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DOCKET NUMBER
PROPOSED RULE PR-73

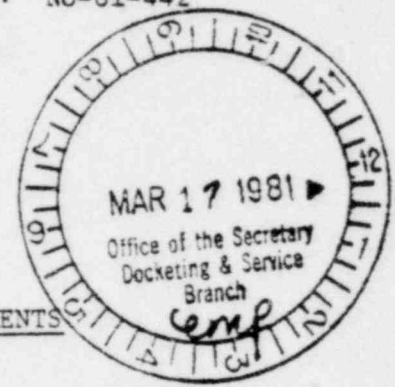
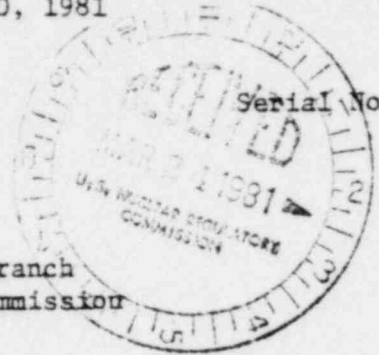
(45 FR 81060)

March 10, 1981

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Secretary of the Commission
ATTENTION: Docketing and Service Branch
United States Nuclear Regulatory Commission
Washington, D. C. 20555



COMMENTS ON PROPOSED RULE TO 10CFR PART 73
NOTIFICATION TO GOVERNORS CONCERNING SPENT FUEL SHIPMENTS

Dear Sir:

In response to the Federal Register notice of December 9, 1980, Carolina Power & Light Company (CP&L) submits the following comments on the proposed rule concerning 10CFR Part 73, "Advance Notification to Governors Concerning Shipments of Irradiated Reactor Fuel."

The regulation should be clarified to indicate that the notification should be made to the office of the governor or to whatever state official the governor feels to be most appropriate to receive and properly safeguard the information.

It should be clarified that notification of schedule changes of more than six (6) hours may be routinely done by telephone. A seven-hour shipment delay should not require an additional four days of waiting to fulfill the prior notification requirement.

It is requested that the Commission consider the preceding comments in finalizing the proposed regulation.

Yours very truly,

M. A. M. Saffi

for E. E. Utley
Executive Vice President
Power Supply and
Engineering & Construction

JHE/jc (0574)

4-11-81