

AUG 12 1988

Florida Power and Light Company
ATTN: Mr. C. O. Woody
Group Vice President
Nuclear Energy Department
P.O. Box 14000
Juno Beach, Florida 33408

Gentlemen:

SUBJECT: DOCKET NOS. 50-250 AND 50-251

This acknowledges the receipt of your letter of June 23, 1988, which transmitted Revision 14 to the Turkey Point Physical Security Plan.

Our review of the changes has found most of them to be consistent with the provisions of 10 CFR 50.54(p). Accordingly, they are acceptable for inclusion into the plan. However, for the reasons stated in the enclosure, one change is not consistent with the provisions of 10 CFR 50.54(p). This was discussed with Ms. S. Ferrel of your staff and Ms. C. Perny of this office on August 5, 1988.

Please revert to the commitments in your previously approved plan or, if desired modify your plan to accommodate the enclosed comments and resubmit corrected plan changes as necessary to maintain plan continuity. Should you want to pursue the change deemed inconsistent, you must submit a request to the Commission's Office of Nuclear Reactor Regulation under the provisions of 10 CFR 50.90 for amendment to your license.

The enclosure to your letter is being withheld from public disclosure because it contains Safeguards Information and must be protected in accordance with the provisions of 10 CFR Part 73.21.

Should you have any questions concerning this letter, we will be glad to discuss them with you.

Sincerely,

8808290105 880812
PDR ADOCK 05000250
F PNU

William E. Cline, Chief
Nuclear Materials Safety and
Safeguards Branch
Division of Radiation Safety
and Safeguards

Enclosure: (See page 2)

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Enclosure:
Comments on Revision 14 of PSP

cc w/encl:
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(cc w/encl cont'd - see page 3)

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(cc w/encl cont'd)
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bcc w/encl:
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Chief, Safeguards Branch, NRR, 9D24
Region II Licensing File,
(50-250) (16VA), TAB 2
Resident Inspector
A. Tillman
State of Florida

RII
for Perry:er
08/12/88

RII
McGuire
08/12/88

RII
BWilson
08/12/88

Enclosure

Revision 14 to the Turkey Point Physical Security Plan

<u>Section</u>	<u>Page</u>	<u>Comment</u>
3.2.2.7	3-13	<p>10 CFR 73.55(d)(3) requires that all packages and material for delivery into the protected area shall be checked for proper identification and authorization and searched for devices such as firearms, explosives and incendiary devices or other items which could be used for radiological sabotage, prior to admittance into the protected area, except for those Commission approved delivery and inspection activities specifically designated by the licensee to be carried out within vital or protected areas for reasons of safety, security, or operational necessity.</p> <p>NRR Review Guideline 15, dated February 6, 1978, identifies four categories of packages and materials which can be processed into the protected area by means other than a physical search. Examples of materials in each category are listed. In no case does this guidance permit a random sampling search of materials.</p> <p>Item 14 in Section 3.2.2.7 of your plan states, "Deliveries of cargo containing five (5) or more containers of similar material shall be searched randomly at a rate of ten (10%) percent. However, no less than five containers shall be searched." This is contrary to the requirements of 10 CFR 73.55 and NRR guidance. It is our understanding that this particular change has not been implemented.</p>
<u>Action:</u>		Revise the plan such that search exemptions are in accordance with applicable requirements and guidance.