

Carolina Power & Light Company

Brunswick Steam Electric Plant  
P. O. Box 10429  
Southport, N. C. 28461

August 11, 1980

FILE: B09-13514

SERIAL: BSEP/80-1323

Mr. James P. O'Reilly, Director  
U. S. Nuclear Regulatory Commission  
Region II, Suite 3100  
101 Marietta Street N. W.  
Atlanta, GA 30303

BRUNSWICK STEAM ELECTRIC PLANT, UNIT NOS. 1 & 2  
LICENSE NOS. DPR-71 AND DPR-62  
DOCKET NOS. 50-325 AND 50-324  
SUPPLEMENT TO A RESPONSE TO INFRACTIONS OF NRC REQUIREMENTS

Dear Mr. O'Reilly:

In response to IE Inspection Report 50-325/80-23 and 50-324/80-20 dated June 17, 1980, Carolina Power & Light Company responded to the identified items of non-compliance on July 11, 1980, Serial No. BSEP/80-1151. Due to a typographical error, we wish to amend the response to Infraction B as follows:

Infraction B:

As required by the Technical Specifications, Administrative Controls Section 6.8, "Procedure," written procedures shall be established, implemented and maintained covering the surveillance and test activities of safety related equipment.

Contrary to the above, procedures have not been established or implemented for the following licensee activities relative to the ASME B&PV Code Section XI required surveillance activities of safety related equipment:

1. Administration of contractor surveillance activities by site engineering.
2. QA/QC review and acceptance of surveillance data and reports.
3. Maintenance of the Inservice Inspection Program by site engineering.
4. Conduct of surveillance activities not included in SwRI contract.

A001  
S  
1/1

8008200274

Mr. James P. O'Reilly

-2-

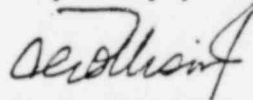
August 11, 1980

Carolina Power & Light Company's Response:

Through an administrative oversight, procedures had not been established in the four areas mentioned in the infraction. Quality Assurance Procedure 23 (QAP-23) has been written and approved to correct items 2 and 4. A procedure to correct item 1 will be completed by the Unit No. 1 fall 1980 outage (approximately September 15, 1980) before the administration of contractor surveillance activities is required. A procedure to correct item 3 will be complete by July 1, 1981.

This action complements the corrective action for Infraction A and will produce procedures which implement additions to the program described in Infraction A. The reorganization mentioned in the response to Infraction A should provide more positive control of the ISI program and prevent future occurrences of this nature.

Very truly yours,



A. C. Tollison, Jr., General Manager  
Brunswick Steam Electric Plant

RMP/bd

cc: Mr. R. A. Hartfield  
Mr. V. Stello, Jr.