

USNRC REGION II  
ATLANTA, GEORGIA

**Florida  
Power**  
CORPORATION

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December 1, 1981

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CS-81-310  
#3F-1281-03

Mr. J. P. O'Reilly, Director  
Office of Inspection & Enforcement  
U.S. Nuclear Regulatory Commission  
101 Marietta St., Suite 3100  
Atlanta, GA 30303

Subject: Docket No. 50-302  
License No. DPR-72

Ref.: RII:JJL  
50-302/81-22

Dear Mr. O'Reilly:

We offer the following response to the violations listed in the referenced inspection report.

NOTICE OF VIOLATION

10 CFR 50, Appendix B, Criterion II, as implemented by FSAR Section 1.7.6.7.1.b, requires in part that personnel responsible for performing quality activities be trained and indoctrinated as necessary to assure that suitable proficiency is achieved and maintained for accomplishing activities affecting quality.

Contrary to the above, the NQA/QC inspector inspecting tendon surveillance activities was not adequately trained for performance of his inspection.

Response: After reviewing all available data and interviewing the FPC Catalytic QC inspector involved, we concur with the violation as stated. During the interview with the FPC Catalytic QC inspector, he stated that when the NRC inspector left the worksite, it was assumed that those particular steps witnessed by the NRC and the VSL QC inspector were acceptable. He then signed for those particular steps. The FPC Catalytic QC inspector was not at the worksite because of limited space on the work platform.

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Immediate investigation into this reported violation resulted in relieving the FPC Catalytic inspector of that specific job. Another FPC Catalytic QC inspector was assigned to the task and was personally briefed on the conditions and circumstances surrounding the identified violation, and his responsibilities involved in the task.

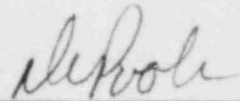
This violation and its surrounding conditions and inspector responsibilities in witnessing and signing QC holdpoints was discussed with all Florida Power Corporation and Catalytic inspectors. No holdpoints will be signed unless actually witnessed by the QC inspectors.

Full compliance with the identifying corrective action was achieved on October 23, 1981.

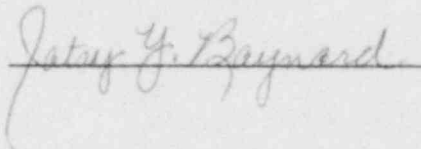
Should there be further questions, please contact us.

Very truly yours,

FLORIDA POWER CORPORATION



D. C. Poole  
Nuclear Plant Manager



Patsy Y. Baynard  
Manager  
Nuclear Support Services

JC/rc