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VIA FACSIMILE

Joseph F. Scinto, Esq. Deputy General Counsel U.S. Nuclear Regulatory Commission Washington, D.C. 20555

Re: Long Islan Power Authority (Shoreham Nuclear Press Station, Unit 1)

Dear Mr. Scinto:

I am writing on behalf of the Long Island Power Authority ("LIPA") in response to your letter of June 5, 1992.

As you know, LIPA has entered into a Settlement Agreen at dated June 1, 1992 with the Shoreham-Wading River Central School District ("SWRCSD") and Scientists and Engineers for Secure Energy, Inc. ("SE2") whereby SWRCSD and SE2 have agreed to dismiss with prejudice all of their proceedings at the Nuclear Regulatory Commission ("NRC") and the U.S. Court of Appeals for the District of Columbia Circuit. LIPA agrees with your conclusion that no provision in the Settlement Agreement or in the June 1, 1992 Agreement between LIPA, SWRCSD, the Town of Brockhaven, and Suffolk County would restrict the ability of any person from communicating with the NRC at any time with respect to any safety concerns that such person may have about decommissioning or any other aspect of Shoreham nuclear facility safety.

LIPA wishes to note further that the Settlement Agreement specifically states that "all Parties consider it in the best interest of the people of Long Island and each Party to terminate all [pending] litigation." (P. 2.) LIPA hereby renews

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its request that the Commission promptly dismiss such proceedings and approve LIPA's Decommissioning Plan, filed in December 1990. Decommissioning expenses continue to mount as personnel mobilized at the plant await approval of the Decommissioning Plan.

Please advise if you have any questions or comments.

sincerely, Carl R. Schenker, Jr.

of O'MELVENY & MYERS

cc: James P. McGranery, Jr., Esq. Donald P. Irwin, Esq. Nicholas S. Reynolds, Esq. Stanley B. Klimberg, Esq. Richard P. Bonnifield, Esq.