



LONG ISLAND LIGHTING COMPANY

EXECUTIVE OFFICES: 250 OLD COUNTRY ROAD • MINEOLA, NEW YORK 11548

WILLIAM J. CATACOSINOS
CHAIRMAN AND CHIEF EXECUTIVE OFFICER

February 28, 1984

Chairman Nunzio Palladino
Nuclear Regulatory Commission
1717 H Street N.W.
Washington, D.C. 20555

Dear Chairman Palladino:

I am writing to express my appreciation for your taking the time to meet with me on Thursday.

As you are aware, the vast majority of LILCO's current problems are related, either directly or indirectly, to the future of our Shoreham Nuclear Power Station.

As I am sure is obvious, our highest priority is to operate a safe, reliable and efficient power station, and to do so as soon as is consistent with appropriate safety considerations.

Sincerely,

W. J. Catacosinos

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PDR FOIA
BELAIRB4-A-51 PDR



ADJUDICATORY ISSUE

June 20, 1983

(Affirmation)

SECY-83-240

For: The Commission

From: Martin G. Malsch, Deputy General Counsel

Subject: DISPOSITION OF SUFFOLK COUNTY "MOTION
FOR COMMISSION RULING ON LILCO'S
'UTILITY PLAN' FOR EMERGENCY
PREPAREDNESS"

Discussion: On the basis of the orders of the Atomic Safety and Licensing Board, LBP-83-22, and the Commission, CLI-83-13, indicating that the agency was authorized and obligated to consider a utility offsite emergency plan in the absence of a State- or local government-approved plan, on May 26, 1983, applicant Long Island Lighting Company (LILCO) filed such a plan for its Shoreham facility. The LILCO plan consists of five parts, a basic plan that assigns to Suffolk County the responsibility for implementation of the plan, and four possible interim plans. The latter are based on the assumption that either the State of New York, the Federal Emergency Management Agency (FEMA), NRC, or LILCO will carry out the command and control and public information functions set forth in the plan, with LILCO personnel implementing the decisions made.

Contact:
Paul Bollwerk, GC
X-43224

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1. Background

The current proceeding was precipitated by Suffolk County's determination on February 17, 1983 that no adequate offsite emergency plan could be developed for Shoreham. In response, the applicant, Long Island Lighting Company ("LILCO") asserted that an adequate offsite emergency plan was achievable without participation by Suffolk County. On April 20, 1983, the Licensing Board ordered that a hearing be held to adjudicate the issue.⁴ On May 12, 1983, the Commission affirmed⁵ the decision to conduct this hearing. The applicant submitted its emergency plan on May 26, 1983.

ATTACHMENT 2

MAY 24 1983

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