STEEL HEC'OR & DAVIS SOUTHEAST BANK BUILDING MIAMI, FLORIDA BBISI TELEPHONE 13051 577-2600 TELEX SI-5758 PALM BEACH OFFICE JAMES P. MURRAY 205 WORTH AVENUE 13051 577-2903 PALM BEACH, FLORIDA 33480 September 28, 1982 FREEDOM OF INFORMATION ACT REQUEST FOIA-82-466 Director, Office of Administration Rec'd 10-4-82 U. S. Nuclear Regulatory Commission Washington, D.C. 20555 Gentlemen: Thi: is a request under the Freedom of Information Act, as amended, 5 U.S.C. §552 and the Freedom of Information Act Regulations of the United States Nuclear Regulatory Commission ("NRC"), 10 CRF \$9. The undersigned hereby requests: All records (as defined in 10 CF §9.3a) furnished to NRC by or on behalf of Westinghouse Electric Corporation (Westinghouse) which refer or relate to tube degradation, thinning, denting, corrosion, cracking and/or related phenomena in any steam generator sold or manufactured by Westinghouse for use at Florida Power & Lig. c Company's Turkey Point 3 or 4 nuclear power plants (Turkey Point). All records furnished to NRC by or on behalf of Westinghouse which refer or relate to tube degradation, thinning, denting, corrosion, cracking and/or related phenomena in any steam generator sold or manufactured by Westinghouse for use at any nuclear power plant other than Turkey Point including, without in any way limiting the foregoing, Westinghouse analyses of the causes of tube degradation and suggested or proposed remedial action. All records provided to NRC by any person other than Westinghouse which refer to or relate to tube degradation, thinning, denting, corrosion, cracking and/or related phenomena in any steam generator sold or manufactured by Westinghouse for any nuclear power plant. 8207150053

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- D. All records authored, sponsored or commissioned by NRC and/or its employees which refer to or relate to tube degradation, thinning, denting, corrosion, cracking and/or related phenomena in any steam generator sold or manufactured by Westinghouse for any nuclear power plant including, without limiting the foregoing, analyses of the causes of tube degradation and suggested or proposed remedial action.
- E. All records authored, sponsored, or commissioned by NRC and/or its employees which refer to or relate to tube degradation, thinning, denting, corrosion, cracking and/or related phenomena in any steam generator sold or manufactured by any company other than Westinghouse for any domestic nuclear power plant including, without limiting the foregoing, analyses of the causes of tube degradation and suggested or proposed remedial action.
- F. All records not previously covered furnished to NRC by or on behalf of Westinghouse which relate water chemistry requirements or specifications to tube degradation, thinning, denting, corrosion, cracking and/or related phenomena in any steam generator sold or manufactured by Westinghouse for use in any domestic nuclear power plant including, but not limited to, Turkey Point.
- G. All records not previously covered furnished to NRC by any person other than Westinghouse which relate water chemistry requirements or specifications to tube degradation, thinning, denting, corrosion, cracking and/or related phenomena in any steam generator sold or manufactured by Westinghouse for use in any domestic nuclear power plant including, but not limited to, Turkey Point.
- H. All records not previously covered authored, sponsored or commissioned by NRC and/or its employees which relate water chemistry requirements or specifications to tube degradation, thinning, denting, corrosion, cracking and/or related phenomena in any steam generator sold or manufactured by Westinghouse for use in any domestic nuclear power plant including, but not limited to, Turkey Point.

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> I. All records not previously covered authored, sponsored or commissioned by NRC and/or its employees which relate water chemistry requirements or specifications to tube degradation, thinning, denting, corrosion, cracking and/or related phenomena in any steam generator sold or manufactured by any company other than Westinghouse for use in a domestic nuclear power plant.

We are aware that it is the policy of NRC to disclose records which NRC might consider exempt from disclosure if such disclosure is not contrary to the public interest and will not adversely affect the rights of any person. 10 CFR §9.9. Accordingly, for any record for which NRC claims an exemption please specify not only your bases for claiming the exemption but also the reasons why this policy is not applicable.

We understand that the amended Act and 10 CFR §§9.8 and 9.9 provide for a reply to this request within 10 working days of its receipt. However, because of the volume of documents potentially affected by this request we are willing to stipulate to the ten day extension of your response time permitted by §9.13. If additional time is necessary we shall be agreeable to a further extension as provided for in §9.9(d). These documents are essential to on-going litigation, but it is not cur intention to place unreasonable requirements on your office. We shall cooperate with you in any way that we can. We look forward to your earliest response.

truly,

James P. Murray

JPM/vb