

JUL 18 2012

Urenco

LES-12-00103-NRC

Attn: Document Control Desk  
Office of Nuclear Material Safety and Safeguards  
U.S. Nuclear Regulatory Commission  
Washington, D.C. 20555-0001

Louisiana Energy Services, LLC  
NRC Docket No. 70-3103

Subject: Revised Affidavit

Reference: 1. Telecommunication from J. Rollins (UUSA) to M. Raddatz (NRC),  
Affidavit Marked Confidential, on July 17, 2012  
2. LES-12-00097-NRC, Revised Affidavit, dated July 9, 2012

Pursuant to the Ref. 1 telecommunication, Louisiana Energy Services, LLC (dba "UUSA") hereby provides this submittal (cover letter and enclosed affidavit) as a replacement for the entire Ref. 2 submittal.

Should there be any questions concerning this replacement submittal, please contact the undersigned at 575-394-6598.

Respectfully,



Perry D. Robinson  
VP Regulatory Affairs & General Counsel

Enclosure: Revised Affidavit

cc:

Mike G. Raddatz, Project Manager  
U.S. Nuclear Regulatory Commission  
Executive Blvd Bldg  
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Washington, DC 20555-0001

Brian W. Smith  
Chief, Uranium Enrichment Branch  
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## ENCLOSURE

### Revised Affidavit

I, Perry D. Robinson, being duly sworn, state that I am the Vice President Regulatory Affairs & General Counsel for Louisiana Energy Services, LLC (dba "UUSA") at the URENCO USA Facility; that I am authorized on the part of said company to sign and file with the Nuclear Regulatory Commission ("NRC") this document; and that all statements made and matters set forth herein are true and correct to the best of my knowledge, information, and belief:

1. UUSA wishes to have withheld from public disclosure the following documents:  
LES Letter No. LES-12-00062-NRC, Enclosure 1 and Enclosure 2  
(Enclosure 1 Attachments A and C through K only)
2. The information contained in the documents cited in 1 above for which exemption from public disclosure is requested is company business confidential and personal privacy information as described in Table 1 – Basis for Exemption from Disclosure. UUSA requests that this information be exempt from disclosure pursuant to the provisions in 10 CFR Part 2.390(a)(4).

Table 1 - Basis for Exemption from Disclosure

Document	Basis for Exemption
Enclosure 1	This Document contains a summary of all the UUSA responses. These responses essentially provide a clear road-map for resolution of these issues, which represents substantial investment by UUSA to develop these responses, which should not be released to competitors.
Enclosure 1 - Attachment A	This document contains detailed construction sequencing information which could allow a competitor to follow this methodology for construction of a similar facility.
Enclosure 1 - Attachment C	This 20 page document should be with-held because it contains proprietary Engineering Analysis which was developed for UUSA to justify the use of the selected methods.
Enclosure 1 - Attachment D	This 14 page document contains proprietary procedural guidance for Concrete and Grout Placement, which should not be released to competitors.
Enclosure 1 - Attachment E	This 1 page document provides test data which was obtained through the use of proprietary engineering analysis methods to justify the Exception Request, which should not be released to competitors.

