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Enclosures Contain
Safeguards Information

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May 23, 1985 ⁸⁵ MAY 24 12:40

DOCKETED
USNRC
OFFICE OF SECRETARY
DOCKETING & SERVICE
BRANCH

Judge James L. Kelley, Chairman
Atomic Safety and Licensing
Board
U.S. Nuclear Regulatory
Commission
Fourth Floor
East-West Towers (West Tower)
4350 East-West Highway
Bethesda, Maryland 20814

Judge Glenn O. Bright
Atomic Safety and Licensing
Board
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Judge Elizabeth B. Johnson
Oak Ridge National Laboratory
Building 3500
P.O. Box X
Oak Ridge, Tennessee 37830

Long Island Lighting Company
(Shoreham Nuclear Power Station, Unit 1)
Docket No. 50-322-OL-4 (Low Power-Security)

Dear Judges Kelley, Bright and Johnson:

I became aware this morning, to my chagrin, that the version of Attachment III to the Shoreham Security Plan forwarded as the first enclosure to my letter to you of May 22 was an invalid document consisting of final-round corrections entered onto a relatively early draft. I promptly telephoned Judge Kelley and counsel for all active parties and requested that the version of Attachment III forwarded with my May 22 letter be disregarded and

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destroyed in accordance with the Commission's regulations at 10 CFR § 73.21(f)(2). To my gratitude and their credit, all agreed to do so.

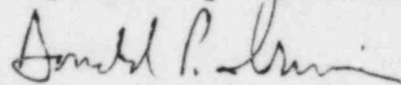
Enclosed is a correct version of Attachment III; it can be distinguished from its anomalous predecessor by the legend "May 23, 1985" in the upper right hand corner of the first page. Please regard it as the operative revision to the Security Plan.

Also enclosed with my letter of May 22 as Enclosures 6-9 were three new Station Procedures, SP 92.031.01, SP 92.032.01, and SP 92.033.01, plus an errata sheet. These procedures, which have now been approved by Shoreham plant management and bear an effective date of May 22, 1985, are enclosed and should be substituted for the penultimate drafts enclosed yesterday. Those previous drafts, in turn, should be destroyed in accordance with the provisions of 10 CFR § 73.21(f)(2).

I expect to be back in touch with the Board within the next few days, preferably jointly with the other parties, to report on preliminary discovery and progress toward agreements, stipulations, settlements, and scheduling of further proceedings, and to seek the Board's help as needed.

Once again, my apologies for any inconvenience caused by our inadvertent error.

Respectfully submitted,



Donald P. Irwin
Counsel for Long Island
Lighting Company

91/730

Enclosures

cc w/Enclosures: Robert G. Perlis, Esq.
Michael S. Miller, Esq.
Fabian G. Palomino, Esq.
Ellen C. Ginsberg
Mrs. Inez Bailey
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