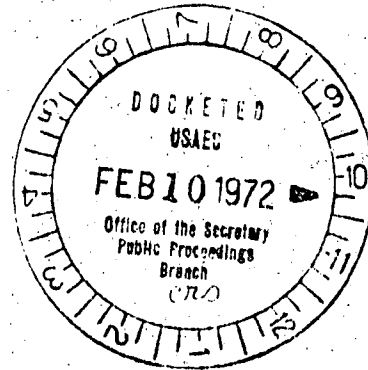


EDWARD BERLIN  
ANTHONY Z. ROSSMAN  
DAVID B. KESSELER

February 8, 1972



Samuel W. Jensch, Esq.  
Chairman  
Atomic Safety & Licensing Board  
U. S. Atomic Energy Commission  
Washington, D. C. 20545

Re: Consolidated Edison Company of New York  
(Indian Point, Unit No. 2)-Docket No. 50-247

Dear Mr. Chairman:

The enclosed copy of the Citizens Committee for the Protection of the Environment Proposed Findings of Fact and Conclusions of Law is complete without deletions of any kind. However, at the request of the Applicant we have deleted Finding No. 15 (Plant Security) and portions of Finding No. 5 (allegedly containing proprietary data of the Westinghouse Corp.) from the copies served on the general public.

We concur in the Applicant's belief that disclosure of the deficiencies in Plant Security would endanger the public health and safety. We do not concur in the Westinghouse assertion that portions of Finding No. 5 are proprietary. A copy of this letter is being sent to all parties in this proceeding and the public document room but the enclosed Findings of Fact and Conclusions of Law are being sent only to the Board, the Appeals Board, and Messrs. Trosten and Karman.

Sincerely,

*Anthony Z. Rossman*  
Anthony Z. Rossman  
Counsel for the Citizens Committee  
for the Protection of the Environment

AZR/ah  
Encl.

CC: All Parties of Record

P.S. In our Further Brief in Support of Request for Official Notice of Certain Documents, filed February 7, 1972 with the Commission, citation to the case of Richardson v. Pedro Perales, U.S. (1971), 39 LW 4497 was inadvertently omitted from the discussion of the business records exception to the hearsay rule.

8111040048 720208  
PDR ADOCK 05000247  
G PDR

*Leaving*