

LAW OFFICES OF  
LEBOEUF, LAMB, LEIBY & MACRAE

1757 N STREET, N.W.  
WASHINGTON, D. C. 20036

RELATED CORRESPONDENCE

ARVIN E. UPTON  
LEONARD M. TROSTEN  
WILLIAM O. DOUB  
EUGENE B. THOMAS, JR.  
HARRY H. VOIGT  
L. MANNING MUNTZING  
LEX K. LARSON  
HENRY V. NICKEL  
WASHINGTON PARTNERS

May 9, 1975

140 BROADWAY,  
NEW YORK, N.Y. 10005

WASHINGTON TELEPHONE  
202-872-8668

CABLE ADDRESS  
LALALU, WASHINGTON D. C.

Samuel W. Jensch, Esq.  
Chairman, Atomic Safety and  
Licensing Board  
U.S. Nuclear Regulatory  
Commission  
Washington, D.C. 20555

Dr. Franklin C. Daiber  
College of Marine Studies  
University of Delaware  
Newark, Delaware 19711

Mr. R. B. Briggs  
110 Evans Lane  
Oak Ridge, Tennessee 37830

Re: Consolidated Edison Company of New York, Inc.  
(Indian Point Unit No. 3), Docket No. 50-286

Gentlemen:

Pursuant to Section 401 of the Federal Water Pollution Control Act Amendments of 1972, we are submitting herewith copies of the certificate issued by the New York State Department of Environmental Conservation to Consolidated Edison Company of New York, Inc. with respect to issuance of an operating license for Indian Point Station, Unit No. 3. This completes the presentation of "open items" as discussed at the conclusion of the April 2, 1975 session of this proceeding. See Tr. 736-37. Accordingly, Consolidated Edison renews its request that the record be closed with respect to all environmental aspects of this proceeding.

Very truly yours,

*Harry H. Voigt*

Enclosure

cc w/enc.: Joseph Gallo, Esq.  
Angus Macbeth, Esq.  
Nicholas A. Robinson, Esq.  
J. Bruce MacDonald, Esq.  
James P. Corcoran, Esq.  
Edward J. Sack, Esq.  
Secretary, USNRC



8111090453 750509  
PDR ADOCK 05000286  
G PDR

STATE OF NEW YORK  
DEPARTMENT OF  
ENVIRONMENTAL CONSERVATION  
ALBANY

OGDEN REID  
COMMISSIONER

May 2, 1975



Dear Sirs:

We have reviewed your application of October 4, 1974, for certification pursuant to Section 401 of the Federal Water Pollution Control Act Amendments of 1972, Public Law 92-500 ("the Act"). In the application, Consolidated Edison Company of New York, Inc. (Con Edison) requested certification for its Indian Point Nuclear Power Plant Unit No. 3 (Indian Point No. 3), for the purposes of the U.S. Atomic Energy Commission, now the U.S. Nuclear Regulatory Commission (Commission), license to operate Indian Point No. 3 and the U.S. Environmental Protection Agency permit pursuant to the National Pollutant Discharge Elimination System (NPDES). Indian Point No. 3 is located on the east bank of the Hudson River in the Village of Buchanan, Westchester County, New York, adjacent to two other nuclear power plants, Units No. 1 and 2.

Con Edison or any assignee or successor to the license or permit of Con Edison or any of its obligations hereunder is hereinafter referred to as the "Licensee".

This certification applies to the Commission license to operate Indian Point No. 3 and any appurtenant devices, structures or facilities used in conjunction with Indian Point No. 3, such as, but not limited to, the discharge structure which is common to Indian Point Units No. 1, 2 and 3. This certification also applies to the U.S. Environmental Protection Agency NPDES permit. In view of the changes in operation of the common discharge structure and the recent promulgation of State thermal standards and criteria (6 NYCRR Part 704) this certification is supplemental to the certification dated September 24, 1973 with respect to Indian Point Unit No. 2. To the extent any requirement of this certificate for the Indian Point site is inconsistent with a requirement of the certificate for Indian Point Unit No. 2, the requirements of this certificate shall prevail.

Public notice of the application has been duly given pursuant to Part 608.16 of the official Compilation of Codes, Rules and Regulations of the State of New York.

Based upon the foregoing, the Department of Environmental Conservation (Department) hereby certifies that the Licensee will comply with all applicable provisions of Sections 301, 302, 306 and 307 of the Act, provided that

I. There are no future changes in any of the following that would result in non-compliance with Sections 301, 302, 306 and 307 of the Act:

- A. The proposed construction and operation of the facility;
- B. The characteristics of the waters into which discharges are made;
- C. The water quality criteria applicable to such waters; or
- D. Applicable effluent limitations or other requirements;

II. The applicable provisions of State laws and regulations are complied with; and

III. The following effluent limitations and other limitations and monitoring requirements, which shall become conditions on any Commission license and NPDES permit for Indian Point No. 3, pursuant to Section 401(d) of the Act, are complied with:

A. REQUIREMENTS FOR MINIMIZING ENVIRONMENTAL IMPACT

1. In the event that an alternative to the present once-through cooling system is ultimately required pursuant to final Commission action, NPDES permit or other circumstance, a compliance schedule for the construction of such a system shall be established by the State pursuant to the provisions of Article 15, 17 and 19 of the Environmental Conservation Law and the applicable provisions of the Act.

If the Commission does not require such alternative system, or, if as a result of any intermediate or final Commission order, NPDES permit, court decision, settlement or other circumstance there is, in the judgment of the Department, a substantial likelihood that no such alternative system will be required, whichever event may first occur, Licensee shall, within sixty days of the date of

Commission action, NPDES permit or receipt by Licensee of the Department's notice of determination, present to the Department for its approval an implementation plan for the site, including schedules, for compliance with the State's water quality standards and criteria.

2. Within six (6) months of the date of issuance of the Commission operating license, or NPDES permit, whichever shall first occur, Licensee shall prepare and submit to the Department for its approval an implementation plan for minimizing to the extent practicable environmental impacts on aquatic biota from the operation of Indian Point Units 1, 2 and 3 with once-through cooling systems detailing:

a. OPERATING PROCEDURES

This section of the plan shall contain plant procedures relevant to the intake of water and the discharge of effluents.

b. CONTINGENCY PROCEDURES

This section of the plan shall contain the procedures which the plant will follow in order to minimize environmental effects in case of large fish kills and other detrimental effects on aquatic biota. Among other requirements:

(1) The Contingency Procedures shall contain requirements that if the number of fish of all sizes and species collected from the fixed and traveling screens of all forebays at the Indian Point Station exceeds 5,000 per day for three consecutive days or such number in a single day exceeds 15,000, or such other numbers as may be approved by the Department upon application by Licensee, Licensee shall immediately notify the Department by telegram or telephone and shall take immediate corrective action to reduce the number to below these levels. If Licensee fails to reduce such collections to below the levels specified above, Licensee shall immediately notify the Department of its inability to attain such reduction, and the Department may direct Licensee to suspend the operation of the system causing the excess collections; provided, however, no such suspension shall be directed if:

(a) Such suspension would require a power reduction at the facility and Licensee establishes to the reasonable satisfaction of the Department that:

- (i) An emergency need for power exists on its system which cannot otherwise be met by consumption reductions or otherwise; or
- (ii) Such suspension would create an impact on the indigenous aquatic population of the Hudson River potentially more adverse than such fish kill; or
- (iii) Such suspension would cause a significant violation of the appropriate Commission operating license.

(b) The Department believes such suspension would invalidate planned experiments approved by the Department and designed to minimize fish kills.

(2) The Contingency Procedures in the plan shall also contain requirements that if the number of fish of any specified size, species or both collected from the fixed and traveling screens of all forebays at the Indian Point site or otherwise determined to be killed or unduly stressed exceeds such numbers for such lengths of time as may be determined under the biological study program undertaken pursuant to Condition C(7) or otherwise approved by the Department or, if any other specified effect on aquatic biota exceeds such parameters as may be determined under such study program or otherwise approved by the Department, Licensee shall immediately notify the Department and take immediate corrective action to prevent such effect from continuing to occur. If Licensee fails to prevent such effect from continuing to occur, Licensee shall immediately notify the Department of its inability to do so, and the Department may direct Licensee to suspend the operation of the system causing the effect to continue to occur; provided, however, no such suspension shall be directed in the circumstances set forth in Condition A(2)(b)(1)(a) and (b) above.

(3) The plan will include conditions applicable to Indian Point 1, 2 and 3 under which the licensees of Indian Point 1, 2 and 3 will alter the operation of their respective plants and, if necessary, the dispatch of their systems consistent with their obligations for furnishing reliable and economical electric utility service and taking into consideration the national policy for conservation of fuel oil.

(4) The Contingency Procedures shall provide for prompt notification to the Department of shutdowns of all units during the months of December through March which result in significant reduction of the plants' thermal effluent.

c. MODIFICATION TO THE PRESENT DESIGN OF THE ONCE-THROUGH COOLING SYSTEM INCLUDING THE INTAKE STRUCTURES

This section of the plan will explain modifications to intake and discharge structures and other cooling system modifications which the Licensee believes can be made as possible interim solutions to potential biological problems at Indian Point prior to completion of the biological study program, and as possible permanent solutions after the end of that study program.

If it is subsequently determined by a final order of any governmental agency or court that an alternative to the present once-through cooling system is not required for Indian Point Nos. 2 and 3, the Licensee shall design, construct and operate, as provided below, a new intake system for Indian Point Nos. 1, 2 and 3 as required by the Department construction permit dated December 10, 1970 in order to provide a level of fish protection significantly higher than the existing intake system. After obtaining Department approval of the intake system and implementation schedule, Licensee shall forthwith apply for all permits, licenses, approvals and land rights required for the construction and operation of such new intake system and shall prosecute all such applications

with due diligence. Upon the granting of all such applications, Licensee shall with due diligence construct and operate said new intake system.

The plans pursuant to a, b and c above shall be designed to reduce to the extent practicable fish impingement, entrainment mortality, and detrimental effects on aquatic biota in the Hudson River from the Indian Point plants during the period during which Indian Point No. 3 utilizes a once-through cooling system. Upon approval by the Department, Licensee shall implement this program in accordance with an approved schedule.

3. Prior to operation of any alternative to the present once-through system, Licensee shall submit to the Department for its approval a plan to minimize to the extent practicable the environmental effects of such alternative cooling system.

4. Within three (3) months of the date of issuance of the Commission operating license, or NPDES permit, whichever shall occur first, the Licensee shall file for approval with the Department at its offices in New Paltz and in Albany a plan on chlorine use and chlorination practice. Such plan shall include practices which minimize the impact of chlorine on water resources.

a. After the Department approves the plan and so long as the once-through cooling system is used, there shall be no use of chlorine which results in a discharge except at times and in circumstances in accordance with the approved report as necessary for the proper functioning of the plants at Indian Point.

b. The maximum concentrations of the total residual chlorine in the cooling water discharged at the confluence of the discharge canal with the Hudson River shall not exceed 0.5 ppm.

#### B. DISCHARGE LIMITS AND MONITORING

1. The New York State Standards (NYCRR Parts 700, 701, 702, 704) as applicable to the receiving waters shall be complied with including the following:

a. Oil and floating substances - No residue attributable to sewage, industrial waters or other wastes nor visible oil film nor globules of grease.

b. Toxic wastes and deleterious substances - None in amounts that will interfere with use for primary contact recreation or that will be injurious to edible fish or shellfish or the culture or propagation thereof, or which in any manner shall adversely affect the flavor, color, odor or sanitary condition thereof or impair the waters for any other best usage as determined for the specific waters which are assigned to this class.

c. Thermal Discharges -

(1) All thermal discharges to the waters of the State shall assure the protection and propagation of a balanced, indigenous population of shellfish, fish, and wildlife in and on the body of water.

(2) For the protection of the aquatic biota from severe temperature changes, routine shutdown of an entire thermal discharge at any site shall not be scheduled during the period from December through March.

(3) All mixing zones shall have definable numerical limits specified by the Department (e.g., linear distances from the point of discharge, surface area involvement, or volume of receiving water entrained in the thermal plume).

(4) Conditions in the mixing zone shall not be lethal in contravention of water quality standards to aquatic biota which may enter the zone.

(5) The location of mixing zones for thermal discharges shall not interfere with spawning areas, nursery areas and fish migration routes.

(6) The location, design, construction and capacity of cooling water intake structures, in connection with point source thermal discharges, shall reflect the best technology available for minimizing adverse environmental impact.

d. Suspended, colloidal or settleable solids - None from sewage, industrial wastes or other wastes which will cause deposition or be deleterious for any best usage determined for the specific waters which are assigned to each class.

e. Estuaries or portions of estuaries - As used herein, estuary shall refer to the Hudson River in the vicinity of Indian Point.

(1) The water temperature at the surface of an estuary shall not be raised to more than 90°F at any point.

(2) At least 50 percent of the cross sectional area and/or volume of the flow of the estuary including a minimum of one-third of the surface as measured from water edge to water edge at any stage of tide, shall not be raised to more than 4 Fahrenheit degrees over the temperature that existed before the addition of heat of artificial origin or a maximum of 83°F whichever is less.

(3) From July through September, if the water temperature at the surface of an estuary before the addition of heat of artificial origin is more than 83°F an increase in temperature not to exceed 1.5 Fahrenheit degrees at any point of the estuarine passageway as delineated above, may be permitted.

2. Licensee shall continue to conduct a continuous chemical, physical, hydraulic, biological, meteorological, and thermal monitoring program in accordance with the ETSR which will be incorporated by the Commission in the applicable operating license and will transmit to the Department concurrently with the reports to the Commission such reports as are required by the ETSR.

This monitoring shall be carried on under the surveillance of the Department and is further understood that such monitoring is in no way intended to supersede the independent monitoring program of the Department, but to supplement it.

3. Licensee shall monitor chemical discharges according to the frequency established in the table below. Analyses shall be performed in accordance with appropriate standard methods and shall be reported monthly as mg/l and pH units (nearest tenth).

<u>ITEMS</u>	<u>FREQUENCY</u>
pH	DD
Chromium +6 (and +3)**	WK
Boron	D
Phosphate	WK
Hydrazine	MO
Cyclohexylamine	MO
Lithium Hydroxide*	D
Chlorine	I
Suspended Solids	WK
Dissolved Oxygen ***	MO

DD - Continuous at discharge of Neutralization Facility

D - Daily during discharge

WK - Weekly

MO - Monthly

I - At start and at 10 minute intervals during chlorination.

\* By pH measurement.

\*\* If total chromium tests show detectable chromium concentrations, a test for trivalent chromium will also be conducted.

\*\*\* Dissolved oxygen in ppm shall be measured monthly at the intake forebay and in the effluent canal prior to discharge.

A limitation of 0.05 mg/l each of trivalent and hexavalent chromium shall apply at the discharge.

A discharge limitation of 100 lbs. chromium per year shall also apply.

A limitation of 0.1 mg/l Boron shall apply at the outlets of the discharge canal.

4. Dissolved Oxygen - In addition to the requirements above, dissolved oxygen in ppm shall be measured at the intake forebay and in the effluent canal prior to discharge for five (5) days during the week of each routine thermal survey and reported within ninety (90) days of the close of each survey.

5. Discharge shall occur only through the subsurface ports of the outfall structure for which a construction permit has heretofore been issued by the Department. After the date of issuance of the operating license, under all conditions, modes, and sequences of operation of Units 1, 2 and 3 above a combined power level from any and all units of 600 MW gross electric output or whenever the discharge canal temperature exceeds 90°F, Licensee shall maintain an average discharge velocity of not less than ten ft/sec. at the vena contracta of the discharge ports. The relationships between discharge velocity, open port area, and canal head above river level shall be confirmed by actual measurement and reported to the Department. The manual adjustments in the ports shall be made within 12 hours after any change in the flow rate of the circulating water pumps has occurred. After June 1, 1975, the adjustments shall be made within four hours.

#### C. STUDIES AND BIOLOGICAL DATA

1. Licensee shall study the relationship between the salt water front passing the intakes at Indian Point and the number and kinds of fish impinged. A report presenting this information and data shall be submitted to the Department by September 1, 1975, and if the Department deems it necessary Licensee shall implement an approved program to reduce fish impingement occasioned by salt water passage.

#### 2. Impingement and Entrainment Data and Reports.

a. Within three (3) months of the date of issuance of the operating license, or NPDES permit, whichever is earlier, Licensee shall file for approval with the Department a report containing a tabulation of all fish impingement data collected to date at Indian Point.

b. Within five (5) months of the date of issuance of the operating license, or NPDES permit, whichever is earlier, Licensee shall file for approval with the Department a report containing a tabulation of all entrainment data collected to date at Indian Point.

c. Fish impingement data will be collected, recorded and reported as described in the ETSR.

Also, once a week (or sooner as required by the Contingency Procedure 2.b.(1)), impingement records will be reported to the New Paltz office by telephone or telegram.

Previously submitted reports need not be duplicated, but data location must be completely identified. Reported data shall specify cooling water flow, dates, times, available operating conditions, species, numbers and other available biological information.

3. Upon issuance of the operating license, or NPDES permit, whichever is earlier, the Licensee shall continue the previously initiated site program, or Department approved amendments thereto, for monthly triaxial isothermal measurements for the Indian Point plume. The program shall provide for temperature measurements in increments of 1°F down to a level of 2°F temperature excess above addition of heat of artificial origin. Surveys shall not be required during the months of December, January, February and March. A summary report shall be submitted within 90 days of completing each survey. The program shall continue through November 1977.

4. Within two (2) months of the date of issuance of the operating license, or NPDES permit, whichever is earlier, Licensee shall file for approval with the Department a report for intensive seasonal triaxial isothermal measurements which shall be conducted during April, August and October in the waters receiving the discharge. The program shall provide for temperature measurements in increments of 1°F down to a level of 1°F temperature in excess of the temperature which existed prior to the addition of heat of artificial origin. The data and following analyses for all previous surveys shall be presented at the time of the first required report. Such surveys shall not be required during the year 1975.

Beginning February 1, 1977, for the 1976 surveys, and each February 1st thereafter, Licensee shall file with the Department a complete report on the previous year's intensive isothermal surveys. Such report shall include:

- a. A summary and assessment of the data presented for the individual surveys including a complete evaluation of the observed data in respect to the predictive mathematical and hydraulic models, and the assumptions used for their construction, as have been previously filed with the Department.
- b. Meteorological conditions, hydrological conditions, heat transfer coefficients, dispersion coefficients, salinity, tidal data and any other appropriate data deemed necessary by the Department to supplement and assist interpretation of the thermal plume mapping program.
- c. Data correlated and integrated to the predictive models previously presented to the Department with full justification made for adjustments in previous assumptions and predictions.
- d. A revision of expected temperature distributions as appropriate and justified from the data gathered.
- e. Background ambient temperature which would persist but for the addition of heat of artificial origin from any and all discharges which would affect the survey area, incremental effects from the operation of the Indian Point plants, and incremental effects of thermal discharges of others that may have influence in the area of the Indian Point discharge.

As there is only one combined discharge from the Indian Point site, for Units Nos. 1, 2 and 3, the triaxial isothermal measurement programs relate to all three units. The intensive program will be suspended if, and when (a) the Licensee shall provide clear and convincing proof, to the satisfaction of the Department that it will comply with all provisions of water quality standards and criteria applicable at the site under any and all conditions of operation of Indian Point Units 1, 2 and 3 or any combination of units,

or (b) the Licensee shall initiate construction of an alternative to the present once-through cooling system (provided, however, such program shall be reinstated if such system is not completed and operated), whichever circumstance, (a) or (b), should first occur.

5. Within three (3) months of the date of issuance of the Commission operating license, or NPDES permit, whichever is earlier, Licensee shall file for approval with the Department a report on all water treatment, corrosion inhibitor, anti-fouling, slimicide, biocide and boiler cleaning chemicals or compounds used in Indian Point Units No. 1, 2 or 3. Such report shall identify each product by chemical formula and/or composition, annual consumption, frequency of use, maximum use per incident, effluent concentration, available bioassay and toxicity limits and procedures for use. Approval shall only be granted for uses which do not contravene New York State Water Quality Standards. Except for emergency measures which shall be reported to the Department within twenty-four hours, no substitutions will be allowed without prior written approval of the Department. As determined by the Department, wastewaters containing chemicals and/or oil shall be collected and treated prior to dilution with non-contact cooling water on a schedule to meet effluent limitations and in facilities which shall be approved by the Department provided that Licensee shall have sixty days from the date of receipt of the Department's determination to present for consideration alternative facilities, controls and measures.

6. Within three (3) months of the date of issuance of the Commission operating license, or NPDES permit, whichever is earlier, the Licensee shall file for approval with the Department a report on practices which minimize the impact and use of chlorine on water resources and identify reports previously submitted to the Department.

7. Within four (4) months of the date of issuance of the operating license, or NPDES permit, whichever is earlier, Licensee shall file for approval with the Department the detailed biological study program it is conducting to determine effects of once-through cooling system operation on aquatic organisms. The Department and Licensee shall from time to time consult on any necessary changes to the program. Segments of such biological study program shall be implemented as approved by the Department. A summary progress report shall be submitted six (6) months following

implementation of the first segment and every six (6) months thereafter. An annual report shall be submitted by July 31 of each year covering the preceding calendar year's operation. Additional reporting requirements may be imposed for certain segments of the program as necessary.

D. SUBMISSION OF ADDITIONAL REPORTS.

1. Starting one month from the date of issuance of the operating license, or NPDES permit, whichever is earlier, Licensee shall submit to the Department a monthly report of daily operating data by the 15th of the following month for:

a. Daily minimum, maximum and average station electrical output in kilowatts which shall be monitored and recorded, and daily minimum, maximum and average electrical output in kilowatt hours, which shall be determined and recorded.

b. Daily minimum, maximum and average water use for each pump, which shall be directly or indirectly measured or calculated and logged. The basis for such measurements or calculation shall be reported.

c. Temperature in degrees Fahrenheit of the intake forebay and effluent canal prior to discharge, which shall be measured and recorded continuously. Daily minimum, maximum, and average intake and discharge temperatures, which shall be logged.

d. Daily fish collections by number, size, weight, and species of fish and other aquatic biota impinged as a result of operation of all units.

2. Licensee shall file with the Department at its offices in New Paltz and in Albany, concurrently with filing with the U.S. Environmental Protection Agency, copies of all applications, reports, and supporting data filed pursuant to Sections 316(a) and 316(b) of the Act.

3. Copies of any other reports for Indian Point Unit No. 3 pertaining to the environment which licensee submits to any federal, state or local agency, shall also be concurrently submitted to the Department.

4. Licensee shall notify the Department within one week from the time of submission to the Commission of any requested change in the ETSR at the time of such request. Such notification shall fully discuss the requested change.

5. All reports and notifications Licensee provides to the Department pursuant to this certification shall be submitted to the Director of Environmental Analysis in Albany and the Regional Supervisor of Environmental Analysis in New Paltz.

E. OTHER

1. Licensee shall provide access to the Indian Point site at any time to representatives of the Department, subject to site security regulations, to assess the environmental impacts of the operations of Indian Point Units No. 1, 2 and 3 and to review the data gathering techniques of Licensee.

2. Should any limitation or condition of this certification or any permit issued require construction in or on waters of the State or the banks or bed thereof, such construction and associated excavation, fill or disturbance shall require prior approval of the Department under strict protection regulations.

3. This certification with conditions shall not be deemed to modify, extend, or affect in any manner any order of the Commissioner against Licensee; nor does it constitute a condonation of any violation of any order or release, compromise, or waiver of any rights or any course of action which the Commissioner has or may have against Licensee because of any violation of any order and does not preclude compliance of the discharge from Indian Point Units Nos. 1, 2 or 3 with any permit with respect to such discharge which may be hereafter issued by the Commissioner.

This certification with conditions is issued on the basis that the Licensee has not yet established that Indian Point No. 3 as presently designed will meet the State's water quality criteria and standards, and with the full understanding and acknowledgement by Licensee that the Department, in cooperation with the U.S. Environmental Protection Agency, has promulgated revised thermal criteria in order to bring such criteria into conformity with the Act.

The acceptance by Licensee of this certification with conditions shall not be deemed a waiver by Licensee of its right to obtain judicial review of any disapproval of a plan, report or other document submitted by Licensee to the Department for its approval, as provided by law.

This certification with conditions is issued solely for the purpose of Section 401 of the Act.

If any condition of this certification is declared invalid, the Department shall reconsider the entire certification and may make appropriate amendments or modifications as a result of such reconsiderations.

A copy of this certification with conditions is being forwarded to the Director of Regulations, U.S. Nuclear Regulatory Commission, and the Regional Administrator of the Environmental Protection Agency.

Sincerely yours,

Consolidated Edison Company  
of New York  
4 Irving Place  
New York, New York 10003

Attention: Mr. Carl L. Newman  
Vice President

cc: Nuclear Regulatory Commission  
Environmental Protection Agency, Region II