APPENDIX A

NOTICE OF VIOLATION

Florida Power & Light Turkey Point 3 and 4 Docket Nos. 50-250 & 251 License Nos. DPR-31 & 41

As a result of the inspection conducted on May 26 - June 25, 1982, and in accordance with the NRC Enforcement Policy, 47 FR 9987 (March 9, 1982), the following violations were identified.

A. 10 CFR 50, Appendix B, Criterion XVI as implemented by Quality Procedure 16.1, "Corrective Action," of the Florida Power and Light Company Quality Assurance Topical Report, FPLTQAR1-76A requires, in paragraph 5.3.1.d the following: "For significant conditions adverse to quality which are reportable, the cause of the condition shall be determined and documented and corrective action shall be taken to prevent recurrence."

Contrary to the above, corrective action that would prevent recurrence of the condition describe in licensee event report (LER) 50-250/81-11, "Fire Stop Inoperable", was not taken as evidence by the subsequent development of similar conditions relating to inoperable fire stops as described in LER 50-250/81-14 and 50-250/82-01.

This is a Severity Level I^{V} Violation (Supplement I).

B. Technical Specification 6.8.1 requires that procedures be implemented. Step 4.4 of 0.P. 11550.1, "Radiation Work Permit" requires: "All protective clothing and contamination control requirements shall be met prior to beginning work under an RWP."

Step 8.3.1 of O.P. 11550.2, "Radiation Rules of Practices" requires: "All persons working with radioactive material where contamination of the person is possible shall wear protection clothing appropriate to the work involved, as stated in the Radiation Work Permit. The color of this clothing is normally yellow."

Contrary to the above, on June 24, 1982, certain licensee personnel entered the 4B High Head Safety Injection pump maintenance area without the necessary protective clothing required by radiation work permit RWP-197.

This is a Severity Level IV Violation (Supplement IV).

Pursuant to the provisions of 10 CFR 2.201, you are hereby required to submit to this office within thirty days of the date of this Notice, a written statement or explanation in reply, including: (1) admission or denial of the alleged violations; (2) the reasons for the violations if admitted; (3) ** corrective steps

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which have been taken and the results achieved; (4) corrective steps which will be taken to avoid further violations; and (5) the date when full compliance will be achieved. Consideration may be given to extending your response time for good cause shown.

Date: JUL 2 6 1982