We will gladly discuss any questions you have concerning this inspection.

Sincerely,

D. G. Wiedeman, Acting Chief Materials Radiation Protection Section 1

Enclosure: Appendix, Notice of Violation

cc w/encl:
Dr. Leroy Everett, Vice President
Mr. James A. Gibbs, RSO
DMB/Document Control Desk (RIDS)

Shatterly/so 12/15/81

Wiedeman

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Appendix

NOTICE OF VIOLATION

Packard Instrument Company, Inc.

License No. 12-04933-02

As a result of the inspection conducted on December 3 and 4, 1981, and in accordance with the Interim Enforcement Policy, 45 FR 66734 (October 7, 1980), the following violations were identified:

 License Condition No. 21 requires that licensed material be possessed and used in accordance with statements, representations, and procedures contained in application dated March 2, 1979, as amended August 28, 1979, and letters dated April 13, 1972 and March 13, 1973. Item 15 of this application, as amended, states that designated areas will be surveyed weekly within Laboratory "B".

Contrary to the above requirement, it was learned through statements of licensee representatives and the NRC inspectors review of area survey records that this requirement is not being met. Specifically, no wipe tests have been performed since June 27, 1980.

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

 10 CFR 20.401(a) requires that you maintain records showing radiation exposures on Form NRC-5, in accordance with the instructions contained in that form or on clear and legible records containing all the information required by Form NRC-5.

Contrary to this requirement, on the day of the inspection, your exposure records did not contain all of the required information. Specifically, they did not show the date of birth and/or social security number for all the personnel for whom such monitoring is required.

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

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. Under the authority of Section 182 of the Atomic Energy Act of 1954, as amended, this response shall be submitted under oath or affirmation. Consideration may be given to extending your response time for good cause shown.

12-16-81 Dated

D. G. Wiedeman, Acting Chief Materials Radiation Protection

Section 1