

## UNITED STATES NUCLEAR REGULATORY COMMISSION

WASHINGTON, D.C. 20656-0001

DOCKETED

RELATED CORRESPONDENCE

June 16, 1994

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> In the Matter of SEQUOYAH FUELS CORPORATION GENERAL ATOMICS Docket No. 40-8027-EA

Gentlemen:

I am in receipt of Mr. Axelrad's letter of June 15, 1994 regarding the Staff's discovery requests of May 27, 1994. There are two items that require clarification.

First, regarding Enclosure (1) to Mr. Axelrad's letter, the Staff is in agreement with the modification to instruction #8 provided a very brief description of each document not produced in its entirety is provided with the portion submitted, along with the name and number of pages.

Second, regarding Enclosure (2) to Mr. Axelrad's letter, the Staff is still requiring for former employees of General Atomics all of the identifying information requested with respect to interrogatory #1 to General Atomics. Should General Atomics believe California or other state law prevents General Atomics from complying fully with interrogatory #1, it should respond to the fullest extent it believes permissible, and file a limited objection. The Staff believes that with respect to any such limited objection, it would be mutually beneficial if citations to relevant statutes are provided.

Sincerely,

Steven R. Hom

Counsel for NRC Staff

cc: Service List

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