

APPENDIX A

NOTICE OF VIOLATION

Baltimore Gas and Electric Company
Calvert Cliffs Unit 2
Baltimore, Maryland 21203

Docket No. 50-318
License No. DPR-69

During the inspection conducted on February 3 - March 2, 1982 and in accordance with the Interim Enforcement Policy, 45FR66754 (October 7, 1980), the following violations were identified.

A.1 Technical Specification 6.8.1 requires that procedures be established and adhered to in accordance with Regulatory Guide 1.33, dated November 1977. Appendix A of this Regulatory Guide specifies that such procedures are to be provided for the Safety Injection and Component Cooling Systems. Calvert Cliffs Operation Instruction 3, Safety Injection, Shutdown Cooling and Containment Spray, Revision 24 approved December 30, 1981, and Calvert Cliffs Operating Instruction 16, Component Cooling System, Revision 10 approved January 20, 1982, require that certain valves be locked in appropriate positions.

Contrary to the above, on February 4, 1982, the following valves were found in the correct position but were not locked as required.

2 SI 451, 22 LPSI Minimum Flow Return Isolation Valve
2 CC 246, Supply to HPSI Pump 23 Cooler

This is a Severity Level V Violation (Supplement I).

A.2 Technical Specification 4.1.1.1.1 requires the determination of proper shutdown margin within one hour after the detection of an inoperable Control Element Assembly (CEA).

Contrary to the above, on February 12, 1982 shutdown margin was not determined within one hour of the detection of an inoperable CEA when CEA-19 stuck about eight inches above the core bottom at 9:58 a.m. during a reactor trip: the shutdown margin was not determined until 1:45 p.m., February 12, 1982.

This is a Severity Level IV Violation (Supplement I).

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Pursuant to 10CFR2.201, Baltimore Gas and Electric Company is hereby required to submit to this office, within 30 days of the date of this Notice, a written statement or explanation in reply including: (1) the corrective steps which have been taken and the results achieved; (2) corrective steps which will be taken to avoid further violations; and (3) 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. Where good cause is shown, consideration will be given to extending the response time.

Dated MAR 08 1982

Original Signed By: *R. Keimig for*

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

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