

WASHINGTON, D.C. 20555-0001

May 27, 1999

DOCKETED USNRC

'00 MAY 27 P2:17

SERVED MAY 2 7 1999

OFF... RUI ADJU

Ms. Kimberly Chaney
Acting Director
Office of Southwestern Area Programs
U. S. Department of Energy
Room 2153, Cloverleaf Bldg.
19901 Germantown Road
Germantown, Maryland 20874

Dear Ms. Chaney:

On June 17, 1999, the Nuclear Regulatory Commission will hold a public meeting on uranium recovery regulation at its headquarters in Rockville, Maryland. Participants at the meeting will include the State of Utah, the United States Department of Energy, the Conference of Radiation Control Program Directors, and the National Mining Association. The purpose of the meeting is, first, to discuss three recent Commission papers in the area of uranium recovery regulation: "Draft Rulemaking Plan: Domestic Licensing of Uranium and Thorium Recovery Facilities -- Proposed New Part 41" (SECY-99-11); "Use of Uranium Mill Tailings Impoundments for the Disposal of Waste Other than 11e.(2) Byproduct Material and Reviews of Applications to Process Material Other than Natural Uranium Ores" (SECY-99-12); and "Recommendations on Ways to Improve the Efficiency of NRC Regulation at *in Situ* Leach Uranium Recovery Facilities" (SECY-99-13). In addition, the meeting will discuss interpretations of current requirements, such as those on alternate feed criteria and groundwater regulation, and the need, if any, for additional NRC regulations in this area.

All of these are generic issues, of broad applicability to the NRC's activities, and the purpose of the June 17 meeting is to discuss them on a generic basis. At the same time, however, aspects of some of these same or related issues are currently being litigated in three adjudications (informal proceedings conducted under 10 C.F.R. Part 2, Subpart L, of the NRC's procedures) now in progress before Presiding Officers: *Hydro Resources, Inc., International Uranium Corp. -- IUSA* (MLA-4), and *International Uranium Corp. -- IUSA* (MLA-5). Accordingly, to

DS02-

SECY-040

assure that the June 17 discussions do not result in any prejudice to the ongoing adjudications, this cautionary letter is being sent to all participants in the June 17 meeting, with copies to the service list in each of the three adjudications.

Because the Commission is the appellate body in each of the pending adjudications, it will not entertain, in the June 17 meeting, any arguments or discussions of case-specific issues currently in litigation before Presiding Officers. Participants are cautioned not to discuss specific fact situations and specific issues involved in those proceedings. The Commission wishes to emphasize that the June 17 meeting is to be restricted to the consideration of generic issues, and the Commission will not hesitate to enforce this restriction.

Nevertheless, the Commission recognizes the possibility that participants in the meeting may make statements or comments that are closely enough related to issues involved in the three ongoing proceedings as to raise concerns on the part of parties to those proceedings. For that reason, the Commission wishes to give notice to the parties to the adjudications that the meeting has been scheduled; to inform them that they are welcome to attend; to inform them as well that the full transcript of the meeting, as well as any materials proffered by the meeting participants, will promptly be placed in the NRC's Public Document Room; and that if circumstances should so warrant, the parties to the adjudications will be provided an opportunity to submit written comments on the statements and discussions that take place at the June 17 meeting to the dockets in the pending adjudications.

Sincerely,

Annette L. Vietti-Cook



WASHINGTON, D.C. 20555-0001

May 27, 1999

Gary L. Smith, Ph.D.
Deputy Director
Technical Assessments
Bureau of Radiation Control
Texas Department of Health
1100 West 49th Street
Austin, Texas 78756

Dear Dr. Smith:

On June 17, 1999, the Nuclear Regulatory Commission will hold a public meeting on uranium recovery regulation at its headquarters in Rockville, Maryland. Participants at the meeting will include the State of Utah, the United States Department of Energy, the Conference of Radiation Control Program Directors, and the National Mining Association. The purpose of the meeting is, first, to discuss three recent Commission papers in the area of uranium recovery regulation: "Draft Rulemaking Plan: Domestic Licensing of Uranium and Thorium Recovery Facilities -- Proposed New Part 41" (SECY-99-11); "Use of Uranium Mill Tailings Impoundments for the Disposal of Waste Other than 11e.(2) Byproduct Material and Reviews of Applications to Process Material Other than Natural Uranium Ores" (SECY-99-12); and "Recommendations on Ways to Improve the Efficiency of NRC Regulation at *in Situ* Leach Uranium Recovery Facilities" (SECY-99-13). In addition, the meeting will discuss interpretations of current requirements, such as those on alternate feed criteria and groundwater regulation, and the need, if any, for acditional NRC regulations in this area.

All of these are generic issues, of broad applicability to the NRC's activities, and the purpose of the June 17 meeting is to discuss them on a generic basis. At the same time, however, aspects of some of these same or related issues are currently being litigated in three adjudications (informal proceedings conducted under 10 C.F.R. Part 2, Subpart L, of the NRC's procedures) now in progress before Presiding Officers: *Hydro Resources, Inc., International Uranium Corp. -- IUSA* (MLA-4), and *International Uranium Corp. -- IUSA* (MLA-5). Accordingly, to

assure that the June 17 discussions do not result in any prejudice to the ongoing adjudications, this cautionary letter is being sent to all participants in the June 17 meeting, with copies to the service list in each of the three adjudications.

Because the Commission is the appellate body in each of the pending adjudications, it will not entertain, in the June 17 meeting, any arguments or discussions of case-specific issues currently in litigation before Presiding Officers. Participants are cautioned not to discuss specific fact situations and specific issues involved in those proceedings. The Commission wishes to emphasize that the June 17 meeting is to be restricted to the consideration of generic issues, and the Commission will not hesitate to enforce this restriction.

Nevertheless, the Commission recognizes the possibility that participants in the meeting may make statements or comments that are closely enough related to issues involved in the three ongoing proceedings as to raise concerns on the part of parties to those proceedings. For that reason, the Commission wishes to give notice to the parties to the adjudications that the meeting has been scheduled; to inform them that they are welcome to attend; to inform them as well that the full transcript of the meeting, as well as any materials proffered by the meeting participants, will promptly be placed in the NRC's Public Document Room; and that if circumstances should so warrant, the parties to the adjudications will be provided an opportunity to submit written comments on the statements and discussions that take place at the June 17 meeting to the dockets in the pending adjudications.

Sincerely,

Annette L. Vietti-Cook



WASHINGTON, D.C. 20555-0001

May 27, 1999

Mr. William J. Sinclair
Director, Division of Radiation Control
Utah Department of Environmental Quality
168 North 1950 West
P. O. Box 144850
Salt Lake City, Utah 84114-4850

Dear Mr. Sinclair:

On June 17, 1999, the Nuclear Regulatory Commission will hold a public meeting on uranium recovery regulation at its headquarters in Rockville, Maryland. Participants at the meeting will include the State of Utah, the United States Department of Energy, the Conference of Radiation Control Program Directors, and the National Mining Association. The purpose of the meeting is, first, to discuss three recent Commission papers in the area of uranium recovery regulation: "Draft Rulemaking Plan: Domestic Licensing of Uranium and Thorium Recovery Facilities -- Proposed New Part 41" (SECY-99-11); "Use of Uranium Mill Tailings Impoundments for the Disposal of Waste Other than 11e.(2) Byproduct Material and Reviews of Applications to Process Material Other than Natural Uranium Ores" (SECY-99-12); and "Recommendations on Ways to Improve the Efficiency of NRC Regulation at *in Situ* Leach Uranium Recovery Facilities" (SECY-99-13). In addition, the meeting will discuss interpretations of current requirements, such as those on alternate feed criteria and groundwater regulation, and the need, if any, for additional NRC regulations in this area.

All of these are generic issues, of broad applicability to the NRC's activities, and the purpose of the June 17 meeting is to discuss them on a generic basis. At the same time, however, aspects of some of these same or related issues are currently being litigated in three adjudications (informal proceedings conducted under 10 C.F.R. Part 2, Subpart L, of the NRC's procedures) now in progress before Presiding Officers: *Hydro Resources, Inc., International Uranium Corp. -- IUSA* (MLA-4), and *International Uranium Corp. -- IUSA* (MLA-5). Accordingly, to assure that the June 17 discussions do not result in any prejudice to the ongoing

Because the Commission is the appellate body in each of the pending adjudications, it will not entertain, in the June 17 meeting, any arguments or discussions of case-specific issues currently in litigation before Presiding Officers. Participants are cautioned not to discuss specific fact situations and specific issues involved in those proceedings. The Commission wishes to emphasize that the June 17 meeting is to be restricted to the consideration of generic issues, and the Commission will not hesitate to enforce this restriction.

Nevertheless, the Commission recognizes the possibility that participants in the meeting may make statements or comments that are closely enough related to issues involved in the three ongoing proceedings as to raise concerns on the part of parties to those proceedings. For that reason, the Commission wishes to give notice to the parties to the adjudications that the meeting has been scheduled; to inform them that they are welcome to attend; to inform them as well that the full transcript of the meeting, as well as any materials proffered by the meeting participants, will promptly be placed in the NRC's Public Document Room; and that if circumstances should so warrant, the parties to the adjudications will be provided an opportunity to submit written comments on the statements and discussions that take place at the June 17 meeting to the dockets in the pending adjudications.

Sincerely,

Annette L. Vietti-Cook



WASHINGTON, D.C. 20555-0001

May 27, 1999

Mr. Dave Culberson Fuel Cycle Facilities Forum 611 Douglas Drive Johnson City, Tennessee 37604

Dear Mr. Culberson:

On June 17, 1999, the Nuclear Regulatory Commission will hold a public meeting on uranium recovery regulation at its headquarters in Rockville, Maryland. Participants at the meeting will include the State of Utah, the United States Department of Energy, the Conference of Radiation Control Program Directors, and the National Mining Association. The purpose of the meeting is, first, to discuss three recent Commission papers in the area of uranium recovery regulation: "Draft Rulemaking Plan: Domestic Licensing of Uranium and Thorium Recovery Facilities -- Proposed New Part 41" (SECY-99-11); "Use of Uranium Mill Tailings Impoundments for the Disposal of Waste Other than 11e.(2) Byproduct Material and Reviews of Applications to Process Material Other than Natural Uranium Ores" (SECY-99-12); and "Recommendations on Ways to Improve the Efficiency of NRC Regulation at *in Situ* Leach Uranium Recovery Facilities" (SECY-99-13). In addition, the meeting will discuss interpretations of current requirements, such as those on alternate feed criteria and groundwater regulation, and the need, if any, for additional NRC regulations in this area.

All of these are generic issues, of broad applicability to the NRC's activities, and the purpose of the June 17 meeting is to discuss them on a generic basis. At the same time, however, aspects of some of these same or related issues are currently being litigated in three adjudications (informal proceedings conducted under 10 C.F.R. Part 2, Subpart L, of the NRC's procedures) now in progress before Presiding Officers: *Hydro Resources, Inc., International Uranium Corp. -- IUSA* (MLA-4), and *International Uranium Corp. -- IUSA* (MLA-5). Accordingly, to assure that the June 17 discussions do not result in any prejudice to the ongoing adjudications, this cautionary letter is being sent to all participants in the June 17 meeting, with copies to the service list in each of the three adjudications.

Because the Commission is the appellate body in each of the pending adjudications, it will not entertain, in the June 17 meeting, any arguments or discussions of case-specific issues currently in litigation before Presiding Officers. Participants are cautioned not to discuss specific fact situations and specific issues involved in those proceedings. The Commission wishes to emphasize that the June 17 meeting is to be restricted to the consideration of generic issues, and the Commission will not hesitate to enforce this restriction.

Nevertheless, the Commission recognizes the possibility that participants in the meeting may make statements or comments that are closely enough related to issues involved in the three ongoing proceedings as to raise concerns on the part of parties to those proceedings. For that reason, the Commission wishes to give notice to the parties to the adjudications that the meeting has been scheduled; to inform them that they are welcome to attend; to inform them as well that the full transcript of the meeting, as well as any materials proffered by the meeting participants, will promptly be placed in the NRC's Public Document Room; and that if circumstances should so warrant, the parties to the adjudications will be provided an opportunity to submit written comments on the statements and discussions that take place at the June 17 meeting to the dockets in the pending adjudications.

Sincerely,

Annette L. Vietti-Cook

Amitto Vivi - Cook



WASHINGTON, D.C. 20555-0001

May 27, 1999

General Richard Lawson
President and Chief Executive Officer
National Mining Association
1130 17th Street, NW
Washington, DC 20036

Dear General Lawson:

On June 17, 1999, the Nuclear Regulatory Commission will hold a public meeting on uranium recovery regulation at its headquarters in Rockville, Maryland. Participants at the meeting will include the State of Utah, the United States Department of Energy, the Conference of Radiation Control Program Directors, and the National Mining Association. The purpose of the meeting is, first, to discuss three recent Commission papers in the area of uranium recovery regulation: "Draft Rulemaking Plan: Domestic Licensing of Uranium and Thorium Recovery Facilities -- Proposed New Part 41" (SECY-99-11); "Use of Uranium Mill Tailings Impoundments for the Disposal of Waste Other than 11e.(2) Byproduct Material and Reviews of Applications to Process Material Other than Natural Uranium Ores" (SECY-99-12); and "Recommendations on Ways to Improve the Efficiency of NRC Regulation at *in Situ* Leach Uranium Recovery Facilities" (SECY-99-13). In addition, the meeting will discuss interpretations of current requirements, such as those on alternate feed criteria and groundwater regulation, and the need, if any, for additional NRC regulations in this area.

All of these are generic issues, of broad applicability to the NRC's activities, and the purpose of the June 17 meeting is to discuss them on a generic basis. At the same time, however, aspects of some of these same or related issues are currently being litigated in three adjudications (informal proceedings conducted under 10 C.F.R. Part 2, Subpart L, of the NRC's procedures) now in progress before Presiding Officers: *Hydro Resources, Inc., International Uranium Corp. — IUSA* (MLA-4), and *International Uranium Corp. — IUSA* (MLA-5). Accordingly, to assure that the June 17 discussions do not result in any prejudice to the ongoing

Because the Commission is the appellate body in each of the pending adjudications, it will not entertain, in the June 17 meeting, any arguments or discussions of case-specific issues currently in litigation before Presiding Officers. Participants are cautioned not to discuss specific fact situations and specific issues involved in those proceedings. The Commission wishes to emphasize that the June 17 meeting is to be restricted to the consideration of generic issues, and the Commission will not hesitate to enforce this restriction.

Nevertheless, the Commission recognizes the possibility that participants in the meeting may make statements or comments that are closely enough related to issues involved in the three ongoing proceedings as to raise concerns on the part of parties to those proceedings. For that reason, the Commission wishes to give notice to the parties to the adjudications that the meeting has been scheduled; to inform them that they are welcome to attend; to inform them as well that the full transcript of the meeting, as well as any materials proffered by the meeting participants, will promptly be placed in the NRC's Public Document Room; and that if circumstances should so warrant, the parties to the adjudications will be provided an opportunity to submit written comments on the statements and discussions that take place at the June 17 meeting to the dockets in the pending adjudications.

Sincerely,

Annette L. Vietti-Cook

cc: Ms. Katie Sweeney
Associate General Counsel
National Mining Association



WASHINGTON, D.C. 20555-0001

May 27, 1999

General Richard Lawson
President and Chief Executive Officer
National Mining Association
1130 17th Street, NW
Washington, DC 20036

Dear General Lawson:

On June 17, 1999, the Nuclear Regulatory Commission will hold a public meeting on uranium recovery regulation at its headquarters in Rockville, Maryland. Participants at the meeting will include the State of Utah, the United States Department of Energy, the Conference of Radiation Control Program Directors, and the National Mining Association. The purpose of the meeting is, first, to discuss three recent Commission papers in the area of uranium recovery regulation: "Draft Rulemaking Plan: Domestic Licensing of Uranium and Thorium Recovery Facilities -- Proposed New Part 41" (SECY-99-11); "Use of Uranium Mill Tailings Impoundments for the Disposal of Waste Other than 11e.(2) Byproduct Material and Reviews of Applications to Process Material Other than Natural Uranium Ores" (SECY-99-12); and "Recommendations on Ways to Improve the Efficiency of NRC Regulation at *in Situ* Leach Uranium Recovery Facilities" (SECY-99-13). In addition, the meeting will discuss interpretations of current requirements, such as those on alternate feed criteria and groundwater regulation, and the need, if any, for additional NRC regulations in this area.

All of these are generic issues, of broad applicability to the NRC's activities, and the purpose of the June 17 meeting is to discuss them on a generic basis. At the same time, however, aspects of some of these same or related issues are currently being litigated in three adjudications (informal proceedings conducted under 10 C.F.R. Part 2, Subpart L, of the NRC's procedures) now in progress before Presiding Officers: *Hydro Resources, Inc., International Uranium Corp. -- IUSA* (MLA-4), and *International Uranium Corp. -- IUSA* (MLA-5). Accordingly, to assure that the June 17 discussions do not result in any prejudice to the ongoing

Because the Commission is the appellate body in each of the pending adjudications, it will not entertain, in the June 17 meeting, any arguments or discussions of case-specific issues currently in litigation before Presiding Officers. Participants are cautioned not to discuss specific fact situations and specific issues involved in those proceedings. The Commission wishes to emphasize that the June 17 meeting is to be restricted to the consideration of generic issues, and the Commission will not hesitate to enforce this restriction.

Nevertheless, the Commission recognizes the possibility that participants in the meeting may make statements or comments that are closely enough related to issues involved in the three ongoing proceedings as to raise concerns on the part of parties to those proceedings. For that reason, the Commission wishes to give notice to the parties to the adjudications that the meeting has been scheduled; to inform them that they are welcome to attend; to inform them as well that the full transcript of the meeting, as well as any materials proffered by the meeting participants, will promptly be placed in the NRC's Public Document Room; and that if circumstances should so warrant, the parties to the adjudications will be provided an opportunity to submit written comments on the statements and discussions that take place at the June 17 meeting to the dockets in the pending adjudications.

Sincerely,

Annette L. Vietti-Cook

cc: Ms. Katie Sweeney
Associate General Counsel
National Mining Association



WASHINGTON, D.C. 20555-0001

May 27, 1999

Mr. Crew Schmitt President Wyoming Mining Association 1670 Broadway Suite 3450 Denver, Colorado 80202

Dear Mr. Schmitt:

On June 17, 1999, the Nuclear Regulatory Commission will hold a public meeting on uranium recovery regulation at its headquarters in Rockville, Maryland. Participants at the meeting will include the State of Utah, the United States Department of Energy, the Conference of Radiation Control Program Directors, and the National Mining Association. The purpose of the meeting is, first, to discuss three recent Commission papers in the area of uranium recovery regulation: "Draft Rulemaking Plan: Domestic Licensing of Uranium and Thorium Recovery Facilities -- Proposed New Part 41" (SECY-99-11); "Use of Uranium Mill Tailings Impoundments for the Disposal of Waste Other than 11e.(2) Byproduct Material and Reviews of Applications to Process Material Other than Natural Uranium Ores" (SECY-99-12); and "Recommendations on Ways to Improve the Efficiency of NRC Regulation at *in Situ* Leach Uranium Recovery Facilities" (SECY-99-13). In addition, the meeting will discuss interpretations of current requirements, such as those on alternate feed criteria and groundwater regulation, and the need, if any, for additional NRC regulations in this area.

All of these are generic issues, of broad applicability to the NRC's activities, and the purpose of the June 17 meeting is to discuss them on a generic basis. At the same time, however, aspects of some of these same or related issues are currently being litigated in three adjudications (informal proceedings conducted under 10 C.F.R. Part 2, Subpart L, of the NRC's procedures) now in progress before Presiding Officers: *Hydro Resources, Inc., International Uranium Corp. -- IUSA* (MLA-4), and *International Uranium Corp. -- IUSA* (MLA-5). Accordingly, to assure that the June 17 discussions do not result in any prejudice to the ongoing

Because the Commission is the appellate body in each of the pending adjudications, it will not entertain, in the June 17 meeting, any arguments or discussions of case-specific issues currently in litigation before Presiding Officers. Participants are cautioned not to discuss specific fact situations and specific issues involved in those proceedings. The Commission wishes to emphasize that the June 17 meeting is to be restricted to the consideration of generic issues, and the Commission will not hesitate to enforce this restriction.

Nevertheless, the Commission recognizes the possibility that participants in the meeting may make statements or comments that are closely enough related to issues involved in the three ongoing proceedings as to raise concerns on the part of parties to those proceedings. For that reason, the Commission wishes to give notice to the parties to the adjudications that the meeting has been scheduled; to inform them that they are welcome to attend; to inform them as well that the full transcript of the meeting, as well as any materials proffered by the meeting participants, will promptly be placed in the NRC's Public Document Room; and that if circumstances should so warrant, the parties to the adjudications will be provided an opportunity to submit written comments on the statements and discussions that take place at the June 17 meeting to the dockets in the pending adjudications.

Sincerely,

Annette L. Vietti-Cook

cc: Mr. Marion Loomis
Executive Director

Wyoming Mining Association

UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION

In the Matter of HYDRO RESOURCES, INC.

Docket No.(s) 40-8968-ML

CERTIFICATE OF SERVICE

I hereby certify that copies of the foregoing SECY 7 LTRS RE COMM PUBLIC MTG have been served upon the following persons by U.S. mail, first class, except as otherwise noted and in accordance with the requirements of 10 CFR Sec. 2.712.

Office of Commission Appellate Adjudication U.S. Nuclear Regulatory Commission Washington, DC 20555

Peter B. Bloch
Presiding Officer
Atomic Safety and Licensing Board Panel
Mail Stop - T-3 F23
U.S. Nuclear Regulatory Commission
Washington, DC 20555

Administrative Judge

Administrative Judge
Thomas D. Murphy
Special Assistant
Atomic Safety and Licensing Board Panel
Mail Stop - T-3 F23
U.S. Nuclear Regulatory Commission
Washington, DC 20555

John T. Hull, Esq.
Mitzi A. Young, Esq.
Office of the General Counsel
Mail Stop - 0-15 B18
U.S. Nuclear Regulatory Commission
Washington, DC 20555

Diane Curran, Esq. Harmon, Curran, Spielberg & Eisenberg, L.L.P. 1726 M Street, NW, Suite 600 Washington, DC 20036 Douglas Meiklejohn, Esq. New Mexico Environmental Law Center 1405 Luisa Street, Suite 5 Santa Fe, NM 87505

Jep Hill, Esq.
Attorney for Hydro Resources, Inc.
Jep Hill & Associates
P.O. Box 2254
Austin, TX 78768

Herb Yazzie, Attorney General Steven J. Bloxham, Esq. Navajo Nation Department of Justice P.O. Box 2010 Window Rock, AZ 86515 Docket No.(s)40-8968-ML SECY 7 LTRS RE COMM PUBLIC MTG

Wm. Paul Robinson Chris Shuey Southwest Research and Information Center P.O. Box 4524 Albuquerque, NM 87106

Mitchell Capitan, President ENDAUM P.O. Box 471 Crownpoint, NM 87313

Anthony J. Thompson, Esq. Shaw, Pittman, Potts & Trowbridge 2300 N Street, NW Washington, DC 20037

Administrative Judge Robin Brett U.S. Geological Survey 917 National Center Reston, VA 20192

Grace Sam P.O. Box 85 Church Rock, NM 87311 Roderick Ventura Samuel D. Gollis DNA - People's Legal Services, Inc. P.O. Box 306 Window Rock, AZ 86515

Dated at Rockville, Md. this 27 day of May 1999

Office of the Secretary of the Commission

UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION

In the Matter of

INTERNATIONAL URANIUM (USA)
CORPORATION (IUSA)
(Receipt of Material from
Tonawanda, New York)

Docket No.(s) 40-8681-MLA-4

CERTIFICATE OF SERVICE

I hereby certify that copies of the foregoing SECY 7 LTRS RE COMM PUBLIC MTG have been served upon the following persons by U.S. mail, first class, except as otherwise noted and in accordance with the requirements of 10 CFR Sec. 2.712.

Office of Commission Appellate Adjudication U.S. Nuclear Regulatory Commission Washington, DC 20555 Administrative Judge
Peter B. Bloch
Presiding Officer
Atomic Safety and Licensing Board Panel
Mail Stop - T-3 F23
U.S. Nuclear Regulatory Commission
Washington, DC 20555

Administrative Judge
Richard F. Cole
Special Assistant
Atomic Safety and Licensing Board Panel
Mail Stop - T-3 F23
U.S. Nuclear Regulatory Commission
Washington, DC 20555

Lisa B. Clark, Esq.
Office of the General Counsel
Mail Stop - 0-15 B18
U.S. Nuclear Regulatory Commission
Washington, DC 20555

David J. Jordan, Esq.
Jill M. Pohlman, Esq.
Stoel Rives LLP
One Utah Center, 11th Floor
201 South Main Street
Salt Lake City, UT 84111

Denise Chancellor, Esq. Fred G Nelson, Esq. Utah Attorney General's Office 160 East 300 South, 5th Floor P.O. Box 140873 Salt Lake City, UT 84114

Anthony J. Thompson, Esq. Frederick S. Phillips, Esq. Shaw, Pittman, Potts & Trowbridge 2300 N Street, NW Washington, DC 20037

Dated at Rockville, Md. this 27 day of May 1999

adies 1. Bysksong
Office of the Secretary of the Commission

UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION

In the Matter of

INTERNATIONAL URANIUM (USA)
CORPORATION (IUSA)
(Request for Material License
Amendment)

Docket No.(s) 40-8681-MLA-5

CERTIFICATE OF SERVICE

I hereby certify that copies of the foregoing SECY 7 LTRS RE COMM PUBLIC MTG have been served upon the following persons by U.S. mail, first class, except as otherwise noted and in accordance with the requirements of 10 CFR Sec. 2.712.

Office of Commission Appellate Adjudication U.S. Nuclear Regulatory Commission Washington, DC 20555 Administrative Judge
Peter B. Bloch
Presiding Officer
Atomic Safety and Licensing Board Panel
Mail Stop - T-3 F23
U.S. Nuclear Regulatory Commission
Washington, DC 20555

Administrative Judge
Richard F. Cole
Special Assistant
Atomic Safety and Licensing Board Panel
Mail Stop - T-3 F23
U.S. Nuclear Regulatory Commission
Washington, DC 20555

Lisa B. Clark, Esq.
Office of the General Counsel
Mail Stop - 0-15 B18
U.S. Nuclear Regulatory Commission
Washington, DC 20555

David J. Jordan, Esq. Jill M. Pohlman, Esq. Stoel Rives LLP One Utah Center, 11th Floor 201 South Main Street Salt Lake City, UT 84111 Fred G Nelson, Esq.
Denise Chancellor, Esq.
Utah Attorney General's Office
160 East 300 South, 5th Floor
P.O. Box 140873
Salt Lake City, UT 84114

Clarence Rockwell Executive Director Navajo Utah Commission P.O. Box 570 Montezuma Creek, UT 84534 Gene Stevenson Concerned Citizens of San Juan County P.O. Box 261 Bluff, UT 84512 Docket No.(s)40-8681-MLA-5 SECY 7 LTRS RE COMM PUBLIC MTG

Anthony J. Thompson, Esq. Shaw, Pittman, Potts & Trowbridge 2300 N Street, NW Washington, DC 20037

Dated at Rockville, Md. this 27 day of May 1999

Office of the Secretary of the Commission