

Appendix A

NOTICE OF VIOLATION

Commonwealth Edison Company

Docket Nos. 50-254; 50-265

Based on the inspection conducted on September 1, 1980, through October 1, 1980, it appears that certain of your activities were in noncompliance with NRC requirements, as noted below. These items are infractions.

1. Unit 1 Technical Specification 6.2.A.2 states, in part, that "detailed written procedures including applicable checkoff lists shall be prepared, approved and adhered to for refueling operations."

Contrary to the above, on September 19, 1980, temporary procedure 1377 was not adhered to in that charging water isolation valves were not closed as required by the procedure.

2. Unit 1 Technical Specification 3.10.B.2 states, "the SRM or dunking type detector shall have a minimum of 3 cps with all rods fully inserted in the core except when both of the following conditions are fulfilled:
 - a. No more than two fuel assemblies are present in the core quadrant associated with the SRM.
 - b. While in core, these fuel assemblies are in locations adjacent to the SRM."

Contrary to the above, on September 14, 1980, a fuel assembly was removed from a core quadrant containing 3 fuel assemblies with a SRM indicating less than 3 cps.

3. Units 1 and 2 Technical Specifications 3.12.F.2 states, "with one or more penetration fire barriers not intact, establish a continuous fire watch on at least one side of the affected penetration within one hour if the area on either side of the affected penetration contains equipment required to be operable."

Contrary to the above, on September 10, 1980, the NRC inspector found that a continuous fire watch had not been established within one hour on either side of two (2) four and one-half inch diameter fire barrier penetrations not sealed in the floor between the cable spreading room and the auxiliary electric room.

The licensee's corrective and preventive actions have been reviewed and appear to be adequate; therefore, no further response to items 2 and 3 is required.

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