



UNITED STATES
NUCLEAR REGULATORY COMMISSION
WASHINGTON, D. C. 20555

SAFETY EVALUATION BY THE OFFICE OF NUCLEAR REACTOR REGULATION

RELATED TO AMENDMENT NOS. 107 AND 47

TO FACILITY OPERATING LICENSE NOS. DPR-67 AND NPF-16

FLORIDA POWER & LIGHT COMPANY, ET AL.

ST. LUCIE PLANT, UNIT NOS. 1 AND 2

DOCKET NOS. 50-335 AND 50-389

INTRODUCTION

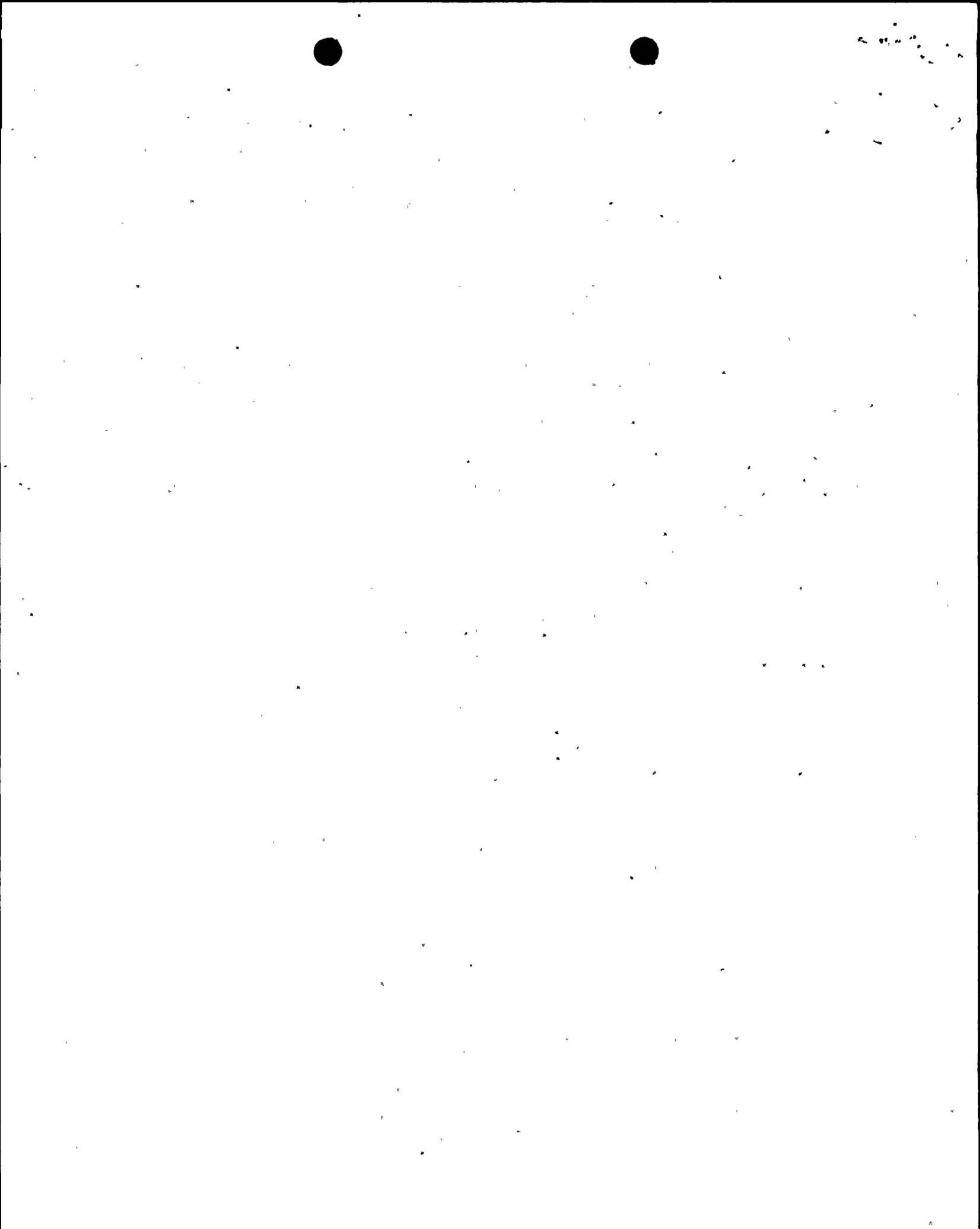
By letter dated August 27, 1990, as modified September 27, 1990 and supplemented January 2, 1991, Florida Power & Light Company (FPL) requested changes to Section 6 of the Technical Specifications (TS) for both St. Lucie units that proposed changing the title of the corporate executive that has corporate responsibility for overall plant nuclear safety (presently identified in TS as the Senior Vice President-Nuclear) from the various subsections in which it appears. The request also proposed changing the title of the corporate executive position responsible for the Corporate Nuclear Review Board (presently identified in TS as the Senior Vice President-Nuclear). Finally, the licensee proposed correcting a typographical error in TS 6.5.2.9.

The original request, as modified, proposed to change the title of Senior Vice President-Nuclear to Senior Corporate Nuclear Officer. However, as a result of discussions with the staff, by letter dated January 2, 1991, FPL altered the request and proposed to change the title Senior Vice President-Nuclear to President-Nuclear Division. This letter did not alter the staff's initial determination that the amendments did not involve a significant hazard. consideration as published in the Federal Register on October 17, 1990 (55 FR 42096).

EVALUATION

The corporate structure of FPL underwent a reorganization. As a result of that reorganization, the corporate executive responsible for overall plant nuclear safety of the St. Lucie Plant now holds the title of President-Nuclear Division. Although that corporate executive retained the nominal title of Senior Vice President-Nuclear in order to satisfy the present requirements of the TS, that title now has been functionally eliminated. Therefore, the licensee requested that the title be changed to President-Nuclear Division. The requested change does not alter the intent, meaning, or the substance of the TS and reflects only the new corporate organizational titles. For these reasons the change is acceptable.

Similarly, for the same reasons, the proposed change in the title of the corporate executive position responsible for the Corporate Nuclear Review Board from Senior Vice President-Nuclear to President-Nuclear Division is also acceptable.



The proposed change in TS 6.5.2.9 corrects the spelling of the word "specified," presently incorrectly spelled "specifed." Since this change does not alter the intent, meaning or substance of the TS, it is acceptable.

ENVIRONMENTAL CONSIDERATION

These amendments relate to changes in recordkeeping or administrative procedures or requirements. Accordingly these amendments meet the eligibility criteria for categorical exclusion set forth in 10 CFR 51.22(c)(10). Pursuant to 10 CFR 51.22(b), no environmental impact statement or environmental assessment need be prepared in connection with the issuance of these amendments.

CONCLUSION

We have concluded, based on the considerations discussed above, that (1) there is reasonable assurance that the health and safety of the public will not be endangered by operation in the proposed manner, and (2) such activities will be conducted in compliance with the Commission's regulations, and the issuance of the amendment will not be inimical to the common defense and security or to the health and safety of the public.

Date: March 6, 1991

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