



KANSAS GAS AND ELECTRIC COMPANY

GLENN L KOESTER
VICE PRESIDENT - NUCLEAR

April 30, 1984

Mr. Harold R. Denton, Director
Office of Nuclear Reactor Regulation
U.S. Nuclear Regulatory Commission
Washington, D.C. 20555

KMLNRC 84-073
Re: Docket No. STN 50-482
Ref: KMLNRC 84-017, dated February 16, 1984, from
GLKoester, KG&E, to HRDenton, NRC
Subj: Emergency Plan Letters of Agreement

Dear Mr. Denton:

The Referenced letter stated the Letters of Agreement with the Coffey County Sheriff, Kansas University Medical Center and Westinghouse would be submitted at a later date. Transmitted herewith are copies of the Agreements with the Coffey County Sheriff, Kansas University Medical Center and Westinghouse, as well as a copy of the Emergency Mutual Assistance Agreement with Union Electric Company.

These agreements will be formally incorporated into the Wolf Creek Generating Station, Unit No. 1, Final Safety Analysis Report in Revision 13. This information is hereby incorporated into the Wolf Creek Generating Station, Unit No. 1, Operating License Application.

Yours very truly,

for

Glenn L. Koester
Vice President - Nuclear

GLK:bb
Attach
xc:PWO' Connor (2), w/a
JCollins, w/a
WSchum, w/a

8405030097 840430
PDR ADDCK 05000482
F PDR

OATH OF AFFIRMATION

STATE OF KANSAS)
) SS:
COUNTY OF SEDGWICK)

I, Kent R. Brown, of lawful age, being duly sworn upon oath, do depose, state and affirm that I am Group Vice President - Technical Services of Kansas Gas and Electric Company, Wichita, Kansas, that I have signed the foregoing letter of transmittal for Glenn L. Koester, Vice President - Nuclear of Kansas Gas and Electric Company, know the contents thereof, and that all statements contained therein are true.

KANSAS GAS AND ELECTRIC COMPANY

ATTEST:

E. D. Prothro
E. D. Prothro, Assistant Secretary

By Kent R. Brown
Kent R. Brown
Group Vice President-Technical Services

STATE OF KANSAS)
) SS:
COUNTY OF SEDGWICK)

BE IT REMEMBERED that on this 30th day of April, 1984, before me, Evelyn L. Fry, a Notary, personally appeared Kent R. Brown, Group Vice President - Technical Services of Kansas Gas and Electric Company, Wichita, Kansas, who is personally known to me and who executed the foregoing instrument, and he duly acknowledged the execution of the same for and on behalf of and as the act and deed of said Corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal the date and year above written.



Evelyn L. Fry
Evelyn L. Fry, Notary

My Commission expires on August 15, 1984.

COFFEY COUNTY SHERIFF'S OFFICE
P.O. Box 234
BURLINGTON KANSAS 66839
PHONE 316-364-2123



APR 10 1984

EARL B. FREEMAN
SHERIFF

April 4, 1984

Mr. Glenn Koester
Vice President-Nuclear
Kansas Gas and Electric Company
P.O. Box 208
Wichita, Kansas 67201

Dear Mr. Koester:

This letter is in response to your letter of March 28, 1984, and discussions with members of your emergency staff.

The response by the Coffey County Sheriff's office to an emergency at the Wolf Creek Generating Station would be in accord with Kansas Statutes Annotated Chapter 19, Article 8. Specifically, K.S.A. 19-813 states:

"Preservation of peace. It shall be the duty of the sheriff and undersheriffs and deputies to keep and preserve the peace in their respective counties, and to quiet and suppress all affrays, riots and unlawful assemblies and insurrections, for which purpose, and for the service of process in civil or criminal cases, and in apprehending or securing any person for felony or breach of peace, the, and every coroner, may call to their aid such person or persons of their county as they may deem necessary."

The Coffey County Contingency Plan for Incidents Involving Commercial Nuclear Power identifies specific responsibilities of the Coffey County Sheriff's Office in case of an emergency at the Wolf Creek Generating Station. The duties include the following:

1. Notify and activate the Coffey County Emergency Response Organization and Kansas Division of Emergency Preparedness and other area agencies; serve as the chief point of contact for later recommendations for offsite protective measures by WCGS personnel.
2. Provide 24-hour per day manning of communication links between the Coffey County Sheriff's Office and the Wolf Creek Generating Station and the State of Kansas.
3. Initiate warning and notification of the population within the effective 10-mile EPZ by activation of fixed sirens and notification of the EBS alert system and activation of tone alert radios.



COFFEY COUNTY SHERIFFS OFFICE
P O BOX 234
BURLINGTON KANSAS 66839
PHONE 316-364-2123



EARL B. FREEMAN
SHERIFF

4. Provide information to implement offsite* protective actions, based on technical information from KG&E's Duty Emergency Director, if the initial notification message from WCGS indicates that offsite protective actions are required immediately.
5. Direct traffic during the evacuation of the specified subzones of the effective 10-mile EPZ once a decision to evacuate is made.
6. Initiate the manning of the appropriate priority roadblocks, traffic and access control positions when an evacuation or shelter advisory is in progress.
7. Notify State and County Organizations to obtain resources to secure the evacuated area, including the County Courthouse and EOC; maintain law and order in Coffey County on a continuous basis.
8. Direct activities of local resources and coordinate State resources obtained to carry out the responsibilities listed above.
9. Prepare for and participate in joint exercises and drills with KG&E, state and federal agencies.

As required, the resources of my office, which currently include five individuals and 9 vehicles will be augmented by the local barracks of the Kansas Highway Patrol and the Kansas National Guard.

If you have any questions regarding this letter, please have your staff contact me.

Sincerely,

Earl B. Freeman
Earl B. Freeman, Sheriff
Coffey County, Kansas



APR 26 1984

THE UNIVERSITY OF KANSAS

Hospital Administration
College of Health Sciences and Hospital
39th and Rainbow Blvd., Kansas City, Kansas, 66103
(913) 588-1270



April 6, 1984

Mr. Glenn Koester
Vice President - Nuclear
Kansas Gas and Electric Company
PO Box 208
Wichita, Kansas 67201

Dear Mr. Koester:

This letter responds to your letter of March 28, 1984, and discussions with members of your emergency planning staff.

The University of Kansas Medical Center (KUMC) is prepared to provide medical care to individuals from the Wolf Creek Generating Station (WCGS); this includes individuals who may be contaminated with radioactive materials at the time of their arrival at KUMC. This commitment is consistent with the Charter of KUMC to provide specialized medical treatment to individuals in the State of Kansas.

Consistent with this Charter and the capabilities of KUMC, KUMC will assure that:

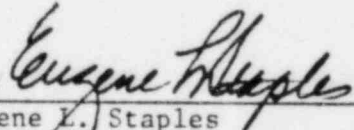
1. KUMC personnel are promptly alerted upon notification of the transport of an injured individual or the arrival of such an individual at the hospital. The resources at KUMC include a staff of 216 physicians, 23 operating rooms, 24 emergency rooms and 520 beds. In the event a contaminated individual is received, the KUMC Health Physicist will be notified and as appropriate special facilities in the Nuclear Medicine Department will be utilized.
2. Requests from Ransom Memorial Hospital for consultation will receive a prompt response.
3. In the case of an individual from WCGS contaminated with radioactivity, KUMC will utilize the expertise of the accompanying WCGS personnel to advise KUMC staff pending the arrival of the KUMC Health Physicist on matters relating to dosimetry, contamination control and decontamination.

Mr. Glenn Koester
Page Two

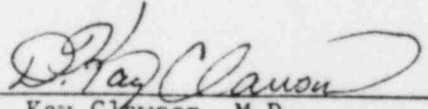
4. Following decontamination of the individual, the accompanying WCGS personnel will be relied upon to assist in the decontamination of rooms and equipment. The determination as to whether these facilities are suitable for unrestricted use will be made by the KUMC Health Physicist upon the recommendation of the accompanying WCGS personnel.
5. Consumable items contaminated with radioactive materials will be disposed of properly by KG&E. The accompanying WCGS personnel may be relied upon to identify and collect such items.
6. Personnel and equipment will be made available for the planning of and participation in annual medical emergency drills consistent with Item 4 above. These drills would be followed by a critique and written evaluation.
7. Members of KUMC staff will participate in appropriate training and seminars offered by KG&E relative to KUMC's response as specified above.
8. This agreement shall continue for a period of five (5) years, and may be modified upon the mutual consent of KG&E and KUMC. This agreement shall be reviewed and updated as appropriate at least once every two (2) years.

If you have any questions regarding this letter of agreement, please have your staff contact David V. Bell at (913) 588-1270.

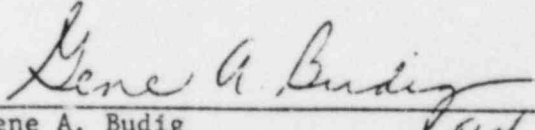
Sincerely,



Eugene L. Staples
Vice Chancellor for Hospital Administration



D. Kay Clawson, M.D.
Executive Vice Chancellor



Gene A. Budig
Chancellor, University of Kansas

ELS:DKC:GAB:lld

AMENDMENT TO THE KANSAS GAS AND ELECTRIC-WESTINGHOUSE
SERVICE AGREEMENT DATED MARCH 11, 1982 TO INCORPORATE
SUPPLEMENTAL TERMS AND CONDITIONS APPLICABLE TO EMERGENCY ASSISTANCE

This Agreement is entered into effective February 15, 1984 by and between Westinghouse Electric Corporation (hereinafter referred to as Westinghouse) and Kansas Gas and Electric Company, a Kansas Corporation, acting individually and as Agent for Kansas City Power & Light Company, a Missouri Corporation and Kansas Electric Power Cooperative, Inc., a Kansas Corporation, as co-owners of the Wolf Creek Generating Station, herein collectively referred to as "Owner"; and

WHEREAS, the entire obligation hereunder of Owner shall not be joint but shall be several in the respective percentages set forth beside their names below:

Kansas Gas and Electric Company	(47%)
Kansas City Power & Light Company	(47%)
Kansas Electric Power Cooperative, Inc.	(6%)

WHEREAS, the parties recognize that situations may arise when Owner may request Emergency Assistance in the form of personnel, services, or equipment from Westinghouse, the parties agree that in the event Emergency Assistance is provided by Westinghouse, the terms and conditions of the Agreement for Equipment, Services and Training between Kansas Gas and Electric Company and Westinghouse dated March 11, 1982 as amended and modified herein shall govern the supply of such Emergency Assistance.

- 1) Emergency Assistance as used herein is defined to include (i) any equipment or services provided to Owner relative to the activation of the Emergency Response Plan of Water Reactor Divisions, Westinghouse Electric Corporation, dated 6/1/80 as amended or supplemented thereafter, (ii) any other equipment or services provided by Westinghouse with respect to, during, or incident to an accident, possible accident, abnormal operating conditions, or other significant deviation of the

plant or portion thereof from normal, stable and safe operation, and (iii) other equipment or services agreed by the parties to be classified as Emergency Assistance such that these provisions shall apply to such work. Whereas in subparts (i), (ii), or (iii) such Emergency Assistance has been requested or authorized by the Kansas Gas and Electric Company Director of Nuclear Operations or any officer of the Kansas Gas and Electric Company.

- 2) Westinghouse will not charge Owner for the Emergency Assistance services performed by Westinghouse personnel at the site for the first three (3) days (or part thereof) that Emergency Assistance is provided by such personnel. Any Emergency Assistance services by on-site Westinghouse personnel after the first three days and any other Emergency Assistance will be provided by Westinghouse on a time and materials basis in accordance with the latest Westinghouse Electric Corporation Water Reactor Divisions Price-Basis Time and Materials (Domestic) scale identified as Attachment A to the Equipment, Services, and Training Agreement between Kansas Gas and Electric Company and Westinghouse Electric Corporation, dated March 11, 1982.
- 3) The parties recognize that due to the nature of the Emergency Assistance, the availability of resources and the time for performance may be limited and also that such Emergency Assistance may be developmental, untested or first of a kind. Therefore, NO WARRANTY OF ANY KIND, WHETHER STATUTORY, EXPRESS OR IMPLIED, SHALL APPLY TO THE EMERGENCY ASSISTANCE PROVIDED, INCLUDING ANY WARRANTIES OF MERCHANTABILITY OR FITNESS FOR PARTICULAR PURPOSE AND ANY WARRANTIES ARISING FROM COURSE OF DEALING OR USAGE OF TRADE, and Westinghouse shall have no obligations in connection with the Emergency Assistance provided to Owner, whether the claims by Owner are based in contract, in tort (including negligence and strict liability), or otherwise.

- 4) Owner agrees to indemnify, defend and hold Westinghouse and its suppliers harmless from and against any and all claims, losses, liabilities or demands for loss of or damage to, or loss of use of, any third party property and any death or injury to third parties, including employees of Westinghouse, of its Suppliers, or of Owner, arising out of or in any way related to the Emergency Assistance provided by Westinghouse. Where payments are made to Westinghouse's employees or its Supplier's employees for bodily injury or death resulting from furnishing Emergency Assistance under a workmen's compensation or disability benefits law or any similar law, Owner shall make reimbursement to Westinghouse or its suppliers to the extent such payment increases their workmen's compensation or disability benefit costs, whether such increase in costs occurs in the form of a reduction in dividends or premium refunds, or otherwise.
- 5) Neither Westinghouse nor its Suppliers shall be liable for any loss of, damage to, or loss of use of Owner's property or equipment wherever located, including such loss, damage, or loss of use arising out of or resulting from a "nuclear incident." Owner waives and, to the extent permitted by its insurers, will require its insurers to waive all rights of recovery against Westinghouse and its Suppliers on account of any such loss, damage, or loss of use.
- 6) Prior to the transfer to another party of any equipment designed, furnished or serviced as part of or in relation to any Emergency Assistance (except temporarily for storage or repair work or permanently for final disposal), or the transfer of any interest in such equipment, Owner shall obtain from Westinghouse written assurances from the transferee of limitation of and protection against liability following the proposed transfer at least equivalent to that afforded Westinghouse and its Suppliers under the provisions of the Agreement for Equipment, Services and Training between Kansas Gas and Electric Company and Westinghouse dated March 11, 1982 as modified and amended

hereby. Transfer contrary to the provisions of this paragraph, shall, in addition to any other legal or equitable rights of Westinghouse, make Owner the indemnitor of Westinghouse and its Suppliers against any liabilities incurred by Westinghouse or its Suppliers in excess of those that would have been incurred had no such transfer taken place.

- 7) The provisions of this Amendment shall apply to the full extent permitted by law and regardless of fault, and shall survive termination, cancellation, or expiration of this Amendment and/or the Service Agreement and are the sole and exclusive agreement between the parties with respect to the subject matter hereof and take precedence over and supercede all prior or contemporaneous agreements, commitments, representations, writings, or other communications between them with respect to such subject matter.

IN WITNESS WHEREOF, the parties have caused this Amendment to be executed by their duly authorized officers.

WESTINGHOUSE ELECTRIC CORPORATION
By W. E. Koster
Title Projects Manager
Date 2/14/84

KANSAS GAS AND ELECTRIC COMPANY
Individually and as Agent for
Kansas City Power & Light
Company and Kansas Electric
Power Cooperative, Inc.
By Allen L. Hunter
Title V.P. - Nuclear
Date 2/16/84

EMERGENCY MUTUAL
ASSISTANCE AGREEMENT

This Agreement made and entered into as of August 1, 1983, by and between Union Electric Company, a Missouri Corporation, and Kansas Gas and Electric Company, a Kansas corporation,

WITNESSETH THAT:

WHEREAS, the Parties are the owners and operators, respectively, of the Callaway and Wolf Creek nuclear power plants and wish to set forth their understanding and agreement with respect to their mutual undertaking to each other in cases where an emergency occurs at either of such plants and the owner/operator thereof requests assistance with respect to such emergency and such assistance is provided by the other Party; and

WHEREAS, this Agreement is intended only to define the terms and conditions under which such assistance, if volunteered, will be rendered and received; and

WHEREAS, it is understood that this Agreement does not impose any obligation on either Party to render or continue to render any such assistance but does record the understanding of the Parties with respect to the rights and obligations which will be incurred in responding to requests for assistance.

NOW, THEREFORE, it is agreed, that:

1. Assistance rendered as described hereunder shall be entirely voluntary and, when given in response to a request by either Party for help following an emergency arising at the Requesting Company's nuclear power plant, shall be rendered in accordance with the terms and conditions herein.

2. The Party that requests assistance shall be known as the "Requesting Company" and the Party furnishing assistance shall be known as the "Responding Company."

3. (a) Requesting Company shall notify Responding Company of the type of assistance requested and the anticipated duration during which such assistance is desired. Responding Company shall furnish such assistance as it may decide. Except as the Parties may agree otherwise, Requesting Company shall be responsible for determining the procedures to be followed relative to the furnishing of such assistance and for making any reports to governmental authorities and the news media regarding the emergency or the furnishing of assistance pursuant to this Agreement. Requesting Company shall notify Responding Company when its assistance is no longer needed.

(b) The furnishing of assistance hereunder shall be deemed to have commenced when personnel of the Responding Company are assigned to other than normal duties or transportation of equipment commences pursuant to a determination by the Responding Company to provide assistance to the Requesting Company under this Agreement and shall be deemed to have terminated when the transportation of such personnel or equipment back to their working base or home (for personnel returning at other than regular working hours) is completed.

(c) The Responding Company shall make all arrangements for the transportation of its personnel and equipment from and to their working base or home.

4. (a) Employees of Responding Company shall at all times continue to be employees of the Responding Company and shall at no time and for no purpose be deemed to be servants, agents, employees, or representatives of the Requesting Company.

(b) Wages, hours and other terms and conditions of employment applicable to personnel of the Responding Company shall be those of the Responding Company. Work procedures and safety rules for such personnel shall be those of the Requesting Company.

(c) All personnel of the Responding Company shall be equipped by the Responding Company with such normal working and protective equipment as shall be compatible with the circumstances under which said personnel shall function hereunder; Requesting Company shall inform Responding Company of any specific equipment which may be required in a particular situation.

5. (a) Responding Company shall furnish the requested personnel and equipment to the extent that the Responding Company may determine to do so in its sole judgment and discretion.

(b) Any information which Responding Company may provide to Requesting Company (including drawings, reports and analyses) or which Requesting Company provides to Responding Company, which either the Responding Company or the Requesting Company considers proprietary or confidential, shall be so designated. Such proprietary information shall be held in confidence and shall be used exclusively in connection with the

emergency at the nuclear power plant at which the emergency has occurred (including necessary disclosures on a proprietary basis to others in that connection) and shall not be published or otherwise disclosed to others.

(c) Responding Company shall have the right, at any time and in its sole judgment and discretion, to withdraw personnel and equipment furnished to the Requesting Company and return such personnel and equipment to its working base. Without limiting Responding Company's rights under the preceding sentence, Responding Company shall attempt to schedule any such withdrawal of its personnel or equipment to accommodate the needs of Requesting Company. Responding Company shall give written notice to Requesting Company of the withdrawal of personnel or equipment furnished.

6. All time sheets and work records pertaining to Responding Company personnel and equipment shall be kept by the Responding Company. The Responding Company shall furnish the Requesting Company with a detailed statement of all costs and expenses paid or incurred by the Responding Company in connection with the furnishing of assistance to the Requesting Company, which statement shall be paid by Requesting Company within thirty (30) days after receipt.

7. The Requesting Company shall reimburse Responding Company for all direct and indirect costs and expenses, not including a profit, incurred by Responding Company in giving assistance pursuant to this Agreement, including but not limited

to costs and expenses related to or resulting from compliance with governmental requirements such as Title 10 of the Code of Federal Regulations Part 20. Such costs and expenses shall be computed in accordance with Responding Company's standard rates and accounting practices including such overheads as are determined by Responding Company to be applicable to such direct and indirect costs and expenses incurred by Responding Company.

8. (a) In addition, Requesting Company shall indemnify and hold Responding Company, its officers, directors and employees, jointly and severally, harmless from and against any and all liability or loss, damage, cost or expense which any of them may incur by reason of personal injury, including but not limited to death, to any person or persons, or by reason of damage to or destruction of any property, including but not limited to any property located at the site of the Requesting Company's nuclear power plant or the loss of use of any property, which results from furnishing assistance pursuant to this Agreement, whether due in whole or in part to any act, omission, or negligence of Responding Company, its officers, directors or employees. Where payments are made to Responding Company's employees or their beneficiaries for personal injury or death resulting from furnishing assistance pursuant to this Agreement, including but not limited to workers' compensation, disability, pension plan, medical and hospitalization, or other such payments, Requesting Company shall make reimbursement to Responding Company to the extent such payments increase the

Responding Company's employee-related costs, whether such increase in costs occurs in the form of an increase in premiums or contributions, a reduction in dividends or premium refunds, or otherwise. Requesting Company shall also reimburse Responding Company for any deductible amounts or for any amounts paid by Responding Company as a self-insurer. Responding Company will require its insurer to waive any right of subrogation it may have against Requesting Company as a result of any payment such insurer may make on behalf of Responding Company because of Responding Company's furnishing of assistance pursuant to this Agreement.

(b) Responding Company makes no warranty with respect to any goods or services provided to Requesting Company and NO WARRANTY, EITHER EXPRESS OR IMPLIED, ORAL OR WRITTEN, SHALL APPLY TO THE GOODS OR SERVICES PROVIDED, INCLUDING THE WARRANTIES OF MERCHANTABILITY AND OF FITNESS FOR SPECIFIED OR INTENDED PURPOSE. All equipment and services furnished pursuant to this Agreement are furnished as is.

(c) In the event any claim or demand is made or suit, action or proceeding is filed against Responding Company, its officers, directors or employees, jointly or severally, alleging liability for which Requesting Company shall indemnify and hold harmless Responding Company, its officers, directors and employees under paragraph 8(a) hereof, Responding Company shall promptly notify Requesting Company thereof, and Requesting Company, at its sole cost and expense, shall settle, compromise

or defend the same in such manner as it in its sole discretion deems necessary or prudent. Responding Company shall cooperate with Requesting Company in the resolution of any such matter.

(d) Each Party to this Agreement agrees to carry the amount of financial protection required by the Atomic Energy Act of 1954, as amended, and self-insurance or comprehensive liability insurance, including contractual liability coverage, covering the indemnification and defense obligations set forth herein, subject to such types and amounts of self-insurance, retentions or deductibles as are consistent with good business practice in the industry.

9. This Agreement will not create any rights or defenses in favor of any entity or person not a signatory to this Agreement except to the extent provided in paragraphs 8(a) and 8(c) of this Agreement.

10. At any time and from time to time after the date of this Agreement either Party, by giving not less than thirty days' written notice to the other Party, may call for reconsideration of the terms and conditions of this Agreement. If such reconsideration is called for, the authorized representatives of the Parties shall meet as promptly as convenient and discuss any of the terms and conditions of this Agreement. No Party shall be under any obligation to agree to any modification or supplement not satisfactory to it. Any agreement modifying or supplementing such terms and conditions shall be in writing, signed by both Parties, and shall specify the date such modification or

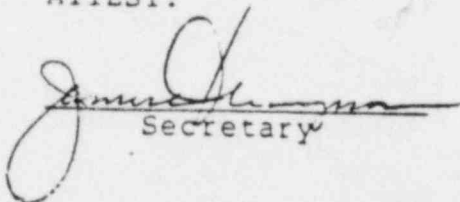
supplement shall become effective. No amendment shall affect any obligation which may have been incurred hereunder prior to the effective date of such amendment or which may arise out of events occurring prior to that date.

11. This Agreement shall be for an initial term of one (1) year and from year to year thereafter until terminated. Either Party, upon sixty (60) days' prior written notice to the other Party, may terminate this Agreement at the expiration date of any successive one (1) year term but such termination shall not affect any obligations which may have been incurred hereunder prior to the effective date of such notice or which may arise out of events occurring prior to that date.

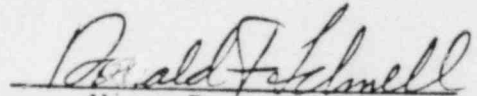
IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed by their duly authorized officers as of the day and year first above written.

UNION ELECTRIC COMPANY

ATTEST:


Secretary

By


Vice President

Date

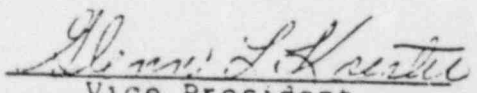
2/13/84

KANSAS GAS AND ELECTRIC COMPANY

ATTEST:


Assistant Secretary

By


Vice President

Date

11/25/83

SAFETY INSPECTION

1. LICENSEE

Nancy McNamee
 BRANCH RADIOGRAPHIC LABORATORIES
 INCORPORATED
 28 SOUTH AVENUE WEST
 CRANFORD, NEW JERSEY 07016

2. REGIONAL OFFICE

U.S. NUCLEAR REGULATORY
 COMMISSION REGION I
 631 PARK AVENUE
 KING OF PRUSSIA, PA. 19406

3. DOCKET NUMBER(S)

030-5291

4. LICENSE NUMBER(S)

29-03405-02

5. DATE OF INSPECTION

APRIL 11, 1984

Licensee:

The inspection was an examination of the activities conducted under your license as they relate to radiation safety and to compliance with the Nuclear Regulatory Commission's (NRC) rules and regulations and the conditions of your license. The inspection consisted of selective examinations of procedures and representative records, interviews, with personnel, and observations by the inspector. The findings as a result of this inspection are as follows:

- ☐ 1. Within the scope of this inspection, no violations were observed.
- ☐ 2. The inspector also verified the steps you have taken to correct the violations identified during the last inspection. We have no further questions on those actions at this time.
- ☒ 3. During this inspection certain of your activities, as checked below, were in violation of NRC requirements.
THIS IS A NOTICE OF VIOLATION which is required to be posted in accordance with 10 CFR 19.11.
- ☐ A. _____ was not properly posted to indicate the presence of a _____ 10 CFR 20.203(b), (c), (d), (e) or 34.42.
- ☐ B. Containers located in _____ were not properly labeled to indicate the presence of radioactive material. 10 CFR 20.203(f)(1), or (f)(2).
- ☐ C. _____ of sealed sources were not performed at the proper frequencies. 10 CFR _____ License Condition Number _____
- ☒ D. Records of ALARM TEST ON THE PERMANENT RADIOGRAPHY FACILITY were not properly maintained.
 10 CFR 34.29 C or License Condition Number _____
- ☐ E. Documents were not properly posted or otherwise made available. 10 CFR 19.11.
- ☐ F. Reports or notifications of _____ were not made in accordance with 10 CFR _____ or License Condition Number _____
- ☒ H. TERMINATION REPORTS WERE NOT SUBMITTED FOR 2 EMPLOYEES AS REQUIRED BY 10CFR 19.13 AND 20.408
- ☐ I. _____
- ☐ J. _____
- ☐ K. 8405030071 840411
NMS LIC30
29-03405-02 PDR

I hereby state that within 30 days the actions described by me to the inspector will be taken to correct the violations identified in the items checked above. This statement of corrective actions is made in accordance with the requirements of 10 CFR 2.201. No further response will be submitted unless required by the NRC.

Pete J. Brack
 SIGNATURE - LICENSEE

4/11/84
 DATE

Claude A. Rowe
 SIGNATURE - NRC INSPECTOR

IE: 07/01
4/11/84
 DATE