

Docket Nos: 50-250
and 50-251

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Docket File

April 16, 1984

Mr. J. W. Williams, Jr.
Vice President
Florida Power and Light Company
Nuclear Energy Department
P. O. Box 14000
Juno Beach, Florida 33408

NRC PDR
L PDR
ORB#1:RDG
Gray File
CParrish
DMcDonald
DEisenhut
OELD
ACRS (10)
EJordan
JNGrace

Dear Mr. Williams:

SUBJECT: ALTERNATE SAFE SHUTDOWN CAPABILITY - FIRE PROTECTION, SECTIONS
III.G.3 AND III.L OF APPENDIX R TO 10 CFR 50, TURKEY POINT
PLANT UNITS 3 AND 4

By letter dated October 7, 1983, you described proposed modifications necessary for alternate shutdown capability in the event of a fire in the control room, cable spreading room or the north-south (N-S) breezeway. The safe shutdown capability for all other areas is either in accordance with Sections III.G.1 and III.G.2 of Appendix R to 10 CFR 50 or you have provided acceptable alternatives which have been approved by the exemptions granted and provided to you in our letter dated March 27, 1984.

We have reviewed your proposed modifications for alternate shutdown capability in the event of a fire in the control room, cable spreading room or the N-S breezeway. We have concluded, based on our evaluation, that the proposed modifications are in accordance with the requirements of Sections III.G.3 and III.L of Appendix R to 10 CFR 50. The details of our review and the basis for our conclusion are provided in the enclosed Safety Evaluation. The schedule for completion of the required modifications is specified in 10 CFR 50.48(c)(4). We request that you provide the specific schedule for completion of the modifications required for alternate shutdown capability in the areas identified above and for submitting any technical specifications necessary as the result of the modifications within 30 days from receipt of this letter.

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PDR ADDCK 05000250
F PDR

The first part of the document discusses the importance of maintaining accurate records of all transactions. It emphasizes that every entry should be supported by a valid receipt or invoice. This ensures transparency and allows for easy verification of the data.

In the second section, the author details the various methods used to collect and analyze the data. This includes both manual and automated processes. The manual process involves reviewing each entry individually, while the automated process uses software to identify patterns and anomalies.

The third section describes the results of the analysis. It shows that there are several areas where the data is inconsistent or incomplete. These areas need to be investigated further to determine the cause of the discrepancies.

Finally, the document concludes with a list of recommendations. These include implementing stricter controls over data entry, improving the accuracy of the automated systems, and conducting regular audits to ensure the integrity of the records.

Mr. J. W. Williams, Jr.

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April 16, 1984

The reporting requirements associated with this information collection affect fewer than (10) respondents; therefore, OMB clearance is not required under P.L. 96-511.


Sincerely,


Original signed by
Steven A. Varga


Steven A. Varga, Chief
Operating Reactors Branch #1
Division of Licensing

Enclosure:
As stated

cc w/enclosures:
See next page


ORB#1:DL
DMcDonald;ps
4/11/84


C-ORB#1:DL
SVarga
4/16/84


ORB#5
TWambach
4/16/84

J. W. Williams, Jr.
Florida Power and Light Company

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