Appendix B

NOTICE OF VIOLATION

Consumers Power Company

License No. DPR-6

Based on the Health Physics Appraisal conducted March 3-14, 1980, it appears that certain of your activities were in noncompliance with NRC requirements, as noted below. Items 1 and 2 are infractions.

 Technical Specification, 10.6.2.2(d) requires that an individual qualified in radiation protection procedures shall be onsite when fuel is in the reactor. The criteria required to be satisfied by individuals qualified in radiation protection procedures were forwarded in a letter from Ziemann (NRC) to Bixel (CPCo) dated March 15, 1977.

Contrary to the above, offshift radiation protection coverage is routinely provided by the shift supervisors, who typically are not qualified to conduct special and routine contamination and airborne radioactivity surveys and evaluating the results of such surveys.

 10 CFR 20.203(c)(2) requires that high radiation areas be equipped with control devices, which reduce radiation levels or provide audible warning of the levels, or be maintained locked.

Contrary to the above, high radiation areas existed in the condensate demineralizer room and in the vicinity of the turbine moisture separator at the time of this appraisal but the areas were not locked or equipped with control devices. An additional area, surrounding the spent fuel pool sock filter tank, becomes a high radiation area for short periods due to activity buildup on the filters. Although not a high radiation area during this appraisal, the area is not equipped with a control device or locked vien high radiation levels exist.

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