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MAR 2 4 1983

Docket No. 030-19363

License No. 29-20520-01

Mantua Oil Company, Inc. ATTN: Paul M. Parchinski, Process Superintendent P.O. Box 1100 Paulsboro, New Jersey 08066

Gentlemen:

Subject: Inspection No. 030-19363/83-01

This refers to the routine safety inspection conducted by Mrs. T. H. Darden of this office on February 15, 1983 at Grove Road and Delaware River, Thorofare, New Jersey, of activities authorized by NRC License No. 29-20520-01 and to the discussions of our findings held by Mrs. Darden with Mr. Ronald Amey at the conclusion of the inspection.

The inspection was an examination of activities conducted under your license as they relate to radiation safety and to compliance with the Commission's rules and regulations and the conditions of your license. The inspection consisted of selective examinations of procedures and representative records, interviews with personnel, measurements made by the inspector, and observations by the inspector.

Based on the results of this inspection, it appears that one of your activities was not conducted in full compliance with NRC requirements, as set forth in the Notice of Violation, enclosed herewith as Appendix A. This violation has been categorized by severity level in accordance with the NRC Enforcement policy (10 CFR 2, Appendix C) published in the Federal Register Notice (47 FR 9987) dated March 9, 1982. You are required to respond to this letter and in preparing your response, you should follow the instructions in Appendix A.

The responses directed by this letter and the accompanying Notice are not subject to the clearance procedures of the Office of Management and Budget as required by the Paperwork Reduction Act of 1980, PL 96-511.

In accordance with Section 2.790 of the NRC's "Rules of Practice," Part 2, Title 10, Code of Federal Regulations, a copy of this letter and your reply will be placed in the Public Document Room.

Your cooperation with us in this matter is appreciated.

Sincerely,

Original Signed By: John D. Kinneman

Thomas T. Martin, Director Division of Engineering and Technical Programs

8304110847

(All IE 07 Enclosure: Appendix A, Notice of Violation

cc w/encl: Public Document Room (PDR) Nuclear Safety Information Center (NSIC) State of New Jersey

bcc w/encl: Region I Docket Room (w/concurrences) Senior Operations Officer (w/o encl)

RI:DETP Darden:as 3/17/83

RI:DETP Kinneman 3/22/83

APPENDIX A

NOTICE OF VIOLATION

Mantua Oil Company, Inc. Paulsboro, New Jersey 08066 Docket No. 30-19363 License No. 29-20520-01

As a result of the inspection conducted on February 15, 1983, and in accordance with the NRC Enforcement Policy (10 CFR 2, Appendix C), the following violation was identified:

Condition 13 of License No. 29-20520-01 requires that sealed sources containing byproduct material be tested for leakage and/or contamination at intervals not to exceed six months and records of the tests be retained for inspection by the Commission.

Contrary to the above, as of February 15, 1983, a sealed source containing 550 millicuries of americium-241 has never been tested for contamination or leakage.

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

Pursuant to the provisions of 10 CFR 2.201, Mantua Oil Company, Inc. is hereby required to submit to this office within thirty days of the date of the letter which transmitted 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. Where good cause is shown, consideration will be given to extending this response time.

· 8304/10854

MAY 1 8 1983 Docket No. 030-19363 License No. 29-20520-01 Mantua Dil Company, Inc. ATTN: Paul M. Parchinski Process Superintendent P. O. Box 1100 Paulsboro, New Jersey 08066 Gentlemen: Subject: Inspection No. 30-19363/83-01 This refers to your letter dated March 29, 1983 in response to our letter dated March 24, 1983. Thank you for informing us of the corrective and preventive actions documented in your letter. The monthly activity you refer to in Item 1 as a leak test is more appropriately classified as a survey, since you are measuring radiation levels rather than leakage of radioactive material. These actions will be examined during a future inspection of your licensed program. Your cooperation with us is appreciated Sincerely, Original Ligned by Thomas T. Martin, Director, Division of Engineering and Technical Programs Public Document Room (PDR) Nuclear Safety Information Center (NSIC) State of New Jersey Region I Docket Room (w/concurrences) RI:DETP Ladun/nm 5/9/83 8305200566

SEAVIL OF PETROLEUM COMPANY P. O. BOX 1100 . PAULSBORO, NEW JERSEY 08066 Phone: (609) 423-5400 March 29, 1983 Mr. Thomas T. Martin, Director Division of Engineering & Technical Programs United States Nuclear Regulatory Commission Region I 631 Park Avenue King of Prussia, Pa 19406 Re: Letter of March 24, 1983 - Inspection No. 030-19363/83-01 Dear Mr. Martin: The inspection of this facility on February 15, 1983, conducted by Mrs. T. H. Parden, of your office, has brought to our attention the deficiencies in our inspection program with respect to the sulfur in oil analyser using Americium-241 as a sealed source. As a result of the inspection and subsequent discussion with Mrs. Darden the following actions were implemented: 1. A monthly leak test for 2 meter, 1 meter, 0.5 meter, and 0 meter distances was begun on the day of the inspection, February 15, 1983. 2. The results in MR/hr are as follows: February March 2 meter 0.01 MR/hr 0.01 MR/hr 1 meter 0.01 MR/hr 0.01 MR/hr 0.5 meter 0.02 MR/hr 0.02 MR/hr 0.01 MR/hr 0 meter 0.01 MR/hr 3. A monthly reminder system has been instituted to avoid missing the testing. 4. A semi-annual "wipe test" has been started as of March 23. 1983, and will be placed on the same reminder system. The results of this "wipe test" have not been received from the testing laboratory as of this date. 8305200566

Mr. Thomas T. Martin, Director Page 2 March 29, 1983 The procedures set forth in this letter are felt to be in compliance with the regulations. Should there be any further requirements to improve on these, please notify us immediately.

Paul M. Parchinski Process Superintendent

PMP: ml