Appendix

NOTICE OF VIOLATION

Seaman Nuclear Corporation

License No. 48-12016-01

As a result of the inspection conducted on November 18, 1982, and in accordance with the NRC Enforcement Policy, 47 FR 9987 (March 9, 1982), the following violations were identified:

1. License Condition No. 16 requires that licensed material be possessed and used in accordance with statements, representations, and procedures contained in certain referenced applications and letters.

The referenced letter dated February 21, 1979, states in Ttem No. 2 that shipments of sources are to be received and counted immediately by the Chief Radiologist or Assistant Radiologist. Then replaced in the original lead shipping container and locked in a lead lined source locker located in the vault room. The fault is to be surveyed with a Tracerlab Survey Meter after the new sources are stored in the locker. The results of each survey are to be kept on file.

Contrary to this requirement, it was found through statements of licensee representatives that the vaults or storage area has not been surveyed after the arrival of new sources since 1979.

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

2. License Condition No. 16 requires that licensed material be possessed and used in accordance with statements, representations, and procedures contained in certain referenced applications and letters.

The referenced letter dated February 21, 1979, states in Item No. 2 that new employees are to be issued a Seaman Radiation Safety Manual, attend the Seaman one day customer training course, pass a written exam with 90 percent and attend a refresher course once per year.

Contrary to this requirement, it was found through statements of licensee representatives that certain individuals working in restricted areas have not attended the Seaman customer training course and have not been given a refresher course on an annual basis.

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

8212100307 821206 NMS LIC30 48-12016-01 PDR Appendix

Pursuant to the provisions of 10 CFR 2.201, you are required to submit to this office within thirty days of the date of this Notice a written statement or explanation in reply, including for each item of noncompliance: (1) corrective action taken and the results achieved; (2) corrective action to be taken to avoid further noncompliance; and (3) the date when full compliance will be achieved. Consideration may be given to extending your response time for good cause shown.

12-7-82 Dated

D. G. Wiedeman, Chief Materials Radiation Protection

Section 1