

Technical Specification Change Request No. 51, Rev. 1 (Appendix A)

Replace page 6-3 with the revised page 6-3.

Proposed Change

Realignment of the QA/QC group at Crystal River Unit 3. This organizational change consolidates the Compliance Section and the QC Inspectors under a new position, QA/QC Compliance Manager, which reports directly to the Nuclear Plant Manager.

Add the Operations Technical Advisors to the Operations Staff; have the expanded Training staff report directly to the Nuclear Plant Manager; and make other miscellaneous changes.

Reason for the Proposed Change

On March 23, 1979, Florida Power Corporation met with NRC Region II personnel in Atlanta to discuss their concerns about the effectiveness of our operational quality assurance program and management control system. As a result of this meeting and the QA/QC Audit performed by Region II, Florida Power Corporation, in our response of June 15, 1979, identified the attached organizational restructure as an essential element in developing an upgraded Quality Control Program at Crystal River Unit 3. This realignment is necessary to create a higher degree of independence for the QA/QC function, as well as to more clearly define the responsibilities of the QA/QC organization at Crystal River Unit 3.

The Operations Technical Advisors have been added to the Operations Staff as required by Item 2.2.1.6, Shift Technical Advisor of NUREG-0578, TMI-2 Lessons Learned Task Force Status Report and Short-Term Recommendations and implemented by Florida Power Corporation as shown in our submittals of November 17, 1979, January 11, 1980, February 11, 1980 and February 15, 1980.

The Training Staff has been expanded and is now reporting to the Nuclear Plant Manager. This is in recognition of the amount of training that is now being required at Crystal River Unit 3 and the importance of that training.

The miscellaneous changes include the changing of several position titles, having the Contractor Supervisor report to the Maintenance Staff Engineer, and having the Building Services Supervisor report to the Planning Engineer in keeping with the administrative functions of these respective positions.

Safety Evaluation Justifying the Proposed Change

No unreviewed safety question is involved with this change. As identified by Region II, this realignment will ensure that Crystal River Unit 3 is operated in a safe manner in accordance with NRC rules and regulations.

The addition of the Operations Technical Advisors and the expansion of the Training Staff further assure the continued safe operation of Crystal River Unit 3.

The miscellaneous changes are administrative in nature and are not related to the safe operation of Crystal River Unit 3.