

Indian Point 3
Nuclear Power Plant
P.O. Box 215
Buchanan, New York 10511
914 736-8001



**New York Power
Authority**

Joseph E. Ruggie
Director

December 17, 1991
IP3-NRC-91-070

Docket No. 50-286
License No. DPR-64

Ebe McCabe, Chief
Emergency Preparedness Section
Facility Radiation Safety and Safeguards
Division of Reactor Safety and Safeguards
U.S. Nuclear Regulatory Commission, Region I
475 Allendale Road
King of Prussia, PA 19406

Dear Mr. McCabe:

In a letter dated October 1, 1991, (IPO-91DB-114L) the New York Power Authority transmitted its intention to conduct its Full Participation Emergency Preparedness Exercise at the Indian Point 3 Site on Wednesday, June 10, 1992.

On November 21, 1991, Mr. Stanley McIntosh of FEMA Region II called our Corporate Office and indicated that FEMA Headquarters had requested that we reschedule the Exercise date in order to accommodate a conflict in FEMA's schedule.

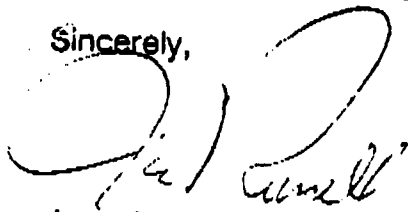
After discussions with your office, FEMA Region I, New York State and the counties of Westchester, Rockland, Putnam, Orange, and Dutchess, a new Exercise date was set for September 23, 1992. This date was confirmed by telephone conversations on December 9, 1991 with you, Mr. McIntosh, Mr. Germano of the New York State Emergency Management Office and representatives of the counties.

In accordance with NRC Inspection Manual, Inspection Procedure 82302 (Review of Exercise Objectives and Scenarios for Power Reactors), the exercise objectives and scenario will be submitted to your office by June 25, 1992 and July 24, 1992, respectively.

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Please advise us as to the acceptability of these dates.

Sincerely,



Joseph E. Russell
Resident Manager
Indian Point 3 Nuclear Power Plant

JER/DDB/po

cc: Document Control Desk (original)
U.S. Nuclear Regulatory Commission
Washington, D.C. 20555

Resident Inspector's Office
U.S. Nuclear Regulatory Commission
Indian Point No. 3
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