Thanks Eric. I couldn't agree more.

Jennifer:

Thanks for sending the requested letter. The April 12 letter from [Redacted], which attaches the April 10 letter from PG&E to the NRC, clearly states,

"In the attached letter, PG&E has requested that the NRC confirm that it will 'delay the final processing' of the DCPP license renewal application, 'such that the renewed operating licenses, if approved, would not be issued until after PG&E has completed the 3-D seismic studies and submitted a report to the NRC addressing the results of those studies.'

PG&E has not requested any suspension or delay in the NRC Staff's ongoing safety and environmental reviews of the DCPP license renewal application.... PG&E is also not requesting any delay in the schedule for this licensing hearing process...."

It appears to me that since April 10, there have been a flurry of articles in various newspapers, other information circulated by intervener groups, statements by other state agencies and legislators, that misrepresent the facts or misquote PG&E's actions, or take words out of context that imply that PG&E is seeking a delay or halt to the DCPP relicensing process at the Federal level. The April 12 letter from [Redacted] very clearly states PG&E's intentions and requested actions. I feel this well-written letter needs to become part of the A.10-01-022 record in some manner.

I suspect that many on the outside, in the public, or at the legislature, do not fully realize that the
relicensing effort is about a 3-4 year process, and that PG&E is expending a large amount of resources
to address all the safety and environmental information needed to be presented before the ASLB. Even
as a worst case scenario, should the NRC decide not to grant the relicensing for DCPP, which is highly
unlikely, PG&E will still have spent thousands of hours and resources ($80 - $85 million or more) over
the 3-4 years in this relicensing effort. I have heard Senator Sam Blakeslee and the A4NR say that
ratepayers should not be burdened with paying these monies for re-licensing now. But to me, PG&E is
incurring the expenses, which are legitimate, and will continue to incur expenses as the process moves
forward.

Thanks.

Eric

From: Post, Jennifer (Law) [mailto:JLKm@pge.com]
Sent: Monday, April 18, 2011 7:15 AM
To: Greene, Eric
Cc: Cherry, Brian K; Yee, Frances; Patrizio, Mark (Law); Manheim, William (Law); Redacted
Subject: RE: A.10-01-022 DCPP license extension Letter to ASLB

Eric:

Here is the letter we sent to the NRC. At this point, the letter may be included in our Opposition to
CARE’s Motion to Suspend the proceeding. It may otherwise have been included in any motion the
parties filed to re-set the hearing date. We have a call with the settling parties tonight to discuss path
forward.

Jennifer

From: Greene, Eric [mailto:eric.greene@cpuc.ca.gov]
Sent: Friday, April 15, 2011 1:44 PM
To: Post, Jennifer (Law)
Cc: Cherry, Brian K; Yee, Frances
Subject: A.10-01-022 DCPP license extension Letter to ASLB

Can you electronically send to me a copy of PG&E’s letter dated April 12, 2011 to the ASLB
regarding the license renewal application for DCPP? Attached to this letter is a copy of the April 10, 2011 letter sent by PG&E to the NRC requesting deferral of approval of the DCPP operating license.

Does PG&E intend to somehow get this correspondence into the record for A.10-01-022, perhaps by way of ex-parte communication or other? The April 12th letter to the ASLB clearly states, “PG&E has not requested any suspension or delay in the NRC Staff’s ongoing safety and environmental reviews of the DCPP license renewal application.” I am aware that the hearings that had been scheduled for A.10-01-022 that were scheduled for April 13, 2011 were taken off the CPUC calendar, and no further communication has been issued by the assigned ALJ regarding testimony, rebuttal testimony, correspondence, and communication.

Thanks.

Eric Greene

CPUC – Energy Division

415-703-5560 eg1@cpuc.ca.gov