ORAL ARGUMENT NOT YET SCHEDULED

UNITED STATES COURT OF APPEALS FOR THE DISTRICT OF COLUMBIA CIRCUIT

STATE OF NEVADA.)
	Petitioner)
	v.))) No. 09-1133
U.S. NUCLEAR	REGULATORY COMMISSION,) No. 09-1133
	Respondent)) \
Nuclear Energy	Institute,))
	Intervenor))

JOINT STATUS REPORT

In this case, petitioner (the State of Nevada) challenges a Nuclear Regulatory Commission (NRC) final rule on dose standards for the proposed Yucca Mountain radioactive material repository. On March 12, 2010, this Court entered an order holding the case in abeyance, and directing the parties to file status reports at 90-day intervals beginning June 10, 2010. This is the first such status

¹ The Court entered the same order in the pending companion litigation involving the Environmental Protection Agency's Yucca Mountain Rule, a case that is also held in abeyance. *Nevada v. EPA*, Nos. 08-1237 & 08-1345.

report. NRC is filing it on behalf of all parties.

This Court held this case in abeyance in response to an unopposed motion by Nevada seeking that relief. Nevada's motion pointed out that the U. S. Department of Energy (DOE), which had been seeking an NRC license to construct the Yucca Mountain repository, has filed a motion before the NRC to withdraw its license application with prejudice. Nevada's motion to hold this case in abeyance indicated that "disposition of DOE's motion to withdraw the Yucca Mountain license application, and any challenges to that motion, could substantially alter, narrow, or even remove entirely issues that otherwise would be raised in this action." (Nevada Motion, at 4).

That remains the case. The NRC proceedings relating to DOE's motion to withdraw the application are not yet complete. An NRC licensing board (an adjudicatory hearing tribunal) is currently considering DOE's motion to withdraw, and opposition to it. The Licensing Board heard oral argument on DOE's motion on June 3, 2010, and has announced it expects to reach a decision no later than June 30. The Board decision may then be reviewable by the Commission itself. In addition, various parties have filed suit in

this Court challenging DOE's actions to withdraw its Yucca

Mountain license application. *In re: Aiken County*, No. 10-1050

(and consolidated cases). Briefs are currently under preparation in those cases.

The parties will file another status report or motion to govern further proceedings, as appropriate, in accordance with the Court's March 12, 2010, order holding this case in abeyance.

Respectfully submitted,

AARON P. AVILA JOHN F. CORDES Attorney Solicitor Appellate Section (301) 415-1956 Environmental and Natural Resources Division /S/ U.S. Department of Justice STEVEN F. CROCKETT P.O. Box 23795 Senior Attorney Washington, D.C. 20026-3795 Office of the General Counsel (202) 466-3106 U.S. Nuclear Regulatory Commission Washington, D.C. 20555 (301) 415-2871 ROGER B. MOORE MICHAEL A. BAUSER Nuclear Energy Institute Rossmann and Moore, LLP 1776 Eye St., N.W., Suite 400 380 Hayes Street, Suite One San Francisco, CA 94102 Washington, DC 20006-3795 (415) 861-1401 (202) 739-8144

CERTIFICATE OF SERVICE

I hereby certify that on June 10, 2010, a copy of the foregoing "JOINT STATUS REPORT" was filed with the Clerk and served upon all counsel of record in the case through the CM/ECF System.

/s/____

John F. Cordes Solicitor, NRC