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ISHAM, LINCOLN & BEALE
COUNSELORS AT LAW

CONFIDENCE

THREE FIRST NATIONAL PLAZA
CHICAGO, ILLINOIS 60602
TELEPHONE 312 558-7500
TELEX 2-5288

EDWARD S. ISHAM, 1872-1902
ROBERT T. LINCOLN, 1872-1889
WILLIAM G. BEALE, 1885-1923

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WASHINGTON OFFICE
1201 CONNECTICUT AVENUE, N.W.
SUITE 840
WASHINGTON, D.C. 20036
202 833-9730

July 11, 1984

DOCKETING & SERVICE
BRANCH

Mr. Douglas Cassel
BPI
109 North Dearborn St.
Suite 1300 Chicago, IL 60602

Re: In the Matter of Commonwealth Edison Company
(Byron Nuclear Power Station, Units 1
and 2) - Docket Nos. 50-454 and 455 OC

Dear Doug:

I am writing to you since the intervenors still have not designated another attorney who will appear for them in the above-captioned proceeding, notwithstanding your representation to the Licensing Board that an attorney would be identified by July 9.

It is my understanding that the depositions of Mr. Stokes and Professor Kochhar are set for July 19 and 20. I understand that Professor Kochhar will be available after 6:00 p.m., July 19 and that Mr. Stokes will be available on July 20. If you confirm that Professor Eugene Ericksen will appear as a witness for the intervenors, we wish to take his deposition during the day on July 19. The informal meeting between your experts and Commonwealth Edison Company employees and consultants is scheduled for 1:00 p.m. on July 18 at the offices of Sargent & Lundy.

I ask that each of your witnesses bring all documents with him which refer or relate to his participation in any analysis or evaluation of: (1) the reinspection program; or (2) the materials and equipment supplied by System Controls Corporation to Commonwealth Edison Company at the Byron Station. The witnesses need not bring with them copies of documents previously produced by Commonwealth Edison, except insofar as those documents contain their own notations.

In other circumstances I would apply to the Licensing Board for a subpoena. However, given the short time periods within which we are working, it seems appropriate to proceed

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informally. If for any reason the above schedule is not agreeable, your witnesses are not available on the days and times indicated or the described documents will not be produced, please contact me immediately.

Yours truly,



Michael I. Miller

MIM:cjs
cc: Service List