## Appendix

## NOTICE OF VIOLATION

## Commonwealth Edison Company

Docket No. 50-373

As a result of the inspection conducted on December 1 through 31, 1982, and in accordance with the Interim Enforcement Policy, 45 FR 66754 (March 9, 1982), the following violation was identified:

Technical Specification 6.2, "Plant Operating Procedures and Programs," requires in part, "Detailed written procedures including applicable checkoff lists covering items listed below shall be...adhered to... The applicable procedures recommended in Appendix "A" of Regulatory Guide 1.33, Revision 2, February 1978.... Appendix "A" of Regulatory Guide 1.33, Revision 2, February 1978, lists equipment control and log entries, record retention, and review procedures under recommended administrative procedures. LaSalle Administrative Procedure (LAP) 240-6, "Temporary System Changes to Unit 1 Systems and Equipment and Common and Unit 2 Systems and Equipment Required for Unit 1 Operation," states in part "The Shift Engineer reviews the temporary system change, assigns a number and authorizes initiation of the change. . . ." LAP 200-3, "Shift Change," states in part "The off-going Shift Engineer shall...log in the Shift Engineer's log any equipment or surveillance which is in a degraded mode and/or may require further action."

Contrary to the above requirements, the high voltage power supply cable to the "B" Intermediate Range Monitor was left disconnected prior to a reactor startup performed on December 19, 1982, without the condition being controlled as a temporary system change under LAP 240-6 and without any entries being made in the Shift Engineer's log to identify this situation in accordance with LAP 200-3.

This is a Severity Level IV violation (Supplement I)

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.

FEB 2 3 1983 Dated

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C. E. Norelius, Director Division of Project and Resident Programs