

February 1, 2010

UNITED STATES OF AMERICA  
NUCLEAR REGULATORY COMMISSION

BEFORE THE ATOMIC SAFETY AND LICENSING BOARD

In the Matter of: )  
 )  
CALVERT CLIFFS 3 NUCLEAR )  
PROJECT, LLC AND UNISTAR )  
NUCLEAR OPERATING SERVICES, ) Docket No. 52-016-COL  
LLC )  
 )  
(Calvert Cliffs Nuclear Power Plant, Unit 3) )

APPLICANTS' SUPPLEMENTAL DISCLOSURES FOR CONTENTIONS 1 AND 7

In accordance with 10 C.F.R. § 2.336, the Discovery Disclosure Agreement among the parties dated April 7, 2009, and the Licensing Board's Order, dated April 22, 2009, Calvert Cliffs 3 Nuclear Project, LLC, and UniStar Nuclear Operating Services, LLC ("UniStar" or "Applicants") hereby supplement their disclosures with respect to Contentions 1 and 7.

A list of documents pertaining to Contention 7 that are non-proprietary is included in Attachment A. Lists of documents pertaining to Contention 1 that are non-proprietary and proprietary are included in Attachments B and C respectively. There are no new responsive, proprietary documents pertaining to Contention 7.

Respectfully submitted,

/s/ signed electronically by

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COUNSEL FOR CALVERT CLIFFS 3  
NUCLEAR PROJECT, LLC AND  
UNISTAR NUCLEAR OPERATING  
SERVICES, LLC

Dated at Washington, District of Columbia  
this 1st day of February 2010

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 )  
(Calvert Cliffs Nuclear Power Plant, Unit 3) )

CERTIFICATION OF SUPPLEMENTAL  
DISCLOSURES FOR CONTENTIONS 1 AND 7

I, Carey W. Fleming, do hereby state as follows:

1. I am employed as the Senior Counsel for Constellation Energy Nuclear Group, LLC. Working with attorneys for the Applicants, I have been responsible for managing the searches, collection, and compilation of documents, data compilations, and tangible things to comply with the mandatory disclosure requirements in 10 C.F.R. § 2.336.
2. A search was conducted of documents, data compilations, and tangible things under the custody and control of the Applicants for the types of information specified in 10 C.F.R. § 2.336(a). The search was based on information and documents reasonably available to the Applicants. The searches encompassed both electronic and paper documents.
3. I hereby certify that to the best of my knowledge, information, and belief all relevant materials required to be disclosed pursuant to 10 C.F.R. § 2.336(a) in the captioned proceeding have been disclosed, and that the disclosures are accurate and complete as of January 15, 2010.
4. I hereby certify under penalty of perjury that the foregoing is true and complete to the best of my knowledge, information, and belief.

Executed in accord with 10 C.F.R. § 2.304(d),

/s/ Carey W. Fleming

Carey W. Fleming  
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100 Constellation Way, Suite 200C  
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Dated at Baltimore, Maryland  
this 1st day of February 2010

UNITED STATES OF AMERICA  
NUCLEAR REGULATORY COMMISSION

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In the Matter of: )  
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PROJECT, LLC AND UNISTAR )  
NUCLEAR OPERATING SERVICES, ) Docket No. 52-016  
LLC )  
)  
(Calvert Cliffs Nuclear Power Plant, Unit 3) )

CERTIFICATE OF SERVICE

I hereby certify that copies of “APPLICANTS’ SUPPLEMENTAL DISCLOSURES FOR CONTENTIONS 1 AND 7” and “CERTIFICATION OF SUPPLEMENTAL DISCLOSURES FOR CONTENTIONS 1 AND 7” have been served upon the following persons via the Electronic Information Exchange (“EIE”) this 1st day of February 2010.

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COUNSEL FOR CALVERT CLIFFS 3  
NUCLEAR PROJECT, LLC AND  
UNISTAR NUCLEAR OPERATING  
SERVICES, LLC

**UniStar Calvert Cliffs Unit 3  
Contention 7 - Low-Level Waste (Non-Proprietary)  
Disclosures, dated 2009-09-01**

<b>Doc No.</b>	<b>Document ID</b>	<b>Author</b>	<b>To</b>	<b>Other Recipients</b>	<b>Date</b>	<b>Subject</b>	<b>Attachments</b>
40	0.7.39.1070486	Richard L. Szoch	Michael J. Yox	Robert C. Godley; Mark T. Finley; Francois Versyp; Jean-marc Guio De	Jan 13 2010	FW: Rad waste processes changes - TIC of Jan 15	TEE rev0 - radwaste.doc
41			Michael J. Yox Paul R. Biser; Dimitri Lutchenkov; Robert Poche; Alan Ho; Francois Versyp; Gregory T. Gibson; Patrick Poupard		Jan 11 2010	RE: Rad waste processes changes - TIC of Jan 15	TEE rev0 - radwaste.doc
42	0.7.39.1065437	Michael J. Yox	Michael J. Yox	Richard L. Szoch	Jan 8 2010	RE: TIC presentation for radwaste	image001.png; unknown; unknown
43	0.7.39.1065082	Dimitri Lutchenkov	Dimitri Lutchenkov	Gregory T. Gibson	Jan 7 2010	FW: TIC presentation for radwaste	image001.png
	0.7.39.1065050	Federico R. Perdomo	Dimitri Lutchenkov	Paul Goldstein			

**UniStar Calvert Cliffs Unit 3**  
**Contention 1 - FOCI**  
**(Non-Proprietary)**  
**Disclosures, dated 2010-2-01**

Doc No.	Document ID	Author	To	Other Recipients	Date	Subject	Attachments
91	01-083				8-Jan-2010	UniStar COLA Response RAI 133. Question 01-4 Enclosure 1	
92	01-084				8-Jan-2010	UniStar COLA Response RAI 133. Question 01-4 Enclosure 2	

UniStar Calvert Cliffs Unit 3  
 Contention 1 - FOCI (Proprietary)  
 Disclosures, dated 2010-2-01

Doc No.	Document ID	Author	To	Other Recipients	Date	Subject	Attachments	Attorney-Client	Attorney Work Product
173	01-023-PRO				8-Jan-2010	UniStar COLA Response RAI 133, Question 01-4 Enclosure 3 (Proprietary)			
174	01-024-PRO				8-Jan-2010	UniStar COLA Response RAI 133, Question 01-4 Enclosure 4 (Proprietary)			