

UNITED STATES OF AMERICA
ATOMIC ENERGY COMMISSION

PLED

IN THE MATTER OF

Consolidated Edison Company of
New York, Inc.

(Indian Point Station Unit No. 2

) Docket No. 50-247

MOTION FOR EXPEDITED EFFECTIVENESS
OF
INITIAL DECISION (Journal)

Pursuant to Section 2.764(a) of the Commission's Rules of Practice, Consolidated Edison hereby respectfully requests that the Board make its Initial Decision effective ten (10) days after issuance. In support of said Motion Applicant alleges:

1. The latest date stated in its Application for Licenses for completion of the facility is June 1, 1969. If the Board orders the issuance of a provisional construction permit, Consolidated Edison must proceed promptly with the construction of its facility in order to meet this completion date.^{1/}

2. As one of Consolidated Edison's policy witnesses stated at the hearing, the winters in the area of the site are fairly severe. It is therefore important that Consolidated Edison commence construction as soon as it

^{1/} The term "construction" is used here as it is defined in Section 50.10(b) of the Commission's regulations.

can legally do so in order to accomplish as much as possible before the winter season begins.

3. In this proceeding, there are no substantial differences among the Applicant, the Staff and the State of New York and thus no substantial question of fact or law is presented.

On the basis of the foregoing allegations, the record clearly warrants granting the motion since if it were denied substantial economic injury to Consolidated Edison would result.

WHEREFORE, Consolidated Edison prays that when the Board issues its Initial Decision and Order in these proceedings it make its decision effective ten (10) days after issuance.

Respectfully submitted,

CONSOLIDATED EDISON COMPANY OF
NEW YORK, INC.

By /s/ Arvin E. Upton

Arvin E. Upton

/s/ Eugene B. Thomas, Jr.

Eugene B. Thomas, Jr.

Attorneys for Consolidated
Edison Company of New York,
Inc., Applicant

Dated: September 15, 1966

