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July 22, 1985

Docket Nos. 50-250 and 50-251

Mr. J. W. Williams, Jr., Group Vice President Nuclear Energy Department Florida Power and Light Company Post Office Box 14000 Juno Beach, Florida 33408

Dear Mr. Williams:

On April 22, 1985, the Commission issued Amendment Nos. 112 and 106 to Operating License Nos. DPR-31 and DPR-41 for the Turkey Point Plant Units 3 and 4, respectively. The amendments modified your Reactor Materials Surveillance Program. On June 27, 1985, the Commission issued Amendment Nos. 114 and 108 to the above referenced Operating Licenses. These amendments addressed containment integrity and surveillance testing during plant operation.

Your staff has brought to our attention administrative errors in conjunction with issuance of the amendments on Technical Specifications page iv (Amendment Nos. 112 and 106) and page 3.12-1 (Amendment Nos. 114 and 108). Reference to Section B3.17 was inadvertently left off of the Table of Contents, page iv. Specification 3.12-1 incorrectly had a decay time of 1000 hours due to a typographical error and a footnote was inadvertently omitted on the page.

Enclosed are the correct pages iv and 3.12-1. We have verified that the errors do not affect the amendments, the supporting Safety Evaluations and the corrections are consistent with the amendments. Please use the enclosed instruction sheet and replace the pages identified in Appendix A of Facility Operating License Nos. DPR-31 and DPR-41 with the corrected pages.

Please accept our apologies for any inconveniences these errors may have caused.

Sincerely,

/s/DGMcDonald

Daniel G. McDonald, Project Manager Operating Reactors Branch #1 Division of Licensing

Enclosure: As stated

cc w/enclosure: See next page

*SEE PREVIOUS	WHITE FOR CONCURRENCE
0RB#1:DL* CParrish 07/17/85	WHITE FOR CONCURRENCE ORB#1:DLBE-ORB#1:DL DMcDgnald/ts SVarga 07/V0/85 07A-V/85

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Corrections to

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J. W. Williams, Jr. Florida Power and Light Company

cc:

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Attorney General Department of Legal Affairs The Capitol Tallahassee, Florida 32304 Amendment Nos. 112 and 114 to Facility Operating License DPR-31 Amendment Nos. 106 and 108 to Facility Operating License DPR-41 Docket Nos. 50-250 and 50-251

Corrections

Revise Appendix A as follows:

Remove Pages	Insert Pages
iv	iv
3.12-1	3.12-1

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Superseded by Correction Letter of 7/22/85

AMENDMENT NOS. ____ and ____

3.12 CASK HANDLING

Applicability: Applies to limitations during cask handling.

Objective: To minimize the possibility of an accident during cask handling operations that would affect the health and safety of the public.

Specifications:

- During cask handling operations:
 - (1) The spent fuel cask shall not be moved into the spent fuel pit until all the spent fuel in the pit has decayed for a minimum of 1525 hours.**
 - (2) Only a single element cask may be moved into the spent fuel pit.
 - (3) A fuel assembly shall not be removed from the spent fuel pit in a shipping cask until it has decayed for a minimum of one hundred and twenty (120) days.*
 - (4) HEAVY LOADS shall be prohibited from travel over irradiated fuel assemblies in the spent fuel pool. (Refer to T.S. 3.10.9)

** The spent fuel cask can be moved into the Unit 4 spent fuel pit after a minimum decay of 1000 hours until the new two-region high density spent fuel racks are installed.

^{*} The Region 10 fuel which was in the Unit 3 reactor during the period of April 19, 1981 through April 24, 1981 may be removed from the Unit 3 spent fuel pit in a shipping cask after a minimum decay period of ninety-five (95) days.