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January 27, 1986  
84042.46

Mr. Jack Redding  
Texas Utilities Generating Company  
400 North Olive Street, L.B. 81  
Skyway Tower  
Dallas, Texas 75201

Subject: ASLB Documents Transmitted to Cygna  
Texas Utilities Generating Company  
Comanche Peak Steam Electric Station  
Independent Assessment Program-All Phases  
Job No. 84042

Reference: N.H. Williams (Cygna) letter to J. Redding (TUGCO), "ASLB Documents  
Transmitted to Cygna," 84042.044, dated November 8, 1985

Dear Mr. Redding:

Attached is an updated list of the documents Cygna has received which are related to the ASLB hearings. The new entries are indicated by a revision bar in the right hand column. This list contains those documents which are of interest to Cygna because they may relate to the Independent Assessment Program. The list is arranged by subject category, in chronological order within each subject.

Please call if you have any questions.

Very truly yours,

N.H. Williams  
Project Manager

8602180291 860127  
PDR ADOCK 05000445  
A PDR

Enclosure

cc: Mr. W. Horin (Bishop, Cook, et al.) w/enclosure  
Mr. D. Pigott (Orrick, Herrington, Sutcliffe) w/enclosure  
Mr. J. Bec<sup>v</sup> (TUGCO) w/enclosure  
Mr. J. Finneran (TUGCO/EBASCO) w/enclosure  
Mrs. J. Ellis (CASE) w/enclosure  
Ms. A. Vietti-Cook (USNRC) w/enclosure  
Mr. S. Treby (USNRC) w/enclosure

2001  
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50-445  
50-446

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JANUARY 17, 1986

SUBJECT	ORIGINATOR	DATE	LOG NO.	DESCRIPTION
AWS/ASME Code	TUGCO	05 15 84	80 126.1	Applicants' Motion for Summary Disposition of Certain Case Allegations Regarding AWS and ASME Code Provisions Related to Design Issues and Applicants' Statement of Material Facts As To Which There Is No Genuine Issue
AWS/ASME Code	CASE	08 04 84	126.2	CASE's Answer to Applicants' Motion for Summary Disposition of Certain CASE Allegations Regarding AWS and ASME Code Provisions Related to Design Issues in the form of Affidavit of CASE Witness Mark Walsh
AWS/ASME Code	CASE	12 14 85	341	CASE's Response to Applicants' 11/12/85 Changes to Affidavits in Support of Applicants' Motions for Summary Disposition and Affidavit of CASE Witness Jack Doyle (pp 27-33)
Axial Restraints	TUGCO	07 09 84	76 124.1	Applicants' Motion for Summary Disposition Regarding Allegations Concerning Consideration of Force Distribution in Axial Restraints and Affidavit of Robert C. Iotti and John C., Finneran, Jr. Regarding Considerations of Force Distribution in Axial Restraints

\* From the 15.1 Log. All other numbers are from the 15.3 Log.

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JANUARY 24, 1986

SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
Axial Restraints	CASE	08 27 84	124.2	CASE's Partial Answer to Applicants' Statement of Material Facts As to Which There Is No Genuine Issue Regarding Allegations Concerning Consideration of Force Distribution in Axial Restraints in the form of Affidavit of CASE Witness Mark Walsh
Axial Restraints	CASE	12 14 85	341	CASE's Response to Applicants' 11/12/85 Changes to Affidavits in Support of Applicants' Motions for Summary Disposition and Affidavit of CASE Witness Jack Doyle (pp 50-53)
CAT Inspection	NRC	04 13 83	100	Memorandum on Information from Construction Appraisal Team (CAT) Inspection of Comanche Peak, Units 1 and 2 (BN83-29C) and Summary of Meeting on Comanche Peak Added Assurance Program
CPRT	NRC	07 13 84	---	Letter to TUGCO Regarding CPRT
CPRT	NRC	01 24 85	144	Letter Regarding CPRT Action Plan and Comments on Comanche Peak Response Team Issue - Specific Action Plans
CPRT*	NRC	03 06 85	181	Summary of Meeting between NRC and TUGCO to Discuss Status of CPRT Efforts in Responding to the Technical Review Team Findings in the Electrical/Instrumentation Area at CPSES, Units 1 and 2

\* From the 15.1 Log. All other numbers are from the 15.3 Log.

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
CPRT	NRC	03 14 85	143	Transcript of CPRT meeting/Participants: TUGCO, TERA, Energex, Ebasco, CASE, NRC, Cygna, Delian, Worsham, Orrick, Gibbs & Hill
CPRT	NRC	06 13 85	174 175 203	Transcript of Meeting Participants: NRC, TUGCO, CASE, Tenera, Teledyne, Stone and Webster
CPRT*	NRC	08 09 85	300	NRC Staff Evaluation of the CPRT Program Plan
CPRT*	TUGCO	08 13 85	314	Transmittal of CPRT Contracts to CASE
CPRT*	CASE	08 14 85	327	CASE's First Critique of Applicants' Comanche Peak Response Team (CPRT) Plan
CPRT*	CASE	08 14 85	304	Letter to NRC Regarding CASE's First Critique of Applicants' CPRT Plan
CPRT*	CASE Trial Lawyers for Public Justice	08 15 85	326	Current Evaluation of the CPRT from Trial Lawyers for Public Justice
CPRT*	TUGCO	08 16 85	310	Letter to Vincent Noonan (NRC) Regarding CPRT/Quality Aspects

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
CPRT	CASE	08 19 85	240	CASE's Offer of Proof of Lack of Independence of Applicants' Latest Plan (CPRT Plan)
CPRT	NRC	08 29 85	249	Memorandum and Order (Proposal for Governance of this Case)
CPRT	NRC	09 02 85	265	Memorandum (Applicants' Motion for Modification) and Order
CPRT*	NRC	10 03 85	422	Board Notification No. 85-087-Letter to TUGCO Regarding NRC Staff Evaluation of the CPRT Program Plan-Detailed Comments
CPRT	TUGCO	10 09 85	269	Applicants' (1) Response to CASE's 9/4/85 Request for Production of Documents and (2) Motion for Protective Order
CPRT*	TUGCO	10 12 85	403	Letter to Trial Lawyers for Public Justice Regarding the CPRT Program Plan
CPRT	NRC	10 18 85	285	Summary of Meeting Held on 10/2-3/85 - Basis for Establishing the Homogeneous Hardware Populations for the Construction Adequacy Review, and the Stone and Webster Pipe and Pipe Support Reanalysis Program
CPRT	TUGCO	11 05 85	286	Handouts from Public Meeting in Granbury, 11/5-6/85
CPRT	NRC	11 11 85	291	Memorandum (Statistical INferences from CPRT Sampling)

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
CPRT	NRC	12 02 85	305	Summary of Meeting Held 11/5-6/85 - First Monthly Status Meeting to Discuss the Activities Described in the Applicants' Program Plan
CPRT*	NRC	12 02 85	474	Letter to TUGCO Re: Sampling Plan for Visual Resinspection of Welds
CPRT*	Ropes & Gray	12 16 85	493	Letter to NRC Re: CPSES Docket NOs. 50-445 and 50-446
CPRT - Civil Structural	NRC	03 06 85	146	Transcript of meeting between TUGCO and the NRC Regarding Comanche Peak Steam Electric Station - Civil/Structural Action Plan Participants: CASE, TERA, JBA, Brown & Root, TUGCO, NRC, DELIAN
CPRT - Civil Structural	NRC	06 18 85	176	Transcript of Meeting on Recalculation of Seismic Response Spectra Participants: NRC, TUGCO, BNL, RLCA, Gibbs & Hill, Teledyne
CPRT - Civil Structural*	NRC	06 24 85	247	Board Notification No. 85-065 Summary of Meeting between NRC Staff and TUGCO Concerning a Reanalysis of the Rock-Structure Interaction for Comanche Peak

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
CPRT - Piping*	TUGCO	11 18 85	456	Letter to NRC Re: CPSES Docket Nos 50-445 and 50-446 Code Cases N-397 and N-411
Conduit/Cable Tray	NRC	03 14 84	36	Inspection Summary of Inspection Conducted 12/20/83 - 01/30/84 (Report 50-445/83-52)
Conduit/Cable Trays*	TUGCO	08 09 85	296	Letter Regarding CPSES Conduit Support Spans QA File: CP-85-19, SDAR-180
Conduit/Cable Trays*	TUGCO	09 05 85	333	Letter to NRC Regarding Conduit Support Spans QA File: CP-85-19, SDAR-180
Conduit/Cable Trays*	TUGCO	09 30 85	371	Letter to NRC Regarding Cable Tray Hanger Design QA File: CP-85-35, SDAR-196
Conduit/Cable Trays*	TUGCO	09 30 85	377	Letter to NRC Regarding Conduit Support System QA File: CP-85-34, SDAR-195
Conduit/Cable Trays*	TUGCO	10 10 85	401	Letter to NRC Regarding Computer Program Errors QA File: CP-85-41, SDAR-203
Conduit/Cable Trays*	TUGCO	10 10 85	399	Letter to NRC Regarding Equipment Conduit Interface QA File: CP-85-39, SDAR-201

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
Conduit/Cable Trays*	TUGCO	10 16 85	415	Letter to NRC Regarding Electrical Raceway Support System QA File: CP-85-31, SDAR-192
Conduit/Cable Trays*	TUGCO	10 16 85	417	Letter to NRC Regarding Thermolag QA File: CP-85-42, SDAR-204
Conduit/Cable Trays*	TUGCO	11 07 85	449	Letter to NRC Re: CPSES Docket No. 50-446 Equipment Conduit Interface
Conduit/Cable Trays*	TUGCO	11 07 85	450	Letter to NRC Re: CPSES Docket Nos. 50-446 Computer Program Errors
Conduit/Cable Trays*	TUGCO	11 14 85	453	Letter to NRC Re: CPSES Docket Nos 50-445 and 50-446. Cable Tray Hanger Design Adequacy
Conduit/Cable Trays*	TUGCO	12 20 85	497	Letter to NRC Re: CPSES Docket Nos. 50-445 Cable Tray Hanger Reverification Program
Corrective Action Systems	ASLB	06 16 83	49	Transcript Excerpts of Hearings on Corrective Action Systems Participants: ASLB, NRC, CASE, Texas PUC
Differential Displacements	TUGCO	06 22 84	78 127.1	Applicants' Motion for Summary Disposition of CASE Allegations Regarding Differential Displacement of Large-Framed, Wall-to-Wall and Floor-to-Ceiling Pipe Supports and Affidavit of R.C. Iotti and J.C. Finneran, Jr., Regarding Differential Displacement of Large Frame Pipe Supports

\* From the 15.1 Log. All other numbers are from the 15.3 Log.

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
Differential Displacements	CASE	08 27 84	127.2	CASE's Partial Answer to Applicants' Statement of Material Facts As to Which There Is No Genuine Issue Regarding Differential Displacements of Large-Framed, Wall-to-Wall and Floor-to-Ceiling Pipe Supports
Differential Displacements	TUGCO	09 28 84	127.3	Applicants' Reply to CASE's Answer to Applicants' Motion for Summary Disposition Regarding Differential Displacement of Large-Framed, Wall-to-Wall and Floor-to-Ceiling Pipe Supports
Document Control	TUGCO	00 00 00	43	Testimony of Frank M. Strand Regarding Cygna Review of Document Control
Document Control	TUGCO	00 00 00	44	Testimony of Jesse Michael Strange Regarding Cygna Review of Document Control
Document Control	TUGCO	00 00 00	46	Additional Testimony of Heyward Asgell Hutchinson, Jr. Regarding Cygna Review of Document Control
Document Control	CASE	02 10 84	8	CASE's Motion to Late File Testimony of New Witness and Testimony of CASE Witness Dobie Hatley

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
Document Control	TUGCO	04 12 84	45	Applicants' Motion Regarding Advance Notice of Cygna Review of Document Control
Document Control	NRC	04 24 84	91	Board Notification No. 84-085 - Department of Labor Findings on Comanche Peak "Whistleblowers" Plus Two Dobie Hatley Interviews
Effects of Gaps	TUGCO	05 18 84	133.1	Applicants' Motion for Summary Disposition Regarding the Effects of Gaps on Structural Behavior Under Seismic Loading Conditions and Affidavit of Robert C. Iotti and John C. Finneran, Jr. Regarding the Effects of Gaps on Structural Behavior Under Seismic Loading Conditions and Analysis of Piping Systems with Nonlinear Supports Subjected to Seismic Loading (Report) by D.A. Barta and Seismic Analysis of Piping with Nonlinear Supports (Report) by D.A. Barta et al. and Applicants' Statement of Material Facts As to Which There Is No Genuine Issue Regarding the Effects of Gaps on Structural Behavior Under Seismic Loading Conditions

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
Effects of Gaps	TUGCO	05 18 84	57	Applicants' Motion for Summary Disposition Regarding the Effects of Gaps on Structural Behavior Under Seismic Loading Conditions
Effects of Gaps	CASE	08 12 84	133.2	CASE's Answer to Applicants' Statement of Material Facts As to Which There Is No Genuine Issue Regarding the Effects of Gaps on Structural Behavior Under Seismic Loading Conditions in the form of Affidavit of CASE Witness Mark Walsh
Effects of Gaps	TUGCO	10 26 84	133.3	Applicants' Reply to (1) CASE's Answer to Applicants' Motion for Summary Disposition Regarding the Effects of Gaps and (2) Board Chairman's "Preliminary Views" Regarding Additional Pleadings and Affidavit of Robert C. Iotti and John C. Finneran, Jr. in Reply to CASE's Answer to Applicants' Motion for Summary Disposition Regarding the Effects of Gaps
Effects of Gaps	CASE	12 16 84	133.4	CASE's Fourth Round Answer to Applicants' Reply to CASE's Answer to Applicants' Motion for Summary Disposition Regarding the Effects of Gaps in the form of Affidavit of CASE Witness Mark Walsh

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
Effects of Gaps	CASE	12 14 85	341	CASE's Response to Applicants' 11/12/85 Changes to Affidavits in Support of Applicants' Motions for Summary Disposition and Affidavit of CASE Witness Jack Doyle (pp. 35-37)
Electrical Issues*	TUGCO	08 05 85	291	CPSES Docket Nos. 50-445 and 50-446 Breaker Coordination Study
Electrical Issues*	TUGCO	09 19 85	343	Letter to NRC Regarding Electrical Raceway Support System QA File: CP-85-31, SDAR-192
Electrical Issues*	TUGCO	10 10 85	397	Letter to NRC Regarding Control Board Separation Material QA File: CP-85-38, SDAR-200
FSAR*	TUGCO	10 15 85	409	Letter to NRC Regarding FSAR Amendment 56 Description
Fire Protection*	NRC	06 07 85	225	Summary of Meeting between NRC Staff and TUGCO to Discuss the Comanche Peak Fire Protection Program
Fire Protection*	TUGCO	06 26 85	263	Letter Regarding Docket Nos. 50-445 and 50-446 on Fire Protection

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
Fire Protection*	TUGCO	08 09 85	297	CPSES Fire Protection QA File: CP-85-25, SDAR-186
Fire Protection*	TUGCO	10 01 85	378	Letter to NRC Regarding Fire Protection QA File: CP-85-25, SDAR-186
Fire Protection*	NRC	10 24 85	436	Letter to TUGCO Regarding Issuance of Supplement No. 12 to NUREG-0797
Friction Forces	TUGCO	05 16 84	80 74 118.1	Applicants' Motion for Summary Disposition Regarding Consideration of Friction Forces in the Design of Pipe Supports With Small Thermal Movements and Affidavit of John C. Finneran, Jr. Regarding Consideration of Friction Forces in the Design of Pipe Supports With Small Thermal Movements
Friction Forces	CASE	08 06 84	118.2	CASE's Answer to Applicants' Statement of Material Facts As to Which There Is No Genuine Issue Regarding Consideration of Friction Forces in the Design of Pipe Supports with Small Thermal Movements in the form of Affidavit of CASE Witnesses Jack Doyle and Mark Walsh
Friction Forces	TUGCO	09 19 84	118.3	Applicants' Reply to CASE's Answer to Applicants' Motion for Summary Disposition Regarding Consideration of Friction Forces and Affidavit of John C. Finneran, Jr. in Support of Applicants' Reply to CASE's Answer to Applicants' Motion for Summary Disposition Regarding Consideration of Friction Forces

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
Friction Forces	CASE	10 01 84	118.4	CASE's Answer to Applicants' Reply to CASE's Answer to Applicants' Motion for Summary Disposition Regarding Consideration of Friction Forces in the form of Affidavit of CASE Witness Mark Walsh
Friction Forces*	CASE	06 13 85	221	Further Clarification of CASE's Position Regarding Applicants' Use of 3 S <sub>m</sub>
Friction Forces	CASE	12 14 85	341	CASE's Response to Applicants' 11/12/85 Changes to Affidavits in Support of Applicants' Motions for Summary Disposition and Affidavit of CASE Witness Jack Doyle (pp. 25-26)
General	ASLB	02 10 84	114	Telephone Conference Transcript Participants: ASLB, TUGCO, NRC, CASE
General	CASE	02 16 84	7	CASE's Expected Findings of Fact for 2/20-24/84 Hearings
General	NRC	02 28 84	18	Telephone Conference Transcript Participants: ASLB, NRC, TUGCO, CASE, State of Texas
General	ASLB	03 15 84	29 32	Memorandum (Clarification of Open Issues)

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
General	NRC	03 18 84	53	Telephone Conference Transcript Participants: ASLB, TUGCO, NRC, CASE, Cygn, State of Texas
General	CASE	03 22 84	31	CASE's Comments on 3/21/84 Meeting with Cygn
General	NRC	03 30 84	34	Telephone Conference Transcript Participants: ASLB, TUGCO, NRC, CASE, Cygn, State of Texas
General	NRC	04 19 84	93	NRC Staff Response to CASE's Motions Regarding Board's 3/15/84 Memorandum
General	NRC	06 05 84	57	NRC Staff's Response to Applicants' Motion to Obtain Access to Information Regarding Investigations at Comanche Peak or for Alternative Relief
General	NRC	06 06 84	189	Telephone Conference Transcript Participants: NRC, TUGCO, CASE, BNL
General	NRC	06 08 84	190	Transcript of Meeting between TUGCO and NRC Regarding Summary Disposition
General	NRC	06 20 84	180	Transcript of Meeting Participants: NRC, TUGCO, Ebasco

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
General*	NRC	08 06 84	79	Transcript of Discussion on Motions for Summary Disposition Filed by Applicant Participants: TUGCO, NRC, CASE
General	NRC	08 08 84	185	Transcript of Meeting on Question on Summary Dispositions Filed by Texas Utilities on Comanche Peak Participants: TUGCO, NRC
General	NRC	08 23 84	187	Transcript of Meeting between TUGCO and NRC on Motions for Summary Disposition Participants: NRC, Bishop et al., TUGCO, CASE, REA
General	TUGCO	09 24 84	188	Applicants' Responses to NRC Questions Regarding Applicants' Motions for Summary Disposition from Meetings on 8/8-9/84 and 8/23/84
General	NRC	11 21 84	112	NRC Enforcement Interview and Telephone Conference Transcript Participants: NRC, TUGCO, Cygna, CASE, Ebasco, Dallas area media
General	CASE	12 18 84	116	Memorandum (Reopening Discovery; Misleading Statement)

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
General	ASLB	12 18 84	214	Memorandum (Reopening Discovery; Misleading Statement)
General*	NRC	01 28 85	145	Response to GAP letter of 12/30/84 Regarding CPRT, Cygna's Phases 3 and 4 Audit, and NRC Controls over CPSES Actions
General*	NRC	02 21 85	160	Transcript of Meeting between TUGCO and CASE Concerning Hearing and Licensing Issues
General*	NRC	04 22 85	200	Board Notification No. 85-043 - Recent Letters between Cygna, the Applicants and the NRC Staff Relating to Comanche Peak
General*	NRC	04 25 85	203	Board Notification No. 85-039 - Summary of Meeting between CASE, Texas Utilities and the NRC Staff Relating to the Concerns of Messrs. Walsh and Doyle Regarding the Comanche Peak Plant and Transcript of Discussion on 03/23/85 Participants: NRC, CASE, CPRT
General*	CASE/Lawyers for Public Justice	05 28 85	222	Requests for Documents for Review and Inspection

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
General	TUGCO	05 29 85	168	Applicants' Memorandum Regarding Supplemental Document Production
General*	NRC	05 30 85	223	Memorandum (Clarification of LBP 85-16)
General	CASE	06 10 85	169	CASE's Answer in Opposition to Applicants' 6/10/85 Motion to Extend Time
General	TUGCO	06 10 85	171	Applicants' Motion to Extend Time
General	NRC	06 10 85	172	NRC Staff Response to CASE Request for Immediate Order Directing Staff to Preserve Documents
General	CASE	06 11 85	173	CASE's Opposition to Applicants' Motion to Extend Time to File Their "Current Management Views" Brief
General	NRC	06 12 85	165	Memorandum (Request for an Extension of Time)
General*	Bishop, et al.	06 17 85	251	Response to CASE Discovery Requests et al. (Partial list)
General*	CASE	06 24 85	259	Letter to Robert Wooldridge Regarding Discovery Requests

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
General	NRC	06 24 85	213	Board Notification and CASE's Motions: for Discovery Regarding the MAC Report and Issues Raised by the MAC Report and/or for Hearings and/or Evidentiary Depositions
General	NRC	06 28 85	209	Third Supplement to NRC Staff Response to CASE's Request for Admissions
General	NRC	06 28 85	217	Applicants' Current Management Views and Management Plan for Resolution of All Issues
General	TUGCO	07 03 85	211	Applicants' Second Partial Response to Ripe Discovery Requests
General	TUGCO	07 05 85	178	Applicants' First Partial Response to Ripe Discovery Requests
General*	CASE	07 06 85	244	CASE's Response to Applicants' 6/28/85 Current Management Views and Management Plan for Resolution of All Issues
General	TUGCO	07 08 85	179	Applicants' Response in Opposition to CASE's Motion for Immediate Hearings, Evidentiary Depositions, and/or Discovery Regarding the MAC Report

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
General	NRC	07 11 85	208	NRC Staff Response to CASE's Motions for Discovery on the MAC Report
General*	Bishop, et al.	07 15 85	273	Letter Regarding Appeal Board Decision in the Diablo Canyon Proceeding (ALAB-814)
General	CASE	07 22 85	220	CASE's Response to the Alleged Mootness of Docket 2 Issues and Proposed Schedule for Docket 2
General	CASE	07 22 85	224	CASE's Response to the Alleged Mootness of Docket 2 Issues and Proposed Schedule for Docket 2
General	ASLB	07 23 85	215	Memorandum and Order (Motions Related to the MAC Report)
General	TUGCO	08 13 85	231	Applicants' Response to CASE's Motion to Compel July 3, 1985 Discovery
General*	TUGCO	08 14 85	305	Letter to NRC Regarding CPSES Docket Nos. 50-445 and 50-446 Clarification of Breaker Coordination Study
General*	NRC	08 14 85	307	Letter to W.G. Council (TUGCO) Regarding Request for Additional Information Concerning Protection from Jet Impingement Outside Containment

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
General	TUGCO	08 16 85	247	Current Status of Discovery
General	NRC	08 16 85	232	Memorandum (Current Status of Discovery)
General*	NRC	08 22 85	328	Letter to ASLB Regarding NRC Staff Intentions Regarding Two CASE Proposals and One CASE Motion
General	TUGCO	08 28 85	251	Applicants' Motion for Clarification and/or Reconsideration of August 16, 1985 Memorandum and Order (Current Status of Discovery)
General*	TUGCO	08 30 85	323	Letter to NRC Regarding CPSES Containment Isolation Valves
General	TUGCO	09 03 85	252	(1) Applicants' Response to CASE's Motion for Board to Order Applicants to Supply Documents to Board; (2) Motion for Immediate Board Order for Applicants to Preserve Evidence and Offer of Proof in Support Thereof; (3) CASE's Offer of Proof of Lack of Independence of Applicants' Latest Plan (CPRT Plan); and (4) CASE's Proposal Regarding Design/Design QA Issues in Response to Applicants' 6/28/85 Current Management Views and Management Plan for Resolution of All Issues

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
General*	CASE	09 04 85	383	CASE's Request for Document Production
General	TUGCO	09 25 85	420	Applicants' Memorandum in Support of Motion for Modification with Respect to the Board's Memorandum of 8/29/85 and Applicants' Motion for Modification with Respect to the Board's Memorandum of 8/29/85 (Proposal for Governance of This Case)
General	TUGCO	10 21 85	271	Applicants' Petition for Directed Certification of Licensing Board Order of October 2, 1985
General*	CASE	10 26 85	277	CASE's (Main Docket) Response to Board's 10/15/85 Request Regarding Discovery Matters
General	NRC	11 08 85	289	Memorandum (Withdrawal of Written Filings Motion) and Order
General	NRC	11 25 85	303	Memorandum (Reconsideration of Misrepresentation Memorandum) and Order
General	TUGCO	12 05 85	334	Applicants' Statement of Continuing Intent to Withdraw Motions for Summary Disposition

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
Generic Stiffness	TUGCO	05 21 84	75 121.1	Applicants' Motion for Summary Disposition Regarding Use of Generic Stiffnesses Instead of Actual Stiffnesses in Piping Analysis and Affidavit of R.C. Iotti and John C. Finneran, Jr. Regarding Use of Generic Stiffnesses Instead of Actual Stiffnesses in Piping Analysis
Generic Stiffness	CASE	12 14 85	341	CASE's Response to Applicants' 11/12/85 Changes to Affidavits in Support of Applicants' Motions for Summary Disposition and Affidavit of CASE Witness Jack Doyle (pp. 33-34)
Generic Stiffnesses	CASE	08 25 84	121.2	CASE's Partial Answer to Applicants' Statement of Material Facts As to Which There Is No Genuine Issue Regarding Applicants' Use of Generic Stiffnesses Instead of Actual Stiffnesses in Piping Analysis in the form of Affidavit of CASE Witnesses Jack Doyle and Mark Walsh
Independent Assessment Program*	CASE	04 11 84	19	Proposed Stipulations and Other Matters
Independent Assessment Program	CASE	10 20 84	107	CASE's Third Motion for Summary Disposition Regarding Lack of Independence and/or Credibility of Cygna in the form of Affidavit of CASE Witness Jack Doyle and Which There Is No Genuine Issue Regarding Lack of Independence and/or Credibility of Cygna

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
Independent Assessment Program	CASE	02 07 84	52	Testimony of CASE Witness Mark A. Walsh (Revised)
Independent Assessment Program	TUGCO	02 16 84	6	Applicants' Expected Findings of Fact Regarding Independent Assessment Program for Comanche Peak Steam Electric Station
Independent Assessment Program	CASE	02 29 84	17	CASE's Motion Regarding CASE's Summary of Cross-Examination Areas Supplied to Cygna on 2/22/84
Independent Assessment Program	CASE	03 05 84	25	Affidavit of Jack Doyle (Corrections to His Testimony at February Hearings)
Independent Assessment Program*	CASE	03 13 84	7	Additional Questions Related to Prefiled Testimony of Nancy H. Williams
Independent Assessment Program*	CASE	03 15 84	8	Additional Questions Related to Prefiled Testimony of Nancy H. Williams

\* From the 15.1 Log. All other numbers are from the 15.3 Log.



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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
Independent Assessment Program*	CASE	03 15 84	9	Letter Regarding Proposed Stipulations
Independent Assessment Program*	CASE	03 29 84	14	CASE Request for Additional Information Regarding Prefiled Testimony of Nancy H. Williams
Independent Assessment Program*	CASE	03 31 84	15	Clarification - Doyle No. 16 - Regarding Prefiled Testimony of Nancy H. Williams
Independent Assessment Program*	CASE	04 07 84	18	Outstanding Document Requests Regarding Prefiled Testimony of Nancy H. Williams
Independent Assessment Program	Cygn	04 12 84	28.1	Testimony of Nancy H. Williams in Response to CASE Questions of 2/22/84 to Cygn Energy Services
Independent Assessment Program*	CASE	04 18 84	21	Letter Regarding Cross-Examination Documents and Other Matters
Independent Assessment Program	NRC	04 19 84	48	Transcript of NRC Meeting with Cygn Energy Services on Independent Assessment Program

\* From the 15.1 Log. All other numbers are from the 15.3 Log.

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
Independent Assessment Program	CASE	04 27 84	51	Amended Testimony of CASE Witness Jack Doyle
Independent Assessment Program	CASE	04 27 84	94	Amended Testimony of CASE Witness Jack Doyle
Independent Assessment Program	CASE	11 02 84	106	CASE's Answer to, and Motions Regarding, Applicants' Motions to Set Schedule for Briefs Addressing Cygna Phase 3 Issues and for Expedited Responses
Independent Assessment Program	TUGCO	11 27 84	108	Applicants' Answer to CASE's Third Motion for Summary Disposition
Independent Assessment Program	Cygna	12 07 84	109	Cygna Response in Opposition to CASE's Third Motion for Summary Disposition Regarding Lack of Independence and/or Credibility of Cygna
Independent Assessment Program	Cygna	12 07 84	110	Affidavit of Cygna Witness Nancy H. Williams in Opposition to CASE's Third Motion for Summary Disposition

\* From the 15.1 Log. All other numbers are from the 15.3 Log.

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
Independent . Assessment Program	NRC	01 10 85	115	Transcript of NRC Meeting with Cygna Energy Services on Comanche Peak Steam Electric Station Independent Assessment Program (Phase 3)
Independent Assessment Program*	NRC	04 22 85	207	Transcript of Meeting between Cygna and NRC Staff on 04/19/84
Independent Assessment Program*	NRC	04 22 85	207	Board Notification No. 85-044 - Meetings between Cygna and the NRC Staff Relating to Comanche Peak
Independent Assessment Program	NRC	05 21 85	160	Transcript of Meeting on Phase 4 Electrical/Mechanical Systems Review Scope Participants: NRC, Cygna
Independent Assessment Program*	NRC	05 30 85	217	Board Notification No. 85-060 - Summary of Meeting on 4/26/85 between NRC and Cygna to Brief NRC Management on Comanche Peak Independent Assessment Program Effort
Independent Assessment Program*	Orrick, et al.	08 23 84	63	Response to Peter Bloch of ASLB Regarding Independent Assessment Program - Phase 3 Design Control Review

\* From the 15.1 Log. All other numbers are from the 15.3 Log.

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
Interrogatories	CASE	02 02 84	50	CASE's Sixteenth Set of Interrogatories and Requests to Produce to Applicants
Interrogatories	CASE	05 30 84	57	CASE's Partial Answer to Applicants' Ninth Set of Interrogatories to CASE and Requests to Produce
Interrogatories	TUGCO	06 07 85	170	Applicant's Report Regarding Status of Replies to CASE Interrogatories
Interrogatories	CASE	06 24 85	212	CASE's Interrogatories to Applicants and Requests to Produce Re: the MAC Report and Issues Raised by the MAC Report
Interrogatories	TUGCO	06 28 85	166	Applicants' Second Partial Response to CASE's Fifth Set of Interrogatories Re: Credibility
Interrogatories	TUGCO	07 01 85	210	Applicants' Third Partial Response to CASE's Fifth Set of Interrogatories Re: Credibility
Interrogatories	CASE	07 29 85	225	Motion to Compel Responses to Interrogatories Filed July 3, 1985
Interrogatories	CASE	07 29 85	222	CASE Interrogatories Regarding the CPRT

\* From the 15.1 Log. All other numbers are from the 15.3 Log.

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
Interrogatories	CASE	08 07 85	228	CASE's Request for Supplementation of Applicants' Answers to Previous CASE's Discovery Requests
Interrogatories*	CASE	08 07 85	301	Interrogatory 5 of CASE's 6/24/85 Interrogatories to Applicants and Requests to Produce Re: the MAC Report and Issues Raised by the MAC Report
Interrogatories	TUGCO	08 13 85	230	Applicants' Answer to CASE's Interrogatories Regarding Premature Implementation of CPRT
Interrogatories	TUGCO	08 19 85	254	Applicants' Response to CASE Interrogatories Regarding the CPRT
Interrogatories	TUGCO	08 19 85	239	Applicants' Response to CASE Interrogatories Regarding the CPRT
Interrogatories	CASE	08 30 85 rec'd - no date given for when it was generated	245	CASE Interrogatories Regarding Premature Implementation of CPRT
Interrogatories*	Ropes & Gray	10 22 85	427	Letter to NRC Regarding Applicants' Response to CASE's 08/27/85 Interrogatories to Applicants and Requests to Produce and Request for Protective Order

\* From the 15.1 Log. All other numbers are from the 15.3 Log.

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
Local Displacements and Stresses	TUGCO	06 18 84	82 74 120.1	Applicants' Motion for Summary Disposition Regarding Consideration of Local Displacements and Stresses and Affidavit of John C. Finneran, Jr. Regarding Consideration of Local Displacements and Stresses
Local Displacements and Stresses	TUGCO	06 18 84	71	Affidavit of John C. Finneran, Jr. Regarding Consideration of Local Displacements and Stresses
Local Displacements and Stresses	TUGCO	06 20 84	72	Applicants' Statement of Material Facts As To Which There Is No Genuine Issue Regarding Consideration of Local Displacements and Stresses
Local Displacements and Stresses	CASE	08 25 84	125.2	CASE's Answer to Applicants' Statement of Material Facts As to Which There Is No Genuine Issue Regarding Consideration of Local Displacements and Stresses in the form of Affidavit of CASE Witness Jack Doyle

\* From the 15.1 Log. All other numbers are from the 15.3 Log.



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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
Local Displacements and Stresses	TUGCO	09 28 84	125.3	Applicants Reply to CASE's Answer to Applicants' Motion for Summary Disposition Regarding Local Displacements and Stresses and Affidavit of John C. Finneran, Jr. in Support of Applicants' Reply to CASE's Answer to Applicants' Motion for Summary Disposition Regarding Local Displacements
Local Displacements and Stresses	CASE	10 03 84	125.4	CASE's Answer to Applicants' Reply to CASE's Answer to Applicants' Motion for Summary Disposition Regarding Local Displacements and Stresses in the form of Affidavit of CASE Witness Jack Doyle
MAC Report*	Worsham, et al.	05 29 85	257	Letter to the ASLB Regarding Supplementation of Applicants' Response to CASE's Request for Production
MAC Report	CASE	07 22 85	219	CASE Motion to Compel Response to Interrogatories and Document Production Request Related to MAC Report
MAC Report	CASE	07 22 85	221	CASE's Motion to Compel Answers to CASE's 6/24/85 Interrogatories to Applicants and Requests to Produce Re: the MAC Report and Issues Raised by the MAC Report

\* From the 15.1 Log. All other numbers are from the 15.3 Log.

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
MAC Report	CASE	08 05 85	227	CASE's Motion for Reconsideration of Board's 7/22/85 Memorandum and Order (Motions Related to the MAC Report)
MAC Report	TUGCO	08 14 85	238	Applicants' Response to CASE's Motion for Reconsideration of Board's 7/22/85 Memorandum and Order (Motions Related to the MAC Report)
MAC Report*	NRC	08 16 85	316	Board Notification No. 85-076: Update of Board Notification 85-067 Regarding Office of Investigation Efforts on the Facts Surrounding TUGCO's Withholding of a 1978 Management Analysis Company (MAC) Report
Mac Report	TUGCO	12 10 85	297	Applicants' Supplemental Responses to CASE's Interrogatories Re: the MAC Report and Issues Raised by the MAC Report (Third Supplement)
Management Plan	CASE	05 09 85	205	CASE's Proposed Case Management Plan (Docket 2)
Management Plan	CASE	05 09 85	207	CASE Memorandum in Support of its Case Management Plan and in Opposition to Applicant's Case Management Plan (Docket 2)

\* From the 15.1 Log. All other numbers are from the 15.3 Log.

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
Management Plan	NRC	05 10 85	206	NRC Staff Comments on Applicants' Proposed Case Management Plan
Management Plan	CASE	05 13 85	161	CASE's Answer to Applicants' 4/26/85 Proposed Case Management Plan
Management Plan	CASE	07 29 85	223	CASE's Initial Response to Applicants' 6/28/85 Current Management Views and Management Plan for Resolution of All Issues
Management Plan	NRC	08 02 85	229	NRC Staff Response to Applicants' Statement of Current Views and Proposed Case Management Plan
Mechanical Systems*	NRC	08 06 85	292	NRC Staff Evaluation of Comanche Peak Unit 1 Inservice Testing Program for Pumps and Valves
Mechanical Systems*	TUGCO	09 19 85	348	Letter to NRC Regarding Containment Spray Pump QA File: CP-85-23, SDAR-184
Mechanical Systems*	TUGCO	09 30 85	375	Letter to NRC Regarding Containment Isolation Valves QA File: CP-85-22, SDAR-183

\* From the 15.1 Log. All other numbers are from the 15.3 Log.

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
Mechanical Systems*	TUGCO	10 10 85	400	Letter to NRC Regarding Qualification of Plant Temperatures QA File: CP-85-43, SDAR-205
Mechanical Systems*	TUGCO	10 14 85	406	Letter to NRC Regarding the Impact of HELB Temperatures on Qualified Equipment Outside Containment QA File: CP-84-12, SDAR-136
Mechanical Systems*	TUGCO	10 16 85	416	Letter to NRC Regarding Auxiliary Feedwater System QA File: CP-85-32, SDAR-193
NRC Inspection Report*	NRC	09 20 85	384	Letter to NRC Regarding NRC Inspection 85-02 dated 9/11/85
NRC Inspection Report	NRC	09 26 85	267	Letter to ASLB Regarding NRC Inspection Report 85-03/85-02 dated 9/17/85
OBE/SSE	CASE	12 14 85	341	CASE's Response to Applicants' 11/12/85 Changes to Affidavits in Support of Applicants' Motions for Summary Disposition and Affidavit of CASE Witness Jack Doyle (pp 37-40)

\* From the 15.1 Log. All other numbers are from the 15.3 Log.

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
OBE/SSE Loading	TUGCO	05 16 84	122.1 80	Applicants' Motion for Summary Disposition Regarding Alleged Errors Made in Determining Damping Factors for OBE and SSE Loading Conditions and Affidavit of Robert C. Iotti Regarding Alleged Errors Made in Determining Damping Factors for OBE and SSE Loading Conditions and Applicants' Statement of Material Facts As to Which There Is No Genuine Issue Regarding Applicants' Consideration of Damping Factors for OBE and SSE Loading Conditions
OBE/SSE Loading	CASE	08 04 84	122.2	CASE's Answer to Applicants' Statement of Material Facts As to Which There Is No Genuine Issue Regarding Applicants' Consideration of Damping Factors for OBE and SSE Loading Conditions in the form of Affidavit of CASE Witness Mark Walsh
OBE/SSE Loading	TUGCO	09 20 84	122.3	Applicants' Reply to CASE's Answer to Applicants' Motion Regarding Alleged Errors Made in Determining Damping Factors for OBE and SSE Loading Conditions and Affidavit of Robert C. Iotti in Support of Applicants' Reply to CASE's Answer to Applicants' Motion Regarding Alleged Errors Made in Determining Damping Factors for OBE and SSE Loading Conditions

\* From the 15.1 Log. All other numbers are from the 15.3 Log.

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
OBE/SSE Loading	CASE	10 02 84	122.4	CASE's Answer to Applicants' Reply to CASE's Answer to Applicants' Motion Regarding Alleged Errors Made in Determining Damping Factors for OBE and SSE Loading Conditions
Pipe Clamps	NRC	11 24 82	9	Board Notification No. 82-105 - Alleged Design Deficiency
Pipe Clamps	TUGCO	11 04 83	11	Applicants' Brief Regarding Relevance of Board Notification 82-105A and Affidavit of John C. Finneran, Jr. Regarding Analysis of Stiff Pipe Clamps Addressed in Board Notification 82-105A
Pipe Clamps	CASE	11 04 83	12	CASE's Assessment of Applicability of Board Notification 82-105A to Comanche Peak Steam Electric Station
Pipe Clamps	NRC	11 04 83	14	NRC Brief on Board Notification 82-105A and Affidavit of W. Paul Chen on the SIT Report and Stiff Pipe Clamps and Affidavit of David Terao on Stiff Pipe Clamps
Piping/Pipe Support Design*	TUGCO	12 20 85	499	Letter to NRC Re: CPSES Docket Nos. 50-445 and 50-446 Main Steam Line Fluid Transient

\* From the 15.1 Log. All other numbers are from the 15.3 Log.



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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
Piping/Pipe Support Design	TUGCO	11 12 85	292	Affidavit of Rovert C. Iotti and John C. Finneran, Jr. in Response to Board Request for Information on Variation of Field Configurations of Supports Utilizing Cinched-Down U-Bolts
Piping/Pipe Support Design*	TUGCO	08 30 85	325	Letter to NRC Regarding CPSES Docket Nos. 50-445 and 50-446 Pipe Support Design
Piping/Pipe Support Design	NRC	06 11 84	184	Telephone Conference Transcript Participants: NRC, CASE, TUGCO, Ebasco
Piping/Pipe Support Design	ASLB	10 18 84	105	Memorandum and Order (More Detail on Individual Pipe Supports)
Piping/Pipe Support Design	NRC	02 26 85	---	Transcript of Meeting between TUGCO and NRC Regarding CPSES - Piping and Support Design Participants: TUGCO, NRC, TERA, ETGC, Battelle Columbus, CASE, Teledyne, Cygna, Dallas area media

\* From the 15.1 Log. All other numbers are from the 15.3 Log.

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
Piping/Pipe Support Design	NRC	02 26 85	135 147	Transcript of Meeting between TUGCO and the NRC Regarding Comanche Peak Steam Electric Station - Piping and Support Design Participants: NRC, TUGCO, TERA, ETGC, Battelle Columbus, CASE, Teledyne, Cygna, Gibbs & Hill, Ebasco, RLCA, Bishop et al., Iarpell, Dallas area media
Piping/Pipe Support Design	NRC	02 27 85	148	Transcript of Meeting between TUGCO and the NRC Regarding Comanche Peak Steam Electric Station - Piping and Support Design Participants: NRC, TUGCO, TERA, RLCA, Gibbs & Hill, Ebasco, Bishop et al., Iarpell, Enerex, Cygna, ETGC, Battelle Columbus, CASE, Teledyne, Dallas area media
Piping/Pipe Support Design*	NRC	03 11 85	165	Board Notification No. 85-026 - Summary of Meeting between NRC and TUGCO Concerning the Design of Piping and Pipe Supports at Comanche Peak
Piping/Pipe Support Design	NRC	07 03 85	---	Use of ASME Code Edition and Addenda for CPSES Units 1 and 2

\* From the 15.1 Log. All other numbers are from the 15.3 Log.

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
Piping/Pipe- Support Design*	TUGCO	08 30 85	324	Letter to NRC Regarding Comments on Proposed Amendment to General Design Criterion 4
Piping/Pipe Supports*	Bishop, et al.	11 04 85	438	Letter to ASLB Regarding (1) U-bolt Support Configurations Used in Applicants' Tests and (2) Corrections to Applicants' Affidavits Supporting the Motions for Summary Disposition Regarding Piping and Support Design
QA/QC	CASE	00 00 00	102	CASE's Statement of Material Facts As to Which There Is No Genuine Issue Regarding CASE's First Motion for Summary Disposition Regarding Certain Aspects of the Implementation of Applicants' Design and QA/QC for Design
QA/QC	NRC	12 28 83	1 15	Memorandum and Order (Quality Assurance for Design)
QA/QC	TUGCO	02 03 84	19	Applicants' Plan to Respond to Memorandum and Order (Quality Assurance for Design)
QA/QC	NRC	02 06 84	2	NRC Staff Response to CASE's Motion for Reconsideration of Board's 12/28/83 Memorandum and Order (Quality Assurance for Design)

\* From the 15.1 Log. All other numbers are from the 15.3 Log.

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
QA/QC	NRC	02 23 84	22	Transcript of Hearing Participants: ASLB, TUGCO, NRC, CASE, State of Texas, Texas PUC
QA/QC	CASE	03 05 84	24	CASE's Answer to Applicants' Plan to Respond to Memorandum and Order (Quality Assurance for Design)
QA/QC	NRC	03 09 84	26	NRC Staff Comments on Applicants' Plan to Respond to Memorandum and Order (Quality Assurance for Design)
QA/QC	NRC	03 13 84	27	Supplement to Applicants' Plan to Respond to Memorandum and Order (Quality Assurance for Design)
QA/QC	NRC	04 06 84	40	NRC Staff Comments on Supplement to Applicants' Plan to Respond to Memorandum and Order (Quality Assurance for Design)
QA/QC	CASE	04 12 84	47	CASE's Response to Applicants' Plan to Respond to Memorandum and Order (Quality Assurance for Design)
QA/QC	TUGCO	07 03 84	81 117.1	Applicants' Motion for Summary Disposition Regarding Allegations Concerning Quality Assurance Program for Design of Piping and Pipe Supports for Comanche Peak Steam Electric Station and Affidavit of D.N. Chapman, J.C. Finneran, Jr., D.E. Powers, R.P. Deubler, R.E. Ballard, Jr. and A.T. Parker Regarding Quality Assurance Program for Design of Piping and Pipe Support for Comanche Peak Steam Electric Station

\* From the 15.1 Log. All other numbers are from the 15.3 Log.

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
QA/QC*	NRC	07 13 84	47	Special Review Team Report
QA/QC	CASE	10 01 84	101	CASE's First Motion for Summary Disposition Regarding Certain Aspects of the Implementation of Applicants' Design and QA/QC for Design in the form of Affidavit of CASE Witness Jack Doyle
QA/QC	CASE	10 06 84	103	CASE's Motion and Offer of Proof Regarding CASE's First Motion for Summary Disposition Regarding Certain Aspects of the Implementation of Applicants' Design and QA/QC for Design
QA/QC	CASE	10 18 84	117.3	CASE's Partial Answer to Applicants' Statement of Material Facts As to Which There Is No Genuine Issue Regarding Applicants' Quality Assurance Program for Design of Piping and Pipe Supports for Comanche Peak Steam Electric Station in the form of Affidavit of CASE Witness Jack Doyle and CASE's Motion for Additional Time and CASE's Second Partial Answer to Applicants' Statement of Material Facts As to Which There Is No Genuine Issue Regarding Applicants' Quality Assurance Program for Design of Piping and Pipe Supports for Comanche Peak Steam Electric Station in the form of Affidavit of CASE Witness Mark Walsh

\* From the 15.1 Log. All other numbers are from the 15.3 Log.

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
QA/QC	NRC	01 15 85	183	Transcript of Meeting with TUGCO Concerning the Motion for Summary Disposition on QA/QC Program for Design of Piping and Pipe Supports for Comanche Peak Partic: : NRC, TUGCO
QA/QC*	NRC	03 04 85	168	Letters Regarding Panel to Prepare NRC Staff Position on Comanche Peak Hearing Contention No. 5 - Working Charter
QA/QC	NRC	03 05 85	152	CPRT Efforts in Responding to the NRC Technical Review Team Findings (Board Notification No. 85-029)
QA/QC	NRC	03 06 85	117.2	Board Notification No. 85-022 - Summary of Meeting between the NRC Contention 5 Panel and CASE and TUGCO Concerning Comanche Peak Steam Electric Station
QA/QC*	NRC	03 08 85	163	Board Notification No. 85-023 - Panel to Prepare NRC Staff Position on Comanche Peak Hearing Contention No. 5 - Working Charter
QA/QC	TUGCO	05 19 85	---	Supplementation of Applicant's Response to CASE's Request for Production (MAC Report)

\* From the 15.1 Log. All other numbers are from the 15.3 Log.



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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
QA/QC	CASE	08 15 85	236	CASE's Proposal Regarding Design/Design QA Issues in Response to Applicants' 6/28/85 Current Management Views and Management Plan for Resolution of All Issues
QA/QC*	NRC	08 27 85	354	Board Notification No. 85-081: Allegations Concerning Westinghouse Analyses and QA
QA/QC	CASE	11 04 85	299	CASE's (Main Docket) Answer to Applicants 10/21/85 Petition for Directed Certification of Licensing Board Order of October 2, 1985
Richmond Inserts	CASE	00 00 00	130.2	CASE's Answer to Applicants' Motion for Summary Disposition Regarding Richmond Inserts and CASE's Answer to Applicants' Statement of Material Facts Relating to Richmond Inserts As to Which There Are No Material Issues in the form of Affidavit of CASE Witness Mark Walsh
Richmond Inserts	TUGCO	06 01 84	57	Affidavit of John C. Finneran, Jr., Robert C. Iotti and R. Peter Deubler Regarding Design of Richmond Inserts and Their Application to Support Design and Attachments

\* From the 15.1 Log. All other numbers are from the 15.3 Log.

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
Richmond Inserts	TUGCO	06 02 84	57	Applicants' Statement of Material Facts Relating to Richmond Inserts As to Which There Are No Material Issues
Richmond Inserts	TUGCO	06 02 84	130.1 57	Applicants' Motion for Summary Disposition Regarding the Design of Richmond Inserts and Their Application to Support Design and Affidavit of John C. Finneran, Jr., Robert C. Iotti, and R. Peter Deubler Regarding Design of Richmond Inserts and Their Application to Support Design
Richmond Inserts	CASE	12 14 85	341	CASE's Response to Applicants' 11/12/85 Changes to Affidavits in Support of Applicants' Motions for Summary Disposition and Affidavit of CASE Witness Jack Doyle (pp 53-54)
Safety Factors	TUGCO	05 20 84	77 119.1	Applicants' Motion for Summary Disposition of CASE's Allegations Regarding Safety Factors and Affidavit of J.C. Finneran, Jr., R.C. Iotti and R.D. Wheaton Regarding Safety Factors
Safety Factors	CASE	08 24 84	119.2	CASE's Partial Answer to Applicants' Statement of Material Facts As to Which There Is No Genuine Issue Regarding Safety Factors in the form of Affidavit of CASE Witnesses Mark Walsh and Jack Doyle

\* From the 15.1 Log. All other numbers are from the 15.3 Log.

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
Safety Factors	TUGCO	11 01 84	119.3	Applicants' Reply to CASE's Partial Answer to Applicants' Motion for Summary Disposition Regarding Safety Factors
Section Property Values	TUGCO	05 18 84	57 128.1	Applicants' Motion for Summary Disposition of CASE Allegation Regarding Section Property Values
Section Property Values	TUGCO	05 18 84	--	Applicants' Motion for Summary Disposition of CASE Allegation Regarding Section Property Values and Affidavit of J.C. Finneran and R.C. Iotti Regarding CASE's Allegation Involving Section Property Values
Section Property Values	CASE	08 12 84	128.2	CASE's Answer to Applicants' Motion for Summary Disposition Regarding CASE Allegations Regarding Section Property Values
Section Property Values	TUGCO	11 09 84	128.3	Applicants' Reply to CASE's Answer to Applicants' Motion for Summary Disposition Regarding Section Property Values and Affidavit of John C. Finneran, Jr. Regarding Information Related to Section Property Values

\* From the 15.1 Log. All other numbers are from the 15.3 Log.

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
Seismic Interactions*	TUGCO	10 01 85	379	Letter to NRC Regarding Non-Seismic to Seismic Interactions QA File: CP-85-33, SDAR-195
Stability	TUGCO	00 00 00	67	Applicants' Statement of Material Facts As to Which There Is No Genuine Issue Regarding Stability of Pipe Supports
Stability	TUGCO	06 17 84	68	Affidavit of John C. Finneran, Jr. Regarding Stability of Pipe Supports and Piping Systems
Stability	TUGCO	06 17 84	66	Applicants' Motion for Summary Disposition Regarding Stability of Pipe Supports
Stability	TUGCO	06 17 84	129.1	Applicants' Motion for Summary Disposition Regarding Stability of Pipe Supports and Affidavit of John C. Finneran, Jr. Regarding Stability of Pipe Supports and Piping Systems
Stability	CASE	10 15 84	129.2	CASE's Motions and Answer to Applicants' Motion for Summary Disposition Regarding Stability of Pipe Supports and CASE's Answer to Applicants' Statement of Material Facts As to Which There Is No Genuine Issue Regarding Stability of Pipe Supports in the form of Affidavit of CASE Witnesses Mark Walsh and Jack Doyle

\* From the 15.1 Log. All other numbers are from the 15.3 Log.

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
Stability	CASE	12 14 85	341	CASE's Response to Applicants' 11/12/85 Changes to Affidavits in Support of Applicants' Motions for Summary Disposition and Affidavit of CASE Witness Jack Doyle (pp. 15-18)
TRT*	NRC	09 18 84	85	Request for Additional Information Regarding Electrical/I&C, Civil/Structural, Testing and Letter Regarding TRT and Request for Additional Information
TRT*	NRC	09 21 84	93	Board Notification No. 84-160 - Summary of Meeting Between NRC Technical Review Team and TUGCO Transcript of Meeting between NRC and TUGCO on 09/18/84
TRT*	GAP	09 26 84	92	TRT & QA/QC Questions/Comments
TRT*	NRC	10 26 84	120	Board Notification No. 84-174 - Summary of Meeting between NRC Technical Review Team and TUGCO and Transcript of Meeting on 10/19/84 Participants: NRC, TUGCO, TERA, Dallas Times Herald
TRT*	NRC	11 02 84	121	Board Notification No. 84-175 - Summary of Meeting between NRC Technical Review Team and TUGCO and Transcript of Meeting on 10/23/84 Participants: NRC, TUGCO, GAP, CASE, Dallas media

\* From the 15.1 Log. All other numbers are from the 15.3 Log.

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
TRT*	NRC	12 10 84	136	Request for Additional Information: Coatings, Mechanical, Miscellaneous
TRT*	NRC	01 08 85	153	QA/QC Review Results
TRT*	GAP	01 08 85	151	TRT & QA/QC Questions/Comments
TRT	NRC	06 28 85	---	Third Supplement to NRC Staff Response to CASE's Request for Admissions
TRT*	Bishop, et al	07 17 85	274	Cross-Referenced Chart Between Unresolved Issues and Applicants' Response
TRT Electrical Issues*	NRC	03 11 84	166	Board Notification No. 85-027 - Summary of Meeting between NRC and TUGCO Concerning Status of the CPRT Efforts in Responding to the NRC Technical Review Team Findings in the Electrical/Instrumentation Area
TRT Electrical Issues	NR	02 28 85	137	Meeting between TUGCO and the NRC Regarding Comanche Peak Steam Electric Station - Applicants' Program Plan - TRT Electrical Issues Participants: NRC, TUGCO, SRT, Gibbs & Hill, W. Stroupe & Associates, ENERGEX, CASE, TPOL, TERA, Dallas Morning News

\* From the 15.1 Log. All other numbers are from the 15.3 Log.



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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
TRT Response Team*	NRC	03 19 85	179	Board Notification No. 85-029 - Summary of Meeting between NRC and TUGCO Concerning Status of CPRT Efforts in Responding to the NRC Technical Review Team Findings
U-Bolts	Westinghouse	05 17 84	87	Comanche Peak Steam Electric Station U-Bolt Support/Pipe Test Report
U-Bolts	CASE	05 23 84	57	Applicants' Motion for Summary Disposition of CASE's Allegations Regarding U-Bolts Acting as Two-Way Restraints and Attachments
U-Bolts	TUGCO	05 23 84	131.1	Applicants' Motion for Summary Disposition of CASE's Allegations Regarding U-Bolts Acting as Two-Way Restraints and Affidavit of R.C. Iotti and J.C. Finneran, Jr. Regarding U-Bolts Used as One-Way Restraints Acting as Two-Way Restraints
U-Bolts	TUGCO	06 29 84	87 132.1	Applicants' Motion for Summary Disposition of CASE's Allegations Regarding Cinching Down of U-Bolts and Applicants' Statement of Material Facts As To Which There Is No Genuine Issue Regarding Consideration of Cinching U-Bolts and Affidavit of Robert C. Iotti and John C. Finneran, Jr. Regarding Cinching Down of U-Bolts

\* From the 15.1 Log. All other numbers are from the 15.3 Log.

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
U-Bolts	CASE	08 19 84	131.2	CASE's Answer to Applicants' Motion for Summary Disposition of CASE's Allegations Regarding U-Bolts Acting as Two-Way Restraints in the form of Affidavit of CASE Witness Mark Walsh
U-Bolts	Ebasco	09 13 84	97	Transcript of Discussion between Cygna Energy Services and TUGCO and Ebasco Services, Inc. Participants: TUGCO, Ebasco, Cygna, CASE
U-Bolts	CASE	10 01 84	104	CASE's Answer to Applicants' Statement of Material Facts As to Which There Is No Genuine Issue Regarding Consideration of Cinching Down of U-Bolts in the form of Affidavit of CASE Witness Jack Doyle
U-Bolts	CASE	10 08 84	132.2	CASE's Answer to Applicants' Motion for Summary Disposition Regarding Consideration of Cinching Down of U-Bolts in the form of Affidavit of CASE Witness Jack Doyle
U-Bolts*	NRC	05 08 85	212	Board Notification No. 85-053 - Summary of Meeting Between NRC Staff and Texas Utilities on Comanche Peak Concerning Applicants' U-Bolt Torque Sample on Unit 2

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
U-Bolts*	NRC	08 20 85	317	Board Notification No. 85-077- Staff's Determination of Applicants' Potential Material False Statement on U-Bolt Sample
U-Bolts*	CASE	08 26 85	319	Letter to ASLB Regarding NRC Staff's Determination of Applicants' Potential Material False Statement on U-Bolt Sample (Board Notification No. 85-077)
U-Bolts*	CASE	08 26 85	321	Letter to ASLB Regarding NRC Staff's 8/20/85 Board Notification No. 85-077 Determination of Applicants' Potential Material False Statement on U-Bolt Sample
U-Bolts*	NRC	08 26 85	321	NRC Staff's 8/20/85 Board Notification No. 85-077 - Staff Determination of Applicants' Potential Material False Statement on U-Bolt Sample
U-Bolts*	Bishop, et al.	11 04 85	438	Letter to ASLB Regarding (1) U-bolt Support Configurations Used in Applicants' Tests and (2) Corrections to Applicants' Affidavits Supporting the Motions for Summary Disposition Regarding Piping and Support Design
U-Bolts	TUGCO	11 12 85	292	Affidavit of Robert C. Iotti and John C. Finneran, Jr. in Response to Board Request for Information on Variation of Field Configurations of Supports Utilizing Cinched-Down U-Bolts

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
U-Bolts	CASE	12 14 85	341	CASE's Response to Applicants' 11/12/85 Changes to Affidavits in Support of Applicants' Motions for Summary Disposition and Affidavit of CASE Witness Jack Doyle (pp 18-25)
Upper Lateral Restraint	TUGCO	00 00 00	84	Applicants' Statement of Material Facts As To Which There Is No Genuine Issue Regarding the Upper Lateral Restraint Beam
Upper Lateral Restraint	TUGCO/Ebasco	05 20 84	85	Affidavit of Robert C. Iotti Regarding Upper Lateral Restraint Beam
Upper Lateral Restraint	TUGCO	05 20 84	123.1 83	Applicants' Motion for Summary Disposition Regarding Upper Lateral Restraint Beam and Affidavit of Robert C. Iotti Regarding Upper Lateral Restraint Beam
Upper Lateral Restraint	CASE	08 27 84	123.2	CASE's Partial Answer to Applicants' Statement of Material Facts As to Which There Is No Genuine Issue Regarding the Upper Lateral Restraint Beam in the form of Affidavit of CASE Witnesses Jack Doyle and Mark Walsh

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
Upper Lateral Restraint	TUGCO	10 26 84	123.4	Applicants' Reply to CASE's Answer to Applicants' Motion for Summary Disposition Regarding the Upper Lateral Restraint Beam and Affidavit of Robert C. Iotti in Support of Applicants' Reply to CASE's Answer to Applicants' Motion for Summary Disposition Regarding the Upper Lateral Restraint Beam
Upper Lateral Restraint	CASE	11 05 84	123.3	CASE's Answer to Applicants' Reply to CASE's Answer to Applicants' Motion for Summary Disposition Regarding the Upper Lateral Restraint Beam and Affidavit of CASE Witness Jack Doyle
Upper Lateral Restraint	NRC	11 13 84	181	Prehearing Briefing Transcript Participants: TUGCO, NRC, BNL, Ebasco, Gibbs & Hill
Upper Lateral Restraint	NRC	12 05 84	182	Transcript of Meeting on the Texas Utilities Motion for Summary Disposition on the Upper Lateral Restraint Participants: NRC, BNL, TUGCO

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Upper Lateral Restraint*	TUGCO	08 09 85	298	CPSES Upper Lateral Restraint Embedment Design QA File: CP-85-26, SDAR-187
Upper Lateral Restraint	CASE	12 14 85	341	CASE's Response to Applicants' 11/12/85 Changes to Affidavits in Support of Applicants' Motions for Summary Disposition and Affidavit of CASE Witness Jack Doyle (pp. 40-50)
Valves	NRC	10 17 85	264	Summary of 9/17/85 Meeting - NRC/TUGCO Discussion of the Potential Deviation from FSAR Commitment on Stress Allowables for Active Valves
Valves*	TUGCO	12 05 85	469	CPSES Docket Nos 50-445 and 50-446 Request for Additional Information
Walsh/Doyle Allegations	CASE	08 22 83	177	CASE's Proposed Findings of Fact and Conclusions of Law (Walsh/Doyle Allegations)
Walsh/Doyle Allegations	CASE	02 07 84	3	Testimony of CASE Witness Mark A. Walsh

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
Walsh/Doyle Allegations	CASE	02 07 84	4	Testimony of CASE Witness Jack Doyle
Walsh/Doyle Allegations*	Orrick, et al.	12 07 84	116	Letter to William Horin Regarding Walsh/Doyle Allegations
Welding Issues	TUGCO	03 19 85	140	Applicants' Reply to CASE's Motion to Stay Ruling Regarding CASE's Motion for Reconsideration of Licensing Board's Memorandum (Concerning Welding Issues)
Welding Issues	TUGCO	04 01 85	154	Applicants' Objection to CASE's supplementation of Its Motion for Reconsideration of Licensing Board's Memorandum (Concerning Welding Issues)
Welding Issues*	TUGCO	06 24 85	258	Letter Regarding Docket Nos. 50-445 and 50446/Visual Weld Acceptance Criteria
Welding Issues*	NRC	07 25 85	279	Letter Regarding Visual Weld Acceptance Criteria for Structural Welding at Nuclear Power Plants (VWAC)
Welding Issues	CASE	08 15 85	237	CASE's 8/15/85 Supplement to CASE's 1/7/85 Motion for Reconsideration of Boards 12/18/84 Memorandum (Concerning Welding Issues)

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SUBJECT	ORIGIN	DATE	LOG NO.	DESCRIPTION
Welding Issues*	TUGCO	10 03 25	421	Letter to NRC Regarding Visual Weld Inspection

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