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 FACIL: 50-261 H. B. Robinson Plant, Unit 2, Carolina Power and Light 05000261
 AUTH. NAME: AUTHOR AFFILIATION
 ZIMMERMAN, S. R. Carolina Power & Light Co.
 RECIP. NAME: RECIPIENT AFFILIATION
 VARGA, S. A. Operating Reactors Branch 1

SUBJECT: Responds to NRC 850315 request for addl info re Item 4.5.3
 of Generic Ltr 83-28. Util plans to maintain existing
 requirements. No Tech Spec change requests will be submitted.

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Carolina Power & Light Company

SERIAL: NLS-85-187

MAY 22 1985

Director of Nuclear Reactor Regulation
Attention: Mr. Steven A. Varga, Chief
Operating Reactors Branch No. 1
Division of Licensing
United States Nuclear Regulatory Commission
Washington, DC 20555

H. B. ROBINSON STEAM ELECTRIC PLANT, UNIT NO. 2
DOCKET NO. 50-261/LICENSE NO. DPR-23
ADDITIONAL INFORMATION REGARDING GENERIC LETTER 83-28,
ITEM 4.5.3

Dear Mr. Varga:

Your letter of March 15, 1985 requested additional information necessary to complete your review with regard to Generic Letter 83-28, item 4.5.3. Carolina Power & Light Company's response to your request is enclosed.

Questions your staff may have regarding this matter may be referred to Mr. Steve Chaplin at (919) 836-6623.

Yours very truly,

S. R. Zimmerman
Manager
Nuclear Licensing Section

SDC/ccc (1514SDCa)

Enclosure

cc: Dr. J. Nelson Grace (NRC-RII)
Mr. G. Requa (NRC)
Mr. H. Krug (NRC Resident Inspector - RNP)

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ITEM 4.5.3

Licensee needs to submit a description of the specific implementation plan for Robinson 2 after NRC reviews the WCAP-10271 and Supplement 1.

RESPONSE

CP&L has received and reviewed your Safety Evaluation Report concerning WCAP-10271, "Evaluation of Surveillance Frequencies and Out-of-Service Times for the Reactor Protection Instrumentation System," dated February 21, 1985. Based on the review and evaluation of the WCAP and NRC's Safety Evaluation Report, CP&L currently plans not to change existing methodology, surveillance frequencies, or out-of-service times for the reactor protection instrumentation systems at HBR2. The WCAP proposed changes to areas which are not specifically addressed in HBR2's customized Technical Specifications; further, the staggered quarterly testing of the Reactor Trip System at HBR2 would not result in benefits significant enough to warrant a Technical Specification change request. Therefore, CP&L plans to maintain the existing requirements and no Technical Specification change requests will be submitted.