UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION

Atomic Safety and Licensing Board

Before Administrative Judges:

ASLBP BOARD 09-892-HLW-CAB04 Thomas S. Moore, Chairman Paul S. Ryerson Richard E. Wardwell

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In the Matter of U.S. DEPARTMENT OF ENERGY (High Level Waste Repository)

Docket No. 63-001-HLW

May 13, 2011

STATE OF NEVADA'S NOTICE DUCES TECUM OF THE INTENTION TO TAKE THE ORAL DEPOSITION OF GERALD GORDON

PLEASE TAKE NOTICE that, pursuant to 10 C.F.R. 2.1019, the State of Nevada will take the deposition of Gerald Gordon, at 8:00 a.m., on Thursday, the 14th day of July, 2011. The deposition will be conducted at Hampton Inn, 4975 Dean Martin Drive, Las Vegas NV 89118 (702.948.8100). Gerald Gordon works at Sandia National Laboratories, and is located at 2248 Lauren Drive, Las Vegas, NV 89134 (702.242 3418). The deposition shall be upon oral examination before, and transcribed by, a duly authorized court reporter. The deposition will be transmitted to the Secretary of the United States Nuclear Regulatory Commission for entry in the electronic docket for this proceeding and may be used in evidence therein. The witness will be examined on the following matters, including such information in relation thereto as is reasonably calculated to lead to the discovery of admissible evidence:

- 1. NEVADA-SAFETY-124
- 2. NEVADA-SAFETY-125
- 3. NEVADA-SAFETY-126
- 4. NEVADA-SAFETY-127

5. NEVADA-SAFETY-129

6. NEVADA-SAFETY-142

Gerald Gordon shall produce those documents and materials at the time of his deposition, and ten days prior to his deposition, in the form and on the schedule prescribed in the attached Exhibit A which is incorporated herein for all purposes (10 C.F.R. 2.1019(i)). A copy of the transmittal letter associated with this notice to counsel for the Department of Energy is attached as Exhibit B.

Respectfully submitted,

(signed electronically) Charles J. Fitzpatrick * Martin G. Malsch * John W. Lawrence * Egan, Fitzpatrick, Malsch & Lawrence, PLLC 12500 San Pedro Avenue, Suite 555 San Antonio, TX 78216 Tel: 210.496.5001 Fax: 210.496.5011 cfitzpatrick@nuclearlawyer.com mmalsch@nuclearlawyer.com jlawrence@nuclearlawyer.com

*Special Deputy Attorneys General

Dated: May 13, 2011

EXHIBIT A

10 C.F.R. Section 2.1019(i):

2.1019(i)(1) After receiving written notice of the deposition under paragraph (a) or paragraph (e) of this section, and ten days before the scheduled date of the deposition, the deponent shall submit an electronic index of all documents in his or her possession, relevant to the subject matter of the deposition, including the categories of documents set forth in paragraph (i)(2) of this section, to all parties and interested governmental participants. The index shall identify those records which have already been made available electronically. All documents that are not identical to documents already made available electronically, whether by reason of subsequent modification or by the addition of notations, shall be treated as separate documents.

(2) The following material is excluded from the initial requirements of § 2.1003 to be made available electronically, but is subject to derivative discovery under paragraph (i)(1) of this section— (i) Personal records; (ii) Travel vouchers; (iii) Speeches; (iv) Preliminary drafts; (v) Marginalia.

(3) Subject to paragraph (i)(6) of this section, any party or interested governmental participant may request from the deponent a paper copy of any or all of the documents on the index that have not already been provided electronically.

(4) Subject to paragraph (i)(6) of this section, the deponent shall bring a paper copy of all documents on the index that the deposing party or interested governmental participant requests that have not already been provided electronically to an oral deposition conducted pursuant to paragraph (a) of this section, or in the case of a deposition taken on written questions pursuant to paragraph (e) of this section, shall submit such documents with the certified deposition.

(5) Subject to paragraph (i)(6) of this section, a party or interested governmental participant may request that any or all documents on the index that have not already been provided electronically, and on which it intends to rely at hearing, be made electronically available by the deponent.

(6) The deposing party or interested governmental participant shall assume the responsibility for the obligations set forth in paragraphs (i)(1), (i)(3), (i)(4), and (i)(5) of this section when deposing someone other than a party or interested governmental participant.

Exhibit B

EGAN, FITZPATRICK, MALSCH & LAWRENCE, PLLC

Counselors at Law www.nuclearlawyer.com Joseph R. Egan (1954-2008)

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May 13, 2011

Donald P. Irwin, Esq. Hunton & Williams, L.L.P. Riverside Plaza, East Tower 951 East Byrd Street Richmond, VA 23219

Re: Docket No. 63-001

Dear Mr. Irwin,

I am attaching a deposition notice for Gerald Gordon, detailing the deposition to be conducted on July 14, 2011, at the location and time specified in the notice. It is being filed today.

During our "meet and confer" telephone calls over the past few weeks, we have indicated to you, and wish to reiterate, our view regarding proceeding with this and other depositions we have discussed. As you know, Nevada did not oppose your motion to temporarily stay this proceeding which you filed with the NRC licensing board (CAB) or the similar motion you filed with the NRC and continues to believe that the licensing proceeding, including discovery, should not go forward until the future of the Yucca Mountain program has been finally clarified in the courts and in Congress.

However, the CAB's February 25th Order warning that discovery rights could be forfeited for failure to proceed leaves Nevada with little choice but to begin scheduling depositions, while incurring potentially large and unnecessary expenses in the process. We do so only reluctantly because Nevada cannot risk the waiver of its valuable discovery rights.

We continue to be willing to discuss alternate dates, or alternate times, or alternate locations, if the specified ones create a conflict for the witness. In addition, as was the case a

EGAN, FITZPATRICK, MALSCH & LAWRENCE, PLLC Counselors at Law

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year ago when depositions were planned, we are willing to discuss the matter of documents required to be produced by the witness, in an effort to avoid unduly burdening him.

Sincerely,

Martin G. Malsch

cjf:sm:lb Enclosure

UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION

Atomic Safety and Licensing Board

In the Matter of)	
U.S. DEPARTMENT OF ENERGY)	Docket
(High Level Waste Repository))	

No. 63-001-HLW

CERTIFICATE OF SERVICE

I hereby certify that the foregoing Notice of Deposition has been served upon the following persons by the Electronic Information Exchange:

U.S. Nuclear Regulatory Commission Atomic Safety and Licensing Board Panel

CAB 04

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