



UNITED STATES  
ATOMIC ENERGY COMMISSION  
WASHINGTON, D.C. 20545

November 8, 1966

Irving Lemov, Esq.  
1350 Avenue of the Americas  
New York, New York 10019

*(Suppl)*  
*Strong file*

Re: The Matter of Consolidated Edison  
Company of New York, Inc., Docket  
No. 50-247

Dear Mr. Lemov:

I am replying to your inquiry of November 1, 1966. Under 10 CFR § 2.763 the Commission in its discretion may allow oral argument "upon the request of a party made in his exceptions or brief, or upon its own initiative." No party has in its exceptions or brief made a request for oral argument. Should the Commission schedule oral argument on its own initiative, you will, of course, be promptly advised.

Enclosed is a copy of the Commission's Rules of Practice.

Yours truly,

A handwritten signature in dark ink, appearing to read "W. B. McCool", is written over the typed name.

W. B. McCool  
Secretary to the Commission

Enclosure:  
As stated above

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G PDR