

February 13, 1986

UNITED STATES OF AMERICA
NUCLEAR REGULATORY COMMISSION

BEFORE THE ATOMIC SAFETY AND LICENSING BOARD

DOCKETED
USNRC

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In the Matter Of:)
COMMONWEALTH EDISON COMPANY)
(Braidwood Station, Units 1)
and 2))

Docket Nos. 50-456 OL
50-457

OFFICE OF SECRETARY
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RESPONSE OF APPLICANT COMMONWEALTH EDISON
COMPANY TO INTERVENORS' JANUARY 31, 1986 REQUEST FOR
PRODUCTION OF DOCUMENTS

In accordance with the provisions of 10 CFR
§2.741(d), applicant Commonwealth Edison Company ("Applicant")
by its undersigned counsel, hereby responds to Intervenor's
Request for Production of Documents to Applicant Commonwealth
Edison Company, dated January 31, 1986. *

Request No. 1. Any and all weld inspection
reports or documents reflecting the performance by
former QC Inspector I. DeWald of more than 1,000
welds during one day or on a single inspection
document, including but not limited to DeWald
records included in drawing number 1-3061 as
described by Inspector Dan Holley in his depo-
sition testimony as January 28, 1986.

*/ Applicant notes that Intervenor's request for pro-
duction of documents inappropriately referred to
10 CFR §2.744. That section governs production of NRC
records and documents, and thus, is not applicable to
discovery which Intervenor's seek from Applicant. It is
assumed that Intervenor's intended their January 31,
1986 request for production of documents to be governed
by the provisions of 10 CFR §2.741.

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Response No. 1(a). Applicant has not completed its review of documents to determine whether any weld inspection reports or documents exist which may reflect the alleged performance by former QC Inspector I. DeWald of more than 1,000 welds during one day or on a single inspection document. In the event that any such documents are located, they will be made available for inspection and copying at a mutually agreeable time and place.

(b) Documents reflecting Mr. DeWald's 1981 inspections which correlate to drawing number 1-3061 were produced on February 7, 1986. (D1 00011977-98)

Request No. 2. Any and all documents or records compiled or maintained by former QC Supervisor R.M. Sakalak reflecting adverse, derogatory or other information regarding Comstock QC inspectors - the so-called "Pearl Harbor file" as described by QC Inspector Larry Phillips in his deposition testimony on January 29, 1986. (sic)

Response No. 2. Applicant is not in the possession, custody, or control of any so-called "Pearl Harbor file" allegedly compiled or maintained by former QC Supervisor R.M. Saklak as described by QC Inspector Larry Phillips in his deposition testimony on January 29, 1986.

Dated: February 13, 1986

Michael I. Miller
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Submitted by,


One of the Attorneys for
Applicant Commonwealth Edison
Company

RELATED CORRESPONDENCE

UNITED STATES OF AMERICA
NUCLEAR REGULATORY COMMISSION

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BEFORE THE ATOMIC SAFETY AND LICENSING BOARD

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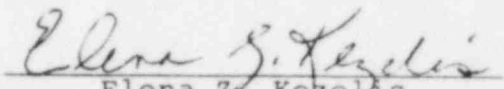
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CERTIFICATE OF SERVICE

I, Elena Z. Kezelis, one of the attorneys for Commonwealth Edison Company, certify that copies of the Response of Applicant Commonwealth Edison Company To Intervenor's January 31, 1986 Request For Production Of Documents have been served in the above-captioned matter on those persons listed in the attached Service List by United States mail, postage prepaid, except as is otherwise noted on the Service List, this 13th day of February, 1986.


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DATED: February 13, 1986

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