## UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION

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Before the Atomic Safety and Licensing Board

In the Matter of

LONG ISLAND LIGHTING COMPANY

Docket No. 50-322-OL-3

(Emergency Planning Proceeding)

(Shoreham Nuclear Power Station,
Unit 1)

## LILCO'S NOTICE OF COMPLETION OF TRAINING MATERIALS

By its "Order Ruling on Objections to Special Prehearing Conference Order," dated September 30, 1983, the Board directed LILCO to provide notice of the completion of LILCO's training materials. LILCO's training materials are now complete and have been made available to the intervenors.

As stated in "LILCO's Schedule for Completion of Training Materials," filed with the Board on October 11, 1983, LILCO's training program consists of classroom training sessions and supervised drills. LILCO has provided Suffolk County with all of the training workbook sections and all of the videotapes that have been prepared for LERO workers. The videotapes and workbook sections were provided piece by piece as LILCO completed them, beginning on July 18, 1983. The vast majority of the training videotapes and workbook sections were provided to Suffolk County by the fall of 1983; the last workbook section was transmitted to Suffolk County on January 9, 1984. LILCO also has provided Suffolk County with the lesson plans used by

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classroom instructors, as well as scripts for the videotapes used to train LERO personnel.

Training materials by their very nature cannot be frozen in time. Throughout the operating life of the Shoreham Nuclear Power Station the classroom training materials will be reviewed and amended, as necessary, to improve the training program, to address any additional need for training that might arise, and to conform to changes made in the LILCO Transition Plan and Procedures. For example, the classroom materials that have been provided to the intervenors are based primarily on Revision O of the LILCO Transition Plan; within the next couple of months LILCO plans to conform the classroom training materials to Revision 3. While future changes to the training materials will undoubtedly occur, these changes will not modify the basic scope, format, or instructional methods of the training program.

In addition to the classroom training, LERO workers will receive hands-on instruction in the performance of their LERO jobs during the course of supervised drills. LILCO has provided Suffolk County with copies of the drill scenarios which have been developed to date. The drill scenarios provided to Suffolk County are as follows:

Accident Management Drill
EOC/ENC Activation Drill
Radiological Monitoring and
Decontamination Drill
Traffic Guidance Drill
Transportation Coordination Drill
EOC/ENC Port Jefferson Staging
Area Drill
Monitoring & Decontamination Drill

Intergrated SNPS/LERO Drill EOF/EOC Activation
EOC/ENC/All Staging Areas/EWDF Drill
Decontamination Tabletop
Dosimetry Tabletop
Transportation Coordination Tabletop
Traffic Guidance Tabletop
Dose Assessment/Protective Action Tabletop
Customer Service Notification Tabletop
Family Tracking Tabletop
Communications Tabletop
SNPS/LERO Joint Dose Assessment Tabletop
SNPS/LERO Joint Communications Tabletop

New drill scenarios on the topics listed above, as well as on the additional drill topics listed in the LILCO Transition Plan, will be developed throughout the life of the Emergency Plan as part of the continuing training and retraining of LERO personnel. The retraining program outlined in the LILCO Transition Plan also provides for refresher sessions of the classroom training sessions using the workbooks and videotapes mentioned above and for continued attendance at drills and exercises.

Finally, as required by the Federal Emergency Management Agency ("FEMA"), LERO workers will participate in an annual exercise to ensure that the LERO organization maintains a continuous state of readiness. Scenarios for the annual FEMA exercises have not yet been written. It is LILCO's position that the annual exercise is not part of the LERO training program that is at issue in this litigation, because annual FEMA exercises are not required for licensing board, appeal board, or Commission licensing decisions. See 46 Fed. Reg. 61,134 (December 15, 1981); see also 47 Fed. Reg. 30,232 (July 13, 1983), review pending Union of Concerned Scientists v. NRC, No.

82-2053 (D.C. Cir., petition for review filed September 10, 1982).

As stated above, LILCO began providing training materials to Suffolk County in mid-July 1983 and had provided the vast majority of its training materials to Suffolk County by the fall of 1983; the last portion of the classroom training materials was transmitted to Suffolk County on January 9, 1984. Should Suffolk County file additional contentions on the training materials, it is LILCO's position that the contentions must meet the 10 C.F.R. § 2.714 standard for late-filed contentions. LILCO maintains that it is doubtful that Suffolk County can meet that standard, particularly as to training materials received last summer and fall.

Respectfully submitted
LONG ISLAND LIGHTING COMPANY

James N. Christman Jessine A. Monaghan

Hunton & Williams 707 East Main Street P.O. Box 1535 Richmond, Virginia 23212

DATED: February 2, 1984

## CERTIFICATE OF SERVICE

In the Matter of LONG ISLAND LIGHTING COMPANY (Shoreham Nuclear Power Station, Unit 1) Docket No. 50-322-OL-3 (Emergency Planning Proceeding)

I, Jessine A. Monaghan, hereby certify that copies of LILCO'S NOTICE OF COMPLETION OF TRAINING MATERIALS have been served this date upon the following by Federal Express, as indicated by an asterisk, and upon the following by first-class mail, postage prepaid.

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