In the Matter of: U.S. DEPARTMENT OF ENERGY Docket No. 63-001-HLW

U.S. DEPARTMENT OF ENERGY December 30, 2010

(High Level Waste Repository)

CLARK COUNTY, NEVADA’S FOURTH CERTIFICATION OF NO ADDITIONAL PARTY WITNESSES

Pursuant to Section C.1 of “CAB Case Management Order #2” (“CMO #2”) issued on September 30, 2009, Clark County, Nevada (“Clark County”) hereby submits this Third Certification of No Additional Party Witnesses. Fourteen (14) of Clark County’s contentions have been admitted to the proceeding.1 Eleven (11) of Clark County’s admitted contentions are identified in CMO #2 and an Order issued on December 9, 2009 as being associated with Phase I discovery.2 CMO #2 required the parties to identify the witnesses they intend to call at the hearing in support or defense of each contention included in Phase I discovery within 10 days of opening discovery (“Party Witnesses”).3 On October 13, 2009, Clark County identified Party

1 See Memorandum and Order (Identifying Participants and Admitted Contentions), at Attachment A (May 11, 2009) (admitting CLK-SAFETY-002 through 011 and CLK-NEPA-001 through 003); Memorandum and Order (Addressing Contentions Filed After Initial Petitions), at 9 and 14 (December 9, 2009) (admitting CLK-SAFETY-013).

2 See CAB Case Management Order #2 (September 30, 2009), at “Appendix to Case Management Order”; Memorandum and Order (December 9, 2009), at 14.

3 See CMO #2, at 5.
Witnesses associated with its Phase I discovery contentions. Clark County has subsequently submitted Certifications of No Additional Party Witnesses, in compliance with CMO #2. Clark County hereby certifies that no additional Party Witnesses have been identified since its Initial Identification of Party Witnesses on October 13, 2009.

Respectfully submitted,

Dated: December 30, 2010

/s/ filed electronically
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4 See Clark County, Nevada’s Initial Identification of Party Witnesses (October 13, 2009).

5 See CMO #2, at 5.

6 On October 13, 2009, Clark County, the State of Nevada and Inyo County, California filed a joint proposal to consolidate certain contentions pertaining to igneous activity. The Board approved the consolidation by Order issued on December 30, 2009. See Order (Concerning Contention Consolidation and Groupings) at 2 (December 30, 2009). Pursuant to that Order and the underlying proposal, counsel for Inyo County has authorized counsel for Clark County to state that Inyo County joins in this certification of no additional Party Witnesses for INY-SAFETY-003. The State of Nevada will file its disclosure and/or certification regarding its Party Witnesses separately.
UNITED STATES OF AMERICA  
NUCLEAR REGULATORY COMMISSION  
ATOMIC SAFETY AND LICENSING BOARD  

In the Matter of  
U.S. DEPARTMENT OF ENERGY  
(High Level Waste Repository)  

Docket No. 63-001-HLW  
ASLBP No. 09-892-HLW-CAB04  

CERTIFICATE OF SERVICE  

I hereby certify that copies of the foregoing Clark County, Nevada’s Fourth Certification of No Additional Party Witnesses have been served on the following persons this 30th day of December, 2010, by Electronic Information Exchange.

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