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UNITED STATES OF AMERICA
NUCLEAR REGULATORY COMMISSION

Before the Atomic Safety and Licensing Board

In the Matter of

LONG ISLAND LIGHTING COMPANY

(Shoreham Nuclear Power Station,
Unit 1)

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)
) Docket No. 50-322 (OL)
) (Emergency Planning)
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SOC'S RESPONSE TO LILCO'S MEMORANDUM OF SERVICE
OF SUPPLEMENTAL EMERGENCY PLANNING INFORMATION

Shoreham Opponents Coalition ("SOC") joins with Suffolk County and the North Shore Coalition ("NSC") in moving the Licensing Board for an order striking from Long Island Lighting Co.'s ("LILCO's") May 26 submission all but that portion known as the "LILCO-LILCO" plan or the "transition" plan. The four other "plans" that were submitted on that date - the "LILCO-County plan," the "LILCO-NRC plan," the "LILCO-State plan," and the "LILCO-FEMA plan" - are devoid of legal or practical substance and thus were improperly submitted and cannot properly be be

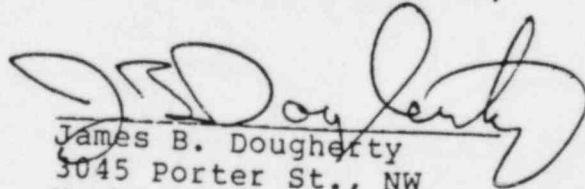
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The premise that underlies LILCO's May 26 submission is that the parties to this proceeding must litigate the adequacy of any document which is characterized by the company as an emergency plan, regardless of whether the document was developed with the involvement, consent, or even the awareness of the entity that supposedly will carry it out. Given this premise, why is it that LILCO didn't also submit a "LILCO-Nassau plan"? Or perhaps a "LILCO-New York City plan"? Or a "LILCO-Red Cross plan"? The list of eligible entities is bounded only by LILCO's imagination.

We are here not to ponder outlandish hypotheticals, but to determine where there exists a state of emergency preparedness which will adequately protect the public health and safety in the event of an accident at Shoreham. LILCO may have the financial wherewithal to litigate the adequacy of its plan while simultaneously pressing four hypothetical alternatives upon the Board, but SOC does not. Even if these plans had a shred of merit, procedural fairness would require that each be litigated separately. But since they do not they must be stricken by the Board.

Respectfully submitted,



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CERTIFICATE OF SERVICE

I certify that copies of the foregoing SOC'S RESPONSE TO LILCO'S MEMORANDUM OF SERVICE OF SUPPLEMENTAL EMERGENCY PLANNING INFORMATION were served, this 12th day of June, 1983, by deposit in the United States Mail, First Class, to the following:

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