From: Campbell, Andrew
Sent: 4/20/2010 12:23:39 PM
To: Hughes, John (Reg Rel) (/O=PG&E/OU=Corporate/cn=Recipients/cn=J8HS)
Cc: Reiger, J. Jason (jason.reiger@cpuc.ca.gov)
Bcc:
Subject: RE: Follow Up to 4.2 Meetings
John,

Thanks for following up.

Andy

From: Hughes, John (Reg Rel) [mailto:J8HS@pge.com]
Sent: Tuesday, April 20, 2010 11:56 AM
To: Campbell, Andrew
Cc: Reiger, J. Jason
Subject: FW: Follow Up to 4.2 Meetings

Andy-

Here is the follow to your question from our meeting on the two Diablo Canyon applications. Per your instructions, I have .cc'ed Jason. In fact, if Jason wants to discuss this matter we would be glad to meet with him as well.

At our meeting Friday, April 2, Andy Campbell specifically asked whether and how seismic retrofits would be addressed in the federal license renewal proceeding.

Answer: If the NRC requires changes to the seismic design or licensing basis for DCPP these would be considered changes to the current licensing basis (CLB) for the plant. Under 10 CFR 54.21 (b), each year following submittal of the license renewal application and at least 3 months before scheduled completion of the NRC review, an amendment to the renewal application must be submitted that identifies any change to the CLB of the facility that materially affects the contents of the license renewal

application, including the FSAR supplement. Thus, changes to the CLB are addressed in the NRC license renewal proceeding.