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**Florida
Power**
CORPORATION

November 21, 1984
3F1184-20

Mr. J. P. O'Reilly
Regional Administrator, Region II
Office of Inspection and Enforcement
U.S. Nuclear Regulatory Commission
101 Marietta Street N.W., Suite 2900
Atlanta, GA 30323

Subject: Crystal River Unit 3
Docket No. 50-302
Operating License No. DPR-72
IE Inspection Report No. 84-28

Dear Sir:

Florida Power Corporation provides the attached as our response to the subject inspection report.

Sincerely,

E. C. Simpson
Director, Nuclear Operations
Engineering and Licensing

DLT/feb

Attachment

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PDR ADOCK 05000302
Q PDR

FLORIDA POWER CORPORATION
RESPONSE
INSPECTION REPORT 84-28

VIOLATION 84-28-02

Technical Specification 6.8.1.e requires, in part, that the licensee maintain written procedures for Emergency Plan implementation.

Contrary to the above, the licensee failed to delete Emergency Plan implementing procedures EM-203 and EM-207 after they had been consolidated into, and superseded by, Revision 23 of EM-202. Procedures EM-203 and EM-207 were found in manuals containing controlled copies of Emergency Plan implementing procedures and were still in effect.

This is a Severity Level V violation (Supplement VIII).

RESPONSE

(1) Florida Power Corporation's Position:

Florida Power Corporation accepts the violation in that written procedures for Emergency Plan implementation were not adequately handled administratively. However, the procedures (EM-202, EM-203, and EM-207) contained redundant information with minor editorial changes which did not affect procedure content.

(2) Apparent Cause of Violation:

The cause of this violation is administrative error.

(3) Corrective Action:

Procedures EM-203 and EM-207 have subsequently been verified to be removed from all controlled copies. The personnel involved have been counseled regarding this error.

(4) Action Taken to Prevent Recurrence:

To insure that a similar incident does not occur in the future, Florida Power Corporation will utilize this information during its currently ongoing review of procedure control.

(5) Date of Full Compliance:

The immediate corrective action identified in Item 3 above was completed by the end of September, 1984. This violation is, therefore, considered resolved.