DOCKETED USNRC

January 7, 2008 (4:43pm)

OFFICE OF SECRETARY RULEMAKINGS AND ADJUDICATIONS STAFF



## STATE OF NEW YORK OFFICE OF THE ATTORNEY GENERAL

ANDREW M. CUOMO ATTORNEY GENERAL DIVISION OF SOCIAL JUSTICE ENVIRONMENTAL PROTECTION BUREAU

January 7, 2008

Office of the Secretary of the Commission United States Nuclear Regulatory Commission One White Flint North, 16<sup>th</sup> Floor 11555 Rockville Pike Rockville, MD 20852-2738

RAS 14884

Attention: Rulemaking and Adjudications Staff

Re: Indian Point Nuclear Generating Unit Nos. 2 and 3: Renewal of Operating License

Nos. DPR-26 and DPR-64 for an Additional 20-Year Period

(ASLBP No. 07-858-03-LR-BD01)

Dear Sir/Madam:

The State of New York, a petitioner in the above referenced proceeding, hereby submits the following errata sheet to correct various typographic errors contained in the State's November 30, 2007 petition to intervene in the proceeding.

New York respectfully requests that the errata sheet be added to the docket in this proceeding.

Respectfully submitted,

Am 1 mm

John J. Sipos
Assistant Attorney General
Office of the Attorney General

Jam boury Matheurs / 185

Joan Leary Matthews
Senior Counsel for Special Projects
Department of Environmental Conservation

cc: attached service list

TEMPLATE = SECY-037

5BC4-02

# UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION

X	
In re:	
•	Docket Nos. 50-247-LR and 50-286-LR
License Renewal Application Submitted by	
* * * * * * * * * * * * * * * * * * * *	ASLBP No. 07-858-03-LR-BD01
Entergy Nuclear Indian Point 2, LLC,	
Entergy Nuclear Indian Point 3, LLC, and	DPR-26, DPR-64
Entergy Nuclear Operations, Inc.	
X	

### **ERRATA**

For November 30, 2007 Notice of Intention to Participate and Petition to Intervene Submitted by the State of New York

Underscored text has been added or corrected; text in brackets has been deleted.

Page 12, 1	line 6:	the SAMA analysis does <u>not</u> consider
Page 13, 1	line 12:	federal requirements
Page 14, 1	line 11:	licen <u>s</u> es
Page 17, 1	line 4:	Contention Thirty <u>Two</u> [One]
Page 17, li	line 13:	Contention Thirty One [Two]
Page 17, li	ine 16:	<u>"impinged"</u>
Page 22, li	ine 18:	has requested
Page 26, li	ine 2:	(NRC) *64, slip op. at 121 [85 (quoting Oconee, 49 NRC at 342)] ).
" li	ine 4:	(f)(1)(v) ["]does not
" li	ine 12:	The requirement ["]generally
" li	ine 15:	Pilgrim at *64, slip op. at 121-22 [84]

Page 28, n. 7, line 3: ...contentions 18-22 [20] and 29 [27-30]...

Page 39, line 6: ...contentions...

Page 43, line 15: ...<u>J</u>an. 14...

Page 50, line 20: ...by the generic letter...

Page 51, line 5: ... that it has identified...

Page 73, line 20: ...attached to the Declaration of Paul Blanch, for a comparison...

Page 79, lines 5-6: ... Contentions 10 and <u>9</u> [11], infra...

Page 86, line 6: ... that <u>it</u> had begun...

Page 92, line 4: ...components of IP1...

Page 98, line 16: ...IP2 or IP3 AMP...

Page 100, line 8: ...IP2 or IP3 AMP...

Page 101, line 19: ...cables; however, these cables [; however, ] exist...

Page 103, line 10: ...conducted by Sandia (SAND96-0344) confirmed...

Page 105, line 5: ...IP2 <u>includes</u> [is] a one line diagram...

" line 22: ...at p. 10 (emphasis added).

Page 109, line 15: ...Transportation of Fuel...

Page 122, line 16: ... is <u>probable</u> that...

Page 130, line 3-4: Energy efficiency

Page 130, fn. 25: Energy Efficiency and Renewable Energy Development Potential, at...

Page 130, fn. 27: ...Figure...

Page 139, line 19: ...Contentions 10 and  $\underline{9}$  [11], supra.

Page 142, line 1: ...presented [to] in...

Page 150, line 12: ...to use [to] IP1's...

Page 152, line 7: ...nation.[...]

Page 154, line 13: ...Leonardo Seeber...

Page 159, line 12: ...State's [our] experts...

" line 15: (Contention  $\underline{14}$ , ¶ 10).

Page 171, line 13: [\*\*\*]

Page 176, line 8-9: ...by the generic letter...

" line 15: ...thus violating...

Page 199, line 12: ...attached to the Declaration of Paul Blanch, for a comparison...

Page 202, line 14: ...the <u>Chart</u> attached to...

Page 207, line 19: ...to use [to] IP1's...

Page 220, line 16: ...Lahey Declaration ¶ 27 [26].

Page 223, line 2-3: ...not only <u>mandates</u> enhanced inspections...

Page 252, line 5: ...with<u>in</u>...

Page 266, line 14: ...makes clear, there would be "a 66% increase ...

Page 272, line 3: ... As is [was] stated in the subsequent [above] contention...

"\_\_line 10: ...Once-through cooling....

Page 273, line 2: ... As stated in the <u>subsequent</u> [above] contention...

Page 274, line 1: ...impacts of thermal discharges [impingement and entrainment] from the

once-through...

Page 293, line 14-15: ...is violating [of] the ESA.

Page 297, line 3: A. Contentions 1-17, [and] 23-28 [21-26], and 30-32 Are Plainly

Admissible

Page 297, line 17: (Contentions 4, [and] 9-11, 17, 28, and 30-32)...

Page 298, line 5: ...(Contentions 12-16 and <u>27</u> [21-22])...

" line 10: ....analysis with [on] accurate...

" line 15: B. Contentions 18-<u>22</u> [20] and [27-] 29 Are Also Admissible

Page 303, line 3-4: ... Contentions 1, 2, and 3 [4 and 18] and require...

Page 305, line 3: [16.]

Page 305, line 18: C. Contentions <u>1-4</u> [17-20 and 27-32] Are Admissible

Page 308, line 5: 1978) ("CCRI").

Page 309, line 15-7: ...to put "[']other parties in the proceeding on notice of the petitioners'

specific grievances" [claims'] in order to "[']give[] them a good idea of

the claims they will be either supporting or opposing"[']...

Page 309, line 18: ...49 NRC 328, <u>334</u> [333]...

Page 310, line 11: ... supporting evidence for Contention 1, allowing...

Page 313, line 14: <u>ilmatthe@gw.dec.state.ny.us</u>

Dated: January 7, 2008 Albany, New York

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### UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION

#### BEFORE THE ATOMIC SAFETY AND LICENSING BOARD

In the Matter of	)
ENTERGY NUCLEAR OPERATIONS, INC.	) Docket Nos. 50-247/286-LR
(Indian Point Nuclear Generating Units 2 and 3)	)

#### **DECLARATION OF SERVICE**

Pursuant to 28 U.S.C. §1746, Teresa Fountain hereby declares upon penalty of perjury that:

- 1. I am over 18 years old and am an employee of the Office of the Attorney Genreal for the State of New York, counsel for the petitioner State of New York.
- 2. On January 7, 2008, I served the attached letter and errata sheet by placing a true and correct copy thereof in a Federal Express pre-paid envelope directed to the following judges, law clerk, offices, organizations, attorneys, and/or petitioners at the following addresses and depositing those envelopes in a Federal Express drop box located at 146 State Street in Albany, New York:
- 3. Also, on January 7, 2008, I forwarded the referenced letter and errata to the e-mail addresses that follow:

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Executed on:

Janaury 7, 2008 Albany, New York

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