NYE COUNTY ANSWERS TO THE PETITIONS TO INTERVENE
FILED BY THE STATE OF SOUTH CAROLINA, STATE OF
WASHINGTON, AIKEN COUNTY, SOUTH CAROLINA, THE
NATIONAL ASSOCIATION OF REGULATORY UTILITY
COMMISSIONERS, AND THE PRAIRIE ISLAND INDIAN
COMMUNITY

In accordance with the recent Construction Authorization Board 04's (CAB) Scheduling Orders dated March 5 and 16, 2010, Nye County, Nevada, hereby submits its Answer to the Petitions to Intervene filed by the State of South Carolina, the State of Washington, Aiken County, South Carolina, The National Association of Regulatory Utility Commissioners, and the Prairie Island Indian Community [hereinafter "Five Additional Petitioners"]. Nye County, Nevada is the local governmental body in which the proposed Yucca Mountain repository is wholly located, and as such intervened in this proceeding as a matter of right under 10 CFR §2.309(d)(2)(iii).

1 Petition of the State of South Carolina to Intervene (February 26, 2010); State of Washington's Petition For Leave To Intervene and Request for Hearing (March 3, 2010); Petition of Aiken County, South Carolina (March 4, 2010); National Association of Regulatory Utility Commissioners Petition to Intervene (March 15, 2010), and the Petition to Intervene of the Prairie Island Indian Community (March 16, 2010).
From the outset, Nye County has clearly stated that its primary interest in this proceeding is protecting the health and safety of its residents. Provided that the concerns raised by Nye County in its contentions are addressed and satisfied by NRC's inclusion of appropriate conditions on construction authorization, Nye County believes that the repository could be constructed and operated safely and in a manner which adequately protects the residents of Nye County and the public from radiological releases and exposures.

During consultation with counsel for the Five Additional Petitioners, Nye County's legal representatives have stated that Nye County does not oppose the Petitions to Intervene. Nye County supports the intervention of these parties who have demonstrated standing and a stake in this proceeding, and have met the requirements of 10 C.F.R. §§ 2.309(a) through (g). By granting intervention, the CAB assures that all perspectives are considered as it determines whether to grant, deny, or condition DOE's Motion to Withdraw in this licensing proceeding which has major implications for national nuclear policy. For the reasons stated in the Five Additional Petitioners' filings in response to the requirements of 10 C.F.R. §§ 2.309(a)-(g),
which responses are incorporated herein by reference, Nye County supports the late intervention of each of the Five Additional Petitioners in this proceeding.²

Respectfully Submitted,

Signed electronically

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March 26, 2009

² Unlike the other Five Additional Petitioners, Aiken, South Carolina, did not separately address the requirements of 10 C.F.R. §§ 2.309(a)-(g) in its petition, but rather incorporated the State of South Carolina's petition by reference.
UNITED STATES OF AMERICA
NUCLEAR REGULATORY COMMISSION

BEFORE THE ATOMIC AND SAFETY LICENSING BOARD

In the Matter of )
)  Docket No.  63-001-HLW
)
U.S. DEPARTMENT OF ENERGY )  ASLBP Nos. 09-892-HLW-CAB04
)
(High-Level Waste Repository) )
)

CERTIFICATE OF SERVICE
I hereby certify that copies of the Nye County Answers to Petitions to Intervene dated March 26, 2010, in the above-captioned proceeding have been served on the following persons by Electronic Information Exchange.

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