## ENCLOSURE 1

## NOTICE OF VIOLATIONS

Carolina Power and Light Company H. B. Robinson Docket No. 50-261 License No. DPR-23

The following violations were identified during an inspection conducted on March 19 - 23, 1984. The Severity Levels were assigned in accordance with the NRC Enforcement Policy (10 CFR Part 2, Appendix C).

 10 CFR 20.203(b) requires that each radiation area be conspicuously posted with a sign or signs bearing the radiation caution symbol and the words: Caution (or Danger), Radiation Area.

Contrary to the above, the licensee failed to post a radiation area in that on March 23, 1984, a trailer containing fuel sipping equipment with general area radiation levels around the trailer measuring 8 mrs/hr was not posted as a radiation area.

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

 10 CFR 20.203(f)(1) requires that each container of licensed material shall bear a durable, clearly visible label identifying the radioactive contents. The exceptions of 10 CFR 20.203(f)(3) do not apply.

Contrary to the above, the licensee failed to label a container of radioactive material in that on March 20, 1984, a metal box utilized for holding laundered protective clothing was not labeled with a clearly visible label identifying the radioactive contents of the box.

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

3. 10 CFR 20.103(c)(2) requires certain conditions to be met before a licensee may make allowances for the use of respiratory protective equipment. One condition is that the licensee maintains and implements a respiratory protection program that includes written procedures regarding training of personnel. Health Physics Procedure HPP-102, Respirator Fit-Testing, Section 5.2.2 requires that personnel attend a respiratory training class and pass a test prior to wearing a respirator.

Contrary to the above, during 1983 fifteen licensee personnel wore respirators without first passing a written test.

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

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Pursuant to 10 CFR 2.201, you are required to submit to this office within 30 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) 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.

Security or safeguards information should be submitted as an enclosure to facilitate withholding it from public disclosure as required by 10 CFR 2.790(d) or 10 CFR 73.21.

	MAY	2	3	1984	
Date:					