



FLORIDA POWER &amp; LIGHT COMPANY

July 14, 1975  
L-75-354

Mr. Norman C. Moseley, Director  
Office of Inspection & Enforcement, Region II  
U. S. Nuclear Regulatory Commission  
230 Peachtree Street N. W., Suite 818  
Atlanta, GA 30303

Dear Mr. Moseley:

Re: IE:II:AKH  
50-250/75-8  
50-251/75-8

Florida Power & Light Company has examined the subject inspection report which noted the following item of noncompliance:

"Contrary to Technical Specification 6.4.1, the licensee did not use the latest approved procedure in performance of a surveillance test. This infraction had the potential for causing or contributing to an occurrence related to safety."

We wish to respond as follows:

On Sunday, May 25, 1975, Control Room personnel used a superseded procedure during the second attempt to perform an Integrated Safeguards Test. The revised procedure had been forwarded to Document Control on the previous Friday afternoon, May 23, but copies were not formally distributed to the Control Room until Monday, May 26, 1975. However, one copy of the revised procedure had been forwarded directly to the Control Room in anticipation of the scheduled Integrated Safeguards Test. The first attempt to perform the test was not satisfactory and, in gathering fresh checksheets for the second attempt, Control Room personnel inadvertently used the superseded procedures which were still on file. The superseded procedures were removed and copies of the latest revision were placed on file in the Control Room on May 26, 1975.

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Document Control distribution is generally fast enough to prevent such occurrences. In this case, Document Control did not receive the revised procedure until the end of their work shift on Friday afternoon and at that time the need for immediately purging the Control Room of superseded copies was not recognized. Corrective action to avoid further noncompliance will be for plant management to notify Document Control whenever complete distribution of Control Room copies of a revised test procedure is required because of an imminently scheduled test. Document Control will then hand carry copies of the revision to the Control Room and remove all copies of the superseded procedure.

Compliance with NRC requirements pertaining to the use of the latest approved procedures has been achieved.

No proprietary information has been identified in the subject inspection report.

Very truly yours,

Robert E. Uhrig  
Vice President

REU:MAS:nch

cc: Jack R. Newman, Esquire

Florida Power and Light Company  
Turkey Point 3  
Turkey Point 4

50-250/75-8  
50-251/75-8

Ltr to Florida Power and Light fm H. C. Moseley dtd: JUN 25 1975  
IE Inspection Report Nos. 50-250/75-8 and 50-251/75-8

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