ACCESSION NBR:8001290505 DOC.DATE: 79/12/31 NOTARIZED: NO DOCKET # TFACIL:50+261 H. B. Robinson Plant; Unit 2; Carolina Power and Ligh 05000261 TAUTH, NAME AUTHOR AFFILIATION

UTLEY, E.E. RECIPINAME Carolina Power & Light Co.

CIPINAME: TRECIPIENT AFFICIATION

DENTUN, H.R. Office of Nuclear Reactor Regulation

SUBJECT: Discusses methods of implementation of Category A requirements in response to 791030 request re Lessons Learned Task Force short-term requirements. Category A items completely implemented.

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NOTES:

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December 31, 1979

File: NG-3514(R)

Serial: GD-79-3306

Mr. Harold R. Denton, Director Office of Nuclear Reactor Regulation United States Nuclear Regulatory Commission Washington, D. C. 20555

H. B. ROBINSON STEAM ELECTRIC PLANT UNIT NO. 2

DOCKET NO. 50-261

LICENSE NO. DPR-23

LESSONS LEARNED SHORT TERM REQUIREMENTS

Dear Mr. Denton:

In accordance with your request of October 30, 1979, Carolina Power & Light Company (CP&L) provides, as an attachment to this letter, documentation of the method of implementation of all Category A requirements for our H. B. Robinson plant. Definition of the implementation category is consistent with Enclosure 2 to your letter. As has been reviewed with your staff, all Category A items have been completely implemented in accordance with the positions and clarifications contained in Enclosure 1 of your letter, as modified by subsequent clarifications by members of your staff in discussions with utility owners' group or CP&L representatives.

Regarding one item, Plant Shielding Review - Section 2.1.6.b, CP&L has completed the review and has found a number of areas requiring action in order to complete the requirements for Category B implementation. Because of the potentially severe impact on plant structures that these actions might impose, if the proper approach is not taken to resolve the items identified in our review, we believe it is important to discuss our results with you as soon as possible after January 1, 1980. The purpose of this discussion is to ensure acceptance of our methodology, our proposed means to reduce radiation exposure in certain plant areas, and the assumptions used in arriving at radiation source terms. Accordingly, we request that your staff review this item as expeditiously as possible. Our staff will be calling soon after the first of the year to establish a meeting date.

We trust the attached information is suitable to meet your request.

Yours very truly,

For E. E. Utlev

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Executive Vice President

Power Supply & Customer Services

JJS/jc Attachments

411 Fayetteville Street • P. O. Box 1551 • Raleigh, N. C. 27602