APPENDIX A

NOTICE OF VIOLATION

Long Island Lighting Company Shoreham Nuclear Power Station Docket No. 50-322 License No. CPPR-95

As a result of the inspection conducted on January 1 - 31, 1981, and in accordance with the Interim Enforcement Policy, 45 FR 66754 (October 7, 1980), the following violation was identified:

10 CFR 50, Appendix B, Criterion V states, in part, that: "Activities affecting quality shall be prescribed by documented instructions ... and shall be accomplished in accordance with the instructions ...".

FSAR Section 17.2.5 states, in part, that: "The LILCO QA Program established provisions for activities affecting the quality of safety - related structures, systems, and components ... to be accomplished and controlled in accordance with instructions ...".

The LILCO Operational Quality Assurance Manual Section 5.3.1 states, in part, that: "... activities will be accomplished in accordance with ... documented instructions, procedures and drawings."

LILCO Startup Manual, "Startup Instruction For Establishing Periodic Recalibration Of Instruments And Relays That Have Initial C&IO Completed", dated 11/12/80 states, in part, that: "Maximum calibration periods for instrumentation/relays required for conducting the AT/PT shall not exceed one year."

Contrary to the above, PT.315.001B and C, "125V DC Power Distribution Preop. Test" * for the B and C Systems, were being performed in January 1981, while the DC Bus Current and Voltage meters and the Battery Charger DC output current and voltage meters, which are required for conducting the PT, had not been recalibrated within one year.

This is a Severity Level V violation (Supplement II.E of the Interim Enforcement Policy).

Pursuant to the provisions of 10 CFR 2.201, Long Island Lighting Company is hereby required to submit to this office within twenty-five days of the date of this Notice, a written statement or explanation in reply, including: (1) the corrective steps which have been taken and the results achieved; (2) corrective steps which will be taken to avoid further violations; and (3) the date when full compliance will be achieved. Under the authority of Section 182 of the Atomic Energy Act of 1954, as amended, this response shall be submitted under oath or affirmation.

Dated

FEB 2 5 1981

Eldon J. Brunner, Chief Reactor Operations and Nuclear Support Branch