FROD. & UTIL, FAG. 50-286

MARSHALL, BRATTER, GREENE, ALLISON & TUCKER

430 PARK AVENUE, NEW YORK, N.Y. 10022 - TEL. 212 421-7200

January 4, 1973

Hon. James M. Schlesinger Docket No. 50-286 Chairman United States Atomic Energy Commission | Washington, D. C. 20545

Dear Mr. Schlesinger:

Through an inadvertence occasioned by the not inconsiderable publicity regarding your appointment as head of the Central Intelligence Agency, your name was omitted from the initial motion to consolidate as it was filed with the Secretary of the U.S. Atomic Energy Commission on January 2, 1973. I understand that you have not as yet left the Atomic Energy Commission, and accordingly I have added your name to the motion and herewith enclose a copy for you.

Please accept my personal best wishes as you complete your term with the Atomic Energy Commission and my hopes for a successful tenure with the Central Intelligence Agency.

uly yours,

Nicholas A. Robinson

cc: Winson M. Haythe, Esq. AEC Regulatory Staff

NAR:sl Encl.

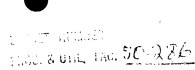
> Myron Karman, Esq. AEC Regulatory Staff

Frank W. Karas Chief, AEC Public Proceedings Staff Arvin E. Upton, Esq. LeBoeuf, Lamb, Leiby & MacRae

Samuel W. Jensch, Esq. Chairman, Atomic Safety and Licensing Board

Dr. John C. Geyer Johns Hopkins University

Mr. R. B. Briggs Oak Ridge National Lab. 8111090179 730104 ADOCK 05000286



and a second and the second and the

BEFORE THE UNITED STATES

ATOMIC ENERGY COMMISSION

In the Matter of

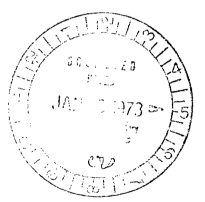
Consolidated Edison Company of New York, Inc. (Indian Point Unit No. 3) · ·

Docket No. 50-286

MOTION TO CONSOLIDATE

To: The Commissioners of the Atomic Energy Commission

> James M. Schlesinger Chairman James T. Ramey Clarence E. Larson William O. Daub Dixie Lee Ray



PLEASE TAKE NOTICE THAT

Pursuant to 10.C.R.R. 2.730 and 2.716, Petitioners Hudson River Fishermen's Association ("HRFA") and Save Our Stripers ("SOS") move the Commission to consolidate the applications in Docket Nos. 50-247 and 50-286.

Answers are due within 8 days of service of this motion by mail. If no answer is filed, parties are deemed to have consented hereto.