

March 26, 1999

RE: 9921-N

Certified Mail - Receipt No. Return Receipt Requested

Mr. John W.N. Hickey, Chief U.S. Nuclear Regulatory Commission Mail Stop: 7 F 27 LLDP/DWM/NMSS

Washington, D.C. 20555-0001

Dear Mr. Hickey:

By letter dated March 12, 1999, the Sequoyah Fuels Corporation (SFC) submitted a description of the information it would provide in response to the Nuclear Regulatory Commission's (NRC) letter dated February 11, 1999. SFC described additions that would be made in four areas of the Decommissioning Plan (DP) to provide the NRC with the information that it had identified as necessary to permit the NRC staff to begin its review of SFC's application. Enclosed with this letter are three complete copies of revision 2 of the DP, which contains the information described in SFC's letter dated March 12, 1999. Revision 2 constitutes a complete replacement for revision 1 of the DP. The following summarizes changes that are reflected in revision 2 of the DP:

1. Evidence of Collection and Use of Public Advice

Section 7 has been revised to provide additional information concerning the Public Participation process. Section 7 incorporates by reference Appendix H, which was reserved in revision 1 of the DP and has now been added. Appendix H contains an expanded discussion of how the advice of individuals and institutions in the community who may be affected by the decommissioning has been sought and incorporated, as appropriate, following analysis of that advice. The additional information includes:

- a) a more detailed description of the methods used to disseminate decommissioning information, including the mailing list used to distribute information and invite public advice and comment, and information concerning broader publication of such information;
- b) a copy of the report that was mailed to members of the public, and an expanded discussion of the public meetings

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discussion in section 3.6.3 has been expanded to include the results of these two additional calculations.

In SFC's March 12, 1999, letter, we requested that the NRC to advise us if the it did not agree that the information described in SFC's letter would enable the NRC to commence review of SFC's application. SFC has not been advised of any such NRC concerns. Accordingly, it is my understanding that this completes the information needed by the Staff to commence the technical review of SFC's request for license amendment and approval of the DP. Please contact me if you have any questions.

Sincerely,

Yohn H. Erlis, President

Sequoyan Fuels Corporation

XC:

James C. Shepherd, NRC Al Gutterman, ML&B