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UNITED STATES OF AMERICA
NUCLEAR REGULATORY COMMISSION

'94 JUN -6 P3:03

BEFORE THE ATOMIC SAFETY AND LICENSING BOARD

OFFICE OF SECRETARY
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In the Matter of)	
Sequoyah Fuels Corporation)	
and General Atomics)	Docket No. 40-8027-EA
)	Source Material License No.
)	SUB-1010
(Gore, Oklahoma, Site)	
Decontamination and)	ASLBP No. 94-684-01-EA
Decommissioning Funding))	April 15, 1994

SUPPLEMENT TO CHEROKEE NATION'S COMBINED RESPONSE TO
SEQUOYAH FUELS CORPORATION'S ANSWER IN OPPOSITION AND
N.R.C. STAFF'S RESPONSE TO CHEROKEE NATION'S APPLICATION
FOR ORDER ALLOWING INTERVENTION

The Cherokee Nation submits this supplemental response to this Board's Order of May 23, 1994. This response is submitted upon the belief that the Cherokee Nation's original amended combined response filed on May 20, 1994, had been previously placed in the mail at the time that this Order was entered. As such it is unsure whether that original amended response was considered by this Board prior to issuance of its May 23, 1994, order. Notwithstanding the Cherokee Nation supplements that response at this time.

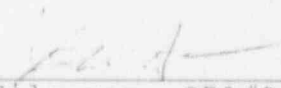
The Cherokee Nation will not submit, unless requested to do so, any additional information regarding the first issue defined in this Board's May 23, 1994, Order. It is the sincere belief of the

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tribe that it has submitted sufficient information to be granted intervention in these proceedings.

In response to second issue identified in this Board's May 23, 1994, order, the Cherokee Nation submits the following contentions. The issue that the tribe wishes to see addressed before this Board in this proceeding is whether or not the tribe can appear in support of an order which is the subject of this appeal. The Cherokee Nation does support the order below and has identified its reasons for doing so. It is sincerely believed that the tribe has demonstrated a sufficient interest, established standing and the need to appear in this proceeding to support that Order. This Board has so determined in these proceedings that it is possible for a party to be granted intervention for the purpose of supporting an existing order. (Memorandum and Order of February 24, 1994, pg. 2). It is clear that if the Board determines that the N.R.C.'s October 15, 1993, Order should be reversed or otherwise amended that the nearby property interests of the Cherokee Nation and the interests of its members will be adversely effected.

By separate cover, counsel for the Cherokee Nation has submitted his Notice of Appearance in compliance with the third issue identified in this Board's May 23, 1994, Order.



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CERTIFICATE OF SERVICE

I, James G. Wilcoxon, hereby certify that on the 3 day of June, 1994, copies of the foregoing Supplement to Cherokee Nation's Combined Response to Sequoyah Fuels Corporation's Answer in Opposition and N.R.C. Staff's Response to Cherokee Nation's Application for Order Allowing Intervention was served by first class mail, on the following:

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