

APPENDIX A

NOTICE OF VIOLATION

TU Electric

Dockets: 50-445/88-54
50-446/88-50

Comanche Peak Steam Electric Station
Units 1 and 2, Glen Rose, Texas

Permits: CPPR-126
CPPR-127

During an NRC inspection conducted on August 3 through September 8, 1988, a violation of NRC requirements was identified. In accordance with the "General Statement of Policy and Procedure for NRC Enforcement Actions," 10 CFR Part 2, Appendix C (1988), the violation is listed below:

Special Nuclear Material License 1912 dated February 14, 1983, governs the storage and possession of nuclear fuel. Part VII of the license, entitled "Radiation Safety," states that the radiation protection engineer is responsible for implementation of the health physics program and that CPSES is committed to establishing a program to maintain occupational and general public exposure to radiation As Low As Is Reasonably Achievable (ALARA). The administrative controls used are covered by health physics procedures. These procedures include the issuance and use of radiation permits.

CPSES Station Administration Manual, Procedure STA-656, "Radiation Work Control," states that all routine entries into a radiation controlled area require a general access permit or a radiation work permit.

Contrary to the above, on August 14 and 15, 1988, a contract employee working in the fuel building crossed a barrier into a radiation controlled area without meeting the required administrative controls.

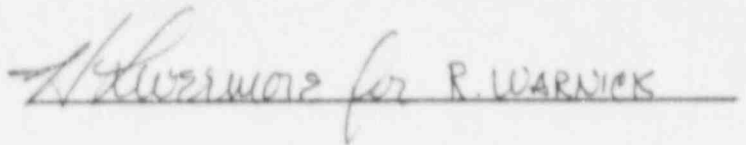
This is a Severity Level IV violation (Supplement IV) (445/8854-V-01).

Pursuant to the provisions of 10 CFR 2.201, TU Electric is hereby required to submit a written statement or explanation to the U. S. Nuclear Regulatory Commission, ATTN: Document Control Desk, Washington, DC, 20555, with a copy to the Assistant Director for Inspection Programs, Comanche Peak Project Division, Office of Special Projects, within 30 days of the date of the letter transmitting this Notice. This reply should be clearly marked as a

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"Reply to a Notice of Violation" and should include for each violation: (1) the reason for the violation if admitted, (2) the corrective steps that have been taken and the results achieved, (3) the corrective steps that will be taken to avoid further violations, and (4) the date when full compliance will be achieved. If an adequate reply is not received within the time specified in this Notice, an order may be issued to show cause why the license should not be modified, suspended, or revoked or why such other action as may be proper should not be taken. Where good cause is shown, consideration will be given to extending the response time.

FOR THE NUCLEAR REGULATORY COMMISSION

 for R. WARNICK

Dated at Comanche Peak Site
this 27th day of September 1988