

Appendix B

NOTICE OF VIOLATION

Commonwealth Edison Company

Docket Nos. 50-254; 50-265

Based on the appraisal conducted May 5-16, 1980, it appears that certain activities were in noncompliance with NRC requirements, as noted below. Both items are infractions.

1. 10 CFR 20.203(c)(2) lists three alternative requirements for control of access to high radiation areas.

Contrary to these requirements:

- a. An unposted, unbarricaded, and unobserved high radiation area existed near the sample hood on the 647' level of the Unit 2 Reactor Building for several days (May 5-14) during the appraisal.
- b. On May 5, 1980, a ladder temporarily lashed in place gave ready access to a posted high radiation area above the Unit 2 CRD accumulators.

2. Technical Specification 6.2.B requires adherence to station Radiation Control Procedures. The following instances of failure to meet this requirement were identified during the appraisal.

- a. Station procedures QRS700-2 and QRS700-3, respectively, require quarterly calibration of "CP" and Geiger-Mueller (GM) exposure rate instruments.

Contrary to the above, on May 12, 1980, Victoreen 740F (CP) s/N 109 and Eberline PRM 4 (GM) S/N 2216 located in Emergency Box No. 1 were found to have been last calibrated on October 26, 1979, approximately six months earlier.

- b. Station procedure QRP 100-1, Section 26, specifies a limit of 3000 counts per minutes on laundered protective clothing made available for reuse.

Contrary to the above, several garments taken from reissue bins and monitored with the laundry monitor during the appraisal exceeded this limit.