NOTICE OF VIOLATION

Florida Power & Light Co. St. Lucie Nuclear Plant Unit 2 Docket Nos. 50-389 License Nos. NPF-16

During an NRC inspection conducted on March 20 - April 28, 1995, a violation of NRC requirements was identified. In accordance with the "General Statement of Policy and Procedure for NRC Enforcement Actions," 10 CFR Part 2, Appendix C, the violation is listed below:

10 CFR 50, Appendix B, Criterion III, as implemented by Florida Power and Light (FP&L) Topical Quality Assurance Report (FPLTQAR 1-76A), Revision 38, requires, in part, design control measures which assure the suitability of application of materials and parts that are essential to the safety-related functions of the structures, systems, and components.

Plant change and modification (PC/M) package 039-294, required that overload heaters with the model number 123F114C be installed in motor control center (MCC) 2A5, Compartment No. DR3, for Battery Charger 2AA.

Contrary to the above, as of April 26, 1995, design control measures did not assure that the required overload heaters were installed in that, overload heaters with the model number 123F104C were installed in MCC 2A5, Compartment No. DR3 for Battery Charger 2AA instead of the required model number 123F114C. The installed overload heaters were less conservative than the model number required by the PC/M.

This is a Severity Level IV violation (Supplement I).

Pursuant to the provisions of 10 CFR 2.201, Florida Power & Light Co. is hereby required to submit a written statement or explanation to the U.S. Nuclear Regulatory Commission, ATTN: Document Control Desk, Washington, D.C. 20555 with a copy to the Regional Administrator, Region II, and a copy to the NRC Resident Inspector at the facility that is the subject of this Notice, within 30 days of the date of the letter transmitting this Notice of Violation (Notice). This reply should be clearly marked as a "Reply to a Notice of Violation" and should include for each violation: (1) the reason for the violation, or, if contested, the basis for disputing the violation, (2) the corrective steps that have been taken and the results achieved, (3) the corrective steps that will be taken to avoid further violations, and (4) the date when full compliance will be achieved. Your response may reference or include previous docketed correspondence if the correspondence adequately addresses the required response. If an adequate reply is not received within the time specified in this Notice, an order or Demand for Information may be issued as to why the license should not be modified, suspended, or revoked, or why such other action as may be proper should not be taken. Where good cause is shown, consideration will be given to extending the response time.

Dated at Atlanta, Georgia this 6 day of May 1995

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