UNITED STATES COURT OF APPEALS FOR THE SECOND CIRCUIT MOTION INFORMATION STATEMENT

| Docket Number(s): <u>03-4372</u> Motion for: <u>Leave to Intervene</u> Set forth below precise, complete statement of relief sought: | Caption [use short title] <u>Connecticut Coalition Against</u> Millstone v. Nuclear Regulatory Commission |
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| Dominion Nuclear Connecticut, Inc., th Station, and the applicant in the admi Petition for Review, seeks to interven | e majority owner and operator of Millstone Power nistrative proceeding which is the subject of the le as a party respondent. |
| MOVING PARTY: Dominion Nuclear Connect Plaintiff Defendant Appellant/Petitioner Appellee/Re | Against Millstone |
| MOVING ATTORNEY: [name of attorney, with firm, address, phone number, and end Thomas M. Buchanan, Esq. (tbuchana@winston David A. Repka, Esq. (drepka@winston.com) WINSTON & STRAWN 1400 L Street, N.W. Washington, DC 20005 (202) 371-5700 | OPPOSING ATTORNEY: [name of attorney, with firm, address, phone number, and email] n.com) Nancy Burton, Esq. 147 Cross Highway Redding Ridge, CT 06876 (203) 938-3952 NancyBurtonEsq@aol.com |
| Court-Judge/Agency appealed from: <u>U.S. Nuclear</u> Please check appropriate boxes: | <u>Regulatory</u> <u>Commission</u> FOR EMERGENCY MOTIONS, MOTIONS FOR STAYS AND INJUNCTIONS PENDING APPEAL: |
| Has consent of opposing counsel: A. been sought? B. been obtained? XX Yes No | |
| Is oral argument requested? Yes XXNo (requests for oral argument will not necessarily be granted) | Requested return date and explanation of emergency: |
| Has argument date of appeal been set: Yes y No | |
| If yes, enter date | |
| Signature of Moving Attorney: | |
| David A. Roplie_ Date: 3-11-0 | Has service been effected? Yes No [Attach proof of service] |
| | ORDER |
| Leave this space blank. IT IS HEREBY ORDERED that the motion is granted | I denied. FOR THE COURT: ROSE: 114 B. MacKECHNIE, Clerk |
| Date: | Ву: |
| - Form T-1080 (Revised 12/12/01) | |

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RULES OF THE UNITED STATES COURT OF APPEALS FOR THE 2ND CIRCUIT supplementing Federal Rules of Appellate Procedure

INSTRUCTIONS

INTERIM LOCAL RULE 27.

- (a) Form of Motion and Supporting Papers for Motion and Opposition Statement.
 - 1. Form of Motion. A motion must be in writing, unless the court otherwise directs, and must conform to paragraphs (A) through (C) below.
 - (A) The front page of the motion must follow the form of the Motion Information Statement approved by the Court (T-1080 revised as of 12/12/01 and printed on the reverse side) and contain all information required by the form.
 - (B) The body of the motion, following the Motion Information Statement, must set forth the information and legal argument necessary to support the motion, and, if emergency relief is sought, an explanation of the emergency.
 - (C) Formal requirements.
 - (i) 8-1/2 x 11 inch paper;
 - (ii) Text double spaced, except for quotations, headings and footnotes;
 - (iii) Margins of one inch on all sides;
 - (iv) Pages sequentially numbered (page numbers may be placed in the margins);
 - (v) Bound or stapled in a secure manner that does not obscure text;
 - (vi) Length: no more than 20 pages, not including attachments and the Motion Information Statement;
 - (vii) Number of copies: original plus four copies;
 - (viii) Required attachments to motion:
 - a. An affidavit (containing only statements of fact, not legal argument);
 - b. If the motion seeks substantive relief, a copy of lower court opinion or agency decision;
 - c. Any exhibits necessary to determine the motion;
 - d. Affidavit of service.
 - 2. Non-Compliance Sanctions. If the moving party has not complied with this rule, the motion may be dismissed by the clerk without prejudice to renew upon proper papers. If application is promptly made, the action of the clerk may be reviewed by a single judge. The court may impose costs and an appropriate fine against either party for failure to comply with this rule.

MOTION INFORMATION FORM

UNITED STATES COURT OF APPEALS FOR THE SECOND CIRCUIT

DOCKET NO.