

APPENDIX A

NOTICE OF VIOLATION

Baltimore Gas and Electric Company
Calvert Cliffs, Units 1 and 2

Dockets 50-317, 50-318
Licenses DPR-53, DPR-69

As a result of the inspection conducted on November 3 - December 1, 1981 and in accordance with the Interim Enforcement Policy, 45 FR 66754 (October 7, 1980), the following violations were identified:

- A.1 10CFR 50 Appendix B Criterion V requires that activities affecting quality be accomplished in accordance with documented instructions and procedures. FSAR Article 1C.5, Revision 38, April 30, 1975, requires that methods for complying with 10 CFR 50 Appendix B be specified in instructions, procedures, and drawings.

Contrary to the above, an activity affecting quality was not accomplished as required on November 23, 1981: an access plate in the safety-related Control Room/Cable Spreading Room ventilation exhaust ducting in Cable Chase 1C had been removed and procedural controls had not been applied to control that removal and assure reinstallation.

This is a Severity Level V Violation (Supplement I) applicable to DPR-53 and DPR-69.

- A.2 Technical Specification 2.3.B.1 limits the gross site instantaneous radioactive release rate, except for I-131 and particulates with half-lives exceeding eight days, such that the total of all Q_i/MPC_i may not exceed $3.85E5$, where Q_i is the release rate for an individual isotope and MPC_i is the maximum concentration of that isotope permitted by 10CFR20 Appendix B Table II Column 1.

Contrary to the above, about 9:14 a.m., November 9, 1981, the site gross instantaneous release rate exceeded the limit for several minutes, with the peak total gross release rate being about 45 times the limit.

This is a Severity Level IV Violation (Supplement I) applicable to DPR-69.

Pursuant to 10 CFR 2.201, Baltimore Gas and Electric Company is hereby required to submit to this office, within thirty days of the date of this Notice, a written reply stating the corrective steps which have been taken and the results achieved, corrective steps to be taken to avoid further violations, and the date when full compliance will be achieved. Under the authority of Section 182 of the Atomic Energy Act of 1954, as amended, this response shall be submitted under oath or affirmation.

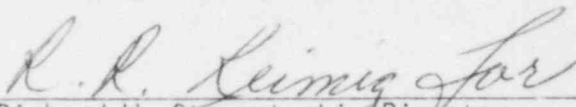
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If good cause is shown, consideration will be given to extending the response time.

Original Signed By:

Dated JAN 5 1982


Richard W. Starostecki, Director
Division of Resident and Project
Inspection.