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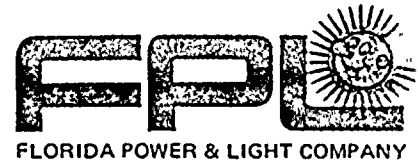
ACCESSION NBR: 8706260079 DOC. DATE: 87/06/22 NOTARIZED: NO DOCKET #
 FACIL: 50-250 Turkey Point Plant, Unit 3, Florida Power and Light C 05000250
 50-251 Turkey Point Plant, Unit 4, Florida Power and Light C 05000251
 AUTH. NAME AUTHOR AFFILIATION
 WOODY, C. O. Florida Power & Light Co.
 RECIP. NAME RECIPIENT AFFILIATION
 Document Control Branch (Document Control Desk)

SUBJECT: Responds to violations noted in Insp Repts 50-250/87-14 &
 50-251/87-14. Corrective actions: individual involved
 counseled & training dept will evaluate event for
 appropriate training requirement & methods.

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NOTES:

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JUNE 22 1987
L-87-253

U. S. Nuclear Regulatory Commission
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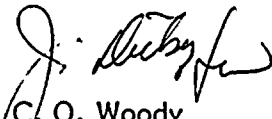
Gentlemen:

Re: Turkey Point Units 3 and 4
Docket Nos. 50-250 and 50-251
Inspection Report 87-14

Florida Power & Light Company has reviewed the subject inspection report and a response is attached.

There is no proprietary information in the report.

Very truly yours,


C. O. Woody
Group Vice President
Nuclear Energy Department

COW/SDF/gp

Attachment

cc: J. Nelson Grace, Regional Administrator, Region II, USNRC
Senior Resident Inspector, USNRC, Turkey Point Plant

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PDR ADDCK 05000250
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ATTACHMENT

RE: TURKEY POINT UNITS 3 AND 4
DOCKET NO. 50-250, 50-251
IE INSPECTION REPORT 250-87-14 & 251-87-14

FINDING:

Technical Specification (TS) 6.8.1 requires that written procedures and administrative policies shall be established, implemented, and maintained that meet or exceed the requirements of sections 5.1 and 5.3 of ANSI N18.7-1972 and Appendix A of USNRC Regulatory Guide 1.33.

ANSI N18.7-1972, section 5.3.4.5, states, in part, that fuel handling operations shall be performed in accordance with written procedures. Section 5.1.2 of ANSI N18.7-1972 specifies that procedures shall be followed.

Operating procedure (OP) 16900.16, revision dated October 25, 1985, entitled Rod Cluster Control (RCC) Tool, requires in section 8.2.2 that when raising the secondary source to: Release the joystick lock and move it to position "up with the rod". This will raise the gripper with rod attached until the up travel limit is reached. The "up" light will go on and the motor will stop. Now the RCC assembly is fully withdrawn in the RCC change tool.

Contrary to the above, on April 16, 1987, Operations personnel failed to follow OP 16900.16 when relocating regenerative secondary sources to new fuel assemblies in the Unit 3 spent fuel pit. Operations personnel performing the source relocation failed to fully withdraw the secondary source from a fuel assembly as instructed by step 8.2.2. Consequently, when the source was moved in the horizontal direction it contacted the fuel assembly and was damaged.

RESPONSE:

- 1) FPL concurs with the finding.
- 2) The reason for the finding was personnel error. Unclear verbal communication between the operator and the coordinator assisting the operator resulted in moving the source without adequate clearance. Failure to follow the specific directions of the procedure contributed to the occurrence of the event.
- 3) The individuals involved in this incident were counseled on the importance of verbatim compliance with approved procedures and instructions and the significance of their actions.
- 4) The plant training department will evaluate this event for appropriate training requirements and methods.
- 5) A) Full compliance with item 3 above was achieved on May 27, 1987.

B) Full compliance for item 4 above will be achieved by July 31, 1987.

