## Appendix A

## NOTICE OF VIOLATION

Aqualab, Incorporated

License No. 12-17347-01

As a result of the inspection conducted on September 29, 1981, and in accordance with the Interim Enforcement Policy, 45 FR 66754 (October 7, 1980), the following violations were identified:

 License Condition No. 16 requires that licensed material be possessed and used in accordance with statements, representations, and procedures contained in application dated October 31, 1979, and letter dated December 26, 1979.

Item No. 15 of the above referenced application states that the Radiation Safety Officer will survey the laboratory with a G-M survey meter on a daily basis and these surveys will be recorded, and all samples received will be logged, which will include the date, time, volume, and total activity of the sample.

Contrary to the above requirement, it was learned through statements of licensee representatives and the absence of records that the requirement for daily laboratory surveys and maintenance of sample logs has not been met. Specifically, daily laboratory surveys have not been performed and sample logs have not been maintained from the date of license issuance, January 28, 1977.

This is a Severity Level V violation (Supplement VII).

 License Condition No. 16 requires that licensed material be possessed and used in accordance with statements, representations, and procedures contained in application dated October 31, 1979, and letter dated December 26, 1977.

Item No. 11 of the above referenced application states that your survey meter will be calibrated at least annually.

Contrary to the above requirement, it was learned through statements of licensee representatives and the absence of current records that the requirement for annual calibration of your survey meter has not been met. Specifically, the survey meter has not been calibrated from the date of license issuance, January 28, 1977.

This is a 5 verity Level V violation (Supplement VII).

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Pursuant to the provisions of 10 CFR 2.201, you are required to submit to this office within thirty days of the date of this Notice a written statement or explanation in reply, including for each item of noncompliance: (1) corrective action taken and the results achieved; (2) corrective action to be taken to av id further noncompliance; and (3) the date when full compliance will be achieved. Under the authority of Section 182 of the Atomic Energy Act o. 1954, as amended, this response shall be submitted under oath or affi mation. Consideration may be given to extending your response time for good cause shown.

D. G. Wiedeman, Acting Chief Materials Radiation Protection Section 1

OFFICE SURNAME DATE