DOCKETED

90 MAY -4 A9:44

UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION

before the

DOCKETING & SERVICE BRANCH

ATOMIC SAFETY AND LICENSING APPEAL BOARD

In the Matter of

PUBLIC SERVICE COMPANY OF NEW HAMPSHIRE, et al.

(Seabrook Station, Units 1 and 2)

Docket Nos. 50-443-OL 50-444-OL

(Offsite Emergency Planning Issues)

LICENSEES' ANSWER TO MASSACHUSETTS ATTORNEY GENERAL'S MOTION TO AMEND BRIEF IN SUPPORT OF HIS APPEAL OF LBP-89-32, LBP-89-33 AND RELATED RULINGS

Under date of April 27, 1990, the Attorney General of The Commonwealth of Massachusetts (MAG) has filed a document entitled "Massachusetts Attorney General's Motion to Amend Brief in Support of his Appeal of LBP-89-32, LBP-89-33 and Related Rulings" (the Motion). Pursuant to 10 C.F.R. § 2.730(c), Licensees herein answer the Motion and say that for the reasons set forth below, the Motion should be denied.

Licensees cannot help but note at the outset the irony of MAG, having repeatedly asserted that this Appeal Board is powerless to act in light of the pendency of various petitions for review in the Court of Appeals, nevertheless, without

BRANKE SB

9005150076 900503 PDR ADDCK 05000443

D403

hesitation, seeks affirmative relief from this Board when it serves his purpose to do so. In any event, the avowed purpose of the motion is to save an appeal of LBP-89-33 which has, to date, been waived by a failure to brief. <u>Duke Power Co.</u> (Catawba Nuclear Station, Units 1 and 2), ALAB-355, 4 NRC 397, 413 (1976). The Motion is the equivalent of a motion to file a brief some three months late.

The Motion is inexcusably late. Accepting the view that it was not until MAG read the Licensees' filing before the Licensing Board on February 1, 1990, that he realized that he might be in default in pressing an appeal on LBP-89-33, there is no excuse for not filing a motion to amend his brief from that time forward. Indeed, he could have included the Motion as a part of his filing to this Appeal Board on February 6, 1990, but chose not to do so. This was a tactical decision by a sophisticated lawyer. He should be required to live with it.

The policy which governs the exercise of discretion involved here was stated approximately ten years ago in the Sheffield proceeding:

"Although the time limits established by the Rules of Practice with regard to appeals from Licensing Board decisions and orders are not jurisdictional, our general policy has been to enforce them strictly."

Nuclear Engineering Company, Inc. (Sheffield Illinois, Low-Level

Radioactive Waste Disposal Site), ALAB-606, 12 NRC 156, 160 (1980). This policy should be adhered to here.

Respectfully submitted,

Thomas G. Dignan, Jr.
George H. Lewald
Kathryn A. Selleck
Jeffrey P. Trout
Ropes & Gray
One International Place
Boston, MA 02110-2624
(617) 951-7000

Counsel for Licensees

CERTIFICATE OF SERVICE

I, Thomas G. Dignan, Jr., one of the attorneys for the MAY -4 A9:44 Licensees herein, hereby certify that on May 3, 1990, I made service of the within document by depositing copies thereof, secretary with Federal Express, prepaid, for delivery to (or, where ting a SERVICE indicated, by depositing in the United States mail, first BRANCH class postage paid, addressed to):

Alan S. Rosenthal, Chairman Atomic Safety and Licensing Appeal Panel U.S. Nuclear Regulatory Commission Fifth Floor 4350 East-West Highway Bethesda, MD 20814

Mr. Thomas S. Moore Atomic Safety and Licensing Appeal Panel U.S. Nuclear Regulatory Commission Fifth Floor 4350 East-West Highway Bethesda, MD 20814

Administrative Judge Ivan W. Smith, Chairman, Atomic Safety and Licensing Board U.S. Nuclear Regulatory Commission East West Towers Building 4350 East West Highway Bethesda, MD 20814

Administrative Judge Richard F. Atomic Safety and Licensing Board U.S. Nuclear Regulatory Commission Hampton, NH 03842 East West Towers Building 4350 East West Highway Bethesda, MD 20814

Administrative Judge Kenneth A. McCollom 1107 West Knapp Street Stillwater, OK 74075

Mr. Howard A. Wilber Atomic Safety and Licensing Appeal Panel U.S. Nuclear Regulatory Commission Fifth Floor 4350 East-West Highway Bethesda, MD 20814

Mr. Richard R. Donovan Federal Emergency Management Agency Federal Regional Center 130 228th Street, S.W. Bothell, Washington 98021-9796

H. Joseph Flynn, Esquire Office of General Counsel Federal Emergency Management Agency 500 C Street, S.W. Washington, DC 20472

Gary W. Holmes, Esquire Holmes & Ells 47 Winnacunnet Road

Judith H. Mizner, Esquire 79 State Street, 2nd Floor Newburyport, MA 01950 George Dana Bisbee, Esquire Associate Attorney General Office of the Attorney General 25 Capitol Street Concord, NH 03301-6397

Mitzi A. Young, Esquire
Edwin J. Reis, Esquire
Office of the General Counsel
U.S. Nuclear Regulatory Commission
One White Flint North, 15th Fl.
11555 Rockville Pike
Rockville, MD 20852

Adjudicatory File
Atomic Safety and Licensing
Board Panel Docket (2 copies)
U.S. Nuclear Regulatory
Commission
East West Towers Building
4350 East West Highway
Bethesda, MD 20814

*Atomic Safety and Licensing Appeal Panel U.S. Nuclear Regulatory Commission Mail Stop EWW-529 Washington, DC 20555

Philip Ahrens, Esquire Assistant Attorney General Department of the Attorney General Augusta, ME 04333

Paul McEachern, Esquire Shaines & McEachern 25 Maplewood Avenue P.O. Box 360 Portsmouth, NH 03801

R. Scott Hill-Whilton, Esquire Lagoulis, Hill-Whilton & Rotondi 79 State Street Newburyport, MA 01950 Robert R. Pierce, Esquire
Atomic Safety and Licensing
Board
U.S. Nuclear Regulatory
Commission
East West Towers Building
4350 East West Highway
Bethesda, MD 20814

Diane Curran, Esquire Andrea C. Ferster, Esquire Harmon, Curran & Tousley Suite 430 2001 S Street, N.W. Washington, DC 20009

Robert A. Backus, Esquire 116 Lowell Street P.O. Box 516 Manchester, NH 03105

Suzanne P. Egan, City Solicitor Lagoulis, Hill-Whilton & Rotondi 79 State Street Newburyport, MA 01950

John Traficonte, Esquire Assistant Attorney General Department of the Attorney General One Ashburton Place, 19th Fl. Boston, MA 02108

Barbara J. Saint Andre, Esquire Kopelman and Paige, P.C. 101 Arch Street Boston, MA 02110

Ashod N. Amirian, Esquire 145 South Main Street P.O. Box 38 Bradford, MA 01835 U.S. Senate
Washington, DC 20510
(Attn: Tom Burack)

G. Paul Bollwerk, III, Chairman Atomic Safety and Licensing Appeal Panel U.S. Nuclear Regulatory Commission Fifth Floor 4350 East-West Highway Bethesda, MD 20814

Mr. Jack Dolan
Federal Emergency Management Agency
Region I
J.W. McCormack Post Office &
Courthouse Building, Room 442
Boston, MA 02109

*Senator Gordon J. Humphrey One Eagle Square, Suite 507 Concord, NH 03301 (Attn: Herb Boynton)

George Iverson, Director
N.H. Office of Emergency
Management
State House Office Park South
107 Pleasant Street
Concord, NH 03301

Thomas G. Dighan, Jr.

(= Ordinary U.S. First Class Mail.)