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Carolina Power & Light Company

Brunswick Steam Electric Plant
P. O. Box 10429
Southport, NC 28461-0429

April 22, 1983

FILE: B09-13510E
SERIAL: BSEP/83-1184

Mr. James F. O'Reilly, Administrator
U. S. Nuclear Regulatory Commission
Region II, Suite 3100
101 Marietta Street N.W.
Atlanta, GA 30303

BRUNSWICK STEAM ELECTRIC PLANT, UNIT NOS. 1 & 2
DOCKET NOS. 50-324 AND 50-325
LICENSE NOS. DPR-62 AND DPR-71
SUPPLEMENTAL RESPONSE TO IE REPORT 324-325/82-45

Dear Mr. O'Reilly:

Following discussions with the Resident Inspector and a review of our response to IE Report 324-325/82-45, dated March 18, 1983, Carolina Power & Light Company hereby submits clarifying information for Violations B and C.

Violation B states that Technical Specification 6.8.1.a requires that procedures identified in Appendix A of Regulatory Guide 1.33 be established and implemented. Included in Appendix A is the requirement to periodically calibrate measuring devices such as alarm devices. The Brunswick station has not had a program to periodically calibrate specific alarm devices; however, some of those devices are periodically calibrated in accordance with procedures for testing safety-related instrumentation.

The Engineering Subgroup has been tasked to develop specific criteria for which alarm devices will require periodic calibration in accordance with Regulatory Guide 1.33, Appendix A. Due to the potential magnitude of this task among other scheduled commitments, the program for determining the type of alarm devices needing periodic calibration will not be completed until June 30, 1983. Following a review, a schedule will be promulgated by July 31, 1983, to (1) identify those alarm devices requiring calibration and (2) to incorporate them into a periodic calibration program.

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Mr. O'Reilly

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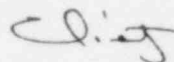
April 22, 1983

In our response to Violation C, we did not identify the specific corrective actions taken for the three identified procedural problems. Those three procedures were revised to reflect the correct requirements as follows:

<u>Procedure</u>	<u>Date Revised</u>	<u>Revision No.</u>
PT-03.1.21	12/15/82	11
PT-10.1.1	12/07/82	23
OI-03	12/22/82	22

We trust this additional information will be useful in evaluating our initial response.

Very truly yours,



C. R. Dietz, General Manager
Brunswick Steam Electric Plant

RMP/dj/LETDJ4

Enclosure

cc: Mr. R. C. DeYoung
NRC Document Control Desk