

Jones, Bradley

From: Clark, Michael *DSC*
Sent: Wednesday, October 14, 2009 10:56 AM
To: Marco, Catherine; Jones, Bradley; Olmstead, Joan; Campbell, Tison; Roach, Kevin
Subject: FW: Consultation pursuant to 10 CFR 2.323(b)

(b)(5)

-----Original Message-----

WJSDK
From: Andrew Reese [mailto:Andrew.Reese@dol.lps.state.nj.us]
Sent: Tuesday, October 13, 2009 2:35 PM
To: Kenneth Elwell; Klukan, Brett; Clark, Michael; Matias F. Travieso-Diaz
Cc: Jay E. Silberg; Robert B. Haemer
Subject: Re: Consultation pursuant to 10 CFR 2.323(b)

New Jersey opposes the stay. The NRC granted New Jersey agreement state status following a long process and after having reviewing Shieldalloy's comments on the transfer of licensing authority. We see no reason to stay or rescind the transfer of authority.

Pillsbury
>>> "Travieso-Diaz, Matias F." <matias.travieso-diaz@pillsburylaw.com>
>>> 10/09/09 9:11 AM >>>

Dear counsel: Shieldalloy expects to seek judicial review of the NRC decision to transfer regulatory authority over the Newfield site to New Jersey under the just approved Agreement State agreement. We plan to file soon a motion with the Commission asking that the transfer of authority over the Newfield site be stayed pending judicial review. We believe that issuance of such a stay will not prejudice any party since, if the stay is granted, the Newfield facility will remain under the regulatory oversight of the NRC Staff, and there is no doubt that the Staff's oversight is adequate to protect public health and safety during the pendency of the review by the courts. Please advise as soon as possible whether you will agree to such a stay.

Many thanks,

Matias F. Travieso-Diaz | Pillsbury Winthrop Shaw Pittman LLP

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does not meet those requirements. Accordingly, any such tax advice was not intended or written to be used, and it cannot be used, for the purpose of avoiding federal tax penalties that may be imposed on you or for the purpose of promoting, marketing or recommending to another party any tax-related matters.

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