Bob Graham

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United States Senate

Washington, D.C.

Date 12/00/191

Mr. Carlton Kammerer, Director U.S. Nuclear Regulatory Commission Office of Congressional Affairs Washington, DC 20555

Enclosed is a letter from one of my constituents who has concerns which come under the jurisdiction of your agency.

I would appreciate your reviewing this situation and providing me with an appropriate response. Please direct your reply to:

Becky Liner Office of Senator Bob Graham P.O. Box 3050 Tallahassee, FL 32315

904/681-7726

Your cooperation and assistance are appreciated.

With kind regards,

Sincerely,

United States Senator

Constituent's Name: Regino Diaz - Roberinas

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SERVATOR BOB GRAHAM

NOV 4 1991

MIAM DISTRICT OFFICE

5832 SE Riverboat Drive Stuart, Florida 34997 (40° 288-2867 Octuber 30, 1991

Senator Bob Graham 44 West Flagler Street Suite 1715 Miami, Florida 33131

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Attention: Ms. Lula Rodriguez

Dear Senator Graham:

I believe we have a serious problem with the current management of Florida Power and Light and their disregard for Nuclear Safety in the operation and Engineering support of Turkey Point. I understand the need our Nation has for energy sources other than traditional fossil fuels to sustain economic growth and independence. Nuclear power must remain a necessary component of that growth strategy. Clearly, it is also important to understand that Nuclear power carries with it special risks that require rigorous controls and responsibility in its use. I am cincerned that FFL Management has not exerciseed this control responsibly.

Enclosed please find a copy of a statement I read during an October 28 newsconference in Miami. I would appreciate an opportunity to discuss these concerns with you, in person. if this is possible. Based on my six-hour meeting with NRC representatives from Atlanta, on October 23, and information that I have obtained from inside FFL. I am worried by the manner by which the NRC investigation appears to be proceeding. Ms. Joette Lorion, who was also present at the referenced meeting, can confirm that one of the NRC representatives seemed to suggest or anticipate what the result of the inquiry would be even before the actual investigation had commenced. Some of the Engineers within FFL being questioned by the Commission this week have reported to me that questioning is structured very narrowly, not allowing or encouraging much room for candid discussion of the issues. Moreover, FFL Management has issued declarations (attached) that appear to discourage openess on the part of interviewees.

Against this background, I believe that it is important that your office be kept up-to-date on the progress of the NRC investigation, and that I be given, prior to a final issuance of the NRC report, an opportunity to discuss and if necessary dispute any possible discrepancies.

Sincerely, Regino R. Diaz-Robainas

Senator Graham, The attached letter vas distributed among FPL Ergineers and other personnel in time to coincide with the beginning of NRC interviews of employees which began on October 28. Dethough the letter ostensity refers to legal proceedings, and not specifically In the NRC investigation, this is a spurrieus distintion for an employee worried about his job before the massive impending lay-offs that have been recently of the Company and who is urged in not to discuss the matter forther " Moreoven, several of the NRC issues being discussed are inseperate from the matters affected by the legal proceedings - coercion of Erginners, not permit us to use subprena or court orders dirig their investigation. SDEALL-OUT, etc. Again Diaz - Adaian

sr-Office Cerrespondence



To: John Hosmer

Date: 10/25/91

From: Law Department

Re: <u>REGINO DIAF-ROBAINAS V. FPL</u>, (MATTER NO. 19128) MARK KLEILAN V. FPL, (MATTER NO. 19101)

You have informed me that FPL employees have received telephone calls from Mr. Diaz-Robainas and from Mr. Kleiman concerning the giving of testimony in the above-referenced matters. You ask for guidance as to how employees should respond to such inquiries.

FPL's long-standing practice has been that the giving of any information or testimony in legal proceedings will occur only pursuant to a valid subpoena or a court order. Accordingly, any FPL employees contacted by the principals in these proceedings may respond to such calls with the foregoing statement. I urge our employees not to discuss the matter further, in the interest of fairness to both sides in these proceedings.

If any employees are contacted by lawyers, they should have no discussions with the lawyers and should immediately refer the lawyers to me (694-3846).

Flease let me know if you have other questions or concerns.

Cordially,

Steven Carr Senior Attorney

SC/dag

bcc: James S. Bramnick, Esq.

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