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January 7, 1983

Lawrence Brenner, Esq.
Administrative Judge
Atomic Safety and Licensing
Board Panel
U.S. Nuclear Regulatory Commission
Washington, D.C. 20555

Dr. Peter A. Morris
Administrative Judge
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Dr. James H. Carpenter
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Board Panel
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ICC: SC 3/SOC 8

Gentlemen:

On December 22, Dr. Morris asked questions (tr. 17,517-19) with respect to two provisions of the ICC Resolution Agreement on Inadequate Core Cooling, which the Board proceeded to accept pending the answers.

The first question related to whether LILCO had provided Suffolk County with copies of procedures effective on the date of the Agreement (December 9, 1982), pertaining to maintenance of the WLMS at Shoreham, as required by ¶ II.B.5 on page 9 of the Agreement. The answer is in the affirmative. In mid-November, copies were provided to Marc Goldsmith, consultant for Suffolk County, of the two relevant procedures, namely:

SP 44.621.02 - ECCS Water Level Calibration and
Functional Test (Rev. 2, Effective 13 July 1982)

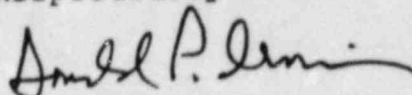
SP 44.621.04 - Reactor Vessel Water Level Calibration
and Functional Test (Rev. 2, Effective 22 February 1982)

The second question involved a request that a copy of Emergency Procedures SP 29.023.03 be provided, in addition to Suffolk County, to the Board. That procedure contains a Note of Caution

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to inform the operator of the potential unreliability of water level instrumentation under certain conditions. A copy of the then-effective version of this procedure (Rev. 2) was provided to Suffolk County in mid-November. That procedure has subsequently been revised. A copy of the up-to-date version (Rev. 3, effective January 7, 1983) is enclosed pursuant to Dr. Morris' request; the Note of Caution is found on page 4.

Respectfully submitted,



Donald P. Irwin
Attorney for Long Island
Lighting Company

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Enclosure

cc w/enclosure: Attached service list