Appendix A

NOTICE OF VIOLATION

Nebraska Public Power District Cooper Nuclear Station Docket: 50-298/82-16 Licensee: DPR-46

Based on the results of an NRC inspection conducted during the period of June 1-30, 1982, and in accordance with the NRC Enforcement Policy (10 CFR Part 2, Appendix C), 47 FR 9987, dated March 9, 1982, the following violations were identified:

Failure to Follow Procedures (Two Occurrences)

10 CFR Part 50, Appendix B, Criterion V, requires that activities affecting quality shall be prescribed by documented instructions and procedures and shall be accomplished in accordance with these instructions and procedures.

"Cooper Nuclear Station Quality Assurance Program for Operation," Revision 8, dated August 20, 1979, requires that activities having safety significance will be accomplished in accordance with documented instructions and procedures.

(1) CNS Health Physics Procedure 9.1.1.5, Revision 3, titled "Radiography," Section VI, paragraph A.3, requests the radiographer to post the area in which radiography will be performed. Also, paragraph A.6 requires the CNS Health Physics Technician to inspect the area for compliance prior to commencing radiography.

Contrary to the above, on June 4, 1982, a personnel access path located within 10 feet of an exposed source being used for radiography operations was not posted in any manner.

This is a Severity Level V Violation (Supplement IV.E) (298/8216-01)

(2) CNS Maintenance Procedure 7.4.4, Revision 12, titled "Reactor Vessel Head Removal and Installation," Section VIII, paragraph 6, states, "A two-pass program will be used in detensioning, all studs will have their load reduced to about 3/4 of their load on the first pass and then the load would be reduced altogether on the second pass"

Contrary to the above, on May 22, 1982, 48 of 52 reactor vessel head studs were fully detensioned on the first pass.

This is a Severity Level IV Violation (Supplement I.D.) (298/8216-02)

Pursuant to the provisions of 10 CFR Part 2.201, Nebraska Public Power District 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. Consideration may be given to extending your response time for good cause shown.

Dated: AUG 1 3 1982

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