NUCLEAR REGULATORY COMMISSION ON SIGNATION COMMISSION ON SIGNATURE

In the Matter of:

CONSUMERS POWER COMPANY) DOCKET NOS 50-329 OM (Midland Plant, Units 1 & 2) 50-329 OL 50-330 OL

DEPOSITION OF THIRU R. THIRUVENGADAM

DATE: December 11, 1980 PAGES: 1 thru 61

AT: Chicago, Illinois

ALDERSON / REPORTING

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UNITED STATES OF AMERICA

NUCLEAR REGULATORY COMMISSION

BEFORE THE ATOMIC SAFETY AND LICENSING BOARD

In the matter of:

CONSUMERS POWER COMPANY

: 50-329 OM & OL and
: 50-330 OM & OL

Midland Plant, Units 1 and 2:

Chicago, Illinois

Thursday, December 11, 1980

Deposition of THIRU R. THIRUVENGADAM, a witness herein, called for examination by Counsel for the NRC in the above-entitled action, pursuant to notice, the witness being duly sworn by PATSY ANN STROH, a Notary Public in and for the state of Illinois, at the offices of Isham, Lincoln, and Beale, First National Plaza, 42nd Floor, Chicago, Illinois 60603, commencing at 1:15 p.m., Thursday, December 11, 1980, and the proceedings being taken down in stenotype by PATSY ANN STROH and transcribed under her direction.

APPEARANCES:

On behalf of the NRC Staff:

WILLIAM D. PATON, Esq.
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Washington, D. C. 20555

On behalf of the Applicant:

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Also Present:

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Washington, D. C. 20555

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Examination by Counsel For NRC For Applicant

Thiru R. Thiruvengadam

EXHIBITS

For Identification

1. Resume of Mr. Thiruvengadam:

2. Sketch of cracks in diesel generator 22

generator building drawn by

Mr. Thiruvengadam, dated

12/11/80.

300 77H STREET, S.W., REPORTERS BUILDING, WASHINGTON, D.C. 20024 (202) 554-2345

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

PROCEEDINGS

Whereupon,

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THIRU RADHA THIRUVENGADAM

a witness herein, called for examination by Counsel for Nuclear Regulatory Commission, having been first duly sworn by the Notary Public, was examined and testified as rollows:

EXAMINATION BY COUNSEL FOR NRC

BY MR. PATON:

- Q Would you state your rull name for the record, please?
 - A Thiru Radha Thiruvengadam.
 - And would you state by whom are you employed:
- A Consumers Power Company. This resume is about three years old.
- as Thiru deposition Exhibit 1 and today's date, December 11, 1980.

(The document referred to, resume of Mr. Thiru, was marked as deposition Exhibit No. 1, for identification)

BY MR. PATON: (Resuming)

Q The resume that you just handed me is three pages long, and you have just indicated that it is

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approximately three years out of date. Alright, I just want to go over with you, very briefly, your education.

- A All right.
- Q You have a degree of civil engineering from the University of Madras in 1961, is that correct?
 - A That's right, sir.
 - Q It says passed in first class with honors?
 - A Yes.
 - Q Does that mean you were first in the class?
- A No, there is a classification of first class, second class, and third class and honors. I got a very high grade to be classed in first class and got and even higher grade to be placed in honors.
 - Q Okay, thank you. That was civil engineering?
 - A That's right.
 - Q Did that involve any structural classes?
 - A Yes.
 - Q How many, do you recall?
 - A No, I don't recall.
- Q Okay, your next degree you have a M.E. degree in power engineering, is that Masters?
 - A Masters of Engineering, yes.
 - Q In 1963?
 - A That's right.
 - And you received a P.H.D. degree from the

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- A That's right.
- Q And that is in civil engineering, but it says, (structures), does that mean you majored --
 - A Majored in structures, right.
 - Are you presently working on the Midland facility?
 - A Yes, that's correct.
- Q When did -- when were you first assigned to the Midland facility?
- MR. FARNELL: During the time he was at Consumers Power?

MR. PATON: Yes.

THE WITNESS: I was assigned off and on starting from the beginning of 1979, to the best of my recollection.

BY MR. PATON: (Resuming)

- Q All right, give me some idea in the year 1979, what percentage of your time you spent working on the Midland facility?
- A. In the beginning of 1979, just a pure guess would be approximately 50%, toward the end of 1979, my guess again, probably 80%.
 - Q All right, do that for 1980.
 - A 1980, 100% of the time.
- Q Okay, are you familiar with a document that is entitled -- that is dated December 6, 1979, entitled Order

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modifying construction permit?

- A I have heard of the document, yes.
- Q Have you ever, to your knowledge, seen the document?
 - A I might have seen the document, yes.
 - Q Do you know if you have ever seen the document?
 - A I have not read the document.
- Q Okay, and your work on the Midland facility involved your expertise in structures?
 - A That's right.
- Describe your present responsibilities with respect to the Midland facility.
- A At the present time I'm the section head for civil engineering in the Design Production Department in the Midland Project Division.
- Q You said you're the section head. Did you say of the Design Production Department?
 - A Yes.
- Q Okay, that is your title or the name of your job but I'm asking you to describe your present responsibilities.
- A My responsibilities are to expedite, design, production and in general to be responsible for all civil engineering items concerning the Midland project.
- Q Do you spend most of your time at Jackson, Michigan?

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- A That's correct.
- Q With respect to structural matters, do you communicate with people at Bechtel?
 - A Yes, I do.
 - Q Who do you commicate with most?
- A With all the individual structural engineers, the structural group supervisor, assistant project engineer and whoever in that particular section.
- Q With respect to structural work give me the names of the people that you communicate with at Bechtel, for example, who do you communicate with most?
- A Bimal Dhar, Mo Elgaaly, E-1-g-a-a-1-y, and there could be others. There's a whole group of people.
- Q Okay, but as far as your -- you said in response to my question of who do you communicate with most, you would say Bimal Dhar?
 - A Yes.
- Q When did you become the section head of the Design Production Department?
 - A May of '80.
 - Q What was your job before May '80?
- A I was a staff engineer assigned to Project Engineering Services Division.
 - Q Staff engineer? Would you say that again?
 - A Staff engineer assigned to the Project Engineering

Services Division.

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- What were your responsibilities in that position?
- A To provide technical assistance to the projects under construction and under modification.
- Q Did this -- when you were the staff engineer assigned to Project Engineering Services Division, did you utilize your structural training?
 - A Yes.
- Q In other words, was your job -- were you involved in other diciplines?
- A I was enrolled mainly as a civil engineer with special emphasis on structural engineering.
- Q All right sir, and when did you first become -when did you first -- when were you first assigned to that
 job as staff engineer?
- A Since the time I joined Consumers Power, November 1978.
- Q Are you aware that the diesel generator building walls have shown cracking?
 - A Yes.
- Q In your opinion what is the cause of this cracking?
- A I haven't personally investigated all the data pertaining to that. I have to rely on the conclusions drawn from Bechtel engineers that most of the cracking

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Q I want to make sure I understand your answer. I think you indicated that you're relying in stating your answer on Bechtel engineers. Can you tell me who within Bechtel gave you that information?

A This was presented in many meetings and the group supervisor in charge of civil structural area is Bimal Dhar.

- I understand your statement about the building being supported by duct banks but the other reason you described as shrinkage.
 - A Shrinkage, right.
 - Q Do you know what caused the shrinkage?
- A There is a normal process in any concrete walls. The concrete upon curing tends to shrink.
- Q Okay, you're not indicating that the cracking is something that is normally to be expected or are you?
 - A Shrinkage cracks are normally to be expected.
- Q Okay, what kind of cracks do you have at the diesel generator building, other than shrinkage cracks?
- A My recollection is the cracks are due to the building being held up by duct banks.
 - When is the last time you saw those cracks?
 - A I was touring the site along with the NRC

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personnel. I don't recall the exact time that was. That was a day before the appeals board meeting.

Q Okay, was that in August of 1980? I don't mean to pin you down to a date. I mean just approximately, what month was it?

A I don't recall.

Q You don't recall what time it was? Was it in the last half of 1980?

A It would be a guess.

Q Okay, how many times have you visited the site in the year 1980?

A I don't recall that either.

Q Do you recall whether it was more than five times?

A I would say more than twice.

Q Do you have any idea how many times you visited the site in the year 1979?

A I can't recall the number.

Q Can you say it was less than five?

A Probably.

Q Have you read any of the depositions that have been taken in this proceeding?

A Yes.

Q Tell me whose deposition you have read?

A Sherif Afifi's.

Q Is that all?

A Yes.

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Q I want to ask you a question about your relationship with Bimal Dhar. Do you direct his activities?

A Not personally. I act on behalf of my boss who is Design Production Manager and he directs all the activities of Bechtel.

Q Okay, what is your boss's name?

- A Ronald Bauman, B-a-u-m-a-n.
- Q And he direct Bechtel's activities?
- A That's right.
- Q Does he monitor Bechtel's structural activities?
- A The question is not clear.
- Q Okay, does he observe, does he watch Bechtel's construction activities? Does he stay on top of what Bechtel is doing in building structures?

MR. FARNELL: Stay on top, that's --

MR. PATON: Well he asked for clarification. I think the first question was pretty clear -- does he observe Bechtel's structural activities?

MR. FARNELL: Do you mean the building, you mean observe structural activities?

MR. PATON: If the witness can not answer that question I will move on to another question.

THE WITNESS: I have difficulty --

BY MR. PATON: (Resuming)

- Q. You can not answer that question?
- A Yes.

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- Q Did you say his name was Bauman, B-a-u-m-a-n?
- A Yes.
- Q What are his responsibilities?
- A He is responsible for design production. That is a title. To make sure that all the designs are done in time and meet the schedule.
- Q You said he is responsible for making sure that all the designs are done on time and meet the schedule, is that correct?
 - A That's right.
- Q Is he also responsible for seeing that all the designs are done correctly?
- A I don't know whether that is his specific responsibility or not.
- Q I don't want to interrupt you as long as you have got anything.
 - A No, go ahead.
- Q You said he is responsible for making sure all the designs are done on time. Now, I'm not sure exactly what that means. Can you apply that to the diesel generator building?
- A No. The diesel generator building and soil related problems are being handled by the project manager.

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Q By Consumer's project	manager?
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- A Consumer's project manager.
- Q What's his name?
- A Gilbert Keeley. K-e-e-1-e-y.
- Q You mean -- does Mr. Keeley -- are you indicating that Mr. Keeley is responsible in Consumers for all of the work to do with the remedial action that has to do with the soil?
 - A That's right.
- Q And does Mr. Bauman have any responsibility with respect to the remedial action with respect to the soil?
 - A To my knowledge, no.
- Q Okay. I will continue the deposition but it appears that Mr. Thiru is probably not the right witness in the structural area. But I will pursue it further.

Does Mr. Keeley get any assistance on structural matters from the Design Production Department?

- A Yes.
- Q And who provides him that assistance?
- A I do.
- Q Okay, so we're back to you again.

(Discussion off the record)

THE WITNESS: Just for your clarification I would also add Mr. Keeley is also the boss of Mr. Bauman.

BY MR. PATON: (Resuming)

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	Q	Will	you	iescri	be	the	crack	s	just	a	minute.
Is	there	any c	racki	ng in	the	ser	vice	water	str	act	cure?

- A Yes, there are.
- Are those cracks shrinkage cracks?
- Some of them have been determined by Bechtel to be shrinkage cracks.
- Are there other cracks in the service water structure, other than shrinkage cracks?
- Some of them have been determined by Bechtel to be other than shrinkage cracks.
- You say determined by Bechtel, has Consumers determined there are other than shrinkage cracks?
 - A I did not.
 - Did anybody in Consumers?
 - A Not to my knowledge.
 - Q Are you relying on Bechtel for that conclusion?
 - Yes. A
- In the service water structure have you done anything with respect to those cracks by way of remedial action, or have you taken any action with respect to those cracks -- other than the shrinkage cracks?
- My present recollection is we have not done any remedial action so far.
 - Q Do you plan any?
 - There is a remedial program in the works.

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- being contemplated.
- 2 Q Who is working on that?
- 3 A Bechtel.
 - Q Who within Bechtel? Bimal Dhar?
 - A Civil group.
 - ask you about the cracks in the service water structure and I don't want to ask you about the other cracks that you consider to be shrinkage cracks. I want to ask you about the other cracks.

Have you or Bechtel drawn any conclusions as to whether those cracks are serious --strike that -- That they impose any safety problem?

MR. FARNELL: I assume that's the operation of the building?

THE WITNESS: With the building as it is now, without any modification?

BY MR. PATON: (Resuming)

- Q If the cracks were not remedied or fixed, that they would pose a safety problem at the operating stage?
 - A To my recollection, no.
- Q You did indicate that someone is working on a remedy?
 - A That's right.
 - Q Do you know way you would work on a remedy before

you determined -- before you determined that it had safety significance?

A A few borings taken in that area indicated low blow count material, even though the structure has not significantly suffered. So the decision was taken at that point in time to provide underpinning support for that portion of the building.

Q Is that the remedial action that you propose to fix the cracking is the underpinning support?

A No. The underpinning support, that's not to fix the cracks. The cracks may close or may still remain same. The cracks -- repairing of cracks is a totally different area.

Underpinning is to take the support away from the soils that have been found poor and to transfer the load down to the till.

Right. I want to ask you about the cracks and the remedy for the cracks. Do you have any idea what that remedy is going to be? I think you indicated that somebody is working on it or something like that.

A No, not on the remedy for the cracks.

Q All right, lets stay with the remedy for the cracks.

Do you know whether anybody is working on a remedy for the cracks?

A Not to my knowledge.

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Do you know whether anyone conducted any kind 2 of analysis on the cracks in the service water structure to determine the degree to which they could effect safety?

MR. FARNELL: At the operating stage?

Mr. PATON: At the operating stage.

THE WITNESS: Yes.

BY MR. PATON: (Resuming)

- 0 Who did that?
- Bechtel.
- Q Bimal Dhar?
- Civil group. A
- You don't know who within Bechtel?

Bimal Dhar is the supervisor of the civil group. I don't know whether he personally did that.

To your knowledge, it was done within the section that Bimal Dhar supervises?

Probably so.

Do you have any idea what conclusion they made as a result of that analysis?

All the cracks in the service water building were addressed in a question to the Commission, and was presented verbally by Julius Rotz of Bechtel, in a meeting held on the site approximately February of '80.

- And the NRC was present at that meeting?
- They were present, yes.

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Q What -- Do you know the cause of the cracks, and again I'm not talking about the shrinkage cracks, at the service water structure?

A I personally have not investigated those cracks, but from the meetings and the response to NRC questions, some of the cracks were attributed to settlement.

Q When did you first become aware of cracks in the diesel generator building? I have returned to the diesel generator building. When did you first become aware of cracks in that building?

A I do not recall exactly the time period but it was soon after the discovery of the diesel generator problem.

- Q What was that approximate date?
- A I would say November of 1978.
- Q Okay, do you have any knowledge as to the effect of the surcharge program at the diesel generator building on the cracks in the diesel generator building?
 - A No.
- Q Did you observe the cracks? You have just stated you observed the cracks before January.
 - A I was aware of the cracks.
 - Q When did you first see the cracks?
 - A I don't recall.
 - Q Do you have any knowledge on whether the cracks

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are any different now than they were in November 1978, when you first learned about them?

A I am aware of the present situation of the cracks, to the responses to NRC questions, and to my site visits on observation, but I'm not rully aware of how different they are from 1978.

- Q Sir, you said, "I'm not fully aware."
- A I'm not --
- Q You're not aware. Are you aware at all?
- A I'm not aware, yes.
- Q Do you know how often Bimal Dhar visits the site?
- A No.
- Q Do you know how often anyone in Bimal's -- Bimal's section visits the site?
 - A No, not a specific number, no.
- Q Is --does Mr. Keeley have any responsibility to assure that Bechtel performs its function properly in making the remedial action proposed, for example, at the diesel generator building?
 - MR. FARNELL: Could I have that read back please? (Question read)
- MR. FARNELL: You're talking about the diesel generator building?
 - MR. PATON: Yes.
 - MR. FARNELL: What do you mean by making remedial

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actions? To me that's not clear.

MR. PATON: You mean you have proposed remedial actions -- this whole case is about the remedial actions as a result of soil settlement problem and you don't know what I mean by the remedial actions?

MR. FARNELL: By making -- the way you have used the term making remedial actions, I don't understand what it means. Designing them, implementing them, constructing them, I don't know. There are at least two or three things it could be.

MR. PATON: I will clarify it for you. I don't know if the witness needs clarification. In carrying out your proposed remedial action--I'll ask the witness even another question.

BY MR. PATON: (Resuming)

- Q Do you know what your proposed remedial actions are at the diesel generating building?
 - A Proposed?
 - Q Yes.
- A I know the remedial actions that have been carried out.
- Q Yes, you know those, okay. Do you remember my last question or do you want to have it read back again?
- A No, I do. As regards Mr. Keeley's responsibilities

 I am not fully aware of it. Whatever I say would be

speculation.

Q But I gather from what you told me before, with respect to your structural responsibilities you report to Mr. Keeley, with respect to the remedial action at the Midland site?

A That's right.

Q And you don't know what his responsibilities are with respect to remedial actions?

MR. FARNELL: I think he said he wasn't fully aware. That was the terminology he used.

BY MR. PATON: (Resuming)

Q If you're not fully aware then tell us what you do know about them?

A The responsibility of the remedial action rests with Bechtel primarily. That is what I'm speculating.

And as to how much Mr. Keeley he's responsibile for that.

I don't know. I don't know the responsibility structure, hierarchy, in those terms of "responsibility."

Q When you say Bechtel has responsibility for the remedial action -- Do you know whether any agreement has been reached between Bechtel and Consumers Power as to who is going to pay for the remedial actions?

MR. FARNELL: I'm going to object. I just don't think this is part of this hearing but you can answer if you like.

THE WITNESS: I don't know.

BY MR. PATON: (Resuming)

Q You don't know. If Bimal Dhar visited the site would you know about it?

A Not necessarily.

Q Okay, if he visited the site would Mr. Keeley know about it?

A My impression is, not necessarily.

Q Is it within Mr. Keeley's scope of responsibility, with respect to the remedial actions, to make sure that Mr. Bimal Dhar visits the site often enough so M. Bimal Dhar performs his f nction with respect to the remedial actions.

MR. FARNELL: Would you read that back, please.

(Question read)

THE WITNESS: I don't know.

BY MR. PATON: (Resumina)

Q Did you have any involvement in the design of the diesel generator building structure?

A No.

Q Mr. Thiru, I hand you a piece of paper which I will mark, Thiru deposition Exhibit 2, dated 12-10-80, and ask you -- can you draw for me -- can you sketch the cracks that now exist in the diesel generator building.

(The document referred to, a sketch drawn by Mr. Thiru,

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was	marked	as	Exhibit	No.	2
for	identii	10	etion.)		

MR. FARNELL: Any particular side?

BY MR. PATON: (Resuming)

Q For example, do you remember on which wall these cracks were?

A My recollection of these cracks is very vague, but I remember two cracks as regards to the location.

- Q And what wall were they --
- A That is the third wall from the west.
- Q Is it a center wall?
- A There are -- There is one on the center wall. They are four cubicals..
- Q Before you draw the sketch cracks, let me ask you this. Are there any cracks in the north wall?
 - A I do not recall.
 - Q Are there any in the south wall?
 - A Probably there are, I do not recall.
 - Q Are there any in the west wall?
 - A I do not recall.
 - Are there any in the east wall?
 - A I do not recall.
- All right, now I want to ask you this question,
 Mr. Thiru, who is it in Consumers Power Company, that has
 the responsibility to see that any problems which arise

from these cracks is remedied.

A The ultimate responsibility rests on the project engineering manager.

Who has the day to day responsibility?

A We don't have a day to day responsibility with Consumers. Day to day responsibility is on Bechtel.

What is your responsibility with respect to these -- remedying these cracks?

A I work under the direction of Mr. Keeley, and if there is a problem or if there is a response to a question, Mr. Keeley requests me to review them -- and I do the review and take necessary action.

Q I gather from your answer it's a response -- kind of a responsibility. In other words you do something only when -- when someone comes to you with a problem?

MR. FARNELL: We're talking just about cracks

MR. PATON: Cracks in the diesel generator building.

THE WITNESS: That is true.

BY MR. PATON: (Resuming)

Q Is there any responsibility within Consumers

Power to do something more than merely respond to a

problem but to go out and try to supervise the problem?

MR. FARNELL: What do you mean by supervise a

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problem?
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BY MR. PATON: (Resuming)

Alright I will eliminate that from my question and ask you this.

Does anybody in Consumers Power have any responsibility with respect to remedying those cracks other than to respond to a problem that somebody brings to them?

A The cracks may be observed by the Consumers field engineers. They get together with Bechtel and us and the Jackson office and we resolve the problem.

Q Alright, Mr. Thiru, would you sketch on this piece of paper which I have marked deposition Exhibit No. 2, your memory of the cracks and let me ask you again, your recollection is you think this is on one of the center walls?

A Yes, and again I want to emphasize this is my recollection to date.

And to your knowledge, is this your recollection of the cracks as they exist now or as you knew them a year ago or when?

A As I knew them a few months ago.

Q Alright, sir.

(Pause)

Mr. Thiru, you drew two x's on this piece of paper. What I'm asking you to do is show me where the

crack began and where the crack ends. In other words, I want you to draw the cracks for me.

A Okay.

(Pause)

Are the two cracks that you've drawn here, not shrinkage cracks in your opinion?

A It was reported to be -- it was reported not to be shrinkage cracks.

Q Do you have an opinion as to whether they are shrinkage cracks?

A I haven't investigated to determine whether they are shrinkage or not. And also thoses figures are obviously not to scale.

Q Okay, now I'm --I'm -- Let me ask you this.

You've drawn three blocks on this piece of paper. The top block has four sections to it. Are we looking at the side of the building, top of the building or what?

A The top sketch is a representation of a plan and the --

Q Mr. Thiru, I'm sorry -- that just doesn't -- and it's my problem -- but that doesn't mean anything to me -- a plan. 'Are:we looking at the top?

A From the top.

Q From the top. Okay now, down here, this is wall A, which is one of the center walls, is that correct?

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A That's right.

Q Can you tell me on the top plat, which you have marked plan-- and I wrote something on there which I will eliminate, which is north and south?

A This is north and south.

Q Okay now -- When you drew this -- which is the -- showing the crack for wall A on the lower right three blocks on this exhibit, were you facing east or west? May I draw an E right there, would you agree that's east?

A Yes.

Q That is west?

A Yes, I'm not sure in my present recollection asto which side of the wall these cracks were. They were on the walls.

Q When the diesel generator building was designed, do you know the total and differential settlement that was considered in the design?

A No.

Q Would you expect, considering Mr. Dhar's responsibility, that he would know that?

A Sure.

Q Do you know whether that information was presented in a PSAR?

A My recollection is that PSAR does not have a reference to the dissel generator; building.

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Yes.

4 fact if it is in there? 5 A There -- yes. 6 In your judgment -- just a minute -- do you 7 know with respect to the surcharge program in the iiesel 8 generator building, was an analysis performed to evaluate 9 the impact of the expected settlement on the structure? 10 MR. FARNELL: Would you read that back? 11 (Question read) 12 Expected settlement under the surcharge? 13 MR. PATON: Right, right, settlement expected 14 from the surcharge. What impact would it have on the 15 structure? 16 THE WITNESS: I don't know. 17 BY MR. PATON: (Resuming) 18 In your professional judgment, should that have 19 been done? 20 If it is considered important and if it is 21 considered that it might have measureably greater effect 22 on the structure, yes. 23 Mr. Thiru, you're the expert so I don't know 24 whether it's important or not. I'm asking you in your 25 professional judgment, should it have been done in the

Would that information be in the FSAR?

Okay, I said would it be in? Do you know in

Midland case, at Midland?

MR. FARNELL: I think he answered that.

MR. PATON: He said if it was important he should do it. I could probably reach that conclusion myself.

I'm asking in his professional judgment, is it important?

MR. FARNELL: He doesn't have to give you a yes or no answer.

MR. PATON: He doesn't have to -- no that's fine with me. He can give me all the answers he wants.

MR. FARNELL: He did.

THE WITNESS: I do not know the initial stresses in the building, so it is difficult to reach a professional judgment without knowing the stresses in the building.

BY .MR . PATON: (Resuming)

Q Do you know prior to the imposition of the surcharge program, that the diesel generator building had some differential settlement?

A I have been aware of that through the settlement plots.

And your -- considering everything you know about the diesel generator building and the soil under the diesel generator building, I'm asking you whether in your professional judgment, an analysis should have been made to

evaluate the impact of settlement to be expected under the surcharge load?

MR. FARNELL: That's the exact same question you asked before, and he answered it once and he answered it twice.

MR. PATON: No, no, after that we established his knowledge. For example, he was aware that there was differential settlement in the diesel generator building.

Now I'm asking him to assume everything he knows about the diesel generator building and in his professional judgment is that --

MR. FARNELL: The question as it was asked the first time had to assume his knowledge. I don't think you added anything to it.

MR. PATON: Are you directing him not to answer that? You know he's a structural engineer. He's Consumers Power's expert.

If you instruct him not to answer that question that's fine, I don't think I'll certify that. If he doesn't want to answer that question that's fine with me.

Will you answer the question, please?

MR. FARNELL: My objection was you already asked and he answered. Do you have anything to add to your previous --

MR. PATON: No. I want you to answer my question.

If he refuses to answer my question that's -- that's fine.

THE WITNESS: The settlement blocks do not clearly show whether the set; lement was differential in terms of global, or differential in terms of structural displacement.

BY MR. PATON: (Resuming)

Q Are you indicating there was some uncertainty as to whether there was differential settlement at the diesel generator building?

A No, there is differential settlement but if there is a total body movement it would not have caused stresses in the building.

Q Is there some uncertainty in your mind now as to whether, prior to the surcharge, the diesel generator building was under some kind of stress?

A No.

- Q You know it was under some kind of stress?
- A I know it is under some kind of a stress.
- Q What kind of stress was it under?
- A I do not know the exact amount.
- Q What other kind of information would you have to know, that you do not now have, to allow you to make a judgment as to whether an analysis should have been performed to evaluate the impact of the effect of settlement under the surcharge program at the diesel generator building?

A I would have to know the initial stresses on the

building, I would have to know whether the structure itself suffered differential settlement and not a rigid body motion.

I would have to know that the surcharge is going to cause additional structural differential settlement rather than rigid body movement.

With this information I could conclude whether a total analysis is needed or whether this could be missed by inspection.

- Q Okay, am I correct, your testimony is that you do not how know those things?
 - A I do not know those things, yes.
- Q Is it possible that settlement of the diesel generator building was rigid body motion and in fact there was no differential settlement?
 - A It is possible.
- Q Do you -- are you certain that there was -- that the diesel generator building experienced differential settlement prior to the surcharge program?
- A When you measure the settlement at two corners of the building and you call that as differential settlement, the blocks show that there has been differential settlement.
- Q I'm sorry I don't understand. Did you -- your answer I don't think was a direct answer and I just don't

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understand it. My question was are you certain whether there was differential settlement at the diesel generator building? I would appreciate a yes or no and then you can explain it all you want. I just didn't understand your answer.

A Yes.

Q You are certain that there was?

A Yes, the blocks show it. There was differential settlement between two corners of the building.

Q Do you know how much that settlement was? That differential settlement was?

A I don't recall the precise value.

Q So there was more-involved than rigid body motion?

MR. FARNELL: Prior to the surcharge?

MR. PATON: Prior to surcharge.

THE WITNESS: I don't understand the question.

BY MR. PATON: (Resuming)

Q Okay, you answered it.

Did the settlement records show rigid body

motion?

A Again, I did not investigate the settlement records. I observed the plots and the presentation made in meetings which showed a combination of rigid body movement and differential settlement.

Q Mr. Thiru, I forgot your answer. When I asked

you -- we had some discussion about whether an analysis should have been made in your judgment but I think before that I asked you a question about whether or not, in fact, such an analysis had been made.

The analysis I'm referring to is one that evaluated the impact of the settlement under the surcharge load.

What was your answer? Has such an analysis been made?

A I told you I do not know.

Q You do not know. Does Consumers have any problem measuring actual settlement at the site? What I'm getting at, is there any difficulty with your survey data or anything you used to measure actual settlement at the site?

MR. FARNELL: Are you referring to any specific building?

MR. PATON: No, generally.

MR. FARNELL: Could you read the question back? (Question read)

MR. FARNELL: I don't understand the question.

BY MR. PATON: (Resuming)

Q How do you measure actual settlement?

A I want to clarify that by a statement that Bechtel is responsibile for evaluating the settlements.

Q Okay.

- A Are you implying to Bechtel or Consumers?
- Q Yes. In other words I appreciate the fact that

Bechtel's responsible. Does Bechtel or Consumers -- is there any difficulty, to your knowledge, in measuring actual settlement at the site?

A Not to my knowledge.

Q For the design of the diesel generator building, what values of modulus of subgrade reaction were used?

A I do not recall.

Q Is that -- is that something that would be determinded by Bechtel?

A Yes.

Q Okay, do you personally have any responsibility with respect to the structural work done by Bechtel other than to respond to requests for information or respond to the problems brough to you?

MR. FARNELL: Repeat that, please. Read that back.

(Question read)

MR. FARNELL: The question assumes several factors that I don't think he testified to. I'm going to object to it.

BY MR. PATON: (Resuming)

Q Can you answer the question?

A The question is not very clear. My responsibilities were stated earlier. I do not have a direct responsibility to what Bechtel is doing in-house.

- Q Okay, you have repeated several times that when I asked you a question you answered that's Bechtel's responsibility.
 - A That's right.
- Q I'm trying to find out what your responsibilities are with respect to Bechtel and I father so far that you have none other than to respond to requests for information.
 - A To review.
 - Q Okay. Now, do you converse with Mr. Keeley? (Short recess taken)

BY MR. PATON: (Resuming)

Q Mr. Thiru, tell me in very general terms what Bechtel is responsible for with respect to structural work, for example, at the service water structure. From the begining, from the design of the plant on.

I do mean in general terms as opposed to what Consumers does.

A Generally, my understanding is Bechtel would be responsible for laying out of the structure, planning the structure.

Q Planning?

A Designing the structure and construction of the structure and whatever associated monitoring programs there may be.

Q Okay. Now with respect to those activities, does Consumers Power review the work Bechtel does?

A Consumers Power reviews in general the work done by Bechtel.

Cific. You say they review in general. Tell me a little more about that. For example, laying out the structure. What does Consumers do to review the work that Bechtel does and at the Midland Plant, I mean, I want to know what in fact happens.

A I can only speak in terms of what happened after my joining the Consumers Power. By the time the service water building has been laid out, designed, and constructed.

- Q And planned?
- A And planned.
- Q All right, with respect to the -- there is a proposed remedy at the service water structure, is that correct?
 - A That's right.
- Q And Bechtel is responsible for that proposed review?
 - A That's right.
 - Q And how long has Bechtel been working on that?
 - A I would guess about more than a year.
- Q Okay, now you used the work guess, that was a figure of speech wasn't it?

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- A I do not know the exact time.
- Q Would you estimate about a year?
- A About a year, yes.
- Q All right, now tell me what has Bechtel done in that year with respect to the proposed -- for the service water structure?
- Q Bechtel has evaluated a proposed fix and is still doing the evaluation. The final design is not complete yet.
- Q Allright, they're evaluating -- they have been evaluating a proposed fix and they're working on a design?
 - A That's right.
- Q Tell me during the last year what review Consumers Power had made of that works being done by Bechtel?
 - A Consumers reviewed the concept of the fix.
 - A Have you completed your answer?
 - A Yes.
- Q Tell me what you mean by the concept of fix.

 What is -- what is the concept of the fix at the service water structure?
- A Bechtel proposed to transfer the load from the cantilever portion of the service water building by means of piles to the glacial till level.
 - Q And Consumers reviewed that concept?

- A That's right.
- And did Consumers approve that concept?
- A Consumers, based upon the recommendation of Bechtel and their consultants, agreed with the concept.
 - Q Who in Consumers reviewed that concept?
 - A Myself and Mr. Keeley.
- Q Tell me all of the specifics that you were aware of with respect to the concept prior to your approval of it. I mean what did you know about that concept?

MR. FARNELL: I think it might be easier if we made it a little more specific. Instead of saying give me everything.

BY . MR. PATON: (Resuming)

Q Well, you told me--you told me the concept consisted of transferring the load from the cantilever portion by piles to the glacial till. Is that all you knew?

A No.

Q Tell me what else you knew?

A I do not recall the specific details at this moment. What I recall is as follows: Bechtel proposed sixteen piles and proposed a corbel system to transfer the load from the pile. They didn't propose to us the details in terms of pile capacity, diameter of the piles, I do not recall them now.

- Q I'm sorry, you say they did but you just don't remember the numbers. Okay, you said they told you the pile capacity and you said something else?
 - A Pile diameter.
- Q What else did they tell you besides the fact that they were going to use sixteen piles, they were going to use a corbel system and they told you the pile capacity and pile diameter. What else did they tell you?
 - A That's rather a general question.
- Q No, I think its an extremely specific question.

 Did they tell you anything else, the answer is either yes or no and you can explain your answer.
 - A Yes, but I don't recall specific items.
- Q Okay, without getting into specifics, do you remember the general subject matter of what it is they told you about?
- A They discussed a transfer of the load from the corbel to the wall and the method of transferring the load from the pile to the corbel. And the method of driving the piles. That's in general.
- Q Okay, do you remember what they told you about the method of driving the piles?
- A They were designed to be pre-drilled piles and a hole would be drilled with a diameter smaller than the pile diameter and the pile would be driven from the top

of the building.

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Q Did you evaluate this concept? I think you did say you evaluated this concept and approved it.

- A Reviewed the concept.
- Q You reviewed it and approved it?
- A Agreed with it.
- Q Agreed with it. Did anyone else share -- assist you in your review of this concept?
 - A Within Consumer Power Company?
 - Q Yes.
 - A I do not know for sure.
- And did you, with respect to your review of this concept, did you report to Mr. Keeley?
 - A Yes, sir.
 - Q Tell us what you said to him about this concept.
- A I don't know what I actually said to Mr. Keeley about this concept. The decision could have been reached in a meeting in which Mr. Keeley was there.

The fact that I did not raise any objection to the scheme -- or I might have told him that I agreed to the scheme. I do not know the exact conversation. These were the possible ways in which it could have happened.

- Q But you don't really remember?
- A I do not remember, yes.
- Q Did Mr. Keeley say anything to you about this

concept?

- A I do not remember.
 - Q Is Mr. Keeley a structural engineer?
 - A No.
- Q You report to him in this regard because he is your supervisor, he's been designated as your supervisor in this regard?
 - A That's right.
- Mr. Keeley's -- I'm not trying to embarrass you.

 Mr. Keeley is not as competent in structural engineering
 as you are, \$\frac{1}{2}\$s he?

MR: FARNELL: You can take the 5th amendment if you want. Do you understand?

THE WITNESS: I do not know that for sure.

BY MR. PATON: (Resuming)

Q I think I will have to let that go.

Has Mr. Keeley, to your knowledge, spent any substantial periods of time acting in the capacity as a structural engineer?

A I do not know whether he acted in a capacity as a structural engineer.

Q Okay, did you report to anyone else or did Mr. Keeley report to anyone else with respect to this concept.

A I do not know about Mr. Keeley. I had reported to Mr. Keeley, that's for sure.

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Prior to joining the Midland -- full time in Midland in May of '80 I reported to Mr. Jack Hunt. I might have reported this to him. I'm not sure.

- Q Do you know whether Bechtel or Consumers considered any alternative to this concept?
 - A I recall one of the alternatives were to provide jacked piles or caissons.
 - Q Was it -- was it ever considered to take it out and start all over again?
 - A Not that I'm aware of.
 - Q In your professional judgment, at the time you reviewed and approved this concept, did you have adequate soils information to review and accept this concept?
 - A For soils information, I relied upon Bechtel and Bechtel consultants.
 - Q Okay, and what did they tell you?
 - A They told me that this scheme is feasible.
 - Q They told you the conclusion that the scheme was feasible?
 - A Yes, sir.
 - Q What did they tell you about the soils?
 - A I'm referring to the soils.
 - Q You mean that the soils were feasible?
 - A You raised a question whether I was aware -information on soils?

Q Yes.

A And my response was I relied, for the information on the adequacy of the soils from -- on Bechtel and consultants.

Q Okay, did they give you any information about the soil or did they just give you information that their conclusion -- that there was no problem with the soil?

I mean did they give you any soil parameters?

I'll ask the question in another way if it's giving you any difficulty. I think my question is quite simple.

Did you merely rely on their conclusions or did they, in fact, give you some specific information about the soil in which you could make your own judgment?

A I relied specifically on Bechtel and consultants on the soils.

Q And you had -- Consumers had previously relied on Bechtel, with respect to the soils in placing the plant fill, had they not?

A This is right.

And that didn't work out very well, did it?

MR. FARNELL: Objection.

BY MR. PATON: (Resuming)

Q Was there not subsequent to that a rather significant problem with the plant fill?

A There was a problem.

- Q I would suggest that the problem was significant, do you agree with that?
 - A It's a matter of opinion.
 - Q What is your opinion?
 - A Reasonably significant.
 - Q Easily a multimillion dollar problem, is it not?
 - A From an economic point of view, yes.
- Q Now bearing in mind the fact that you had relied on Bechtel on one instance, with respect to placement of fill.

Did you consider it appropriate in considering the concept in this case to again rely on Bechtel with respect to information about the fill?

MR. FARNELL: You're mixing up two things. The placement of fill and information about the fill.

MR. PATON: If the witness tells me there is absolutely no connection between those two, that's fine, I will move on to the next question.

MR. FARNELL: You're making connections which I don't think you asked.

MR. PATON: If the witness can't make that connection, that's fine.

BY MR. PATON: (Resuming)

Q Is your attorney right? You saw no connection between those two?

A Would you repeat that question, please?

(Question read)

THE WITNESS: You have addressed the issue of the fill twice.

BY MR. PATON: (Resuming)

Q In fact right at the end of that last question I thought I said soil, perhaps I said fill.

Do you want me to say it again?

A Yes, please.

Q You relied upon Bechtel, with respect to plant fill, and thereafter you developed a problem which may be a significant problem.

In light of -- you later indicated that considering the concept of the fix of the service water structure you did not receive any specific information about the soils. You relied again on Bechtel, with respect to the information that they gave you about the soils.

MR. FARNELL: I don't think he said he didn't get any specific information.

BY MR. PATON: (Resuming)

Q Allricht, tell me what you got then.

A I could have received -- but I'm not aware -I'm not aware or the specific information.

Q You don't know if you received any specific information?

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A That's right.

Q I thought you had answered the question telling me that you had not, that you had relied on Bechtel's conclusions with respect to the soils?

MR. FARNELL: There's nothing inconsistent on relying on a conclusion and getting specific information.

BY MR. PATON: (Resuming)

Q I will ask you again. Your statement is you don't remember whether -- in connection with your consideration of the concept of the fix at the service water structure, you received any specific information about the soils?

A I could have but I do not recall.

Q You do not recall. Do you know whether you were ever told what the depth of the penetration into the glacial till was to be?

A There was a discussion.

Q Do you remember it?

A No, I don't.

Q How long ago did that take place?

A I do not remember that either.

Q Do you know now how far the piles are extended into the glacial till?

A No.

Q Do you know if Bechtel knows?

A I know Bechtel knows.

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2 Since this is an area of geotechnical engineering I think probably the geotechnical engineer of Bechtel 3 4 would know this information for sure. 5 Okay. Let's take five minutes. 6 (Short recess taken) 7 BY MR. PATON: (Resuming) 8 What was the purpose of the surcharge at the 9 diesel generator building? 10 My understanding is to consolidate the fill. 11 Did it accelerate the rate of settlement? 12 It accelerated the rate of settlement compared 13 to the settlement measured previous to surcharge. 14 Did it in anyway improve the safety of the diesel 2 15 generator building? 16 MR. FARNELL: Safety in an operating sense? 17 MR. PATON: I think you can leap all the way to 18 that operating stage but if you want it clairfied, yes. 19 BY MR. PATON: (Resuming) 20 The safety at the operating stage. 21 The surcharge consolidated the fill. Thereby 22 providing a firm foundation for the building. Thereby 23 increasing the safety of the building.

Mr. Dhar knows or his section, someone in his section

Wouldn't the weight of the completed

itself have eventually consolidated the fill under the diesel generator building?

- A It would have taken a very long time.
- Right, that's my point. In other words, what it did was to accelerate the rate of settlement.
 - A I agreed to that.
- Q Okay. Did it -- the surcharge aggravate the cracks that were in the diesel generator building? I guess my recollection isn't -- I don't know the answer to that but -- anyway I'm sorry.
 - A . I do not recall.
- Q Sorry about that. Did it aggravate differential settlement?
- A After the surcharge there was -- I'm sorry, there were differential settlements. I do not know at this point whether it aggravated it as compared to before.
- Q Did the surcharge program in any way reduce the amount of settlement?
- MR. FARNELL: Compared to what? Would you read the question back, please?

(Question read)

BY MR. PATON: (Resuming)

Q Compared to what you would have expected -- would have resulted from just the building being there itself?

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A I do not fully understand the question. However I would like to make a statement that I have only very limited background in geotechnical engineering to evaluate settlements.

- Q Well, but doesn't a structural engineer -- is very interested in knowing about settlement and differential settlement?
 - A Yes, yes.
- Q Do you know whether there are any gaps underneath the wall footing of the diesel generator building?
 - A . I have been informed that there are gaps.
 - Q Did you ever see the gaps?
 - A No, I have not seen the gaps.
- Q When did you find out there were gaps under the wall footings?
 - A I do not know the timing.
- Q Okay. What is the present status of those gaps? Are they being fixed?
- A There was a program to grout under the gaps.

 I'm not aware whether that has been carried out or not.
 - Q That would be done by Bechtel?
 - A Yes.
- Q When Bechtel performs that work, do you in any-way review what they did?
 - A Review the actual grouting process?

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Review the work that they did in whatever manner that you do it. Whether you review the actual process -- I mean do you do anything about it? Do you do anything to verify that what they did was effective?

A The work done by Bechtel in the field comes under the jurisdiction of the field Consumer personnel.

Q I gather you have no sponsibility to review that work that we're talking about here?

A Yes, I do not have the responsibility to review the actual grouting process.

Q Okay, fine. Go off the record for just one second.

(Dicussion off the record)

BY MR. PATTON: (Resuming)

Q Do you know the program that is planned to treat these gaps?

A The plan was to grout the gaps.

Q Do you know how many gaps there are?

A I do not recall.

Q And it's correct, you do not know whether these gaps have been grouted yet or not?

A That's correct:

Q Are you familiar with the seismic analysis that was performed on the diesel generator building?

MR. FARNELL: What time?

BY MR. PATON: (Resuming)

Q The original analysis for the application for the construction program?

A I am aware a seismic analysis has been performed for the diesel building. I'm not familiar with the details.

- Q That analysis was performed by Bechtel?
- A Yes.
- Q You have a -- just a minute. Do you have any training in seismic design of structures?
 - A Yes.
- Q Could you describe that please? Describe what that training consists of.

A I have taken courses in my graduate program on analysis, structural analysis, and I have reviewed some seismic analysis of structures.

I did not participate in -- I did not participate in a training program for seismic analysis of structures.

- Q So you have some training and you have some experience. You have some education and some experience in this field?
 - A Review experience, yes.
- Q What soil parameters would you need in order to perform a seismic analysis, for example, at the diesel generator building?
 - A You would need the modulus of elasticity,

the sheer wave velocity, and damping.

- Q Is that all?
- A At this moment, that's all I can recall.
- Q Would you have to know for different soils, and different depths, strain dependent sheer modulus?

MR. FARNELL: Repeat that, please?

BY MR. PATTON: (Resuming)

Q I'll repeat it. Would you have to know for different soils, at different depths strain dependent sheer modulus?

A It is a function of what analysis you do. For the analysis done by Bechtel you could derive the foundation spring constants from the value -- from the parameters I have given there.

- Q Would you make a soil stratification profile?
- A I don't understand your question.
- Q Do you recall that this follows the question of what soil parameters you would need to perform a seismic analysis? To perform a seismic analysis would you need to make a soil stratification profile?

A For the type of analysis I mentioned previously it takes an average of the soils present under the building so you need not make a soil stratification.

Q Have you performed a seismic analysis of the diesel generator building after the surcharge was removed?

- A I did not.
- Q Did Bechtel?
- A They were in the process of doing it.
- And do you know whether in that -- in performing that seismic analysis they plan to take an average of the soil as opposed to making a soil stratification profile?

A That is what I recall from the responses to the questions, summary to the Commission.

Mr. Thiru, am I correct, that you stated with respect to the soil parameters you would need to perform a seismic analysis? You did not necessarily need to determine strain dependent sneer modulus, is that correct?

A From what I recall in your earlier question you stated for soil strata. Am I right? You have the --

Q I see, I did preface that with for different soils and different depths, is that what you mean?

A That's right.

Q How will Bechtel address variation of sheer modulus with strain?

A Bechtel uses the soil spring constants and soil damping in there analytic model. The equation for those soil spring constants and damping are given in Bechtel's Topical Report 4A, Revision 3, which has been approved by NRC.

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A I would presume that variation in strain levels would be accounted for in those formulas.

Q My original question was, how will Bechtel address variations of sheer modulus with strain and you referred to the Topical Report.

Do you know how the Topical Report addresses this subject?

A No, I don't.

Q Did you expect that the surcharge loading would require a revision of your seismic analysis after the removal of the surcharge?

MR. FARNELL: Would you repeat that please? (Question read)

THE WITNESS: Yes.

BY MR. PATON: (Resuming)

And I believe you answered that as far as you know Bechtel has that under consideration right now?

A That's right.

And -- does Bechtel plan, to your knowledge, to obtain new soil parameters for that seismic analysis?

A To my knowledge, they are using new soil parameters for correctional analysis.

Q To your knowledge, they have already obtained that information, is that correct?

A	Tha	t	13	C	0	r	r	e	C	t	

- Q Did they obtain it after the surcharge was removed?
- A That's right.
- Q Do you know how Bechtel obtained -- that -- those new soil parameters?
- A My understanding is that they performed cross hole tests to obtain sheer wave velocities.
- You said they obtained new soil parameters and you mentioned sheer wave velocities. Did they obtain any other new soil parameters?
- A I'm not aware of anything else besides what they have obtained in this case.
 - Q Okay. Off the record.

 (Discussion off the record)

 BY MR. PATON: (Resuming)
- Q Mr. Thiru, I want to ask you some questions that relate to pipes and conduits under the ground.

Are you aware that there are discontinuities in the foundation of the diesel generator building consisting of pipes and conduits?

A I'm aware there are pipes and conduits under the building.

Q And you're not certain that you would call them discontinuities, is that correct?

A That's right.

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1 Do you know how many pipes there are under the 2 diesel generator building?

A I don't recall the number but it is submitted along with the responses to the questions to the Commission.

Q Do you know how deep in the soil they are? Any 6 of them?

A My recollection is that the circulating water pipe is quite deep. I don't know the elevation. The condensate line is less deep.

Q . The first one you named was the service water pipe? MR. FARNELL: Why don't we get it read back? (Question not read.)

BY MR. PATON: (Resuming)

Q . I don't -- Do you remember?

No, what I said was circulating water pipe, circulating is what I said.

Q Circulating water pipe.

A Now I remember that there could be a service water pipe also under the building.

Are any of the three pipes you named, to your knowledge, category one pipes?

The service water piping would be category one.

Have you been involved in the analysis of the stress on those pipes?

A No.

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- Q Who is responsibile for analyzing any stress that may be on the pipes under the diesel generator building?
 - A Bechtel.
 - Q Is that within Mr. Dhar's section?
- A No, the stresses and piping would be analyzed within the Bechtel organization by a group called Piping Stress Group.
 - Q Okay, are those mechanical engineers?
 - A I believe they are.
- Q Do you know the name of the person who heads up that section.
 - A Yes, I do. The name is Don Riat.
- Q Do you know whether there are any deviations in the depth of the pipes from the original design?
- A I have seen the response to some of the questions by the Commission which had figures relating to the survey profiles taken and these show deviations from the original designs.
- Q Do you recall any deviations as much as twentyone inches?
- A I recall a large amount like that. I do not recall the exact amount.
- Q Did you ever hear anyone at Consumers Power state that any of the pipes under the diesel generator

building are already over stressed?

MR. FARNELL: Currently?

BY MR. PATON: (Resuming)

Q Did you ever?

A I do not recall anyone within Consumers Power Company making a statement like that.

Q Did you recall anyone within Bechtel making a statement like that?

A I recall that within Bechtel there was a concern that the pipes could have stresses more than a certain amount. I do not recall the amount but the discussion was which code should be applicable under this condition.

Q Do you agree that some of the pipes under the diesel generator building are presently undergoing some stress?

A Since I am not a piping stress engineer I can not give you a definite answer to the question.

Q Do you know whether Bechtel has any plans to monitor settlement of the diesel generator building?

A There is a monitoring program to measure settlement of all the buildings.

Q Do you know any -- has that been submitted to the NRC?

A I believe in the presubmittals to last time, it had been, yes.

Q	Could you tell me generally, without a lot of
detail, ho	w you monitor the settlement of a pipe, of the
elevation	of a pipe in the ground?
	MR. FARNELL: Is this a general question?
	MR. PATON: Now I'm changing the diesel senerator
building to	o the pipes under the diesel generator building.
Let me ask	a preliminary question.
	BY MR. PATON: (Resuming)
Q 1	Do you plan to monitor the settlement of the
pipes in th	he ground under the diesel generator building?
Α :	I'm not aware of a program.
Q :	I have no further questions.
	MR. FARNELL: We have no questions.
	(Whereupon, at 4:25 p.m., the taking of the
instant de	position ceased.)
	Signature of the witness
SUBSCRIBED	AND SWORN to before me thisday of
	, 1980.

My Commission expires:

CERTIFICATE OF REPORTER

UNITED STATES OF AMERICA)
STATE OF ILLINOIS)
SS.:

I, PATSY ANN STROH, the officer before whom the foregoing deposition was taken, do hereby certify that the witness whose testimony appears in the foregoing deposition was duly sworn by me; that the testimony of said witness was taken by me by stenotype and thereafter reduced to typewriting under my direction; that I am neither counsel for, related to, nor employed by any of the parties to the action in which this deposition was taken, and further that I am not a relative or employee of any attorney or counsel employed by the parties thereto, nor financially or otherwise interested in the cutcome of the action.

Notary Public in and for the State of Illinois

My Commission expires July 27, 1983.