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Morgan, Lewis

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August 27, 1996

Mr. John C. Hoyle Secretary U.S. Nuclear Regulatory Commission Washington, D.C. 20555

Dear Mr. Hoyle:

In accordance with Rule 1.11(d)(1) of the D.C. Rules of Professional Conduct, I an: hereby providing notice that I have disqualified myself from participating in any manner in the matter designated below:

> In the Matter of SEQUOYAH FUELS CORPORATION and GENERAL ATOMICS (Gore, OklahomaSite) (Decontamination and Decommissioning Funding)

Docket No. 40-8027-EA

As a precautionary matter, I previously disqualified myself from participating in any matter relating to Sequoyah Fuels Corporation and General Atomics effective upon my joining the firm August 5, 1996, pending completion of a formal conflicts review, and have attached an office memorandum detailing this action. I have now completed that review and have determined that my disqualification regarding the above-referenced matters should become permanent. Accordingly, I will not participate in any manner in the above-referenced matter, discuss these matters or the representation with any partner, associate, or of counsel lawyer of the firm, or share in any fees for the matter or the representation. In addition, out of an abundance of caution and to avoid any appearance of impropriety, I have disqualified myself from all matters relating to Sequoyah Fuels Corporation and General Atomics for a period of two years.

If you have any questions, please feel free to contact me.

Sincerely,

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Tokyo Frankfurt Brussels

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CERTIFICATE OF SERVICE

I hereby certify that on August 27, 1996, a true and correct copy of the foregoing correspondence addressed to John C. Hoyle, was served by regular mail on:

Diane Curran, Esq.
Harmon, Curran, Gallagher & Spielberg
2001 S Street, N.W.
Suite 430
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Stephen M. Duncan, Esq. Mays & Valentine 110 S. Union Street PO Box 149 Alexandria, VA 22313-0149

Baryl M. Shapino

49339

MEMORANDUM

Morgan, Lewis & Bockius LLP

COUNSELORS AT LAW

TO:

All Nuclear Attorneys, Paralegals and Staff

FROM:

George L. Edgar

DATE:

August 6, 1996

SUBJECT:

Daryl Shapiro

Daryl Shapiro will be joining us today as an associate in the nuclear practice group. After several days of orientation, he will begin assignments on nuclear regulatory matters and related litigation. Pursuant to D.C. Bar Rule 1.11, he will be prohibited from involvement in assignments related to any matter in which he was personally and substantially involved during his service at the NRC.

In order to assure strict compliance with Rule 1.11 and to avoid any appearance of conflict, we have elected to adopt a conservative approach and preclude Daryl's participation in any matters for Northeast Utilities, Maine Yankee, General Atomics or Sequoyah Fuels for at least two years. No person in our practice group shall involve or in any way discuss with Daryl any matter for these clients, and files for these clients shall not be disclosed to Daryl.

We will implement a screening mechanism under which I will review and approve Daryl's assignments to assure that Rule 1.11 will be met. Daryl will consult NRC OGC as appropriate to obtain any clearance that may be necessary. We will also consult with R.C. Hotvedt, the Chairman of our Professional Responsibility Committee, as appropriate to obtain any additional clearances that may be necessary within the firm. If any additional clients or matters are identified for which Daryl's participation is precluded, we will notify practice group personnel accordingly.

Daryl will not be sharing in any fees for the aforementioned clients, nor for any client for which he is precluded from participation under Rule 1.11.

We will send a copy of this memorandum to the NRC ethics officer to inform the NRC about the steps we have taken to assure compliance with Rule 1.11.

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