

PUBLIC SUBMISSION

As of: 6/22/18 2:08 PM
Received: June 21, 2018
Status: Pending_Post
Tracking No. 1k2-93uo-8hk4
Comments Due: June 21, 2018
Submission Type: Web

Docket: NRC-2018-0101

Turkey Point Nuclear Plant Units 3 and 4

Comment On: NRC-2018-0101-0001

Florida Power & Light Company; Turkey Point Nuclear Plant Units 3 and 4

Document: NRC-2018-0101-DRAFT-0022

Comment on FR Doc # 2018-10806

SUNSI Review Complete
Template = ADM-013
E-RIDS=ADM-03
ADD= Yvonne Edmonds, Eric
Oesterie, LaShawanna Lewis,
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COMMENT (22)

PUBLICATION DATE:

5/22/2018

CITATION # 83 FR 23726

General Comment

June 21, 2018

UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION OFFICE OF NUCLEAR
REACTOR REGULATION, PETITION TO INTERVENE ON RENEWED FACILITY OPERATING
LICENSE NOS. DPR-31, DPR-41
DOCKET ID NRC-2018-0074

Turkey Point Nuclear Power Plant, Unit 3 and Unit 4

PROPOSED PETITION TO INTERVENE UNDER 10 C.F.R. 103

I. Introduction of Petitioner

MICHAEL J HALL, MD, MSC, PA, DABFM

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II. Nature of the Petitioner right under U.S. Nuclear Regulatory Commission (NRC): US Citizen residing in

Miami USA, Florida DOH licensed physician

III. Nature of the Petitioner interest under U.S. Nuclear Regulatory Commission (NRC): Home owner, Business owner residing in Miami USA, physician and family and community health activist, FAA AME, FAA licensed private pilot with aircraft and hanger at Miami Executive Airport

PETITIONERS CONCERNS

IV. 1) Take an immediate enforcement action in the form of an order revoking the operating license for the Turkey Point Nuclear Power Plant (TPNPP) Unit 3, and Unit 4 (Docket No. DOCKET ID NRC-2018-0074 License No. NPF-XX), or impose maximum fines for each violation for each day the plant has been in violation of current Miami Dade County and FEMA sea level rise and storm surge protection regulations. Please refer to The Fukushima Daiichi nuclear disaster energy accident at the Fukushima Daiichi Nuclear Power Plant in kuma, Fukushima Prefecture due to catastrophic storm surge.

2) Participate in open and public proceedings with the petitioners; the licensee, Florida Power & Light; and other external stakeholders in the vicinity of the TPNPP during lease extension deliberations on the petition.

3) Resolve all violations of illegal tritium (H3 isotope) release into the Atlantic Ocean, Everglades and the Biscayne aquifer of federal regulations before accepting a license renewal application from Florida Power & Light for the TPNPP.

4) Any existing or new relicense application must include and integrate current cooling canal system based on the fact the TPNPP cannot operate within authorized standard operating temperature without the cooling canals.

Thank you for your time and commitment to the future health of South Florida.

Sincerely,

Michael J Hall, MD, MSc, PA, DABFM