## NOTICE OF VIOLATION

Independent Testing Laboratories

Docket No. 30-11232 License No. 03-15981-02

As a result of the inspection conducted on December 15, 1980, and in accordance with the attached Interim Enforcement Policy, 45 FR 66754 (October 7, 1980), the following violations were identified:

 License Condition No. 18 requires that licensed activities shall be conducted in accordance with statements representations, and procedures contained in the application dated Franciscopy 22, 1979 as amended September 17, 1973 which specifies that quarterly internal audits of personnel be conducted.

Contrary to this requirement, quarterly internal audits of personnel required to be conducted in accordance with letter dated September 17, 1979 Item No. 6 were not conducted Letween January 25, 1979 and December 15, 1980.

This is a Severity Level IV violation (Supplement VII.D.1).

2. 10 CFR 20.408(b) requires that when an individual terminates employment with a licensee that he, as well as, the U. S. Nuclear Regulatory Commission be furnished with a radiation exposure summary within thirty (30) days after exposure or ninety (90) days after the date of termination of employment, which ever is the earlier.

Contrary to this requirement, neither the U. S. Nuclear Regulatory Commission or individuals terminated in 1980 were furnished with the above required radiation exposers summary.

This is a Severity Level VI violation (Supplement VII.F).

3. 10 CFR 34.26 states that each licensee shall conduct quarterly physical inventory of sealed source, and records shall be maintained specifying the quantity and kinds of byproduct material, location of sealed sources, and the date of the inventory.

Contrary to these requirements, the quarterly inventory records maintained between January 25, 19/9 and December 15, 1980 did not reflect source quantities.

This is a Severity Level VI violation (Supplement VII.F)

Pursuant to the provisions of 10 CFR 2.201, Independent Testing Laboratories is hereby required to submit to this office within twerty-five (25) days of the date of this Notice, a written statement and the reserves achieved;

(1) the corrective steps which have been taken and the results achieved;

(2) corrective steps which will be taken to avoid further violations; and (3) the date when full compliance will be achieved. Under the authority of Section 192 of the Atomic Energy Act of 1954, as amended, this response shall be submitted under oath or affirmation.

Dated January 15 1981

Gien D. Brown, Chief

Fuel Facility and Material

Safety Branch