I don't review any computations.
3000 7	19	Q Has your group, do you know, been involved in any
	20	computations of pipe stresses within the last month?
	21	A We have been involved in the stresses due to seismic
	22	event on buried piping.
	23	Q Who in your section has responsibility for that?
	24	A Mr. McConnell.
	25	Q Have you discussed any computations that he may have
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1	been working on within the last month with him?
2	A His group has originated a procedure for doing this
3	computation, and that is currently in before me for review.
4	Q You have before you some work that his group has done
g 5	very recently, and you are to review that work; is that correct?
6	A No, his group has originated a method for computing
(202)	seismic stresses in buried piping, and he has given it to me for
8 8	review.
9	Q You said a method for determining seismic stress; is
10	that correct?
11	A Yes, sir.
12 12	Q Is that a new method?
13	A Compared to which one?
14	Q Compared to whatever. You say a method: I would have
15	thought you would have determined the method a long time ago?
16	A You are referring to the calculations done before?
17	Q I am referring to your statement a minute ago that
18	Mr. McConnell presented to you a method for reviewing seismic
19	stresses?
20	A For calculating seismic stresses.
21	Q Is that method different from any that you have used
22	before?
23	A I cannot answer that question what was done before.
24	I do not recall it. I would assume they were different or he
25	would not have sent it to me for review.
1	
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1	Q This method that you have that Mr. McDonnell has
2	submitted to you, you now have it before you for consideration?
3	Yes.
4	Q Is it in the documents that were on your desk?
5	A It was one of the recent ones so I would expect it
6	to be on my desk.
7	Q Would you look at those documents that you have
8	presented to us and identify which one that is?
9	MR. PATON: Let the record show that Mr. Dhar has just
10	handed to me six pieces of paper. The first one has printed at
11	the top "Calculation Coversheet." The second page is entitled
12	Calculation Sheet No. 1, and montinues through Calculation Sheet
13	No. 5. I will mark these sheets you have no objection to
14	that Mr. Dhar?
15	THE WITNESS: No.
16	MR. PATON: I will mark these Staff Exhibit 4, Dhas,
17	December 17, 1980.
18	BY MR. PATON: (Resuming)
19	Q Do you know prior to the application of the surcharge
20	whether there was an evaluation of the consequences on buried
21	pipe? Did anyone evaluate what the effect of the surcharge
22	would be on the buried pipe?
23	A Except for the one that I mentioned for the condenser
24	line. Except for the one I mentioned for the condenser line, I
25	do not recall that any other analysis was done.
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	Q Do you know why there was no analysis done on expected
2	impact on other pipes other than the condensate line?
3	MR. FARNELL: Read that back, please.
4	(Record read.)
5	MR. PATON: Is your point that he said he didn't know
6	it was done?
7	MR. FARNELL: Right.
8	MR. PATON: I will withdraw the question.
9	BY MR. PATON: (Resuming)
10	Q Do you believe an analysis of the possible impact of
11	the surcharge program should have been performed on the pipes
12	other than the condensate pipe?
13	A In my opinion, unless there is a contraint in the
14	pipe as in the condensate line existing pipe being made of
15	stainless steel and being very ductile in nature there is no
16	great danger of any significant damage to the pipe due to
17	settlement.
18	Q Did your answer contemplate that before the surcharge
19	was imposed, the pipes were already under some degree of stress?
20	A If that profile was done before the surcharge as it
21	looks like it was, there was some degree of stress in it.
22	Q Regardless of Fig. 19-1, do you know whether the pipes
23	were under some degree of stress prior to the surcharge?
24	A If I didn't have that information with me in 19-1?
25	Q No, I am asking you to ignore whatever you have learned
	그는 수업에 가지 않는 것을 가지 않는 것을 하는 것이 것을 가지 않는 것을 많은 것을 하는 것을 수 없다. 가지 않는 것을 하는 것을 수 있다. 이렇게 하는 것을 하는 것을 하는 것을 하는 것을 수 있다. 이렇게 하는 것을 하는 것을 하는 것을 하는 것을 수 있다. 이렇게 하는 것을 하는 것을 수 있다. 이렇게 하는 것을 하는 것을 수 있다. 이렇게 하는 것을 하는 것을 수 있다. 이렇게 아니는 것을 수 있다. 이렇게 하는 것을 수 있다. 이렇게 아니는 것을 수 있다. 이렇게 하는 것을 수 있다. 이렇게 아니는 것을 수 있다. 이렇게 하는 것을 수 있다. 이렇게 아니는 것을 수 있다. 이렇게 하는 것을 수 있다. 이렇게 아니는 것을 수 있다. 이렇게 하는 것을 수 있다. 이렇게 아니는 것을 수 있다. 이렇게 하는 것을 수 있다. 이렇게 하는 것을 수 있다. 이렇게 아니는 것을 수 있다. 이렇게 하는 것을 수 있다. 이렇게 아니는 것을 수 있다. 이렇게 아니는 것을 수 있다. 이렇게 하는 것을 수 있다. 이렇게 아니는 것을 수 있다. 이렇게 아니는 것을 수 있다. 이렇게 아니는 것을 수 있다. 이렇게 하는 것을 수 있다. 이렇게 아니는 것을 수 있다. 이 아니는 것을 수 있는 것을 수 있다. 이 아니는 것이 아니는 하는 것이 아니는 것이
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2	from looking at your Fig. 19-1, and ask you independent of what-
2	ever information you get from 19-1, didn't you know prior to the
3	surcharge that the pipes under the diesel generator building
4	were undergoing some degree of stress?
5	A My recollection now is that this profile was done
6	before surcharge to compare before surcharge and after, and
7	looking at the section is is a
8	looking at the profile, it is apparently there was some stress
	in the pipe.
10	Q Has there been differential settlement of some of
	these pipes that are reflected by Fig. 19-1?
11	A Is there some
12	Q Does Fig. 19-1 illustrate differential settlement with
13	some of these pipes?
14	some of cuese bibest
15	A Yes, it does.
14	Q Does differential settlement cause overstressing of
10	the pipes?
17	A If the differential settlement causes curvature in the
18	pipe, then the stresses are introduced in it.
19	O Are there examples on Fig. 10-1 where disc
20	and chere examples on rig. 19-1 where differential
21	settlement has caused curvature of the pipes?
22	A Yes, there are.
22	Q Have you conducted any investigation to determine the
23	amount of stress in those curvatures?
24	A No. I have not. It is not my area of recomminition
25	O Do you know whather areas at Brakesh has a life
	2 bo you know whether anyone at sechtel has conducted
4	ALDERSON REPORTING COMPANY, INC.

1	such an investigation?
2	A It is my understanding that Plan Design Group with
3	their staff are performing an analysis.
4	Q They are doing it now?
5	A It is my understanding that they have been doing it
6	'79 also.
7	Q Do you know whether Bechtel or Consumers submitted to
8	the NRC any evaluations of Category 1 pipes in the vicinity of
9	the diesel generator building before the surcharge?
10	A I do not know for sure.
11	Q Do you know if any more recent profiles have been taken
12	of the pipes in the vicinity of the diesel generator building,
13	and by that I mean more recent than Fig. 19-1?
14	A My recollection would be that some profiles were taken
15	after this.
16	O Tell us what you know about that? When, how many, etc.
17	A lfter removal of surcharge, some of these pipes are
18	profiled to compare the effects of surcharge on them
19	O Who did that work?
20	That was done by GZD
21	A finat was done by G2D.
22	g bid you review the profiles that they made subsequent
23	to the removal of the surcharger
24	A I have looked at some of them. I recall looking at
25	some of them.
1	Q Did you reach any conclusions?

	1	А	My recollection is that there was no great significant
	2	difference	e between the two.
	3	Q	No great significant difference?
	4	А	Yes.
340	5	Q	Was there any difference?
2-1-00	6	A	I do not know. There may be.
(202)	7	Q	Tell me what you know. Was there any difference?
2002	8	And please	e don't it doesn't help to say there may have been.
N, D.C.	9	Do you ren	member whether there was in fact any difference?
NUTOR	10	A	I don't recall the exact details.
NASHI	11	Q	No. I didn't ask you about the exact details.
INC'	12		MR. FARNELL: I think he is saying he doesn't.
1.11.0.83	13		MR. PATON: Fine. If he doesn't know, he doesn't know.
CH I END	14	I want to	know whether he knows or not.
Interon	15		BY MR. PATON: (Resuming)
	16	Q	Do you in fact know whether there was any difference
	17	in the pro	ofiles before and after the surcharge?
	18	A	I do not recall the degree of difference between the
	19	two.	
	20	Q	You recall the degree of difference. That tells me
	21	there was	some difference. Was there some difference?
	22	A	I cannot be absolutely sure of that.
	23	2	Do you know if the profiles that we made after the
	24	surcharge	was removed has been submitted to the NRC?
	25	A	I do not know for sure.

1 Q On Fig. 19-1 I direct your attention to Pipe Profile 26-OHBC-54 which is the one at the bottom of the page, and ask 2 3 you whether you would agree that that profile indicates approximately 9 inches of settlement before the full surcharge 4 5 was placed? 000 7TH STREEF, S.W., REPORTERS BUILDING, WASHINGTON, D.C. 20024 (202) 554-2345 6 MR. FARNELL: Read it back, and I think this poor 7 little chart will speak for itself if left alone. This chart 8 which is difficult to read which came from your client would, if 9 it could speak for itself, but I am asking Mr. Dhar his knowledge 10 of the chart. 11 A It is so difficult to read I can't be sure. I can't 12 tell you. 13 MR. PATON: I want to make sure that is on the record. 14 Will you read back his answer, please? 15 (Record read.) 16 MR. FARNELL: Just for the record, was this the 17 original document that we submitted to the NRC? 18 MR. PATON: Yes. My response is to my knowledge 19 of the many copies supplied to the NRC, to my knowledge this is 20 one of them. I have no reason to know that this has been 21 reproduced or reduced. 22 All right, sir, may I see that again? 23 BY MR. PATON: (Resuming) 24 0 Your answer is that you are not able to determine that 25 from the chart?

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1	
	A I didn't complete my answer.
2	Q Fine. Please do. Do you want to see it again?
3	A I cannot read this so I cannot tell from that.
4	Therefore, since I cannot read it I cannot determine between
5	what point that 9 inches in the Question is applicable.
6	Q Mr. Dhar, do you have any knowledge as to the extent
7	of the pipes in the vicinity of the diesel generator building
8	had settled prior to the imposition of the surcharge on the
9	diesel generator building?
10	MR. FARNELL: I think that has been asked and answered.
	BY MR. PATON: (Resuming)
12	Q Would you answer my question?
13	A If this chart represents a profile done before the
14	surcharge, this chart wouldn't give the information.
1.5	Q What is your conclusion with respect to the chart?
17	Can you tell whether that is a profile of the pipes before
18	surcharge or after the surcharge?
19	MR. FARNELL: You are asking for his understanding?
20	MR. PATON: Certainly. I have been sticking to his
21	understanding nobody else's understanding.
22	A My understanding would be I would have to guess,
23	and my guess is that it would be before the surcharge.
24	BY MR. PATON: (Resuming)
25	Q Independent of Fig. 19-1, do you have any knowledge of
	the extent of the settlement of the pipes prior to surcharge?
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	1	A To the best of my recollection, the condenser line
	2	showed some settlement.
	3	Q Other than the condensate line?
	4	A Other than to the best of my recollection, if this
115	5	figure represents the data before the surcharge
554-23	6	Q Do you know why GZD was asked to make these profiles?
(202)	7	A So that Bechtel can evaluate the condition of the
20024	8	underground piping.
I, D.C.	9	Q I may have asked you this, but I will ask it again.
VOLDN	10	With the exception of the condensate line that you have discussed,
VASIAN	11	did Bechtel conduct any analysis of the pipes in the vicinity of
INC! N	12	the dissel generator building to determine what effect the
GUIUB	13	surcharge load would have on those pipes?
TERS	14	A To the best of my recollection, no analysis was done.
NOTES	15	Q Do you expect additional settlement of the pipes in
S.W	16	the vicinity of the diesel generator building?
IEET, 1	17	MR. FARNELL: During what period?
III STU	18	MR. PATON: In the future.
300 71	19	A I do not know.
	20	BY MR. PATON: (Resuming)
	21	Q You don't have any opinion as to whether the pipes in
	22	the foundation of the diesel generator building over the next
	23	four years will undergo any additional settling?
	24	A If you want to know my opinion
	25	Q Yes.

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1	A I would think there would be some settlement.
2	Q Do you have any opinion what effect that settlement
3	will have on the stresses that are now in the pipes?
4	A Without analyzing the condition of the pipes as they
5	exist now, I cannot answer that question.
6	Q Can you say positively that additional settlement will
7	aggravate to some extent the stresses that are now in the pipes?
8	MR. FARNELL: I think he said he would need an analysis.
9	MR. PATON: My question was can he come to any conclu-
10	sion. Would you read the question back.
11	(Record read.)
12	MR. FARNELL: I object to that guestion. Mr. Dhar
13	said that he needed to make an analysis which he hasn't done,
14	and therefore, there is no foundation for the guestion. Also,
15	my continuing objection is to his lack of expertise in the pipe
16	area. Also, there is the word "positively" in the guestion.
17	A I cannot positively say that.
18	BY MR. PATON: (Resuming)
19	O Can you state that it is possible that additional
20	settlement would decrease the stress that is now in the pipes.
21	my question being is that possible?
22	MR. FARNELL: Objection. Speculation.
23	BY MR. PATON: (Resuming)
24	O If you would have to guess, just say so but my
25	a an jou moura mare to gaess, just say so, but my
	question is can't you conclude that there is no possibility that
	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25

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	1	the additional settlement would decrease the stress now in the
	2	pipes?
	3	A I cannot answer the question without knowing what the
	4	pipe looks like and what the future settlements are now.
345	5	. Q Does Bechtel have any plans to monitor the profiles
564-2	6	of the pipes in the future?
1 (202)	7	A I do not recall.
20024	8	Q Would the responsibility for that be within your
l, D.C.	9	group?
NGTON	10	A I want to add something to my previous answer.
ASHIP	11	Q Sure.
NG, W	12	A Except for the borated waterline. Please repeat your
ICTION 1	13	question.
EKS H	14	Q Mr. Dhar, I asked you a guestion about whether you
LNOA	15	had any plans to monitor the profiles of pipes. Do you recall
W. , HI	16	that question?
ET, S.	17	A Yes. I do.
STRE	18	O Now you indicated to me that you wanted to amend your
HL 00	19	answer. Will you give a mplete answer to that guestion
ñ	20	now?
	21	A I do not recall any plans to monitor the pipes in the
	22	future except for the borated waterlines.
	23	0 Why do you plan to monitor are chese borated
	24	waterlines in the ground? They are underground?
	25	1 They are underground, yes
		a they are underground, yes.

	1	Q Why do you plan to monitor these lines and not other
	2	lines?
	3	MR. FARNELL: He said he didn't recall whether any
1) 664-2345	4	other ones would be monitored, but he did recall this one would
	5	be.
	6	BY MR. PATON: (Resuming)
(202)	7	Q Let me ask a different question. Do you know any reason
20024	8	why borated waterlines would be monitored? For example, do they
N, D.C.	9	have special safety significance?
NGTOP	10	A To my best recollection NRC has expressed concern about
NASHI	11	borated waterlines, and they have indicated that additional
ING, 1	12	monitoring they would recommend additional monitoring.
TIN	13	Q They would recommend it?
TERS	14	A That they recommend it. That is my recollection.
REPOR	15	Q Your recollection is that the NRC recommended the
S.W	16	monitoring of borated waterlines, but you don't recall that they
REF.	17	recommended monitoring other lines; is that your recollection?
III STI	18	MR. FARNELL: That is not what he said.
7 00E	19	MR. PATON: I am not trying to mischaracterize what he
	20	said.
	21	A What I said in my answer to the question about whether
	22	the borated waterline has any special significance, I was
	23	answering that question, and my answer was that NRC has indicated
	24	that borated waterlines are to be of great significance as to
	25	plant safety.

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## BY MR. PATON: (Resuming)

Q Mr. Dhar, this may possibly be repetitive, but do you have any plans to monitor any other lines or pipes other than the borated waterlines just discussed?

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A I don't know.

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20024 (202) 554-2345

WASHINGTON, D.C.

BUILDING.

S.W., REPORTERS

300 7TH STREET.

Q Mr. Dhar, I will show you a document that is from Vol. 4, Tab 93. There is a cover note signed by S.S. Afifi dated November 26, 1979, and it has attached to it two pages of meeting notes. The date at the top is October 25, 1979, and I direct your attention to a sentence in Paragraph No. 3 on Page 2 of the meeting notes, and the sentence reads: "K. Weidner said that he had already suggested that the Project request the Field to cut the pipe at certain points to check stresses."

That sentence is underlined in pencil there, and after you have had a chance to review that document, I want to ask you if you agree with Mr. Weidner's recommendation in that sentence?

MR. FARNELL: I just want noted for the record that
this document has numbers stamped on it SB either 5 or S02095.

BY MR. PATON: (Resuming)

Q Do you agree with the recommendation in that sentence?
 MR. FARNELL: I am going to object to this again as
 being outside his area of expertise.

23 BY MR. PATON: (Resuming)

24 Q Would you answer the question?

25 A Recognizing that I am not expert in piping stresses --

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1	Q Except for seismic.
2	A my answer to the question would be if the
3	calculations show that the pipes are overstressed, this would be
4	one method of checking their stress.
5	Q Do you know whether the pipes were ever cut to check
6	stresses?
7 (202	A Other than the condenser line.
8 8	Q Other than the condenser line?
9 v n	A No, I do not recall them being cut.
10 10	Q Did you attend a meeting in Bethesda on January 16,
11	1980 at the NRC?
12	A I don't think so.
13	Q No?
14	A In 1980 you said?
15	Q Right.
16	A I don't think so.
17	Q Do you have any knowledge of cracking of the ring beam
18	foundation for the borated water storage tank?
19	A There are some cracks in that beam; yes.
20	Q Are the cracks confined to the ring beam, or have they
21	extended into the shell of the tank?
22	A Do you mean by the shell the metal of the tank itself?
23	Q Yes.
24	A I do not recall any cracking of the tank itself.
25	2 To your knowledge has there been any analysis to
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	1	evaluate the effects of the cracks in the ring beam during a
	2	seismic event?
	3	A I would like to have some clarification on that
C. 20024 (202) 554-2345	4	question. Analysis for what?
	5	Q The structural integrity of the borated water storage
	6	tank.
	7	A Are you referring to an analysis specifically for this
	8	crack?
N, D.C	9	Q Yes.
NGN	10	A No analysis has been done specifically for this crack.
WASH	11	Q Has there been some other kind of analysis done other
DING.	12	than specifically for this crack?
11(18)	13	A Yes, sir.
RFERS	14	Q For what purpose was the other analysis done?
Odan	15	A The analysis is being done to evaluate the effect of
S.W	16	settlement on the ring foundation.
HEET.	17	Q Has that analysis been completed?
TTH SI	18	A That analysis is still under progress.
300	19	Q When did that analysis start?
	20	A That analysis was started sometime in '79.
	21	Q And that is continuing?
	22	A Yes, sir.
	23	MR. PATON: Give us five minutes, and I think we are
	24	done.
	23	(Recess.)
	- H	

	. 1	BY MD DATION (Paguming)
	1	BI MR. PATON: (Resuming)
	2	Q Are you aware of gaps in the foundations of any
	3	Category 1 structures at Midland?
	4	MR. FARNELL: Currently?
345	5	BY MR. PATON: (Resuming)
29-1-2	6	Q Currently?
(202)	7	A Currently I am not aware of gaps.
7007	8	Q Have there been gaps that you have been aware of that
1, D.C.	9	have been grouted?
NGTOP	10	A Yes, sir.
ASHIT	11	Q Have there been voids that you are aware of in
ING. V	12	Category 1 buildings that have been grouted?
SUIL D	13	A In the building itself?
ERS	14	Q In the foundation.
EPON	15	A And it has been grouted already?
W H	16	Q Yes.
FET. S	17	A I am not aware of that.
II STN	18	Q Are you aware of any that have not already been grouted?
11 000	19	A Yes, sir.
	20	Q You are aware of voids, and you said they have been
	21	grouted?
	22	A Voids under the foundation which have not been grouted.
	23	Q Voids not grouted and gaps have been grouted?
	24	A Yes, to the best of my knowledge the gaps have been
	25	grouted.

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4-2345	1	Q	Where were those gaps located?
	2	A	Under the diesel generator building foundation.
	3	Q	Do you know when they were grouted?
	4	A	It was grouted sometime this year; I do not recall the
	5	exact dat	e.
554-2	6	Q	Can you tell me the treatment that was used?
(202)	7	A	I do not recall the complete details.
PORTERS BUILDING, WASHINGTON, D.C. 20024	8	Q	Okay, what do you know about it?
	9	A	What I recall to the best of my recollection, it was
	10	grouted w	with an epoxy grout.
	11	Q	Under pressure?
	12	A	I do not recall the complete procedure.
	13	Q	Now with respect to the voids, your present
	14	recollect	tion is that they have not been grouted. Where are these
	15	voids?	
W. , RI	16	A	They are under the control tower.
ET, S.	17	0	And that is the only place you know of any voids?
STRE	18	2	My recollection is there was a void under the service
HLL OK	19	water sl	ab which is sitting on backfilled sod.
300	20	0	Is there a plan to grout those voids?
	21	2	There is a plan to grout the void under the control
	22	tower	
	23		Do you know whether the treatment of the gaps have
	24	been ren	orted to the NBC?
	25	neen reb	I do not know for sure.
		A	T do Hoc WHOM FOR BARCH

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	1	Q Has Bechtel completed sealing any cracks in any
	2	Category 1 structures?
	3	A To my knowledge, no.
	4	Q Have you started the sealing of any cracks in any
N, D.C. 20034 (202) 554-2345	5	Category 1 structures?
	6	A To my knowledge, no.
	7	Q Is there any treatment other than sealing that you
	8	plan for the cracks in any Category 1 structures?
	9	A As this time, no.
NGTON	10	Q Do you know what you are going to use to seal the
CTERS BUILDING, WASHI	11	cracks when it is done?
	12	A I lifted that expert opinion from my concrete
	13	specialist.
	14	Q You do not presently have an opinion yourself?
REPOR	15	A I have my opinion; yes, sir.
S.W.	16	Q What is your opinion?
TH STREET, 1	17	A It could be grout or it could be epoxy grout.
	18	Q Do you know what manufacturer or brand?
300 7	19	A At this time I cannot say.
	20	MR. PATON: That is it; no further questions.
	21	MR. FARNELL: I have no questions.
	22	(Whereupon, at 5:18 p.m., the taking of the deposition
	23	concluded.)
	24	* * *
	25	
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## NUCLEAR REGULATORY COMMISSION

This is to certify that the attached proceedings before the

Atomic Safety and Licensing Board

in the matter of: CONSUMERS POWER COMPANY, Docket Nos. 50-3290M&OL and 50-3300M&OL, Deposition of Bimalendu Dhar Date of Proceeding: <u>Wednesday</u>, December 17, 1980

Docket Number: 50-3290M&OL and 50-3300M&OL

Place of Proceeding: Ann Arbor, Michigan

were held as herein appears, and that this is the original transcript thereof for the file of the Commission.

Merle B. Mooney

Official Reporter (Typed)

Official Reporter (Signature)