

Docket, Hearing

From: Andy Stein [astein@nyc.rr.com]
Sent: Wednesday, September 12, 2012 1:31 AM
To: Docket, Hearing
Subject: Please do NOT renew the licence to operate Indian Point.

Indian point Nuclear Power plant has flunked hundreds of safety tests.

Why do we have these test if not to protect public safety.

What safety is more public than 20 million people in the potential plume of an accident similar to Fukushima.

And we are told that Indian point is much less safe than Fukushima was.

And What about a (Statutorily required) evacuation plan. None has been submitted that has any meaning whatsoever. THIS PLANT IS ILLEGAL, besides being incredibly dangerous.

Would any of YOU, who have the responsibility of this decision, care to live in a 5 or 10 mile "evacuation zone" west and southwest of the plant, knowing there was no way you could get away if there were a real Fukushima-type accident?

Would any of you, who have the responsibility of this decision be able to live with yourself if an accident did in fact occur after you approved the operation of the plant, over-riding regulations that had already been carefully worked out by experts from government and industry over the years.

By the way:

We do NOT need the electricity. There are other ways of replacing/conserving the power we need. Plenty of experts have testified to that.

The only needs here are for Entergy to make more money.

Andy Stein
(917)842-9602
astein@nyc.rr.com
Visit www.andysteinmusic.com

DOCKETED
USNRC

September 12, 2012 (1:31 a.m.)

OFFICE OF SECRETARY
RULEMAKINGS AND
ADJUDICATIONS STAFF