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#### UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION

SEP 30 AID:30

Before the Atomic Safety and Licensing Board SECRETAR DOCKETING & SERVICE BRANCH

In the Matter of LONG ISLAND LIGHTING COMPANY (Shoreham Nuclear Power Station, Unit 1)

Docket No. 50-322 (OL) (Emergency Planning Proceedings)

## SUPPLEMENTAL STATUS REPORT RE: EP 6C AND EP 7A

In the emergency planning status report submitted to the Board on September 21, 1982, the parties neglected to include further specification of contentions EP 6C and EP 7A as required by the Board's Supplemental Prehearing Conference Order of September 7, 1982. This submittal addresses the Board's Order and the concerns it expressed verbally to the parties on September 21 and 22, 1982 (Tr. 10783-10790; 10888-10892).

In EP 6C, the thrust of the County's concern was that LILCO's notification procedures for emergency personnel and offsite agencies were not sufficiently connected with, or triggered by, exceeding an emergency action level. Without such a connection, the plan could not assure that emergency personnel and offsite agencies would be notified in a timely and welldefined manner. Since the time that the County filed EP 6C, LILCO has offered to clarify and amend its plan with specific

language to be inserted into the plan. The County has considered the proposal and will return it to LILCO with minor modifications. Both parties believe that settlement of this issue is imminent.

In EP 7A, the County's initial concern was that only the Shoreham-Wading River Fire District had received radiological response training, including site familiarization, information about radiation effects, and radiation protection training.

Specifically, in the County's view, the failure to provide such training to other Fire Districts was a deficiency in meeting the preparedness requirements. Since the filing of EP 7A, the County has been advised by LILCO that the Rocky Point, Manorville and Ridge Fire Districts have also received training. In the County's view (and subject to final client approval for all parties) such training is sufficient for Phase I purposes and, accordingly, the County is drafting a Resolution Agreement on EP 7A.

The County notes that the EP 7A resolution will not cover whatever training may be necessary for Phase II purposes
'-- that is, training for response by fire districts or ambulance services pursuant to the County plan, which is under development. The language of the settlement agreement on EP 7A will reflect the parties' understanding regarding the County's reservation of rights. Finally, the County notes that any resolution of EP 7A will not cover other issues, such as role conflict, not directly related to the training concerns raised in EP 7A.

The County is authorized to inform the Board that LILCO, the NRC Staff and NSC concur in this status report.

Counsel for the County was unable to contact counsel for SOC.

Respectfully submitted,

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Dated: September 28, 1982

#### UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION

### BEFORE THE ATOMIC SAFETY AND LICENSING BCARD

In the Matter of

LONG ISLAND LIGHTING COMPANY

(Shoreham Nuclear Power Station, Unit 1)

Docket No. 50-322 (O.L.)

# CERTIFICATE OF SERVICE

I hereby certify that copies of "Supplemental Status Report Re: EP 6C and EP 7A" were sent on September 28, 1982 by first class mail, except where otherwise noted, to the following:

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