

**PRIORITY 1**  
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       50-389 St. Lucie Plant, Unit 2, Florida Power & Light Co.      05000389  
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 SAGER, D.A.      Florida Power & Light Co.  
 RECIP. NAME      RECIPIENT AFFILIATION  
                   Document Control Branch (Document Control Desk)

SUBJECT: Responds to deviation noted in insp repts 50-335/94-13 & 50-389/94-13. Corrective actions: portable water replenished to FSAR required 100 gallon min on 940516 & sanitation kits replenished w/missing items on 940630.

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July 18, 1994

L-94-177

U. S. Nuclear Regulatory Commission  
Attn: Document Control Desk  
Washington, D. C. 20555

Re: St. Lucie Units 1 and 2  
Docket Nos. 50-335 and 50-389  
Reply to Notice of Deviation  
Inspection Report 94-13

Florida Power and Light Company (FPL) has reviewed the subject inspection report and the response to the notice of deviation is attached.

Very truly yours,

*C. L. Ruston for*  
D. A. Sager  
Vice President  
St. Lucie Plant

DAS/JWH/kw

Attachment

cc: Stewart D. Ebnetter, Regional Administrator, USNRC Region II  
Senior Resident Inspector, USNRC, St. Lucie Plant

DAS/PSL #1156-94

9407220074 940718  
PDR ADDCK 05000335  
Q PDR

an FPL Group company

*JEW*

Re: St. Lucie Units 1 and 2  
Docket Nos. 50-335 and 50-389  
Reply to Notice of Deviation  
Inspection Report 94-13

**DEVIATION:**

Section 6.4.1.1 of the Unit 1 FSAR stated that a number of items would be maintained in each of the Unit 1 and Unit 2 control rooms to support control room habitability. Among these items were:

- o Potable water in excess of 100 gallons
- o A sanitation kit containing, in part:
  - o 1 pair of polyethylene gloves
  - o 35 cups and lids
  - o 1 instruction sheet
  - o 2 fiberboard boxes

Contrary to the above, on inspections conducted May 9, 1994, the Unit 1 control room was found to contain only 55 gallons of water and both control rooms were without polyethylene gloves, cup lids, instruction sheets and fiberboard boxes. In an inspection conducted May 15, 1994, the Unit 1 control room was found to contain only 80 gallons of water and the previously noted sanitary kit deficiencies were not corrected.

**RESPONSE:**

1. REASON FOR DEVIATION

The root cause of the deviation was an inadequate surveillance procedure in the case of the sanitary kits and an inadequate method of ensuring required gallons of water existed. However an equivalent sanitary kit (portable potty) to the one described in the FSAR existed for the disposal of human waste.

2. CORRECTIVE STEPS TAKEN AND THE RESULTS ACHIEVED

A. The potable water was replenished to the FSAR required 100 gallon minimum on May 16, 1994.

B. The sanitation kits were replenished with the missing items on June 30, 1994.

3. CORRECTIVE STEPS TO AVOID FURTHER DEVIATIONS

A. A system has been put in place to ensure the water is not depleted below the required FSAR level of 100 gallons. This system placed tags on twenty, five gallon bottles of water which state "FSAR Required Do Not Use." This corrective action was completed on June 30, 1994.

B. An eighteen month surveillance and associated data sheets were added to AP 1-0010125 and AP 2-0010125 "Schedule of Periodic Test, Checks and Calibrations" and AP 1-0010125a and AP 2-0010125a "Surveillance Data Sheets" to perform an inventory of Control Room Habitability Supplies. This corrective action was completed on July 15, 1994.