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**Timothy P. Matthews**  
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February 29, 2012

**Via Electronic Information Exchange**

Terry J. Lodge, Esq.  
316 N. Michigan St., Suite 520  
Toledo, OH 43604

Brian G. Harris, Esq.  
Office of the General Counsel  
U.S. Nuclear Regulatory Commission  
Washington, DC 20555-0001

RE: Third Update to Mandatory Disclosures Pursuant to 10 C.F.R. § 2.336; FirstEnergy Nuclear Operating Co., License Renewal for Davis-Besse Nuclear Power Station, Docket No. 50-346

Dear Counsel:

Pursuant to 10 C.F.R. § 2.336, the Board's Initial Scheduling Order dated June 15, 2011, and the Board's Order modifying the Initial Scheduling Order dated November 2, 2011, FirstEnergy Nuclear Operating Company (FENOC) is providing the enclosed disclosures for Intervenors' Contentions 1 and 4 as restated and admitted by the Board on April 26, 2011 (LBP-11-13).

FENOC's disclosures consist of the following:

- Enclosure 1 is reserved for the names, addresses, and telephone numbers of the persons upon whose opinion FENOC will base its positions on the contentions and upon whom FENOC may rely as witnesses, and a copy of the analyses and authorities upon which they base their opinions. FENOC has not yet identified witnesses for any hearing on the contentions, and will update Enclosure 1 when it has identified its witnesses.
- Enclosure 2 provides a description, by category and location, of the documents, data compilations, and tangible things in the possession, custody, or control of FENOC that may be relevant to the admitted contentions. Per the Scheduling Order and our agreement, these

Terry J. Lodge, Esq.  
Brian G. Harris, Esq.  
February 29, 2012  
Page Two

disclosures do not include privileged documents, or publicly-available documents unless FirstEnergy expects to rely on them at hearing. If you determine that you would like a copy of any of these documents, please inform me of which documents you would like, and I will provide a copy to you.

- Enclosure 3 provides an index of documents, data compilations, or tangible things that may be relevant to the contentions but that contain proprietary information, Sensitive Unclassified Non-Safeguards Information (SUNSI), or otherwise protected information. Upon request, FENOC will provide a copy under the terms of a Protective Order issued by the Board.

In order to compile Enclosures 2 and 3, a search was conducted of documents in FENOC's possession, custody, or control. The attached affidavit attests that all relevant materials identified by this search that are required to be disclosed under the Scheduling Order have been disclosed.

When FENOC identifies additional relevant documents or the witnesses for any hearing on the contentions, FENOC will update these disclosures as required by the Board's Scheduling Order.

FENOC has been conservative in identifying documents for inclusion in Enclosures 2 and 3. By identifying documents in those Enclosures, FENOC does not necessarily concede that the documents are in fact relevant or material to the admitted contentions.

Sincerely,

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

Signed (electronically) by Timothy P. Matthews

Timothy P. Matthews  
1111 Pennsylvania Ave. NW  
Washington, DC 2004  
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tmatthews@morganlewis.com

*Counsel for FirstEnergy Nuclear Operating Co.*

Enclosures

**UNITED STATES OF AMERICA  
NUCLEAR REGULATORY COMMISSION**

**BEFORE THE ATOMIC SAFETY AND LICENSING BOARD**

	)	
In the Matter of	)	
FIRSTENERGY NUCLEAR OPERATING COMPANY	)	Docket No. 50-346-LR
(Davis-Besse Nuclear Power Station, Unit 1)	)	
	)	

**AFFIDAVIT OF CLIFF CUSTER**

1. My name is Cliff Custer. I am the Project Manager, License Renewal, at FirstEnergy Nuclear Operating Company (“FENOC”). Working with the attorneys for FENOC, I have been responsible for managing the collection of documents, data compilations, and tangible things to comply with the mandatory disclosure requirements in 10 C.F.R. § 2.336 and the Atomic Safety and Licensing Board’s Initial Scheduling Order dated June 15, 2011 (“Scheduling Order”) in this proceeding, and the Licensing Board’s Order Granting Motion for Modification of Initial Scheduling Order dated November 2, 2011 in this proceeding.
  
2. FENOC conducted a search of documents, data compilations, and tangible things in its possession, custody, and control for information relevant to the admitted contentions, and in the possession, custody, and control of its affiliated companies, as specified in 10 C.F.R. § 2.336(a). As provided in 10 C.F.R. § 2.336(c), this search encompassed information and documents reasonably available to FENOC and its affiliated companies, including:
  - a. Both electronic and paper documents;

- b. Corporate records, Davis-Besse license renewal project files, and documents in the possession and control of individuals who have worked on the Davis-Besse license renewal project or on matters potentially relevant to the admitted contentions; and
  - c. Documents, data compilations, and tangible things in the possession and control of AREVA, Inc. (“AREVA”), which assisted FENOC in preparing portions of the Davis-Besse Environmental Report.
3. Consistent with the Board’s Scheduling Order, Enclosure 2 to this Affidavit provides an index of relevant, non-privileged, non-protected documents, data compilations, and tangible things that were located as a result of this search.
  4. Consistent with the Board’s Scheduling Order, Enclosure 3 to this Affidavit provides the index of relevant documents, data compilations, and tangible things containing information that FENOC believes are proprietary to FENOC or its affiliated companies or third parties, or falls within the category of Sensitive Unclassified, Non-Safeguards Information (“SUNSI”).
  5. FENOC has been conservative in identifying documents for inclusion in the Enclosures. Accordingly, FENOC is not suggesting that just because a document is listed on the Enclosure that it is indeed relevant to one of the admitted contentions.
  6. These disclosures are reasonably accurate and complete as of January 31, 2012.

The statements made above are true to the best of my knowledge, information, and belief.

I declare under penalty of perjury that the foregoing is true and correct.

Executed in Accord with 10 CFR 2.304(d)

Signed (electronically) by Cliff Custer

Cliff Custer

License Renewal Project Manager

FirstEnergy Nuclear Operating Company

Beaver Valley Nuclear Power Station

Route 168

Shippingport, PA 15077

Phone: 724-682-7139

E-mail: [custercl@firstenergycorp.com](mailto:custercl@firstenergycorp.com)

Executed this 28th day of February 2012.

**Enclosure 1  
(Reserved)**

## **Enclosure 2**

**First Energy-Davis-Besse License Renewal Proceeding**  
**Mandatory Disclosure Log**  
**Third Update, February 29, 2012**

Log No.	Category	Location*	Document Title	Date	Contentions
FEDB-00000705	Standard file, Standard file without attachment	Morgan, Lewis & Bockius	82_FINAL CAREBS cmmg on freq regulation NOPR_110502.pdf	1/19/2012	Contention 1
FEDB-00000706	eMail:eMail with attachment	Morgan, Lewis & Bockius	CAES Presentation to FERC	1/24/2012	Contention 1
FEDB-00000707	Attachment	Morgan, Lewis & Bockius	Norton Energy Storage FERC Staff 072011.ppt	1/24/2012	Contention 1
FEDB-00000708	eMail:eMail without attachment	Morgan, Lewis & Bockius	DH TH NB, Rev. 2	1/3/2012	Contention 4
FEDB-00000709	eMail:eMail without attachment	Morgan, Lewis & Bockius	Fw: Frequency Regulation Rule Adds to Policy Framework for Bulk Energy Storage	1/18/2012	Contention 1
FEDB-00000710	eMail:eMail without attachment	Morgan, Lewis & Bockius	Fw: Frequency Regulation Rule Adds to Policy Framework for Bulk Energy Storage	1/18/2012	Contention 1
FEDB-00000711	eMail:eMail without attachment	Morgan, Lewis & Bockius	Fw: Frequency Regulation Rule Adds to Policy Framework for Bulk Energy Storage	1/18/2012	Contention 1
FEDB-00000712	eMail:eMail without attachment	Morgan, Lewis & Bockius	JobsOhio	1/18/2012	Contention 1
FEDB-00000713	eMail:eMail without attachment	Morgan, Lewis & Bockius	NRC ENV PM Telecon Notes - January 12 and January 19, 2012	1/20/2012	Contention 4
FEDB-00000714	eMail:eMail without attachment	Morgan, Lewis & Bockius	NRC ENV PM Telecon Notes - January 12 and January 19, 2012	1/20/2012	Contention 4
FEDB-00000715	eMail:eMail without attachment	Morgan, Lewis & Bockius	RE: FirstEnergy Norton - erosion and sediment control plan for excavated area of stack #1	1/10/2012	Contention 1
FEDB-00000716	eMail:eMail without attachment	Morgan, Lewis & Bockius	Re: EPRI CAES Report	1/25/2012	Contention 1
FEDB-00000717	eMail:eMail without attachment	Morgan, Lewis & Bockius	Re: EPRI CAES Report	1/25/2012	Contention 1
FEDB-00000718	eMail:eMail without attachment	Morgan, Lewis & Bockius	Re: EPRI CAES Report	1/25/2012	Contention 1
FEDB-00000719	eMail:eMail without attachment	Morgan, Lewis & Bockius	Re: EPRI CAES Report	1/25/2012	Contention 1
FEDB-00000720	eMail:eMail without attachment	Morgan, Lewis & Bockius	Re: Fw: FE GEN Request for EPRI GEN Report - "Technical Assessment Guide (TAG) - Power Generation and Storage Technology Options: 2011 Update" (1021810)	1/23/2012	Contention 1
FEDB-00000721	eMail:eMail with attachment	Morgan, Lewis & Bockius	Re: Fw: FirstEnergy Announces Plans to Retire Six Coal-fired Plants	1/31/2012	Contention 1



First Energy-Davis-Besse License Renewal Proceeding  
Mandatory Disclosure Log  
Third Update, February 29, 2012

Log No.	Category	Location*	Document Title	Date	Contentions
FEDB-00000722	Attachment eMail:eMail without attachment	Morgan, Lewis & Bockius	Cardin_request.doc	1/31/2012	Contention 1
FEDB-00000723	eMail:eMail without attachment	Morgan, Lewis & Bockius	Re: JobsOhio	1/18/2012	Contention 1
FEDB-00000724	eMail:eMail without attachment	Morgan, Lewis & Bockius	no Title	1/4/2012	Contention 1

\*Morgan Lewis is located at 1111 Pennsylvania Avenue, NW Washington, DC 20004

# Enclosure 3

**First Energy-Davis-Besse License Renewal Proceeding**  
**Proprietary Log**  
**Third Update, February 29, 2012**

Log No.	Category	Location*	Document Title	Date	Confidentiality	Contentions
FEDBPROP-00003630	Standard file;Standard file without attachment	Morgan, Lewis & Bockius	25 MAAP kg.xls	1/6/2012	FE Proprietary - 10 C.F.R. § 2.390(a)(4); SUNSI - 10 C.F.R. § 2.390(d)(1)	Contention 4
FEDBPROP-00003631	Standard file;Standard file without attachment	Morgan, Lewis & Bockius	ATTACHMENT_1.pdf	11/18/2009	FE Proprietary - 10 C.F.R. § 2.390(a)(4); SUNSI - 10 C.F.R. § 2.390(d)(1)	Contention 4
FEDBPROP-00003632	Standard file;Standard file without attachment	Morgan, Lewis & Bockius	CAES Cost Eval 1021939[1].pdf	1/23/2012	Third-Party Proprietary - 10 C.F.R. § 2.390(a)(4)	Contention 1
FEDBPROP-00003633	eMail;eMail without attachment	Morgan, Lewis & Bockius	EPRI CAES Report	1/25/2012	Third-Party Proprietary - 10 C.F.R. § 2.390(a)(4)	Contention 1
FEDBPROP-00003634	eMail;eMail without attachment	Morgan, Lewis & Bockius	EPRI CAES Report	1/25/2012	Third-Party Proprietary - 10 C.F.R. § 2.390(a)(4)	Contention 1
FEDBPROP-00003635	eMail;eMail without attachment	Morgan, Lewis & Bockius	EPRI CAES Report	1/25/2012	Third-Party Proprietary - 10 C.F.R. § 2.390(a)(4)	Contention 1
FEDBPROP-00003636	eMail;eMail without attachment	Morgan, Lewis & Bockius	EPRI CAES Report	1/25/2012	Third-Party Proprietary - 10 C.F.R. § 2.390(a)(4)	Contention 1
FEDBPROP-00003637	eMail;eMail without attachment	Morgan, Lewis & Bockius	EPRI CAES Report	1/25/2012	Third-Party Proprietary - 10 C.F.R. § 2.390(a)(4)	Contention 1
FEDBPROP-00003638	eMail;eMail without attachment	Morgan, Lewis & Bockius	EPRI CAES Report	1/25/2012	Third-Party Proprietary - 10 C.F.R. § 2.390(a)(4)	Contention 1
FEDBPROP-00003639	eMail;eMail with attachment	Morgan, Lewis & Bockius	Fw: December Update Report	1/27/2012	FE Proprietary - 10 C.F.R. § 2.390(a)(4)	Contention 1
FEDBPROP-00003640	Attachment	Morgan, Lewis & Bockius	ISPD Project Status Report_012712.doc	1/27/2012	FE Proprietary - 10 C.F.R. § 2.390(a)(4)	Contention 1
FEDBPROP-00003641	eMail;eMail with attachment	Morgan, Lewis & Bockius	Fw: EPRI Grid Ops & Planning 2011 Project Wrap-Up Webcast Schedule	1/16/2012	Third-Party Proprietary - 10 C.F.R. § 2.390(a)(4)	Contention 1
FEDBPROP-00003642	Attachment	Morgan, Lewis & Bockius	2012_P173.pdf	1/16/2012	Third-Party Proprietary - 10 C.F.R. § 2.390(a)(4)	Contention 1
FEDBPROP-00003643	Standard file;Standard file without attachment	Morgan, Lewis & Bockius	IER_11-4_01.inp	1/18/2012	FE Proprietary - 10 C.F.R. § 2.390(a)(4); SUNSI - 10 C.F.R. § 2.390(d)(1)	Contention 4
FEDBPROP-00003644	Standard file;Standard file without attachment	Morgan, Lewis & Bockius	IER_11-4_01.inp	1/18/2012	FE Proprietary - 10 C.F.R. § 2.390(a)(4); SUNSI - 10 C.F.R. § 2.390(d)(1)	Contention 4
FEDBPROP-00003645	Standard file;Standard file without attachment	Morgan, Lewis & Bockius	IER_11-4_02.SYS	1/17/2012	FE Proprietary - 10 C.F.R. § 2.390(a)(4); SUNSI - 10 C.F.R. § 2.390(d)(1)	Contention 4
FEDBPROP-00003646	Standard file;Standard file without attachment	Morgan, Lewis & Bockius	IER_11-4_02.inp	1/18/2012	FE Proprietary - 10 C.F.R. § 2.390(a)(4); SUNSI - 10 C.F.R. § 2.390(d)(1)	Contention 4
FEDBPROP-00003647	Standard file;Standard file without attachment	Morgan, Lewis & Bockius	IER_11-4_02.inp	1/18/2012	FE Proprietary - 10 C.F.R. § 2.390(a)(4); SUNSI - 10 C.F.R. § 2.390(d)(1)	Contention 4
FEDBPROP-00003648	Standard file;Standard file without attachment	Morgan, Lewis & Bockius	IER_11-4_03.SYS	1/17/2012	FE Proprietary - 10 C.F.R. § 2.390(a)(4); SUNSI - 10 C.F.R. § 2.390(d)(1)	Contention 4
FEDBPROP-00003649	Standard file;Standard file without attachment	Morgan, Lewis & Bockius	IER_11-4_03.inp	1/18/2012	FE Proprietary - 10 C.F.R. § 2.390(a)(4); SUNSI - 10 C.F.R. § 2.390(d)(1)	Contention 4
FEDBPROP-00003650	Standard file;Standard file without attachment	Morgan, Lewis & Bockius	IER_11-4_03.inp	1/18/2012	FE Proprietary - 10 C.F.R. § 2.390(a)(4); SUNSI - 10 C.F.R. § 2.390(d)(1)	Contention 4
FEDBPROP-00003651	Standard file;Standard file without attachment	Morgan, Lewis & Bockius	IER_11-4_04.SYS	1/17/2012	FE Proprietary - 10 C.F.R. § 2.390(a)(4); SUNSI - 10 C.F.R. § 2.390(d)(1)	Contention 4

\*Morgan Lewis is located at 1111 Pennsylvania Avenue, NW Washington, DC 20004

**First Energy-Davis-Besse License Renewal Proceeding**  
**Proprietary Log**  
**Third Update, February 29, 2012**

Log No.	Category	Location*	Document Title	Date	Confidentiality	Contentions
FEDBPROP-00003652	Standard file;Standard file without attachment	Morgan, Lewis & Bockius	MAAP FLAASH 68.pdf	1/3/2012	FE Proprietary - 10 C.F.R. § 2.390(a)(4); SUNSI - 10 C.F.R. § 2.390(d)(1)	Contention 4
FEDBPROP-00003653	Standard file;Standard file without attachment	Morgan, Lewis & Bockius	MAAP Fission Produce mass.xls	1/6/2012	FE Proprietary - 10 C.F.R. § 2.390(a)(4); SUNSI - 10 C.F.R. § 2.390(d)(1)	Contention 4
FEDBPROP-00003654	Standard file;Standard file without attachment	Morgan, Lewis & Bockius	MAAP Output for MACCS2.pdf	1/16/2012	FE Proprietary - 10 C.F.R. § 2.390(a)(4); SUNSI - 10 C.F.R. § 2.390(d)(1); Third-Party Proprietary - 10 C.F.R. § 2.390(a)(4)	Contention 4
FEDBPROP-00003655	Standard file;Standard file without attachment	Morgan, Lewis & Bockius	MAAP Isotopes.xls	1/4/2012	FE Proprietary - 10 C.F.R. § 2.390(a)(4); SUNSI - 10 C.F.R. § 2.390(d)(1)	Contention 4
FEDBPROP-00003656	Standard file;Standard file without attachment	Morgan, Lewis & Bockius	MAAP parameters for MACCS2.pdf	1/16/2012	FE Proprietary - 10 C.F.R. § 2.390(a)(4); SUNSI - 10 C.F.R. § 2.390(d)(1)	Contention 4
FEDBPROP-00003657	eMail;eMail with attachment	Morgan, Lewis & Bockius	Re: EPRI CAES Report	1/25/2012	Third-Party Proprietary - 10 C.F.R. § 2.390(a)(4)	Contention 1
FEDBPROP-00003658	Attachment	Morgan, Lewis & Bockius	CAES Cost Eval 1021939[1].pdf	1/25/2012	Third-Party Proprietary - 10 C.F.R. § 2.390(a)(4)	Contention 1
FEDBPROP-00003659	eMail;eMail with attachment	Morgan, Lewis & Bockius	Re: EPRI CAES Report	1/25/2012	Third-Party Proprietary - 10 C.F.R. § 2.390(a)(4)	Contention 1
FEDBPROP-00003660	Attachment	Morgan, Lewis & Bockius	CAES Cost Eval 1021939[1].pdf	1/25/2012	Third-Party Proprietary - 10 C.F.R. § 2.390(a)(4)	Contention 1
FEDBPROP-00003661	eMail;eMail with attachment	Morgan, Lewis & Bockius	Re: EPRI CAES Report	1/25/2012	Third-Party Proprietary - 10 C.F.R. § 2.390(a)(4)	Contention 1
FEDBPROP-00003662	Attachment	Morgan, Lewis & Bockius	CAES Cost Eval 1021939[1].pdf	1/25/2012	Third-Party Proprietary - 10 C.F.R. § 2.390(a)(4)	Contention 1
FEDBPROP-00003663	eMail;eMail with attachment	Morgan, Lewis & Bockius	Re: EPRI CAES Report	1/25/2012	Third-Party Proprietary - 10 C.F.R. § 2.390(a)(4)	Contention 1
FEDBPROP-00003664	Attachment	Morgan, Lewis & Bockius	CAES Cost Eval 1021939[1].pdf	1/25/2012	Third-Party Proprietary - 10 C.F.R. § 2.390(a)(4)	Contention 1
FEDBPROP-00003665	eMail;eMail with attachment	Morgan, Lewis & Bockius	Re: EPRI CAES Report	1/25/2012	Third-Party Proprietary - 10 C.F.R. § 2.390(a)(4)	Contention 1
FEDBPROP-00003666	Attachment	Morgan, Lewis & Bockius	CAES Cost Eval 1021939[1].pdf	1/25/2012	Third-Party Proprietary - 10 C.F.R. § 2.390(a)(4)	Contention 1
FEDBPROP-00003667	Standard file;Standard file without attachment	Morgan, Lewis & Bockius	ier_11-4_01.d68	1/17/2012	FE Proprietary - 10 C.F.R. § 2.390(a)(4); SUNSI - 10 C.F.R. § 2.390(d)(1)	Contention 4
FEDBPROP-00003668	Standard file;Standard file without attachment	Morgan, Lewis & Bockius	ier_11-4_01.d69	1/17/2012	FE Proprietary - 10 C.F.R. § 2.390(a)(4); SUNSI - 10 C.F.R. § 2.390(d)(1)	Contention 4
FEDBPROP-00003669	Standard file;Standard file without attachment	Morgan, Lewis & Bockius	ier_11-4_01.log	1/17/2012	FE Proprietary - 10 C.F.R. § 2.390(a)(4); SUNSI - 10 C.F.R. § 2.390(d)(1)	Contention 4
FEDBPROP-00003670	Standard file;Standard file without attachment	Morgan, Lewis & Bockius	ier_11-4_01.tab	1/17/2012	FE Proprietary - 10 C.F.R. § 2.390(a)(4); SUNSI - 10 C.F.R. § 2.390(d)(1)	Contention 4
FEDBPROP-00003671	Standard file;Standard file without attachment	Morgan, Lewis & Bockius	ier_11-4_02.d68	1/17/2012	FE Proprietary - 10 C.F.R. § 2.390(a)(4); SUNSI - 10 C.F.R. § 2.390(d)(1)	Contention 4
FEDBPROP-00003672	Standard file;Standard file without attachment	Morgan, Lewis & Bockius	ier_11-4_02.d69	1/17/2012	FE Proprietary - 10 C.F.R. § 2.390(a)(4); SUNSI - 10 C.F.R. § 2.390(d)(1)	Contention 4

\*Morgan Lewis is located at 1111 Pennsylvania Avenue, NW Washington, DC 20004

**First Energy-Davis-Besse License Renewal Proceeding**  
**Proprietary Log**  
**Third Update, February 29, 2012**

Log No.	Category	Location*	Document Title	Date	Confidentiality	Contentions
FEDBPROP-00003673	Standard file;Standard file without attachment	Morgan, Lewis & Bockius	ier_11-4_02.tab	1/17/2012	FE Proprietary - 10 C.F.R. § 2.390(a)(4); SUNSI - 10 C.F.R. § 2.390(d)(1)	Contention 4
FEDBPROP-00003674	Standard file;Standard file without attachment	Morgan, Lewis & Bockius	ier_11-4_03.d68	1/17/2012	FE Proprietary - 10 C.F.R. § 2.390(a)(4); SUNSI - 10 C.F.R. § 2.390(d)(1)	Contention 4
FEDBPROP-00003675	Standard file;Standard file without attachment	Morgan, Lewis & Bockius	ier_11-4_03.d69	1/17/2012	FE Proprietary - 10 C.F.R. § 2.390(a)(4); SUNSI - 10 C.F.R. § 2.390(d)(1)	Contention 4
FEDBPROP-00003676	Standard file;Standard file without attachment	Morgan, Lewis & Bockius	ier_11-4_03.log	1/17/2012	FE Proprietary - 10 C.F.R. § 2.390(a)(4); SUNSI - 10 C.F.R. § 2.390(d)(1)	Contention 4
FEDBPROP-00003677	Standard file;Standard file without attachment	Morgan, Lewis & Bockius	ier_11-4_03.tab	1/17/2012	FE Proprietary - 10 C.F.R. § 2.390(a)(4); SUNSI - 10 C.F.R. § 2.390(d)(1)	Contention 4
FEDBPROP-00003678	Standard file;Standard file without attachment	Morgan, Lewis & Bockius	ier_11-4_04.d68	1/17/2012	FE Proprietary - 10 C.F.R. § 2.390(a)(4); SUNSI - 10 C.F.R. § 2.390(d)(1)	Contention 4
FEDBPROP-00003679	Standard file;Standard file without attachment	Morgan, Lewis & Bockius	ier_11-4_04.d69	1/17/2012	FE Proprietary - 10 C.F.R. § 2.390(a)(4); SUNSI - 10 C.F.R. § 2.390(d)(1)	Contention 4
FEDBPROP-00003680	Standard file;Standard file without attachment	Morgan, Lewis & Bockius	ier_11-4_04.tab	1/17/2012	FE Proprietary - 10 C.F.R. § 2.390(a)(4); SUNSI - 10 C.F.R. § 2.390(d)(1)	Contention 4

**UNITED STATES OF AMERICA  
NUCLEAR REGULATORY COMMISSION**

**ATOMIC SAFETY AND LICENSING BOARD**

\_\_\_\_\_  
In the Matter of )

FIRSTENERGY NUCLEAR OPERATING COMPANY )

(Davis-Besse Nuclear Power Station, Unit 1) )  
\_\_\_\_\_)

Docket No. 50-346-LR

February 29, 2012

**CERTIFICATE OF SERVICE**

I hereby certify that, on this date, a copy of FENOC's Third Update to Mandatory Disclosures Pursuant to 10 C.F.R. § 2.336 was filed with the Electronic Information Exchange in the above-captioned proceeding on the following recipients.

Administrative Judge  
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Administrative Judge  
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*Signed (electronically) by Jane T. Accomando*

Jane T. Accomando  
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*Counsel for FENOC*