

UNITED STATES NUCLEAR REGULATORY COMMISSION REGION II 230 PEACHTREE STREET, N.W. SUITE 818 ATLANTA, GEORGIA 30303

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In Reply Refer To: IE: II: FJ 50-302/76-16

> Florida Power Corporation ATTN: Mr. J. T. Rodgers Assistant Vice President Quality and Environmental Departments 3201 34th Street, South P. O. Box 14042 St. Petersburg, Florida 33733

Gentlemen:

This refers to the inspection conducted by Mr. F. Jape of this office on August 31-September 3, 1976, of activities authorized by NRC Construction Permit No. CPPR-51 for the Crystal River 3 facility, and to the discussion of our findings held with Mr. J. Alberdi at the conclusion of the inspection.

Areas examined during the inspection and our findings are discussed in the enclosed inspection report. Within these areas, the inspection consisted of selective examination of procedures and representative records, interviews with personnel, and observations by the inspector.

Within the scope of this inspection, no items of noncompliance were disclosed.

One new unresolved item resulted from our inspection and is identified in Section III of the summary of the enclosed report. We are concerned about the implementation of your management control system that permitted this item to occur. Consequently, in your reply, please describe those actions taken or planned to improve the effectiveness of your management control system.

We have examined action you have taken with regard to a previously reported unresolved item. This is identified in Section IV of the summary of the enclosed report.

In accordance with Section 2.790 of the NRC's "Rules of Practice," Part 2, Title 10, Code of Federal Regulations, a copy of this letter and the enclosed inspection report will be placed in the NRC's Public Document Room. If this report contains any information that you believe to be proprietary, it is necessary that you submit a written application to this office requesting that such information be withheld from public disclosure. If no proprietary information is identified, a written statement to that effect should be submitted. If an application is submitted, it must fully identify the bases for which information is claimed to be proprietary. The application should be prepared so that information sought to be withheld is incorporated in a separate paper and referenced in the application since ti application will be placed in the Public Document Room. Your application, or written statement, should be submitted to us within 20 days. If we are not contacted as specified, the enclosed report and this letter may then be placed in the Public Document Room.

Should you have any questions concerning this letter, we will be glad to discuss them with you.

Very truly yours,

F. J. Long, Chief

Reactor Operations and Nuclear Support Branch

Enclosure: IE Inspection Report No. 50-302/76-16

cc: Florida Power Corporation
G. P. Beatty, Jr.
P. O. Box 1228
Crystal River, Florida 32629