UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION

DOCKETED

BEFORE THE ATOMIC SAFETY AND LICENSING BOARD

82 DEC 20 P1:21

In the Matter of

CONSOLIDATED EDISON COMPANY OF NEW YORK

(Indian Point Unit 2)

POWER AUTHORITY OF THE STATE OF NEW YORK

(Indian Point Unit 3)

December 16, 1982

WESTCHESTER COUNTY EXECUTIVE RESPONSE TO NEW YORK STATE'S MOTION FOR MODIFICATION OF HEARING SCHEDULE

The Westchester County Executive objects to New York State's Motion to Modify the Hearing Schedule in part. In the event that the newly appointed County Executive requests permission to present testimony and the testimony of his administrative staff when testimony is heard on Questions 3 and 4 sometime in March, it will be unnecessary to delay the testimony of all other available witnesses until County and State witnesses are available to testify.

County officals expect to be participating in meetings and activities relating to the March 8th drill during the first two weeks of the scheduled testimony on emergency planning and thus, will be unavailable to testify. However, during these first two weeks, most of the other parties and interested states proferring testimony on Questions 3 and 4 will be available to testify. These parties and interested states include USA/NYPIRG, Parents, WESPAC, RSCE, WBCA, FOE/Audubon, New York City Council and NRC staff. Therefore, a delay is not warranted under these circumstances.

8212220226 821216 PDR ADDCK 05000247 PDR The Westchester County Executive does not object to that part of New York State's Motion requesting an additional week of testimony on emergency planning for the testimony of State and County witnesses and for the testimony those witnesses participating in or observing the proposed March 8 drill.

Respectfully submitted,

Laurie A. Vetere, Esq.

Legislative Assistant

Office of the County Executive

I hereby certify that copies of this document have been served on the minimal service list.

Taurie A. Vetere