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## UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION 1:42

## Before the Atomic Safety and Licensing Board

In the Matter of	}		
LONG ISLAND LIGHTING COMPANY	) Docket No.	50-322	(OL)
(Shoreham Nuclear Power Station, Unit 1)	)		

## FILING SCHEDULE

The purpose of this pleading is to confirm a telephone conversation of this date between Mr. Bordenick, Staff counsel, and Judge Morris concerning filing schedules. We understand that in the course of this telephone conversation Mr. Bordenick advised Judge Morris that weather had caused a delay in the filing and service of the Staff proposed findings of fact and opinion. As of this date, LILCO has not received the Staff's proposed findings of fact and opinion. When apprised of this, we understand Judge Morris indicated that it would be acceptable to the Board for there to be a commensurate delay in the filing of LILCO's reply findings. Accordingly, LILCO is proceeding on this basis and filing this pleading to confirm its understanding.

Mr. Bordenick also advised Judge Morris that due to weather conditions LILCO would be unable to file its RAT testimony on this date as required. Judge Morris indicated that it



would be acceptable to the Board for LILCO to file that testimony as soon as possible. LILCO will do so and anticipates the testimony will be filed Wednesday, February 16, 1983. Respectfully submitted, LONG ISLAND LIGHTING COMPANY Anthony F. Earley, Jr. Hunton & Williams Post Office Box 1535 Richmond, Virginia 23212 DATED: February 14, 1983

## CERTIFICATE OF SERVICE

In the Matter of
LONG ISLAND LIGHTING COMPANY
(Shoreham Nuclear Power Station, Unit 1)
Docket No. 50-322 (OL)

I hereby certify that copies of Filing Schedule were served upon the following by first-class mail, postage prepaid, or by telecopier (as indicated by an asterisk) on February 14, 1983:

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DATED: February 14, 1983