ENCLOSURE 1

NOTICE OF VIOLATION

Carolina Tower and Light Company Brunswick 1 Docket No. 50-325 License No. DPR-71

During the Nuclear Regulatory Commission (NRC) inspection conducted on June 22 to July 31, 1989, 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 (1989), the violation is listed below:

Technical Specification 6.8.1.a requires that written procedures be implemented covering the activities recommended in Appendix A of Regulatory Guide 1.33, November, 1972. Procedures for Performing Maintenance, section I.1 of Appenrix A, requires that maintenance which can affect the performance of safety-related equipment should be properly preplanned and performed in accordance with written procedures, documented instructions, or drawings appropriate to the circumstances.

Special Procedure SP 89-206, Removal of 1A Core Spray Pump Motor, step 5.7, requires that the 1A Core Spray Pump Motor be placed on a transport device, rated for motor load.

Contrary to the above, Special Procedure SP 89-206 was not properly implemented in that on June 9, 1989, a fork lift rated for 8000 pounds was used as a transport device for the 8450 pound 1A Core Spray Pump Motor, which was being removed for repair.

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

Pursuant to the provisions of 10 CFR 2.201, Carolina Power and Light Company is hereby required to submit a written statement or explanation to the Nuclear Regulatory Commission, ATTN: Document Control Desk, Washington, DC 20555, with a copy to the Regional Administrator, Region II, and a copy to the NRC Resident Inspector, Brunswick, within 30 days of the date of the letter transmitting 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 reason for the violation if admitted, (3) the corrective steps which 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

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compliance will be achieved. Where good cause is shown, consideration will be given to extending the response time. If an adequate reply is not received within the time specified in this Notice, an order may be issued to show cause why the license should not be modified, suspended, or revoked or why such other action as may be proper should not be taken.

FOR THE NUCLEAR REGULTIORY COMMISSION

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David M. Verrelli, Chief Reactor Projects Branch 1 Division of Reactor Projects

Dated at Atlanta, Georgia this 29 a day of August 1989