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UNITED STATES OF AMERICA  
NUCLEAR REGULATORY COMMISSION

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Before the Atomic Safety and Licensing Board

OFFICE OF SECRETARY  
ADMINISTRATIVE & SERVICE  
BRANCH

In the Matter of )  
LONG ISLAND LIGHTING COMPANY ) Docket No. 50-322-OL-3  
(Shoreham Nuclear Power Station, ) (Emergency Planning Proceeding)  
Unit 1) )

JOINT MOTION FOR ADJUSTMENT OF SCHEDULE

On December 28, Suffolk County requested that this Board reconsider the current schedule for remaining litigation of emergency planning issues in light of the filing of Revision 3 to the Shoreham Emergency Plan. The next day, LILCO responded preliminarily, suggesting that the parties discuss the effects of Revision 3 before involving the Board. LILCO and the County have discussed this matter at length over New Year's weekend and have reached agreement on a composite set of revisions and additions to the current schedule which resolves the scheduling concerns, reflected in the County's December 28 Request, relative to Emergency Plan revisions to date.

LILCO and the County each have their separate reasons for having found this proposal mutually acceptable and believe it speaks for itself. Still, three features of it should be noted: (1) in no case is the proposed date for the start of hearings or filing of testimony delayed by more than a week from the current

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schedule; (2) the proposal allows for the additional discovery permitted by the Board's Orders of December 12 and 23; and (3) the parties propose to drop the summary disposition stage as it relates to Group II issues with one discrete exception, in favor of filing testimony and getting to hearings.

The proposal includes the following items for Group I contentions:

1. Week ending January 6, 1984: Depositions of Messrs. Polk and Lieberman, and of school administrators, to be completed.
2. January 16, 1984: Filing of any supplemental testimony on Group I issues for which Emergency Plan Revisions 2 or 3 or the depositions of Messrs. Polk or Lieberman or the school administrators provide proper justification; testimony to be accompanied by a motion to admit such testimony. Admissibility of testimony to be decided by the Board upon motion and response thereto.
3. January 17, 1984: Hearings resume on Group I issues, with matters being taken up in the following order:
  - a. Saegert/SCPD testimony
  - b. LILCO traffic issues panel
  - c. School Administrators: January 24 or, if that date is not feasible for all of them, another date certain to be proposed by Suffolk County
  - d. Johnson/Cole/Ziegler panel
  - e. Suffolk County traffic issues panel

As to Group II issues, the following revised schedule would apply:

1. January 12, 1984: Parties file any revisions to current consolidated Group II contentions to reflect changes in the Emergency Plan. Filings to be consolidated among all intervenors. Changes shall be numbered consistently with current contentions and shall include specific showings of text modifications. An explanation shall be provided for each change to each contention stating why, in the view of the proponent of the change, the contention needs to be revised in the manner proposed.
2. January 16, 1984: Parties to designate in writing any contentions involving DOE, as to which they reserve the right to file for summary disposition.
3. January 19, 1984: Responses to be filed to proposed modifications of Group II contentions.
4. [As soon as practicable after January 19]: Board to rule on proposed revisions to contentions as to which there is any dispute.
5. [Date of Board Ruling (Item 4) + 7 Days]: Parties to file for summary disposition on contentions involving DOE.
6. 10 Days After Filing of Summary Disposition Motions: Parties to respond to motions for summary disposition on contentions involving DOE.
7. February 14, 1984: All parties file testimony on Group II issues. 1/
8. February 21, 1984: All parties file motions to strike on Group II issues. 1/

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The parties will endeavor to agree on a logical sequence for bringing issues to trial and hence on potentially "rolling" dates for motions to strike and responses. This may include a separate testimony schedule for any issues involving DOE, as to which summary disposition is not granted.

9. February 27, 1984: All parties file proposed findings of fact and conclusions of law on Group II issues.
10. Morning of February 27, 1984: All parties file responses to motions to strike on Group II issues. 1/
11. February 28, 1984: Start hearings on Group II issues. 1/

LILCO and Suffolk County are contacting the other parties by telephone this morning, believe that they will agree to this proposed modification, and will report to the Board by approximately midday with the results of those contacts. LILCO and the County will be available, and will suggest to the other parties that they also be available, at any time this afternoon for a conference call to answer any questions the Board may have and receive any ruling the Board may desire to render.

Respectfully submitted,

Laurie Lee Langher  
Attorney for  
Suffolk County

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Attorney for  
Long Island Lighting Company

DATED: January 3, 1984

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NUCLEAR REGULATORY COMMISSION

Before the Atomic Safety and Licensing Board

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LONG ISLAND LIGHTING COMPANY )

(Shoreham Nuclear Power Station, )  
Unit 1) )  
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Docket No. 50-322-OL-3  
(Emergency Planning)

CERTIFICATE OF SERVICE

I hereby certify that copies of JOINT MOTION FOR ADJUSTMENT OF SCHEDULE, dated January 3, 1984, have been served to the following this 3rd day of January 1984 by U.S. mail, first class, except as otherwise noted.

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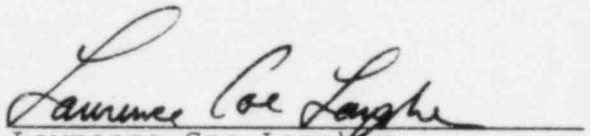
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