APPENDIX A

NOTICE OF VIOLATION

Name of Licensee: Public Service Company

Docket: 50-267/85-33

of Colorado

Facility Name: Fort St. Vrain Nuclear

Generating Station

License: DPR-34

During an NRC inspection conducted on December 9-13, 1985, two violations of NRC requirements were identified. The violations involved failures to perform evaluations. In accordance with the "General Statement of Policy and Procedure for NRC Enforcement Actions," 10 CFR Part 2, Appendix C (1985), the violations are listed below:

A. Failure to Perform Safety Evaluation for Installed Temporary Gages

10 CFR Part 50.59 requires that a change made to the facility, as described in the safety analysis report, be evaluated to determine if the change involves an unreviewed safety question.

Contrary to the above, the licensee installed two uncalibrated temporary gages in plant systems without performing evaluations to determine if the changes involved an unreviewed safety question.

This is a Severity Level IV violation (Supplement I) (50-267/8533-01).

В. Failure to Review Design Change for Suitability

Technical Specifications, Section 7.4, require that written procedures be implemented for the conduct and control of safety-related activities.

Administrative Procedure Q-3, Issue 9, requires that materials selected for changes have been reviewed for suitability for intended applications.

Contrary to the above, the licensee had not reviewed the suitability of the oil used in safety-related Motor Operated Valve gearcases.

This is a Severity Level IV violation (Supplement I) (50-267/8533-02).

Pursuant to the provisions of 10 CFR 2.201, Public Service Company of Colorado is hereby required to submit to this office, within 30 days of the date of the letter transmitting this Notice, a written statement or explanation in reply, including for each violation: (1) the reason for the violations if admitted, (2) the corrective steps which have been taken and the results achieved,

(3) the corrective steps which will be taken to avoid further violations, and (4) the date when full compliance will be achieved. Where good cause is shown, consideration will be given to extending the response time.

Dated at Arlington, Texas, this gu day of muary 1986

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