

NOTICE OF VIOLATION

Portland General Electric Company
Trojan Plant

Docket 50-344
License NPF-1

During an inspection conducted on October 1-5, 1990, a violation of NRC requirements was identified. In accordance with the "General Statement of Policy and Procedure for NRC Enforcement Actions," 10 CFR Part 2, Appendix C (1990), the violation is listed below:

10 CFR 30.41, "Transfer of byproduct material," states in part:

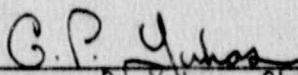
- (c) Before transferring byproduct material to a specific licensee of . . . an Agreement State . . . the licensee transferring the material shall verify that the transferee's license authorizes the receipt of the type, form, and quantity of byproduct material to be transferred.

Contrary to the above, from April 23, 1990, to May 30, 1990, the Portland General Electric Company completed five shipments transferring radioactive byproduct material to a licensee of the State of Washington, and failed to verify that the transferee's license authorized receipt of the type, form, and quantity of byproduct material transferred. The recipient was not authorized, pursuant to their State of Washington license, to receive radioactive material in plastic bags for sorting and decontamination.

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

Pursuant to the provisions of 10 CFR 2.201, Portland General Electric Company is hereby required to submit a written statement or explanation to the U.S. Nuclear Regulatory Commission, ATTN: Document Control Desk, Washington, DC 20555, with a copy to the Regional Administrator, Region V, and a copy to the NRC Resident Inspector, within 30 days of the date of the letter transmitting this Notice. This reply should be clearly marked as a "Reply to a Notice of Violation" and should include: (1) the reason for the violation, or, if contested, the basis for disputing the violation, (2) the corrective steps that have been taken and the results achieved, (3) the corrective steps that will be taken to avoid further violations, and (4) the date when full compliance will be achieved. If an adequate reply is not received within the time specified in this Notice, an order may be issued to show cause why the license should not be modified, suspended, or revoked, or why such other action as may be proper should not be taken. Where good cause is shown, consideration will be given to extending the response time.

Dated at Walnut Creek, California
this 29th day of October 1990



Gregory P. Yunas, Chief
Reactor Radiological Protection
Branch

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PDR ADOCK 05000344
PDC

OCT 29 1990

bcc w/enclosures:
docket file
Resident Inspector
Project Inspector
G. Cook
B. Faulkenberry
J. Martin

bcc w/o enclosure B:
J. Zollicoffer
M. Smith

REGION V/dot
LLCoblentz ✓
10/24/90

GPYahas ✓
10/29/90

RAScapano ✓
~~10/ /90~~

BJ ✓
A. Johnson
10/ /90

REQUEST COPY] REQUEST COPY] REQUEST COPY]
YES / NO] YES / NO] YES / NO]

yes No

SEND TO PDR
YES / NO