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Reply To:
West Palm Beach Office

VIA ELECTRONIC AND REGULAR MAIL

May 22, 2015

Ms. Cindy Bladey
Office of Administration
Mail Stop: OWFN 12 H8
U.S. Nuclear Regulatory Commission
Washington, DC 20555-0001

**RE: Atlantic Civil, Inc.
Comments on Draft Environmental Impact Statement ("EIS") for Combined
Licenses (COLs) for Turkey Point Nuclear Plant Units 6 and 7**

Dear Ms. Bladey:

Our firm represents Atlantic Civil, Inc., ("ACI") a property and business owner in close proximity to the Florida Power & Light Company's ("FPL") Turkey Point electric generating facility in Miami-Dade County, Florida. This letter provides ACI's comments on the draft EIS for FPL's application for issuance of COL's for two new nuclear power reactor units (Units 6 & 7) at the Turkey Point facility.

1. Our principal concern is the ongoing westward migration of hypersaline groundwater through the aquifer in the vicinity of the Turkey Point facility. FPL should implement a plan to address the saline groundwater contamination emanating from its Cooling Canal System ("CCS") at Turkey Point. Groundwater modelling can be very subjective due to uncertainty caused by limited model assumptions and characterization data. It is very important that the results from both the USGS and the FPL groundwater models be carefully analyzed to address the impacts of migration of hypersaline groundwater from the Turkey Point CCS.

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E-RIDS = ADM -03 (Per 201)
Add= A. Williams

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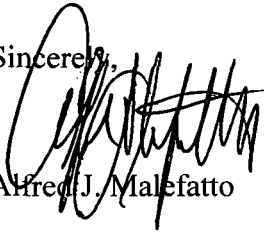
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Ms. Cindy Bladey
May 22, 2015
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2. There is need for further hydrological studies to show how the increase in temperature from the Turkey Point facility will affect the plant's cooling system, as well as the adjacent surface and groundwater. In addition, proper reporting and evaluation of present and forecasted climatological changes and how they might affect the power plant operations is of critical importance.

ACI appreciates your consideration of the foregoing comments, and we look forward to the final EIS adequately addressing the issues raised.

Sincerely,



Alfred J. Malefatto