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 FACIL: 50-389 St, Lucie Plant, Unit 2, Florida Power & Light Co. 05000389
 AUTH. NAME AUTHOR AFFILIATION
 UHRIG, R. E. Florida Power & Light Co.
 RECIP. NAME RECIPIENT AFFILIATION
 BAER, R. L. Light Water Reactors Branch 2

SUBJECT: Supplements & clarifies minutes of 790926 meeting w/NRC in Bethesda, MD. FSAR & environ rept will be completed in Mar 1980. FSAR will meet requirements of Reg Guide 1.70. Environ rept will meet requirements of Reg Guide 4.2.

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	09 GEOSCIEN BR	4	4	10 QAB	1	1
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	13 MATL ENG BR	2	2	15 REAC SYS BR	1	1
	16 ANALYSIS BR	1	1	17 CORE PERF BR	1	1
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	20 I & C SYS BR	1	1	21 POWER SYS BR	1	1
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	27 EFFL TRT SYS	1	1	28 RAD ASMT BR	1	1
	29 KIRKWOOD	1	1	AD FOR ENG	1	0
	AD PLANT SYS	1	0	AD REAC SAFETY	1	0
	AD SITE ANLYSIS	1	0	DIRECTOR NRR	1	0
	HYDRO-METEOR BR	2	2	MPA	1	0
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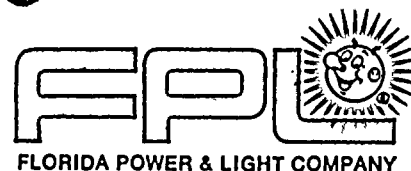
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December 27, 1979
L-79-368

Office of Nuclear Reactor Regulation
Attention: Mr. Robert L. Baer, Chief
Light Water Reactors, Branch #2
Division of Project Management
U. S. Nuclear Regulatory Commission
Washington, D. C. 20555

Dear Mr. Baer:

Re: St. Lucie Unit No. 2
Docket No. 50-389
Meeting Held on September 26, 1979
at Bethesda, Maryland

The purpose of this letter is to supplement and clarify the minutes of the above meeting. The minutes were prepared by Jean Lee, Licensing Assistant, LWR Branch No. 2, DPM and dated October 5, 1979.

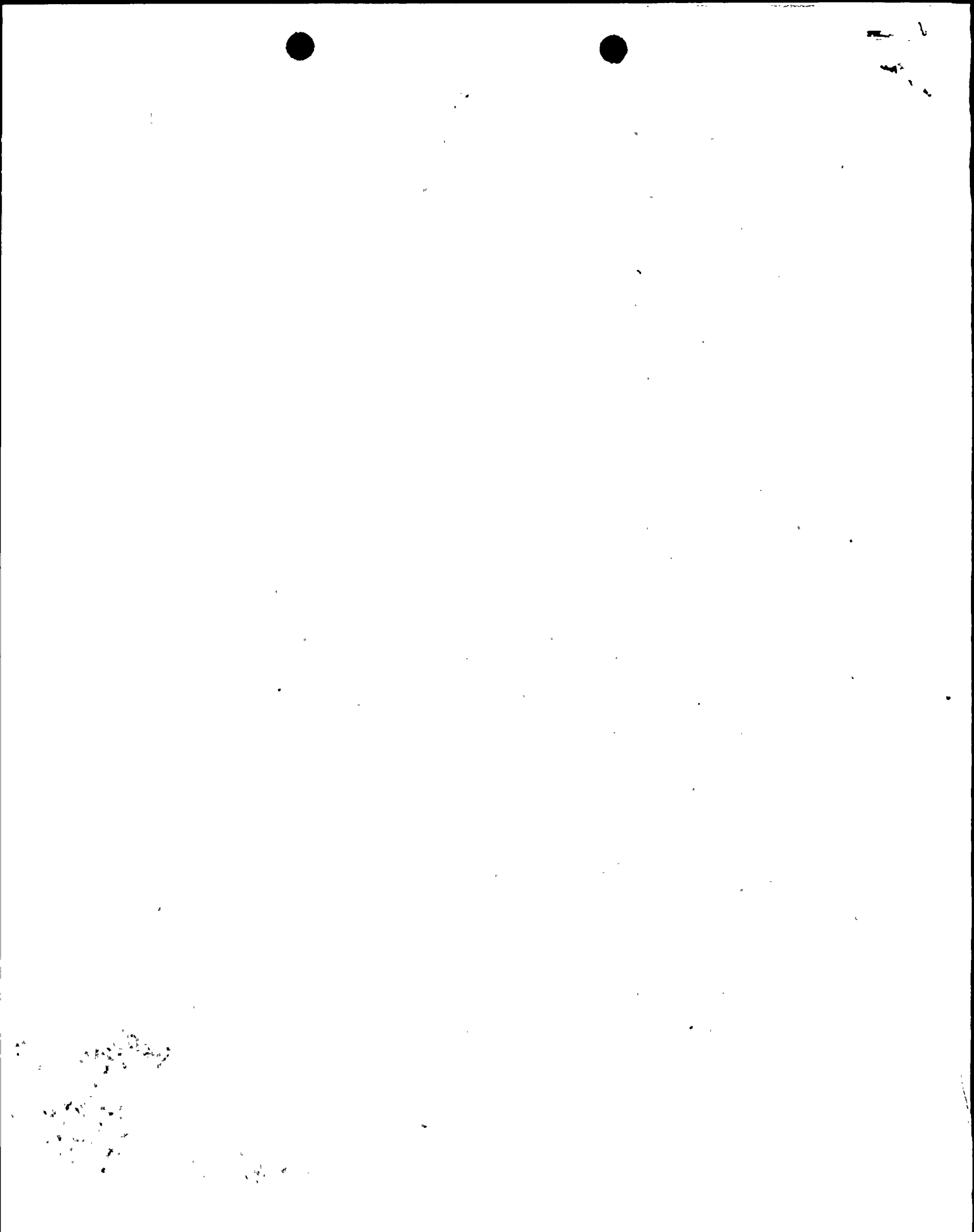
FPL advised the Staff that the St. Lucie Unit 2 FSAR and ER will be submitted in March, 1980. The FSAR will meet the requirements of Regulatory Guide 1.70 (Rev. 3) as far as practicable and so far as information is available. FPL also stated that for subjects common to both Units 1 and 2 (e.g. security, emergency plans) a site document will be issued and referenced. The Staff agreed with the approach and noted that sufficient copies of the common documents should be submitted to allow adequate review.

FPL indicated that the ER-OL will meet the requirements of Regulatory Guide 4.2 (Rev. 2) and discuss only subjects which have changed since the issuance of the ER-CP or where new information is available. The remaining contents of the document will be referenced to the ER-CP. The Staff agreed to this concept, requested that copies of the ER-CP be provided for review, and agreed to provide an estimate of how many additional ER-CP's will be required. The Staff indicated that the NRC/EPA will rely on the NPDES during their review, and agreed to obtain a copy of the latest Environmental Technical Specifications (Diablo Canyon) for our use.

The Staff also recommended addressing the "lessons-learned" from TMI in the FSAR. FPL explained that due to schedular and manpower limitations the FSAR would only be able to include a commitment to address TMI and other recent NRC issues in later amendments. The Staff agreed to this approach.

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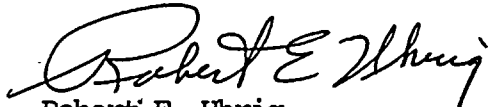
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The Staff stated that a 30 month licensing cycle was reasonable.

Very truly yours,



Robert E. Uhrig
Vice President
Advanced Systems & Technology

REU/JRP/ah

cc: Harold F. Reis, Esquire