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OFFICE OF SECRETARY OFFICE UNG & SERVICE BRANCH

UNITED STATES OF AMERICA

NUCLEAR REGULATORY COMMISSION

before the

ATOMIC SAFETY AND LICENSING BOARD

In the Matter of

PUBLIC SERVICE COMPANY OF NEW HAMPSHIRE, et al.

(Seabrook Station, Units 1 & 2)

Docket Nos. 50-443 OL 50-444 OL

APPLICANTS' NINTH MOTION FOR SUMMARY DISPOSITION (CONTENTION NECNP I.B.1)

Pursuant to 10 CFR § 2.749, the Applicants hereby move for summary disposition of contention NECNP I.B.1

This motion is made upon the affidavit of Peter L.

Anderson, attached hereto. As is set forth in that
affidavit, the system upon which reliance is placed at
Seabrook for meeting the residual heat removal ("RHR")
requirement of GDC 34 does not rely upon the steam dump

DS03

valves, turbine valves or steam dumping system to meet that requirement. The systems upon which the Seabrook RHR system does rely are safety grade and environmentally qualified. These facts being without dispute, Contention I.B.1 should be dismissed.

Respectfully submitted, \$1 Thomas G. Diquau 1.

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Dated: February 9, 1983

STATMENT OF MATERIAL FACTS AS TO WHICH THERE IS NO DISPUTE

- 1. The Seabrook RHR system does not require the use of the steam dump valves, turbine valves or steam dumping system to meet the RHR requirements of GDC 34.
- 2. The systems at Seabrook that are essential to perform or support the function of RHR are safety grade and environmentally qualified pursuant to the requirements of GDC 4.

CERTIFICATE OF SERVICE

I, R. K. Gad III, one of the attorneys for the Applicants herein, hereby certify that on February 9, 1983, I made service of the within "Applicants' Ninth Motion for Summary Disposition (Contention NECNP I.B.1)" by mailing copies thereof, postage prepaid, to:

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