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 FACIL: 50-250 Turkey Point Plant, Unit 3, Florida Power and Light C 05000250  
 50-251 Turkey Point Plant, Unit 4, Florida Power and Light C 05000251  
 AUTH. NAME AUTHOR AFFILIATION  
 GRACE, J. N. Region 2, Ofc of the Director  
 RECIP. NAME RECIPIENT AFFILIATION  
 WOODY, C. D. Florida Power & Light Co.

SUBJECT: Grants discretionary enforcement from Tech Spec Chapter 6, Figure 6.2-2 to allow Pearce to serve as operations superintendent until receiving senior reactor operator license or until Tech Spec changed to delete requirement.

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

Florida Power and Light Company  
ATTN: Mr. C. O. Woody  
Group Vice President  
Nuclear Energy Department  
P. O. Box 14000  
June Beach, FL 33408

Gentlemen:

SUBJECT: ORGANIZATIONAL CHANGE - DOCKET NOS. 50-250 and 50-251

We have reviewed your letter (L-87-481) dated November 18, 1987, in which you requested discretionary enforcement from Turkey Point Technical Specifications (TS), Chapter 6 Figure 6.2-2 which requires the Operations Superintendent to hold a Senior Operator (SRO) License. The new individual, Mr. Pearce, that will be assigned to this position holds a current SRO license at your St. Lucie facility and previously held an SRO license at your Turkey Point facility.

In your TS Section 6.3, you commit to meeting the guidance of ANSI N18.1-1971. This standard states that at the time of appointment, the "Operations Manager" shall hold an SRO license. The Turkey Point organization, as shown on TS Figure 6.2-2, includes an Operations Supervisor and an Operations Superintendent, both of which require an SRO license. It is assumed the SRO license must be current for the Turkey Point facility. We have determined that the position of Operations Supervisor meets the ANSI N18.1-1971 requirement for a management individual to hold an SRO license. Further, although your requirement for the Operations Supervisor and Operations Superintendent to hold an SRO license appears to be in excess of the intent of the standard, discretionary enforcement is still necessary.

Therefore, discretionary enforcement to TS Chapter 6, Figure 6.2-2 to allow Mr. Pearce to serve as Operations Superintendent is granted until Mr. Pearce receives a current Turkey Point SRO license or until the TS is changed to delete this requirement. To minimize the length of time that discretionary enforcement will be required, the pursuit of your T.S. change should be expedited. This issue will be revisited at a later date.

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As per your additional request of letter L-87-481, due to the fact that your letter contained personnel information, the attachment to the letter shall not be forwarded to the Public Document Room for disclosure.

Should you have any questions, please contact us.

Sincerely,

*J. N. Grace*

J. Nelson Grace  
Regional Administrator

- cc: J. S. Odom, Vice President  
Turkey Point Nuclear Plant
- C. J. Baker, Plant Manager  
Turkey Point Nuclear Plant
- L. W. Bladow, Plant QA  
Superintendent
- J. Arias, Jr., Regulatory  
and Compliance

- bcc: NRC Resident Inspector
- DRS Technical Assistant
- Document Control Desk
- State of Florida

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