UNITED STATES OF AMERICA NUCLEA REGULATORY COMMISSION

ATOMIC SAFETY AND LICENSING APPEAL BOARD BRANCH

Administrative Judges:

Stephen F. Eilperin, Chairman Thomas S. Moore Dr. Reginald L. Gotchy

In the Matter of

THE DETROIT EDISON COMPANY

(Enrico Fermi Atomic Power Plant, Unit 2) Docket No. 50-341 OL

ANSWER TO MONROE COUNTY MOTION

FOR EXTENSION OF TIME

Now comes Citizens for Employment and Energy (CEE), by their attorney, John R. MInock, and answers Monroe County's Motion requesting an extension of time for filing appellate pleadings as follows:

1. Monroe County's Motion to Intervene and Reopen the Record was denied in the Licensing Board's Initial Decision issued on October 29, 1982.

2. On November 8, 1982, Monroe County requested an extension of time in which to file appellate pleadings and other relief which was supported by extensive rationale.

3. Out of fairness to Monroe County, a small county with a part-time commission and legal advisor, CEE agrees that an extension of fourteen days to review the Initial Decision and decide on a course of action is eminently reasonable in light of the seriousness of the issues involved and the apparent contradiction between 10 CFR 2.714a and 10 CFR 2.762 regarding the appropriate appellate procedure.

4. In any event, the Appeal Board's <u>sua sponte</u> Order to Show Cause why CEE should not have its appeal dismissed will delay the appellate proceedings for several weeks until at least December 10, 1982.

WHEREFORE, CEE requests that:

A. The Appeal Board advise the County **and** CEE of the appropriate appellate rules governing the appeal of the County's Motion to Intervene and the County's and CEE's Motions to Reopen the Record;

B. The County be granted a reasonable extension of time in which to file the proper appellate pleadings.

Respectfully submitted,

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John R. Minock, Esq. Attorney for CEE 305 310 Maple Ridge Ann Arbor, Michigan 48103

Dated: November 2/, 1982

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ATOMIC SAFETY AND LICENSING APPEAL BOARD BRAND SERVICE

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CERTIFICATE OF SERVICE

I hererby certify that copies of CEE's Answer to Order to Show Cause and Answer to Monroe County Motion for Extension of Time in the above captioned proceeding have been served on the following by deposit in the United States mail, first class, this 21st day of November, 1982:

Harry H. Voight, Esq. Le Boeuf, Lamb, Lerby & McRae 1333 New Hampshire Ave., N.W. Washington, D.C. 20036

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Stephen F. Eilperin, Esq., Chairperson
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