## UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION Before the Atomic Safety and Licensing Board

In the Matter of:	)	Docket	No.	52-033
The Detroit Edison Company	)			
(Fermi Nuclear Power Plant, Unit 3)	)			
OHIC 37	)			

## Intervening Petitioners' February 1, 2010 Disclosure Report

Pursuant to 10 C.F.R. § 2.336, the Joint Motion on Mandatory
Disclosures dated August 19, 2009, and the Licensing Board's Order,
dated September 11, 2009, the intervening Petitioners in this case Beyond Nuclear, Citizens for Alternatives to Chemical Contamination,
Citizens Environmental Alliance of Southwestern Ontario, Don't Waste
Michigan, Sierra Club, Keith Gunter, Edward McArdle, Henry Newman,
Derek Coronado, Sandra Bihn, Harold L. Stokes, Michael J. Keegan,
Richard Coronado, George Steinman, Marilyn R. Timmer, Leonard Mandeville, Frank Mantei, Marcee Meyers, and Shirley Steinman ("Petitioners") - make the following disclosures with respect to the admitted
contentions:

### 1. Testifying Witnesses

Petitioners have not yet identified the persons whom they propose to have testify as witnesses with respect to the admitted contentions. As required by 10 C.F.R. § 2.336(b), Petitioners will supplement this disclosure once testifying witnesses are identified.

### 2. Documents and Data Collections

Petitioners have identified no new relevant, non-privileged documents since their January 4, 2010 disclosure filing.

### 3. Tangible Things

No relevant tangible things have been identified.

/s/ Terry J. Lodge
Terry J. Lodge, Esq.
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Counsel for Petitioners

# UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION Before the Atomic Safety and Licensing Board

In the Matter of:	)	Docket	No.	52-033
The Detroit Edison Company	)			
(Fermi Nuclear Power Plant, Unit 3)	)			
Office 3)	)			

#### CERTIFICATION OF FEBRUARY 2, 2010 DISCLOSURES

- I , Terry J. Lodge, do hereby aver as follows:
- 1) I am employed as trial counsel for the intervening Petitioners in this proceeding and have been responsible for managing the searches, collection, and compilation of documents, data compilations, and tangible things to comply with the mandatory disclosure requirements of 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 Petitioners 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 Petitioners. 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 4, 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 | Terry J. Lodge |
| Date | Terry J. Lodge, Esq. |
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| Toledo, OH 43604-5627 |
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Counsel for Petitioners

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The Detroit Edi	son Company	)	
(Fermi Nuclear : Unit 3)	Power Plant,	)	
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#### CERTIFICATE OF SERVICE

I hereby certify that copies of "Intervening Petitioners' January 4, 2010 Disclosure Report" and "Certification of February 2, 2010 Disclosures" have been served on the following persons via Electronic Information Exchange this 2nd day of February, 2010:

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U.S. Nuclear Regulatory
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