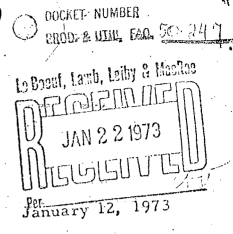
William J. Cabill. Jr.

Consolidated Edison-Company of New York, Inc. 4 Irving Place, New York, NY 10003
Telephone (212) 460-3819



Re Indian Point Unit No. 2 AEC Docket No. 50-247

Mr. James P. O'Reilly, Director Directorate of Regulatory Operations Region I U.S. Atomic Energy Commission 970 Broad Street Newark, New Jersey 07102



Dear Mr. O'Reilly:

In response to your letter of December 5, 1972 to Mr. William W. Lapsley requesting us to identify proprietary information in documents prepared by personnel of Regulatory Operations relating to the above-referenced facility which, pursuant to Sections lating to the above-referenced facility which, pursuant to Sections 2.790 and 9.5 of the Commission's Rules and Regulations, should be exempt from disclosure. Those pages of the documents are attached hereto and designated as Attachments A and B. The information which we had so identified has been deleted from the attachments as follows:

- (1) We are informed by Westinghouse that certain parts of Attachment A constitute trade secrets, inventions and discoveries and/or proprietary data of Westinghouse Electric Corporation within the meaning of Section 9.5 (4) (i) of the Commission's Rules and Regulations and are, therefore, exempted from public disclosure in accordance with the Commission's Regulations.
- Attachment B contains pages of a report concerning matters related to a criminal investigation having to do with a fire in the Primary Auxiliary Balling which recommend in the Primary Auxiliary Balling which recommend in November 4, 1971. Disclosure of the deleted parts of Attachment B could constitute an unwarranted invasion of Attachment B could constitute an unwarranted invasion of personal privacy within the meaning of Section 9, 5 (a) (6).

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Inquiry Report No. 50-247/72-02 is identified as pertaining to the Unit No. 2 facility. However, it actually (3) covers a matter concerning Unit No. 1 and, therefore, appears to be misplaced in this group of reports on Unit No. 2. If the referenced report is to be included, the name contained in Paragraph (b) should be deleted since disclosure would constitute an unwarranted invasion of personal privacy within the meaning of Section 9.5 (a) (6).

Although a request for the withholding of the remaining documents referenced in your letter of December 5, 1972 is not being made, it should be noted that parts of those documents contain information which are uncorrected or which are outdated. Corrections, explanations and resolutions are not necessarily documented in the same or later reports which are being placed in the Commission's Public Document Room.

Very truly yours,

Millian Mahillh.

William J. Cahill, Jr.

Vice President

wjc/cm attach.