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August 10, 1984

DOCKETING & SER. DIV.  
BRANCH

Judge Marshall E. Miller, Chairman  
Judge Glenn O. Bright  
Atomic Safety and Licensing Board  
U.S. Nuclear Regulatory Commission  
Washington, D.C. 20555

Judge Elizabeth B. Johnson  
Oak Ridge National Laboratory  
P.O. Box X, Bldg. 3500  
Oak Ridge, Tennessee 37830

Re: Long Island Lighting Company  
Shoreham Nuclear Power Station  
Docket No. 50-322-OL-4 (Low Power)

Dear Administrative Judges:

I understand that the Board has scheduled closing arguments and a conference of counsel to discuss security issues in Bethesda on Thursday, August 16. Mr. Lanpher, an attorney in our office most familiar with the background of the security issues, is out of the country and will not be able to attend the conference. Mr. Lanpher's attendance would facilitate the discussion of security issues and make for a more efficient and meaningful conference. Accordingly, we request that the conference regarding security issues be postponed until Monday, August 20, or such other date that week most convenient to the Board.

The NRC Staff has no objection to this requested schedule change. The State of New York, represented by Mr. Palomino, supports our request and stated that Monday would be a preferable date for the State in any case. However, counsel for LILCO indicated yesterday afternoon that his client would not agree to any schedule change.

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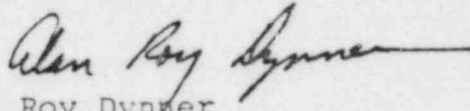
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Judge Marshall E. Miller  
Judge Glenn O. Bright  
Judge Elizabeth B. Johnson  
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We believe there is good cause to grant this small adjustment and that no party would be prejudiced thereby. As the Board knows, short schedule changes are generally granted by administrative bodies and courts as a matter of course where appropriate counsel have irremedial schedule conflicts, good cause is shown, and there is no prejudice to anyone. These matters, of course, are usually handled informally. However, if the Board wishes, this request may be deemed a motion for the few days' postponement requested.

We are not requesting the deferral of closing arguments, but if the Board grants our request, we have no objection to holding closing arguments on August 20 or thereafter, at the Board's discretion.

Very truly yours,

  
Alan Roy Dynner

ARD:so  
cc: Service List