

UNITED STATES OF AMERICA
NUCLEAR REGULATORY COMMISSION

BEFORE THE ATOMIC SAFETY AND LICENSING BOARD

In the Matter of)	
)	
COMMONWEALTH EDISON COMPANY)	Docket Nos. 50-454 OL
)	50-455 OL
(Byron Nuclear Power Station,)	
Units 1 and 2))	
)	

MOTION FOR EXTENSION OF TIME IN WHICH TO FILE

NOW COMES Rockford League of Women Voters, by its attorney, David C. Thomas, and hereby moves this Board to grant an extension of time in which to file the remaining proposed findings of fact and conclusions of law. In support thereof, Rockford League of Women Voters (RLWV) states the following:

1. RLWV has previous to this date timely filed its proposed findings of fact and conclusions of law regarding the issues of seismology and ALARA.
2. RLWV was unable to timely file its pleading regarding the steam generator tube integrity issue.
3. The two remaining issues, that of groundwater and Class IX, are due to be filed on Friday, June 24, 1983.
4. RLWV's attorney's office contacted counsel for the Applicant and counsel for the Nuclear Regulatory Commission (NRC) on June 20, 1983, regarding this motion.
5. Counsel for the Applicant and counsel for the NRC have consented to the following extension: that RLWV be allowed until July 1, 1983 to file its pleadings for the

three remaining issues, steam generator tube integrity, groundwater and Class IX. Additionally, the Applicant and the NRC are allowed until July 1, 1983 in which to file their two remaining issues, that of groundwater and Class IX.

6. RLWV's attorney's office contacted Administrative Judge and Chairman, Ivan Smith, wherein RLWV was informed that an oral agreement by all parties concerned, relayed to Chairman Smith, and followed up by this written motion, would sufficiently meet this Board's rules of practice.

7. All parties have agreed also that the filing of any proposed findings of fact and conclusions of law after the July 1, 1983 date will be disregarded by the Board, and that the late-filing party will have defaulted on that particular issue(s), if it be one of the 3 above mentioned issues.

WHEREFORE, RLWV prays this Board to grant its Motion for Extension of Time in Which to File, thereby allowing all parties until July 1, 1983 to file their respective remaining proposed findings of fact and conclusions of law.

Respectfully submitted,

BY:

David C. Thomas
DAVID C. THOMAS

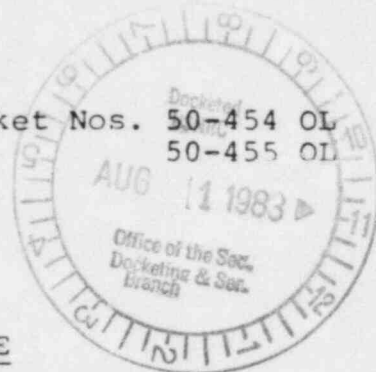
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CERTIFICATE OF SERVICE

The undersigned, one of the attorneys for Commonwealth Edison Company, certifies that he filed the original and two copies of the attached "MOTION TO STRIKE INTERVENOR'S REVISED FINDINGS OF FACT REGARDING STEAM GENERATOR TUBE INTEGRITY" with the Secretary of the Nuclear Regulatory Commission and served a copy of the same on each of the persons at the addresses shown on the attached service list. Service on the Secretary and all parties, unless otherwise indicated, was made by deposit in the U.S. Mail, first-class postage prepaid, this 28th day of July, 1983.

Michael R. Goldfein

One of the attorneys for
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Dated: July 28, 1983.

SERVICE LIST

COMMONWEALTH EDISON COMPANY -- Byron Station
Docket Nos. 50-454 and 50-455

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Administrative Judge and
Chairman
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