

ENCLOSURE 1

NOTICE OF VIOLATION

Florida Power Corporation  
Crystal River 3

Docket No. 50-302  
License No. DPR-72

The following violation was identified during an inspection conducted on March 28 - April 27, 1984. The Severity Level was assigned in accordance with the NRC Enforcement Policy (10 CFR Part 2, Appendix C).

T. S. 6.8.1.a requires that written procedures be established, implemented and maintained covering applicable procedures recommended in Appendix A of Regulatory Guide 1.33 Rev. 2, November, 1972. Compliance Procedure CP-113, Handling and Controlling Work Requests and Work Packages, requires that when equipment alteration is completed that the equipment be restored to design (as found) status and independently verified.

10 CFR 50 Appendix B, Criterion V as implemented in Crystal River 3 FSAR Section 1.7.1.5 requires that instructions, procedures or drawings include appropriate quantitative or qualitative acceptance criteria for determining that important quality activities have been satisfactorily accomplished and that written procedures be adhered to in matters relating to nuclear safety.

Contrary to the above, on April 25, 1984, the NRC inspector identified two examples where safety-related systems were not restored to design (as found) status following equipment alteration.

- a. A fire barrier separating two safety related electrical trains, cable tray numbers 183 (green) and 171 (red), located in the southeast section of the cable spreading room was removed; and,
- b. Electrical cables were not properly secured in a vertical section of cable tray number 522 (red) where the cable tray makes the transition to a horizontal run in the auxiliary building.

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

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 violation; (2) the reasons for the violation if admitted; (3) the corrective steps which have been taken

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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.

Date:         JUN 18 1984