NOTICE OF VIOLATION AND PROPOSED IMPOSITION OF CIVIL PENALTY

Florida Power Corporation Crystal River 3 Docket No. 50-302 License No. DPR-72 EA 88-34

During the Nuclear Regulatory Commission (NRC) inspection conducted on November 30 - December 4, 1987, a violation of NRC requirements was identified. In accordance with the "General Statement of Policy and Procedure for NRC Enforcement Actions," 10 CFR Part 2, Appendix C (1987), the NRC proposes to impose a civil penalty pursuant to Section 234 of the Atomic Energy Act of 1954, as amended (ACT), 42 U.S.C. 2282, and 10 CFR 2.205. The particular violation and associated civil penalty are set forth below:

10 CFR Part 50, Appendix B, Criterion XVI, requires measures be established to assure that conditions adverse to quality, such as failures, malfunctions, deficiencies, deviations, defective materials and equipment, and non-conformances are promptly identified and corrected.

Contrary to the above, from May 1980 until October 1987, the licensee failed to assure that a condition adverse to quality, namely, a potentially overloaded emergency diesel generator (EDG), was promptly identified and corrected. Specifically: (a) the load on EDG/A, for certain design basis events, would have been approximately 3545 kw which is above the manufacturer's published 30-minute rating of 3300 kw; (b) on several occasions, the licensee performed the 18-month surveillance testing of both A and B diesel generators with loads above the 3000 kw rating, and the licensee failed to identify and perform, after each such run, the manufacturer's recommended inspection of certain critical components; and (c) the licensee had not identified that surveillance testing was performed at a maximum of 3100 kw even though the worst case design basis accident load given in the Final Safety Analysis Report is 3180 kw.

This is a Severity Level III violation (Supplement 1) Civil Penalty - \$50,000.

Pursuant to the provisions of 10 CFR 2.201, Florida Power Corporation is hereby required to submit a written statement or explanation to the Director, Office of Enforcement, U.S. Nuclear Regulatory Commission, within 30 days of the date of this Notice. This reply should be clearly marked as a "Reply to a Notice of Violation" and should include: (1) admission or denial of the violation, (2) the reasons for the violation if admitted, (3) the corrective steps that have been taken and the results achieved, (4) the corrective steps which will be taken to avoid further violations, and (5) the date when full compliance will be achieved. If an adequate reply is not received within the time specified in this Notice, an order may be issued to show cause why the livense should not be modified, suspended, or revoked or why such other action as may be proper should not be taken. Consideration may be given to extending the response time for good cause shown. Under the authority of Section 182 of the Act, 42 U.S.C. 2232, this response shall be submitted under oath or affirmation.

J. Nelson Grace Regional Administrator

Dated at Atlanta, Georgia this 44h day of May 1988