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UNITED STATES NUCLEAR REGULATORY COMMISSION FLATED CORRESPONDENCE WASHINGTON, D. C. 20555

50-322 OL

August 7, 1984

USNEC

84 AGD -8 P12:20

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

Docket No. 50-322-1 (OL)

NOTE TO ATTACHED SERVICE LIST:

Attached for your information are copies of the following correspondence recently generated by the NRC staff.

- Memorandum dated July 30, 1984 for Edwin Reis From A. Schwencer -Subject: Shoreham License Conditions
- Letter dated July 31, 1984, from NRC staff (R.G. Page) to Long Island Lighting Company (Amendment Extending Expiration date of NRC Materials License No. SM-1857)

With respect to the memorandum identified in Item 1 above, you will note that the "Resolution" portion of item Number 4 on page 2 of the attachment to the Schwencer Memorandum states that "[t]he staff has not yet received a written agreement from LILCO regarding this item."

In the "NRC Staff Response to Order of June 7, 198[4] Allowing Comments on the Application of CLI-84-9" the Staff noted (in the conclusion section on page 7) that

* * * the NRC staff believes the Licensing Board's Partial Initial Decision was generally in conformity to CLI-84-9. However, in view of CLI-84-9, the NRC staff no longer sees any need for the license condition imposed by the [Licensing] Board dealing with the term "important to safety."

At this time the Licensing Board's Initial Decision requiring a condition in regard to "important to safety" remains in effect.

Sincerely,

Bernard M. Bordenick Counsel for NRC Staff

Enclosures: As Stated

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UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION

BEFORE THE ATOMIC SAFETY AND LICENSING APPEAL FOARD

In the Matter of

LONG ISLAND LIGHTING COMPANY

(Shoreham Nuclear Power Station,
Unit 1)

Docket No. 50-322-1 (OL)

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