

June 12, 1985

Carolina Power and Light Company  
ATTN: Mr. E. E. Utley  
Executive Vice President  
Power Supply and Engineering  
and Construction  
411 Fayetteville Street  
Raleigh, NC 27602

Gentlemen:

SUBJECT: REPORT NO. 50-261/85-05

Thank you for your response of April 3, 1985, and your supplemental response of May 24, 1985, to our Notice of Violation issued on March 8, 1985, concerning activities conducted at your H. B. Robinson facility. We have completed our evaluation of your denial of Violation 1. We have concluded that the basis for your denial is not justified since all dye penetrant should have been removed from the service water line regardless of origin. Based on your response, we are concerned that CP&L appears to have taken a position that the method by which a condition adverse to quality is created mitigates the need for corrective action.

We find that your supplemental response to Violation 1 does meet the requirements of 10 CFR 2.201 in that corrective action commitments were made. Therefore, a further response is not required.

We appreciate your cooperation in this matter.

Sincerely,

ORIGINAL SIGNED BY:  
J. NELSON GRACE

J. Nelson Grace  
Regional Administrator

cc: G. P. Beatty, Jr., Manager  
Robinson Nuclear Project  
Department  
R. E. Morgan, Plant General  
Manager

bcc: NRC Resident Inspector  
Document Control Desk  
State of South Carolina

\*SEE PREVIOUS CONCURRENCE PAGE

RII	RII	RII	RII	RII	RII
*BDebs:dr 6/ /85	*CJulian 6/ /85	*AGibson 6/ /85	*PBemis 6/ /85	*GJenkins 6/ /85	PFredrickson 6/10/85
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Thank you for your response of April 3, 1985, and your supplemental response of May 24, 1985, to our Notice of Violation issued on March 8, 1985, concerning activities conducted at your H. B. Robinson facility. We have completed our evaluation of your denial of Violation 1. We have concluded that the basis for your denial is not justified since all dye penetrant should have been removed from the service water line regardless of origin. The NRC continues to be concerned about CP&L's apparent lack of regard for equipment condition at H. B. Robinson.

We find that your supplemental response to Violation 1 does meet the requirements of 10 CFR 2.201 in that corrective action commitments were made. Therefore, a further response is not required.

We appreciate your cooperation in this matter.

Sincerely,

ORIGINAL SIGNED BY:  
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Regional Administrator

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