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 AUTH. NAME: UHRIG, R.E. AUTHOR AFFILIATION: Florida Power & Light Co.
 RECIP. NAME: CLARK, R.A. RECIPIENT AFFILIATION: Operating Reactors Branch 3

SUBJECT: Responds to NRC 820223 letter re NUREG-0737, Item III, D.3.3,
 "In-plant Radiation Monitoring," Util Health Physics
 Procedures HP-205, "Emergency In-Plant Air Sampling," &
 HP-206, "Analysis of Emergency Air Samples," define methods.

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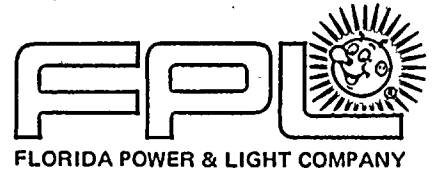
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March 23, 1982
L-82-111

Office of Nuclear Reactor Regulation
Attention: Mr. Robert A. Clark, Chief
Operating Reactors Branch #3
U. S. Nuclear Regulatory Commission
Washington, D.C. 20555

Dear Mr. Clark:

Re: St. Lucie Unit 1
Docket No. 50-335
Post-TMI Requirements
In-plant Iodine
NUREG-0737 Item III.D.3.3



This is in response to your letter dated February 23, 1982 concerning NUREG-0737 Item III.D.3.3. Florida Power and Light has complied with the requirements of the NUREG section at St. Lucie Unit 1. In order to further define our response submitted in our letter L-80-17 dated January 11, 1980, the following information is provided:

FP&L Health Physics Procedures HP-205 "Emergency In-Plant Air Sampling" and HP-206 "Analysis of Emergency Air Samples" describe the methods for iodine sampling and analysis during accident conditions. The procedures also describe the establishment of an alternate laboratory should the main laboratory's background elevate to the point of interference with analysis.

The phrase "Permanent, portable monitors..." (used in letter L-80-17) refers to portable instrumentation that are assigned permanent areas of deployment (ie, TSC, OSC, etc).

The letter should clarify our actions in regard to NUREG-0737 Item III.D.3.3.

Very truly yours,

Robert E. Uhrig
Vice President
Advanced System and Technology

REU/PKG/cab

cc: Mr. James P. O'Reilly, Region II
Harold F. Reis, Esquire

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