

# Occidental Chemical Corporation

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October 16, 1985

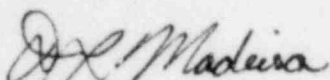
Nuclear Regulatory Commission Regional  
Attn: John D. Kinneman  
Chief of Nuclear Material, Safety, Section A  
631 Park Avenue  
King of Prussia, PA 19406

Gentlemen:

As required by the NRC Enforcement policy 10 CFR 2.201,  
OCC is responding to Inspection Report No. 99990001/85-28.

In response to this letter, OCC has initiated the attached  
directive. This procedure has been distributed among all  
plant managers and engineers at the Pottstown site as well  
as the other plants in the Fabricated Products group. A copy  
of this policy, issued October 16, 1985, is attached for your  
perusal.

Sincerely,



DAVID L. MADEIRA  
Staff Engineer  
Fabricated Products Div.

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cc: Mr. E. Lapreziosa  
Mr. E. J. Brunke  
Mr. R. D. Luss  
Mr. J. M. Coburn

Attachment

8512060015 851129  
IE QA999 EMVOCCC  
99990001 PDR



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PVC Resins and Compounds/PVC Fabricated Products

Armand Hammer Boulevard, Box 699, Pottstown, Pennsylvania 19464 215/327-6400

OCTOBER 16, 1985

DISTRIBUTION

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**Occidental Chemical Corporation**

PVC Resins/PVC Fabricated Products

**MEMO**

To DISTRIBUTION Date OCTOBER 16, 1985  
From D. L. MADEIRA  
Subject NOTICE OF NRC INSPECTION

As a result of the inspection report received from the NRC on October 4, 1985, the following information is being distributed to ensure that all concerned parties are made aware of these NRC requirements. In its letter, the NRC noted that an Accuray gauge with a 100 millicurie Strontium-90 source was removed by an unlicensed person. 10 CFR 31.5 (c)(3) states:

that tests required by 10 CFR 31.5 (c)(2) and other testing, installation, servicing, and removal from installation involving the radioactive materials, its shielding, or containment are performed by a person holding a specific license pursuant to Parts 30 and 32 of 10 CFR or from an Agreement State to perform such activities.

As a matter of standard practice, anyone who has dealings with radioactive equipment must be made aware of these provisions. To accomplish this matter, this information is being disseminated as per the distribution list. The individual plant managers must determine and distribute this information to all other individuals not noted, but requiring it, and provide me a list of those additional individuals to whom this information was distributed.

  
D. L. MADEIRA

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