



Crystal River Nuclear Plant
15760 W. Power Line Street
Crystal River, FL 34428
Docket 72-1035
Docket 50-302
Operating License No. DPR-72

December 14, 2017
3F1217-02

U.S. Nuclear Regulatory Commission
Attn: Document Control Desk
Washington, DC 20555-0001

Subject: Crystal River Unit 3 – License Amendment Request #322, ISFSI Only
Emergency Plan Implementation Extension

References:

1. CR-3 to NRC – License Amendment Request #322, Revision 0, Independent Spent Fuel Storage Installation (ISFSI)-Only Emergency Plan, and ISFSI-Only Emergency Action Level Bases Manual, for the CR-3 SAFSTOR Period with Spent Fuel on Site, dated May 25, 2016. (ML16146A639)
2. NRC to CR-3 – Issuance Of Amendment Approving Independent Spent Fuel Storage Installation (ISFSI)-Only Emergency Plan, And ISFSI-Only Emergency Action Level Bases Manual dated March 22, 2017. (ML17048A474)
3. CR-3 to NRC – License Amendment Request #321, Revision 1, ISFSI Only Physical Security Plan dated July 5, 2017.

Dear Sir:

Duke Energy Florida, LLC (DEF), previously submitted license amendment request (LAR) #322 pertaining to the Crystal River Nuclear Plant Unit 3 (CR-3) ISFSI Only Emergency Plan. LAR 322, Revision 0, was submitted on May 25, 2016 (Reference 1). This submittal was NRC approved by license amendment 253 (Reference 2) with a 60-day implementation period following written notification that all spent nuclear fuel has been transferred from the spent fuel pool to the ISFSI. DEF hereby requests an additional 60 days to implement Amendment 253.

By letter dated July 5, 2017 (Reference 3), CR-3 submitted LAR 321, Revision 1, ISFSI Only Physical Security Plan. This LAR revision specifically asks for a 120-day implementation period after written notification that all spent nuclear fuel has been transferred from the spent fuel pool to the ISFSI. This implantation period request allows the time required to complete the actions required for full implementation, like training and qualification of the security staff on the new ISFSI facility.

Specifically, this letter requests to align both of the above referenced LAR implementation periods to 120 days following written notification that all spent nuclear fuel has been transferred from the spent fuel pool to the ISFSI. This will allow common procedures to be revised and issued once to meet both license amendments.

No new regulatory commitments have been made in this letter.

If you have any questions regarding this request, please contact Mr. Mark Van Sicklen, Licensing Lead, Nuclear Regulatory Affairs, at (352) 501-3045.

Sincerely,

A handwritten signature in blue ink, appearing to read "Phyllis Dixon".

Phyllis Dixon
Manager Technical Support - SAFSTOR

PAD/mvs

xc: NMSS Project Manager
Regional Administrator, Region I