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 FACIL: 50-335 St. Lucie Plant, Unit 1, Florida Power & Light Co. 05000335
 50-389 St. Lucie Plant, Unit 2, Florida Power & Light Co. 05000389
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 WOODY, C. D. Florida Power & Light Co.
 RECIP. NAME RECIPIENT AFFILIATION
 THADANI, A. C. PWR Project Directorate 8

SUBJECT: Submits schedule for submittal of info re C-E Owners Group reactor coolant pump trip criterion. Endorses trip-two/leave-two staggered methodology. Util collecting info re Generic Ltrs 86-06 & 83-10a. Info will be submitted by 871231.

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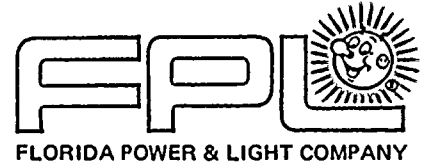
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Subject: Schedule for approval of info re: Group
The 08-08 & 08-10 info will be submitted by 08/10/08.

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L-86-325

Office of Nuclear Reactor Regulation
Attention: Mr. Ashok C. Thadani, Director
PWR Project Directorate #8
Division of PWR Licensing - B
U. S. Nuclear Regulatory Commission
Washington, D. C. 20555

Dear Mr. Thadani:

Re: St. Lucie Units 1 and 2
Docket Nos. 50-335 and 50-389
Generic Letter 86-06


The purpose of this letter is to provide a schedule for Florida Power & Light Company (FPL) submittal of plant specific information to the NRC regarding the Combustion Engineering Owners Group (CEOG) reactor coolant pump trip criterion.

FPL has chosen to endorse the CEOG methodology of the trip-two/leave-two staggered reactor coolant pump trip criterion. Accordingly, FPL is currently engaged in the collection of information to complete the response to Generic Letter 83-10a as specified in Section IV of Generic Letter 86-06, which is the NRC's Safety Evaluation (SE) report for the CEOG submittals on reactor coolant pump (RCP) trips.

The following plant specific information for St. Lucie Units 1 and 2 will be forwarded to the NRC before December 31, 1987 in response to items 1, 3, and 4 of Section IV of the SE: identification of the instrumentation to be used in the RCP trip setpoints, consideration of uncertainties associated with the CEOG supplied analysis values, and the identification of all plant procedures which require RCP trip guidelines. FPL will provide a schedule for the submittal of information concerning instrumentation uncertainties under both normal and adverse conditions (item 2 of Section IV) as soon as an accurate evaluation of the timetable can be made, pending completion of the CEOG portion of the analysis.

If you have any questions about this information, please contact us.

Very truly yours,


C. O. Woody
Group Vice President
Nuclear Energy

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COW/MAS/gp

cc: Dr. J. Nelson Grace, USNRC, Region II
Harold F. Reis, Esquire, Newman & Holtzinger

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