APPENDIX A

NOTICE OF VIOLATION

Philadelphia Electric Company Limerick Generating Station, Unit 1

Docket No. 50-352 License No. CPPR-106

As a result of the inspection conducted on September 17-21, 1984, and in accordance with the NRC Enforcement Policy (10 CFR 2, Appendix C), the following violation was identified (three examples):

- A. 10 CFR 50, Appendix E, Criterion V states, in part, that: "Activities affecting quality shall be prescribed by documented instruction ...and shall be accomplished in accordance with these instructions."
 - Section 6.3, 3rd paragraph, Wire and Cable Notes and Details, No. E-1412, sheet 6.5, revision 9, states, in part, that: "A minimum separation distance of 6 inches shall be maintained between class IE wiring.

Contrary to the above, on September 18, 1984, safety class IE, Division I (Red) and Division III (blue) cables entering the bottom of control panel 10C601 were identified as not meeting the separation requirements of E-1412.

Section 5.13 of Conduct and Cable Tray Notes Symbols and Details, No. E-1406, sheet 5.2.1, revision 3, states, in part, that: "Entrances for cable into the top of equipment from cable trays shall be sealed for dust and debris __."

Contrary to the above, on September 18, 1984, cable entry ports in top of panel 10C601 were not sealed as required by E-1406.

3) Section 5.3 of Administrative Procedure No. AD6.8.4 requires that an orange tag be used for field identification of temporary modifications and that the tag contain necessary information to ensure verification and inspection of removal and restoration is controlled.

Contrary to the above, on September 20, 1984 temporary tags used to identify field wiring used for communication during testing did not contain necessary information to ensure verification or removal and restoration of original configuration.

This is a Severity Level V Violation (Supplement II).

Pursuant to the provisions of 10 CFR 2.201, Philadelphia Electric Company 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.

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