

APPENDIX A  
NOTICE OF VIOLATION

Florida Power and Light Company  
Turkey Point Unit 4

Docket No. 50-251  
License Nos. DPR-41

As a result of the inspection conducted on November 30 - December 3, 1982, and in accordance with the NRC Enforcement Policy, 47 FR 9987 (March 9, 1982), the following violation was identified.

10 CFR 50, Appendix B, Criterion V as implemented by Section TQR 5.0 of FPL Topical Report FP&L-NQA-100, requires that activities affecting quality of nuclear safety related components be prescribed by documented instructions and be accomplished in accordance with these instructions. Also, Section TQR 13.0 of the aforementioned Topical Report requires that components which are to be incorporated into a safety-related system of a nuclear power plant shall be stored in accordance with written procedures to implement design document requirements. Westinghouse Process Specification NPT-91, paragraphs 3, 4 and 6, prescribes specific requirements for inert environment and surveillance, for the interior of steam generator lower assemblies in order to minimize oxidation and/or corrosion of vessel (steam generator) materials. In addition, FP&L Power Plant Engineering Letter No. JPES-PTPM-821039 dated July 29, 1982, references NPT-91; cautions against leaving the secondary side of the steam generators without nitrogen purge and states that Steam Generator #2992 (SG "B") was without purge as of that date. In addition, the letter prescribes methods for establishing and maintaining purge as required by the aforementioned specification.

Contrary to the above, on December 1, 1982, nitrogen purge requirements were not in compliance with the aforementioned specification as the pressure gage on SG "B" lower assembly showed no positive pressure, less than one (1) psig in SG "A", and less than the minimum 3 psig in SG "C".

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

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 violation; (2) the reasons for the violation if admitted; (3) the corrective steps 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: JAN 03 1983