

APPENDIX A

NOTICE OF VIOLATION

Florida Power and Light Co.
Turkey Point Units 3 and 4

Docket Nos. 50-250
and 50-251
License Nos. DPR-31
and DPR-41

As a result of the inspection conducted on November 1-30, 1980, and in accordance with the Interim Enforcement Policy, 45 FR 66754 (October 7, 1980), the following violation was identified.

Technical Specification 6.8.1 requires implementation of written procedures and administrative policies that meet or exceed the requirements and recommendations of sections 5.1 and 5.3 of ANSI 18.7-1972 and USNRC Regulatory Guide 1.33.

Procedure A.P. 103.11 requires that following maintenance; safety related systems are restored to their normal condition.

Contrary to the above, during facility tours of Units 3 & 4 this inspection period, it was noted that maintenance supervisors failed to implement existing procedures to ensure complete restoration of safety related systems to normal operating condition following maintenance in that:

1. The Mechanical Supervisor on shift during completion of maintenance on the Unit 4 blender station failed to have the pipe support between manual isolation valve 4363 and flow control valve 4114A made up and the wooden wedges providing temporary support removed at conclusion of the maintenance activity.
2. The Mechanical Supervisor on shift during the completion of maintenance on the Unit 3 Boron Injection Tank failed to have the insulation over the manway cover properly replaced at the conclusion of the maintenance activity.
3. Electrical Supervisors allowed the spray tight covers for all heat tracing thermostats to be left off as a routine practice instead of being properly positioned at the conclusion of maintenance activities.

This is a Severity Level V Violation (Supplement I.F).

Pursuant to the provisions of 10 CFR 2.201, FP&L is hereby required to submit to this office within twenty-five days of the date of this Notice, a written statement or explanation in reply, including: (1) admission or denial of the alleged violation; (2) the reasons for the violation if admitted; (3) the corrective steps which have been taken and the results achieved; (4) corrective steps which will be taken to avoid further violations; and (5) the date when full compliance will be achieved. Under the authority of Section 182 of the Atomic Energy Act of 1954, as amended, this response shall be submitted under oath or affirmation.

Date: JAN 30 1981

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