## LILCO, July 25, 1984

## UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION

DOCKETED

Before the Atomic Safety	and Licensing Board
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In th	ne Mat	tte	r of				
LONG	ISLAN	ND	LIGHT	ING	CON	IPANY	
(Shor Unit		Nu	clear	Pov	ver	Station,	

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Docket No. 50-322-0L-4 (Low Power)

LILCO'S MOTION FOR PARTIAL RECONSIDERATION OF JULY 18 SECURITY-PROCEEDINGS ORDER

On July 18, this Board issued an Order Concerning Security Contentions,1/ apparently intended to be responsive to the Commission's Memorandum and Order of the same date. Under the Board's Order, security contentions arising from changes in the emergency electrical power system at Shoreham and applicable to low power operation were to be admissible for litigation at Shoreham on a schedule which would entail separate hearings on those contentions, following completion of proceedings on all other low-power motion issues. The Board's Order set a schedule for this separate proceeding which would result in the commencement of hearings not before the end of October and the submission of filings and conclusions a month thereafter -- aproximately three months later than the date of the parties' final submissions in the rest of the low power proceeding.

LILCO has asked the Commission to reconsider its Order Concerring Security Contentions, by motion dated July 19 (copy

<sup>1/</sup> LILCO did not become aware of the issuance of that order until late in the day on July 23, five days after its issuance.

enclosed). Even if that request is denied, LILCO does not believe that the Commission's guidance on security-related contentions contemplated a quarter-year delay -- about 50% of the length of the rest of the entire low power proceeding -- to address security issues. LILCO is not certain whether any security contentions will be admitted at all; in any event, it is not at all clear that a schedule of the length contemplated by the Board's Order is required. Suffolk County has always proffered that it has a firm idea of the security-related defects it sees in LILCO's low power configuration; thus LILCO has always inferred that only the institution of safeguards procedures prevents it from filing security contentions forthwith. Further, Suffolk County has already been given a site tour and other discovery with respect to the lowpower physical configuration of the plant; the County also possesses a copy of the Shoreham security plan and all security procedures. In short, while LILCO understands, and does not disagree with, the Board's desire to take up security issues as a discrete matter after completion of the other low power issues, LILCO does not believe that an automatic quarter-year delay in the completion of this proceeding was either compelled or contemplated by the Commission's Order.

Thus, LILCO requests that the Board clarify and, to the extent necessary reconsider, its July 18 Order in the following respects:

1. Clarify that it expects the parties to conclude all matters with respect to the Supplemental Motion for Low Power Operating License and Application for Exemption, except security, on

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the current schedule (<u>i.e.</u>, expeditiously following the conclusion of the hearing resuming July 30). LILCO infers that the Board would then prepare a Partial Initial Decision on those issues.

2. Accelerate that portion of the proposed schedule leading up to the prehearing conference on security issues, as follows:

	Action	Erom *	<u>To</u> *
1.	Filing of security contentions by intervenors	August 13	August 3
2.	Filing of responses to contentions	August 23	August 10
3.	Special Prehearing Conference	August 30	August 17

3. Remove the specified post-Special Prehearing Conference milestone dates from the current schedule, and set them at that Conference in light of the scope of the admitted contentions and other information, including but not limited to discovery, then available.

Respectfully submitted,

LONG ISLAND LIGHTING COMPANY

Donald P. Irwin Robert M. Rolfe Anthony F. Earley, Jr.

HUNTON & WILLIAMS P.O. Box 1535 707 East Main Street Richmond, Virginia 23212

DATED: July 25, 1984

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\* All documents to be served and in other parties' hands by end of business on specified dates. In the Matter of LONG ISLAND LIGHTING COMPANY (Shoreham Nuclear Power Station, Unit 1) Docket No. 50-322-0L-4 (Low Power)

I hereby certify that copies of LILCO'S ADDENDUM TO MOTION FOR RECONSIDERATION and of LILCO'S MOTION FOR PARTIAL RECONSID-ERATION OF JULY 18 SECURITY-PROCEEDING ORDER were served this date upon the following by first-class mail, postage prepaid, or by hand (one asterisk), or by Federal Express (two asterisks).

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DATED: July 25, 1984