

**Florida
Power**
CORPORATION

USNRC REGION
ATLANTA, GEORGIA

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August 8, 1980
3-0-3-a-2
CS-80-191

Mr. J. P. O'Reilly, Director
Office of Inspection & Enforcement
U.S. Nuclear Regulatory Commission
Atlanta, GA 30303

Docket No. 50-302
Licensee No. DPR-72
Ref: RII:JMP
50-302/80-10

Dear Mr. O'Reilly:

We offer the following response to the apparent Item of Noncompliance in the referenced inspection report.

NOTICE of VIOLATION

As required by 10 CFR 20.203(f) each container of licensed material shall bear a durable, clearly visible label identifying the radioactive contents. The label shall bear the radiation caution symbol and the words "CAUTION - RADIOACTIVE MATERIAL" and shall provide sufficient information to permit individuals handling or using the containers or working in the vicinity thereof, to take precautions to avoid or minimize exposures.

Contrary to the above, bags of waste and drums of laundry, which were determined by the inspector to contain licensed material, were not marked with the appropriate labels.

Response: During the period on or about May 22, 1980, clear bags were used in lieu of yellow bags to contain radioactive materials because of a temporary warehouse stock problem. These bags were placed in a posted lay-down area in the Auxiliary Building hot shop, but were not individually tagged. When identified by the inspector, the bags were tagged and shortly thereafter, the contents were transferred to yellow bags, in accordance with RP-217, Radioactive Material Tagging.

Additionally, the inspector identified improperly marked drums of protective clothing that had been returned from a vendor after cleaning. After identification, the "Radioactive LSA" markings were replaced with tags to be in accordance with 10 CFR 20.203(F).

Subsequent to the inspection, RP-217, Radioactive Material Tagging was revised to incorporate allowance for the use of clear bags, if necessary. The procedure now clearly states, "It is imperative that material so contained be adequately tagged and segregated from non-radioactive material". Further, a new section has been added to the procedure placing the requirement that protective clothing containers being returned from offsite cleaning facilities shall be re-labeled

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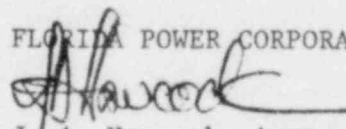
in accordance with 10 CFR 20.203(F) as soon as the shipping container is opened.

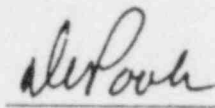
The procedure was revised and the program implemented June 11, 1980.

Should you have further questions, please contact us.

Very truly yours,

FLORIDA POWER CORPORATION


J. A. Hancock, Asst. Vice President
Nuclear Operations


D. C. Poole
Nuclear Plant Manager

KFL/rc