

*



May 13, 1996 3F0596-20

U. S. Nuclear Regulatory Commission Attention: Document Control Desk Washington, D. C. 20555-0001

Subject: Licensee Event Report (LER) 96-012-00

Dear Sir:

Please find the enclosed Licensee Event Report (LER) 96-012-00. This report is submitted by Florida Power Corporation in accordance with 10 CFR 50.73.

Sincerely,

El Hickle

B. J. Hickle, Director Nuclear Plant Operations

TWC:ff

Attachment

xc: Regional Administrator, Region II Project Manager, NRR Senior Resident Inspector

9605200140 960513 PDR 400CK 05000302 S PDR

603

NHC FORM 366 U.S. NU (5-92)											aul	ATOR	NY CC	MMISSIO	N			APP	ROV	FD OM	B NO.	3150	-01	04		A Garage Prove		A. S. Statistical day
																				EXP	RES 5/	91/95						
			LIC	CEN	SEE	EEV	ENT F	REP	PORT (L	ER)						ESTIM INFOF COMN AND F REGU AND T OFFIC	IATED MATIO MENTS IEPORT LATOR O THE E OF N	BURD N CO REGA IS MA Y COI PAPE IANA(DEN I ILEC ARDIN ANAG MMAIS ERWA	PER RE CTION NG BUS CMEN SSION, DRK RE ENT A	SPON PEQU RDEN 1 BRA WASH DUCT	ISE T EST ESTINOH IN 31 TON DGET	0 (50.1 (MA) (MF FON PR(F, W		IPLY DURS 0 T 1 7714 0 205 2T (3 f NG	WITH FOR E RF-L), U 8 55-00 150-0 TON D	THIS WARD ORD NUC 21, 104), IC 201	B D S DLEAR 603.
FACILIT	Y NAME ((1)	~											and the second second second second				DOG	KET	NUME	ER (2))				1	PAGE	E (3)
TITLE	0		CR	YST/	AL I	RIVE	R UNI	r 3	(CR-3)		-						_	0	5	0	0 1	0 :	3	0	2	1	OF	1 2
	Op	erat	tion	Outs	ide I	Desig	gn Basi	s Ca	used by	Batter	y C	harg	gers	Having	Inadeq	uate "	Test F	Resu	ults	Acce	pted	in E	Err	or				
EVE	NT DATE	(5)				LER	NUMBER	(6)		RE	POR	T DAT	TE (7))				OTH	IER I	ACILI	IES I	VOL	VEL	D (8)				
		T				SE	QUENTIA	-	REVISION		T		T		FAC	ILITY N	AMES				T	роск	ET	NUA	ABER	(S)		
MONTH	DAY	Y	EAR	YEA	R	N	UMBER		NUMBER	MONTH	1	DAY	1	/EAR	N/A							0 0	5	0	0	0	-3	11
0 4	1 1	9	6	9	6 -	0	112		0 0	0 5		1 2	0	6	bi/A			*****					-				.,	
OPE	RATING	1-	-	THIS	REPO	INT IS	SUBMITT	ED PL	IRSUANT T	O THE B	1 J	IREM	ENTS		D E. (OUI	OF AN							2	0	0	0		
MC	DDE (9)		6		00.4	0.9(%)	00000000000			20 405	tes.	IT L. MI	C.P41 c	sor in ci	T 9: ICH	CK ONE	OH MO	HE OF	THE	FOLLOW	(ING)	(1	1)			-		
POW	ACD.	-	ł		20.4	05(0)			-	20.405	(0)				50.	73(a)(2)(IV)				-	-	73.7	'1(b)				
LEV	EL				20.41	us(a)(1)	X ()		-	50.36(0	2)(1)				60.	73(a)(2)(v)				-	-	73.7	1(0)				
(10)	10	10	10		20.4	05(a)(1))(11)			50,36(0	:)(2)				50.	73(a)(2)(vii)				-	1	OTH	HER	(Spec	tify in A laxt, NR	betrec IC For	t m
					20.4	05(a)(1))(III)			50.73(a)(2)((1)			50	73(a)(2)(viii)(A)						366	5A)				
					20,40	05(a)(1))(iv)		X	50.73(a	a)(2)((1)			50.	73(a)(2)(viii)(B)											
				L	20.4	05(a)(1))(v)			50.73(a	a)(2)((iii)		-	50.	73(a)(2)(x)	-	-									
NAME		-								LICENSE	EE O	ONT	ACT	FOR THIS	LER (12)									UP 1		155		
																			AR	EA COI	DE	LEF	noi	AE IN	AUMIE	DEN .		
						Т.	W. Cati	chpo	ole, Sr. N	luclear	Lic	ens	ing	Engine	(ər								-		Ξ.	é.		
							COMPL	ETE (ONE LINE F	OR EACH	CO	MPO	UENT	FAILURE	IN THIS RE	PORT	(13)		10	101	2	0 0	2	3	-	4	0	0 1
CAUSE	SYSTEM	0	OMP	ONENT	T	MA	NUFAC-	RE	PORTABLE	[CAUSE	SYSTEM	CO	NPONE	NT	1	MANU	JFAC-	R	EPC	RTA	BLE	[
					-	T	URER	TO	NPRDS										-	TUF	RER	T	ON	PRD	05			
A	E J	В	Y	C	1	C 1	2 7	-	N			n					1	1		1_1	1	1						
			1	1.1		1	11								1.1	1	1	1		1.1	1							
							SUPPLI	MEN	TAL REPOR	RT EXPEC	TEL) (*4)				_				EXPE	CTED			MON	NTH	DA	Y	YEAR
YE	S (II ya	na, con	npiete	EXPECT	ED SL	BMISSI	ON DATE)			X] N	10								SUBN	(15)	IN				1		1
Aboth	0 M	n /	Apr	i]	11,	19	96, F	101	rida P	ower	Co	orp	or	ation	's Cry	sta	1 R	ive	r l	Jnit	3	(C	R-	3)	W	as	in	

informed by its battery charger manufacturer that testing had not been performed below input voltage of 432 VAC. The latest FPC purchase order specified input voltage criteria between 423 VAC and 528 VAC. FPC decided to return one "new" battery charger (1995 purchase) and one "old" charger (1970 purchase) for testing since the condition applied to both. Test results from the "new" battery charger were acceptable; however, results of the "old" battery charger were outside output voltage regulation criteria at full load and below 432 VAC input. This caused FPC to declare the "old" battery chargers outside CR-3's design basis and inoperable in higher modes of operation. This event was caused primarily by a failure of the manufacturer to translate FPC requirements into their test program. An additional cause included an over-reliance on vendor supplemental information used by FPC engineering to accept test results that were subsequently found to be unsubstantiated. Four "Old" battery chargers were replaced and an action request was issued to the manufacturer to address the "new" battery chargers. Analysis of past operability indicates even though the DC output regulation was not within acceptance criteria, the battery chargers could still provide adequate DC output voltage and current. Other actions will include use of this event as a "lessons learned" and enhancements to receipt inspection guidance.

NRC FORM 366A (5-92)	U.S. NUCLEAR REGULATORY COMMISS LICENSEE EVENT REPORT (LER) TEXT CONTINUATION					PROVED OM EXPIR DEN PER RE DULECTION R	B NO. 3 RES 5/31 SPONS REQUE	150-01 /95 JE TO / ST: 50,1	DOMF	PLY W	ATH THE	a B D
FACILITY NAME (1)		DOCKET NUMBER (2)	AND REG AND OFF	AMENTS REPOR BULATO D TO THI FICE OF	REGA TS MA RY CO E PAPE MANA	ARDING BUF ANAGEMEN MMISSION, ERWORK RE GEMENT AN ER NUMBE	IDEN EI T BRAN WASHI DUCTK ID BIJD R (6)	STIMAT CH (MN NGTON DN PRC GET, W	E TO IBB 7 I, DC JECT (ASHI	THE (714), 20565 (315) NGTO	RECORD: U.S. NUC -0001, 0-0104), N DC 201 PAGE	S CLEAR 503.
CRY	CRYSTAL RIVER UNIT 3 (CR-3)			YEA	A	SEQUENTIAL		REVISI NUMB	ER			
TEXT (It more space	ie required. Use additional NRC Form 3664 = (17)	0 5 0 0 0 3	0 2	9 6	3	0 1	2	0	0	0 3	OF	1 2

EVENT DESCRIPTION

On April 11, 1996, Florida Power Corporation's (FPC) Crystal River Unit 3 (CR-3) was preparing to start up from a refueling outage with the unit in Mode 5 (COLD SHUTDOWN). On this date, it was determined that safety related battery chargers [EJ.BYC] supplied by C&D Charter Power Systems (C&D) may not have been qualified to operate within their specified range for AC input voltage. On April 4, 1996 an NRC inspector questioned the differences in voltage values pertaining to CR-3's original ("old") Model ARR130K200 battery chargers as reflected in various references including the charger's nameplate rating, instruction manual, drawing, and system design basis requirements. In response, the FPC design engineer requested clarification from C&D to resolve the discrepancies relative to the "old" battery chargers and also similar discrepancies relative to battery chargers purchased in 1995. These questions were based on the inspector's review of a modification package for the replacement of CR-3's six battery chargers, DPBC-1A through 1F (3A through 3F as depicted on Figure 1). The modification was required due to repetitive maintenance involving power transformers. The request to C&D for clarification noted the original specification for CR-3's Class 1E battery chargers required them to be able to consistently maintain DC output constant within +/- 1/2 % from no load (O DC amps) to full load (200 DC amps) with input voltage 460 Volts AC (VAC) +/- 10 % (414 VAC to 506 VAC). This was compared to information on the drawing and nameplate for the "old" chargers which revealed their DC output voltage is based on AC voltage rating of 480 VAC +/- 10 %.

A revision to FPC's procurement specification occurred to support the most recent purchase of battery chargers associated with the replacement modification discussed above. The revision was made as a result of questioning by the FPC design engineer of C&D's guotation for the battery chargers which indicated the low end operating limit of the chargers was 423 VAC (-12 % of 480 VAC) versus FPC's specified limit of 414 VAC. The FPC design engineer accepted C&D's explanation that they limited the range on the low AC input because their design may not provide the rated output or regulation below the -12 %. Since FPC's design basis established in calculations indicate the lowest voltage that could be available to the battery chargers is 427 VAC, the FPC design engineer changed the purchase specification to agree with C&D's guotation.

On April 11, 1996, C&D provided a letter stating that actual test reports for the original and replacement battery chargers indicate they were tested at the normal low, nominal and high input voltages of 432, 480 and 528 VAC. The letter also acknowledged that test data was not available to support the original November. 1970 certificate of conformance for the "uld" battery chargers, nor was data available to support statements made in a C&D letter dated November 3, 1994 for the purchase of "new" battery chargers associated with the above modification package. Based on a review of published C&D product data, FPC determined the battery chargers should be able to support a low end input voltage of 424 VAC. FPC decided additional testing was warranted in order to establish whether or not the chargers

NFIC FORM 366A (5-92)	LICENSEE EVENT REPORT (LER) TEXT CONTINUATION			MMIS	SION			EST INF CON ANE FIEC ANE	IMAT ORM/ MMEN D REP BULA D TO 1 FICE (ED I ATIO VTS F ORT TOR THE I DF M	APP BURE N CO REGA S MA Y COI PAPE ANA(ROVED C EXI DEN PER LLECTIO RDING B NAGEME MMISSIO RWORK GEMENT	PIRES PIRES RESP N REC URDE N RED RED AND	VO. 31 5/31/ ONSI QUES EN ES FRANC SHIN ICTIO BUDG	150-0104 195 E TO COI T: 50.0 H TIMATE T CH (MNBE IGTON, D IGTON, D IGTON, VAS	APLY DURE O TH 7714 C 205 CT (C HING	WITH THIS 2. FORWARD IE RECORDS 3. U.S. NUCL 155-0001 3150-0104), TON DC 2050	EAR	
FACILITY NAME (1)		DOC	KET	NUM	BER	(2)		hormon		1	Contractor	L	ER NUM	BER (5)		T	PAGE	3)
CRYS	STAL RIVER UNIT 3 (CR-3)									Y	EAR		SEQUENT	TAL. R		REVISION NUMBER			
		0	5	0	0	0	3	0	2	9	6	-	0 1	2		0 0	0	3 OF 1	2

TEXT (II more space is required, Use additional NRC Form 366A's (17)

would meet CR-3's design basis. Upon learning that C&D did not have a similar model battery charger at their facility to test, FPC decided to return one "old" charger and one "new" charger to C&D for testing.

A Problem Report was generated on April 13, 1996 to describe the condition and was evaluated by the Shift Supervisor on Duty (SSOD) as suspected operation outside CR-3's design basis pending the results of testing by C&D. This determination was based on the written statement by C&D that the battery chargers were not tested to the specified values. To provide assurance that input voltage to the chargers would remain at least 432 VAC, the value actually supported by test data, the makeup pumps [CB,P], building spray pumps [BE,P], and the motor-driven emergency feedwater pump [BA,P] were administratively removed from service. A one-hour event notification was made at 2025 hours on April 13, 1996 in accordance with 10CFR50.72(b)(1)(ii)(B) as a suspected design basis issue and was assigned Event Number 30284. In addition, an Operability Concern Resolution (OCR) review was initiated in accordance with plant procedure CP-150 "Identifying and Processing Operability Concerns" to determine operability as a result of reduced electrical Engineered Safeguards (ES) loads present in MODE 5. At this time, the chargers were evaluated as conditionally operable/potentially inoperable.

On April 16, 1996, FPC received satisfactory test results for the new battery charger which bounded CR-3's design basis. The results indicated the DC output for the new chargers maintains +/-1/2 % of 423 VAC to 528 VAC. Therefore, those battery chargers which had been replaced with new chargers purchased in 1995 (DPBC-1A and DPBC-1C) were determined to be operable for all modes of operation. These are the "A" DC train chargers.

On April 17, 1996, FPC received the testing results of the "old" charger which had been removed from the DPBC-1C location. The testing indicated the Direct Current Voltage (VDC) regulation was 131.2 VDC at 427 VAC input and full load (200 DC amps) which is below the tolerance value (+/-1/2%) of 132 VDC, a range of 131.34 to 132.66 VDC). The FPC design engineer then requested testing of the chargers at lower end points after which C&D reported they became unstable at 420 VAC and at 414 VAC when the DC output current was at 185 amps. The criteria established in Improved Technical Specification (ITS) Surveillance Requirement (SR) 3.8.4.6, is for the battery chargers to be capable of supplying 190 amps. As a result, FPC determined the battery chargers which had not been replaced with new chargers (DPBC-1B, 1D, 1E, and 1F) were "operable but degraded" in MODE 5. This determination was based on the assurance of higher input voltages provided by tagging out the pumps described above, thereby limiting the loads on the 4160 volt AC Engineered Safeguards bus [EB, BU]. A decision was then made to replace DPBC-1B and DPBC-1D, the "B" DC train chargers, with "new" chargers to ensure both DC Power system (DP) trains would be fully operable.

This condition is considered to be a condition outside the plant design basis and is being reported in accordance with 10CFR50.73(a)(2)(ii)(B).

NRC FORM 366A (592)	U.S. NUCL LICENSEE EVENT REPORT (L TEXT CONTINUATION	EAR REGULATORY COMMISSION	EST INF CON AND REC AND OFF	IMAT ORM/ MMEN D REP DULA D TO 1 FICE (ED I ATION VTS F ORT TORY THE I OF M	APP BURD N CO REGA S MA CO PAPE ANAC	ROVED OM EXPIR DEN PER RE LLECTION I RDING BUR NAGEMEN MMISSION, RWORK RE BEMENT AM	RES ESP(REQ RDEI T BF WAI EDUC	O. 3 5/31 DNS UES NES SANG SHIM CTIC	150-01 /95 E TO C ST: 60.0 STIMAT DH (MN NGTON NN PRC GET, W	04 COMF 0 HOI 1E TO VBB 7 4, DC SJEC VASH	PLY URS. THE 714), 2055 T (31 INGT	WITH FOR REC U.S 5-00 150-0 ON [WAR ORD NU(01, 104), 0C 20	D S SLEA	я
FACILITY NAME (1)		DOCKET NUMBER (2)	Constant a long of			1.	ER NUMBE	R (6)				and a state pro-	PAGE	(3)	
CRY	STAL RIVER UNIT 3 (CR-3)			Y	EAR		NUMBER	-		REVISI	ER					
		0 5 0 0 0 3 0	2	9	6		0 1	2		0	0	0	4	OF	1	2

TEXT (If sore space is required, Use additional NRC Form 366A's (17)

EVENT EVALUATION

The Class 1E battery chargers are part of the 250/125 Volt DC System. The 250 VDC source is obtained by use of two 125 VDC batteries [EJ,BTRY] connected in series. The Class 1E portion consists of two isolated bus sections, Train "A" and Train "B". Each bus is equipped with three battery chargers for each battery. The battery chargers convert AC power to DC power to maintain the batteries in a fully charged condition while supplying plant DC loads. During normal operation, two of the battery chargers for each bus are in service supplying a float charge to the battery and the third is available to be placed in service in the event one of the normally aligned battery chargers is out of service.

The battery chargers normally supply the DC System load and float charge to the batteries. These loads consist of DC pump motors, switchgear circuit breaker controls, control and instrumentation. In the event of a loss of normal power to the battery charger, the DC loads are automatically powered from the station IE batteries. Credit is taken for Class IE DC Power System operation in most of the Design Basis Accidents, with the most limiting scenario being the Loss of Electric Power Accident. This event, complete loss of all unit AC power, defines the limiting conditions for Class IE DC Power System derign. The DC electrical power system also conforms to the recommendations of Regulatory Guide 1.6 and IEEE-308 "IEEE Criteria for Class IE Electrical Systems for Nuclear Power Generating Stations".

The safety functions of the Class 1E DC Power System are to distribute power from the 480 VAC ES busses to required DC load via the battery chargers and maintain the batteries in a fully charged state prior to, during and following a design basis event. During and following a design basis event when a complete loss of all offsite and onsite AC power occurs, the Class 1E DC Power System provides power from the batteries to supply required DC loads and provides a source of vital 120 VAC power [ED] via the dual input inverters [EE,INVT] (VBIT-1A, 1B, 1C, 1D).

The operational consequences of the slight degradation in DC output regulation of the battery chargers have been evaluated. Prior to 1991, the Start-Up Transformer [EB,XFMR] had both 4160 VAC non-ES Unit Busses and both 4160 VAC ES busses fed from it. With 236.4 kilovolts (KV) in the Switchyard [FK], this gave 400V at the Train "A" battery chargers and 398V at the Train "B" chargers.

Due to the voltages being below what the acceptable voltage was perceived to be at 414 VAC (460 VAC -10%), a Problem Report was issued which resulted in LER 91-002 (see Similar Event). This required the Start-Up Transformer to be operated with one 4160 VAC Unit Bus and two 4160 VAC ES busses. With these restrictions and a switchyard voltage of 236.4 KV, the voltages at the Train "A" battery chargers was 425V and 423V at the Train "B" chargers. Note that the voltages were above the perceived acceptable battery chargers' low line voltage of 414 VAC but below the battery chargers tested voltage of 432 VAC.

NRC FOFIM 366A (5-92)	U.S. NUCL	EAR REGULATORY COMMISSION	PERSONAL PROPERTY.			APP	ROVE	ED OMB	NO. 1	3150-6	0104	Jacobi Statistica Stati	CREAMING	******	Anno mar can	
LICENSEE I TEXT CONT	EVENT REPORT (L TINUATION	ER)	EST INFO COM AND REG AND	IMAT ORMA MMEN D REP BULAT D TO 1 FICE (ED E TION TS F ORT TORN THE I OF M.	BURD N COL REGAI S MAI Y CON PAPE ANAG	EN P LLEC RDIN NAGI MMIS RWO BEME	ER RES TION RI G BURE EMENT SION, V RK RED NT ANI	PONE EQUE DEN E BRAN VASHI DUCTI D BUD	IF TO ST: 50 STIMA ICH (N NGTC ON PF	COM 0.0 HO ATE TO INBB ON, DO ROJEC WASH	IPLY URS. D THE 7714) 2056 3T (3 HING1	WITH FOR E REC , U.S 55-00 150-0 TON L	THIS WARE ORDA NUC 01, 104), DC 205	SULEA	R
FACILITY NAME (1)		DOCKET NUMBER (2)			No. of Concession, Name	L	ER N	UMBER	(6)	*****				PAGE	(3)	-
CRYSTAL RIVER U	NIT 3 (CR-3)			YE	EAR		SEQU	MBER		REVI	ISION				4-7	
		0 5 0 0 0 3	0 2	9	6		0	1 2		0	0	0	5	OF	1	2

TEXT (If more space is required, Use additional NRC Form 366A's (17)

From early 1991 to mid-1994, even though the Start-Up Transformer was the worst case for low line AC voltages and could only be operated with two 4160 VAC ES busses and one 4160 Unit bus aligned, the ES busses were actually aligned most of the time to the Off-site Power Transformer (OPT) [EL,XFMR]. This is the new 230KV/4160V transformer installed in 1991 to resolve the Start-Up transformer loading problem. With ES busses aligned to the OPT, the low line AC voltages calculated with 236.4 VAC in the Switchyard were 454V for both "A" and "B" Train chargers. Note that these calculated voltages were above the battery chargers' tested low line voltage of 432 VAC.

In 1994 when the Back-Up ES Transformer (BEST) [EL,XFMR] was installed, the OPT was still the worst case as the 4160 VAC ES Busses can be aligned to either the OPT or the BEST. With 236.4 KV in the Switchyard, the low line AC voltages shown above for the OPT are still the worst case.

With 224.5 KV in the Switchyard, the voltage when ES busses are at the low end of Secondary Level Undervoltage Relays [EB,27] (SLUR), the low line AC voltages are calculated at 428V for the "A" train battery chargers and 427V for the "B" train chargers. The SLURS are time delayed relays. While protecting the loads from attempting to function with a significant level of degraded voltage, the time delay relay's function is to allow some slight and temporary voltage fluctuations without immediately starting the EDG's. These voltage values are included in the Modification Approval Record (MAR) 93-05-07-01 which replaced the old battery chargers in Refuel 10. Note that the voltages were above the perceived acceptable battery chargers low line voltage of 414 VAC but below the battery chargers tested voltage of 432 VAC.

The Energy Control Center (ECC) maintains a normal voltage level of 238 KV to 242 KV in the Switchyard to assure 236.4 KV. Under emergency conditions, the ECC is permitted to reduced voltage to as low as 235 KV as established by agreement with CR3 in August 17, 1995.

A review of ECC data revealed there has been a total of 22 incidents of voltage levels below 236.4 during 1991 with the lowest being 230.6 KV, and 3 incidents in 1993 with the lowest being 231.9 KV. There was no voltage history available for 1992 and recorded data for 1994 and 1995 shows all voltages were above 236.4 KV.

The voltages at the battery charger with the switchyard voltage at 230.6 KV were calculated. The 230.6 KV is the lowest voltage recorded at the Switchyard as noted above. A case study was performed with the Switchyard voltage at 230.46 KV (conservative with respect to the 230.6 KV value) resulting 442 VAC for the "A" train battery chargers and 441 VAC for the "B" train chargers.

An analysis of the operational consequences of the slight degradation in DC output regulation of the battery chargers shows that at least one ES Train would have been operable for accident conditions. The test data provided by the various tests

NRC FORM 386A (5–92) LIC TE	U.S. NUCLE DENSEE EVENT REPORT (LE EXT CONTINUATION	EAR REGULA	TORY	СОМ	MIS	SION			ESTI INFC CON AND REG AND OFFI	IMAT DRMA IMEN IULA TO T	ED I ATION ITS F ORT TORT THE I DF M	APP BURE N CO REGA S MA Y CO PAPE ANAG	ROVE PEN PI LLEC RDIN NAGE MMISS RWO DEME	D OMB EXPIRE ER RES TION RI 3 BURI MENT SION, V RK REE NT ANS	NO. 3 S 5/3 PONS EQUE DEN E BRAN (AS:1) UCTIO BUD	1/95 I/95 SE TO ST: 50 STIMA CH (M NGTO ON PF GET.	GOM J.0 HC ATE TI INBB IN, DC ROJEC WASH	IPLY DURS O THE 7714), 2055 CT (3) HINGT	WITH FOF E REG U.E 35-00 150-1	I THIS WARE CORDS NUC 01, 1104), DC 205	D S CLEA	R
FACILITY NAME (1)		DOC	жет	NUME	BER	(2)						L	ER NI	MBER	(6)					PAGE	(3)	
CRYSTAL	RIVER UNIT 3 (CR-3)									Y	EAR		SEQU	ENTIAL		REVI NUM	SION	_			-	
		0	5	0	0	0	3	0	2	9	6		0	1 2		0	0	0	6	OF	1	2

TEXT (If more space is required, Use additional NRC Form 366A's (17)

performed on the "old" and "new" battery chargers show they have always been operable at 432 VAC low line voltage. Even "old" battery charger with serial number ES71606 DC output of 131.2 VDC at 200 amps with the low line voltage at 432 VAC is acceptable. The basis for this determination is that, at 131.2 VDC, the output voltage is still above the battery voltage and can provide battery charging and load power. The output current is also at the design value of 200 amps. Although the output regulation is at -0.61% instead of -0.5%, outside the acceptance criteria of the battery charger, the battery DC voltage and output currents are within the operability range of the battery chargers, the batteries, and the DC loads.

The conditions in which the battery chargers are required to carry full load occur when the battery has had a problem and has discharged, or the inverter AC power is lost and the battery charger and battery are required to provide power to the inverters, or when there is a fault in the DC loads and the battery charger goes to current limit. Note that these conditions are independently classified as single failures. Therefore, a single failure is required in order to require the battery chargers to be at full load (200 amps). The single failure is applied to one train only. With no problem occurring in the other train, the demand on the battery chargers during ES conditions is 68 amps which is the DC load excluding the inverters. The 68 amps is well within the battery charger output of 200 amps. Therefore, when the design condition of low line AC voltage occurs, the battery chargers are not at full load. The normal load on the battery charger is a trickle charge on the batteries and the normal DC loads. This is normally approximately 4 to 10 amps. Since the battery chargers are not at full load, the DC output voltage and c ent are acceptable for the conditions encountered from 1991 to the present. The swest line voltage encountered on the battery chargers was 423 VAC. The testing performed on the "old" battery charger indicates that even though the DC output regulation was not within acceptance criteria, the battery charger could still provide adequate DC output voltage and current.

Prior to 1991, the low line voltages were not acceptable for the battery chargers and other plant components and this was documented in Licensee Event Reports 89-13, 89-33, and 91-002 along with appropriate corrective actions (see Similar Events). Therefore FPC had previously identified the problems regarding AC low line voltages that exceeded the voltages of the battery chargers tested voltage of 432 VAC and the perceived acceptable low line voltage of 414 VAC.

CAUSE

There are four distinct contributing causes to this event resulting in the failure of FPC to fully exercise its responsibility for the control of purchased material.

The primary contributing cause of this event was the failure of the battery charger manufacturer, C&D, to adequately test the type chargers supplied to CR-3 in

NHIC FORM 386A U.S. NUCLEAR REGULAT LICENSEE EVENT REPORT (LER) TEXT CONTINUATION FACILITY NAME (1) CRYSTAL RIVER UNIT 3 (CR-3) 0	ORY CO	MMIS	SION			EST INFO CON AND REG AND OFF	IMAT ORMA IMEN REP IULAT	ED E ATION ITS F ORT TORY THE I DF M	APP SURD N COI EGA S MA COI PAPE ANAC	ROVE EN P LLEC RDIN NAGE MMIS RWO JEME	ED OM EXPIR ER RE TION I G BUF EMENT SION, RK RE NT AN	B NC RES E REQI REQI REQI REQI REQI REQI REQI REQ), 31 /31/ NSI JES ANC HIN TIO JDG	150-0 /95 E TO IT: 50 ITIMA CH (M IGTO IN PF IET. 1	COM 0.0 HO INBB INBB INBB INBB INBB	IPLY OURS O THI 7714) 2056 21 (3 11NG1	WIT FOI E RE U. 55-0 150-1 TON	H TH RWA COR S. NU 001, 0104 DC 2	IIS RD DS JCLE). 0503	AR		
FACILITY NAME (1)		DOCK	ET NUN	IBER	(2)						L	ER N	UMBEI	R (6)		DOF BRITADINGS	C & March Stre			PAG	E (3)	
CRY	STAL RIVER UNIT 3 (CR-3)								YE	EAR		SEQU	MBER			NUM	SION BER					
		0	5 0	0	0	3	0	2	9	6		0	1	2 -		0	0	0	7	OF	1	2

TEXT (II more space is required, Use additional NRC Form 366A's (17)

accordance with FPC specification criteria. C&D is a nuclear supplier approved by FPC as having a QA Program based on 10CFR50 Appendix B. C&D provided quotations claiming the subject battery chargers were tested and qualified to FPC specifications and also provided certificates of compliance (CofC) to this effect. In its April 11, 1996 letter from the Director, Quality Assurance, C&D acknowledged that FPC voltage ranges were not translated to the facility which tested the battery chargers. Instead, the facility utilized its normal testing procedure which called for testing at the nominal 480 VAC +/-10 %

The second contributing cause relates to weaknesses in the receipt inspection process involving actions by the design engineer, procurement engineer, and receipt The design engineer utilized supplemental information which was inspector. subsequently discovered to be unsubstantiated. The acceptance of the supplemental information was based on over-reliance on technical information provided by C&D. Both the "old" and "new" chargers were tested at 480VAC +/- 10 %. For the "new" chargers, the FPC design engineer indicated that although the test results did not envelope the input voltage ranges specified by FPC, he took into consideration other documentation including catalog data, the CofC to the purchase order, and statements from C&D engineering that similar model battery chargers had been tested to 423 VAC. The engineer failed to obtain evidence of this testing but accepted statements by C&D that the chargers had been type tested to this value. In retrospect, this information was not sufficient as a basis for acceptance considering C&D's April 11, 1996 letter indicating test data was unavailable to substantiate their CofC's. In February, 1996, a Quality Material Problem Report (QMPR) was issued to identify the need for an Engineering Software Acceptability Letter (ESAL) for required vendor submitted documentation (this included the test reports). A procurement engineer dispositioned the OMPR "use-as-is" based on being provided an ESAL from the design engineer which presumably reflected acceptance of all documentation required by the purchase order. Although the inspection plan delineated "test results" as a specific deliverable requiring engineering acceptance, the receipt inspector accepted the disposition without test results being listed as a specific item on the ESAL. This would have provided an opportunity to request an explanation from the design engineer regarding the basis for acceptance of the test results.

A third contributing cause was FPC failure to recognize the differences between the specification requirements associated with the "old" chargers and the manufacturer's nameplate data and drawing information. For the "old" battery chargers, FPC utilized its architect engineer, Gilbert Associates for review of manufacturers' quality program procedures and technical data. The purchase order for the original chargers was dated February 10, 1970 and required C&D to submit a quality control program (it should be noted that 10CFR50 Appendix B was officially issued June 27, 1970 and 10CFR21 was not required to be made a part of purchase order until after January 6, 1978). A review of the "Vendor Evaluation Checklist" completed by Gilbert Associates in 1971 indicates C&D's Quality Control submittal was reviewed against the requirements of Military Specification MIL-Q-

NRC FORM 366A (5-92)	U.S. NUCLE	AR REGULATORY COMMISSION				APF	ROVE	D OMB	NO. 3 S 5/31	150-0 1/95	0104	An inclusion of a				
LIC	ENSEE EVENT REPORT (LE	:R)	ESINC ARE AD	STIMA IFORM OMME ND RE EQUL ND TC FFICE	TED MATIC NTS POR ATOF THE OF M	BURE N CO REGA TS MA TS MA Y CO PAPE MANA	DEN PE LLECT VRDING ANAGE MMISS ERWOI GEME	ER RES TION RE G BURD MENT I SION, W RK RED NT AND	PONS QUE EN EI BRAN ASHII UCTIC BUD	E TO ST: 50 STIMA CH (M NGTO ON PF GET, 1	COM 0.0 HO ATE TO INBB N, DO ROJEC WASH	PLY URS. D THE 7714). 2056 2T (31 HNGT	WITH FOR E REC U.8 55-00 150-0 150-0	H THI WAR CORD 3. NUI 101, 0104), DC 20	S ID 2S CLEAF	
FACILITY NAME (1)		DOCKET NUMBER (2)				L	ER NI	JMBER	(6)					PAG	E (3)	-
CRYSTAL	RIVER UNIT 3 (CR-3)			_	YEAR		SEQUI	ENTIAL		REVI	SION BER				a ser aliana	-
		0 5 0 0 0 3	0 1	2 9	6	-	0	1 2		0	0	0	8	OF	1	2

TEXT (If more space is required. Use additional NRC Form 366A's (17)

9858 "Quality Program Requirements". Evidence exists to confirm that C&D procedures were reviewed and tests were witnessed at the manufacturer's facility. C&D provided a CofC dated June 9, 1972 certifying the material met FPC's purchase order. However, C&D did not test to 460 VAC +/- 10 % and did not meet the 1/2 % regulation requirement in one case. A review of the "Charger Test Card" dated March 9, 1972 for S/N ES71606 reveals the test results at 432 VAC input yielded only 131.2 DC volts at 200 DC amps (full load) versus the required 131.34 volts.

A fourth contributing cause was failure of the battery charger manufacturer to adequately inform FPC of a replacement schedule for components that needed to be replaced in the "old" battery chargers. During the investigation of this event, FPC discovered by review of the qualification report received with the "new" chargers that printed circuit cards and electrolytic capacitors should be replaced at 5-year intervals in order to maintain gualified life. Based on a review of work history, FPC determined that only DPBC-1D had 2 of 6 capacitors replaced. Some printed circuit cards were replaced on other battery chargers within the previous 5 years. Therefore, the battery chargers had been in service for approximately 25 years without required maintenance via periodic replacement of parts to ensure their qualified life. This became a concern during the operability evaluation conducted on April 17, 1996 and it was determined that the charger's reliability at low end voltages could not be assured. Based on recent conversations with the manufacturer, C&D battery chargers were gualification-tested between 1982 and 1984. Data was compiled after 1984 and a qualification report was prepared which FPC's implementation of the addressed the above replacement schedule. recommendations contained in Generic Letter (GL) 90-03 "Relaxation of Staff Position in Generic Letter 83-28, Item 2.2 Part 2 'Vendor Interface for Safety-Related Components'" included a requirement to periodically contact C&D as part of the Vendor Equipment Technical Information Program (VETIP) which also includes the Nuclear Plant Reliability Data System (NPRDS) and the Significant Event Evaluation and Information Network both managed by INPO. A review of these contacts reveals no mention of a replacement schedule for component parts. FPC did receive a letter from C&D dated August 14, 1989 containing notification of a 10CFR21 report by Philadelphia Electric Company regarding a problem with their model ARR130HK300 battery charger involving an inability of the charger to meet the required current output when replacement printed circuit boards are installed. FPC completed its review of this notice on September 8, 1989 concluding it was not applicable to CR-3 because our chargers were model ARR130K200 and because no evidence was discovered to indicate this problem had ever occurred at CR-3. Further review of the notice and a Operating Plant Experience Report (OE 3265) published April 5, 1989 in the INPO Nuclear Network revealed the OE states that circuit boards are replaced every five years based on a recommendation from an independent testing laboratory. There is no evidence OE 3265 was reviewed for applicability to CR-3 but, in hindsight, it may have provided an opportunity to recognize the need for replacement of battery charger component parts. C&D has not been formally requested to review this condition in accordance with IOCFR21;

NRC FORM 366A (5-92)	U.S. NUC LICENSEE EVENT REPORT (I TEXT CONTINUATION	LEAP REGULATORY COMMISSION	ESTIM INFOR COMM AND T REGUI AND T OFFIC	ATED MATIO IENTS IEPORT LATOR O THE E OF M	APP PURD N COI REGA S MA Y CON PAPE ANAG	ROVED OMB I EXPIRES DEN PER RESF LLECTION RE RDING BURDI NAGEMENT E MMISSION, W ERWORK REDU GEMENT AND	NO. 3 5 5/31 PONS QUE EN IRANI ASHI JCTIC BUDO	150-0104 /95 E TO COM 57 50.0 HC / (IMATE T CH (MNBB NGTON, D) DN PROJE GET, WAS	APLY OURS TO TH 7714 C 205 CT (HING	WITH T FORW IE RECC), U.S. I 55-0001 150-011 TON DC	THIS ARD RDS NUCL	EAR 3.
FACILITY NAME (1)		DOCKET NUMBER (2)		WithPlan	L	ER NUMBER (6)			P	AGE (3)
CRY	STAL RIVER UNIT 3 (CR-3)			YEAR		SEQUENTIAL NUMBER	Ì	REVISION NUMBER				
	CRYSTAL RIVER UNIT 3 (CR-3)			6		0 1 2		0 0	0	9 0	F 1	2
TEXT (If more space	is required. Use additional NRC Form 36641a (17)											

however, it has been suggested to C&D that they address it as a contributing cause and consider dissemination of the information to the industry.

IMMEDIATE CORRECTIVE ACTION

DPBC-1B and DPBC-1D, the "B" Train DC battery chargers, were declared operable but degraded on April 17, 1996 with reduced ES loads in MODE 5 and a decision was made requiring their replacement prior to entering MODE 4 (HOT SHUTDOWN).

ADDITIONAL CORRECTIVE ACTION

- Battery Chargers DPBC-1A, 1B, 1C, and 1D were replaced during Refuel 10. The 1. Train "A" chargers were fully operable on April 16, 1996 and the Train "B" chargers were declared fully operable as of April 23, 1996.
- 2. Battery Chargers DPBC-1E and 1F, the backup "swing" chargers, will be replaced with "new" chargers by July 31, 1996. Until that time, they remain inoperable in MCDES 1 through 4. Any need to place these chargers in service prior to their replacement will require a justification for continued operation.
- 3. A Request for Corrective Action (RCA) was issued by FPC's Procurement Quality group on April 12, 1996 to C&D requesting a response to the identified deficiency regarding failure to test the "new" chargers in accordance with FPC specification criteria. C&D was also requested to provide FPC with evidence of their 10CFR21 evaluation for the purpose of determining reportability within the context of a "deviation in a basic component" as defined in 10CFR21.

ACTION TO PREVENT RECURRENCE

- 1. A copy of this event report along with management's expectations will be distributed to design and procurement engineers and receipt inspectors by July 31, 1996 as a "lessons learned".
- 2. The Preventive Maintenance program will be updated by August 30, 1996 to ensure printed circuit cards and capacitors are replaced in CR-3's Class IE battery chargers every 5 years.
- 3. Additional guidance will be incorporated by June 28, 1996 into the Nuclear Procurement & Storage Manual section concerning receipt inspectors' review of software acceptability letters provided by engineering. This guidance will address the need to perform a line-by-line review of information

		EAR REGULATORY COMMISSION	507	MATER	APP	ROVED OMB EXPIRE	NO. 3 8 5/31	150-0104 /95			
	ATION		EST INF COL ANI REC ANI OFF	ORMATED ORMATIC MMENTS D REPORT BULATOR D TO THE FICE OF N	BUHL N CO REGA IS MA IY CO PAPE	DEN PEH HES ILLECTION RE NAGEMENT NAGEMENT MMISSION, W ERWORK RED GEMENT AND	PONS QUES EN ES BRANG ASHIN UCTIC BUDG	E TO COM ST: 50.0 HC STIMATE TO CH (MNB8 NGTON, DC ON PROJEC GET, WASH	PLY WIT DURS. FOI O THE RE 7714), U. 20555-00 T (3150- IINGTON	H THIS RWARD CORDS S. NUCLI 001, 0104), DC 2050:	EAR 3.
PAGILIT PRAME (1)		DOCKET NUMBER (2)			L	ER NUMBER	(6)			PAGE (S	3)
CRYSTAL RIVER UNIT 3	(CR-3)			YEAR		SEQUENTIAL		REVISION NUMBER			
		0 5 0 0 0 3	0 2	9 6		0 1 2		0 0	1 0	OF 1	2
TEXT (If more space is required, Use additional NRC Form	366A's (17)					3.5. J. T. T. T.					

the more apace in required, one additional revicing above a (17)

contained in the software acceptability letter versus the applicable technical requirement reference.

4. Agreements between CR-3 and ECC for the control of switchyard voltage appear to be effectively implemented as evidenced from the lack of incidents in 1994 and 1995. Therefore, no additional action is planned in this area.

PREVIOUS SIMILAR EVENTS

As reflected in LER 89-13, on April 9, 1989 CR-3 experienced a degraded voltage condition which caused actuation of the SLUR's and resulted in the need to start an EDG. The voltage remained degraded long enough for the EDG to come up to full However, the voltage did not stay degraded long enough to require the speed. diesel to pick up the ES Buses and there was no effect on the battery chargers or station batteries. This event resulted in installation of a separate transformer in the 230Kv yard to act as the primary alternate power supply for the ES Buses. As reflected in LER 89-33, after discovering on September 8, 1989 that the SLUR system setpoint for the Engineered Safeguards buses was not conservative, FPC developed a conservative model of the voltage drops between the 4160 Volt ES buses and the 480 volt and 120 volt end devices. Based on this model, CR-3 lowered the SLUR setpoint on both 4160 Volt ES buses. LER 91-002 reported the inability of the Unit 3 Startup Transformer to maintain voltage output above the SLUR setpoint under certain ES actuation conditions. This event resulted in installation of the BEST Transformer.

ATTACHMENT

Figure 1 - DC Distribution System Figure 2 - AC Electrical Distribution System



