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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))

Docket No. 50-322-OL

SUFFOLK COUNTY'S MOTION FOR LEAVE
TO REPLY TO LILCO'S RESPONSE TO
SUFFOLK COUNTY'S MOTION TO ADMIT
SUPPLEMENTAL DIESEL GENERATOR CONTENTIONS

Suffolk County hereby moves for leave to file with this Board the attached Reply to LILCO's February 7, 1984 Response (the "LILCO Response") to the County's Motion to Admit Supplemental Diesel Generator Contentions. This motion is prompted by the novel, if not unique, nature of the LILCO Response, which proposes lower standards of diesel reliability for a low power license than for a full power license and urges this Board to "rewrite" the County's supplemental EDG contentions in a manner which either vitiates or fundamentally changes them. The LILCO Response urges that litigation of only five components should be necessary prior to low power licensing, and overlooks significant evidence of diesel inadequacies, including cracks in a cylinder block dis-

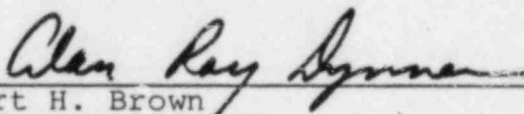
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covered last week. Finally, the LILCO Response clearly shows that LILCO has almost completely misunderstood the supplemental EDG contentions, both in substance and in detail.

Respectfully submitted,

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February 14, 1984