



December 29, 2008

Ms. Shannon Harbour, P.E.
Nevada Division of Environmental Protection
2030 E. Flamingo Avenue, Suite 230
Las Vegas, Nevada 89119

**RE: NV Energy – Reid Gardner Station
Revised Sampling and Analysis Plan for Waste Management Unit-7**

Dear Shannon:

In accordance with the Administrative Order on Consent (AOC) negotiated between the Nevada Division of Environmental Protection (NDEP) and NV Energy (NVE) effective February 22, 2008, enclosed please find two (2) copies of the revised Sampling and Analysis Plan for Waste Management Unit-7.

Additionally, as indicated in our Document and Response to Comments Tracking System approved by the NDEP on November 1, 2007, a Response to Comments Form specific to the Sampling and Analysis Plan for Waste Management Unit 7 is included.

Also, as discussed during the AOC meeting on December 19, 2008, NVE informed you that there are several parameters on the Preliminary Site Related Chemicals (SRC) list where there have been no Nevada-certified laboratories identified for analysis. These parameters are listed below:

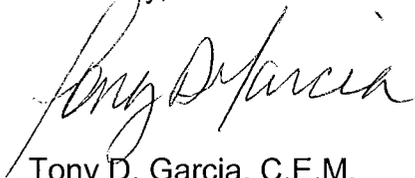
Parameter	Source
4-Ethyltoluene	Detected in Soil Gas, Reported in Prior Tier II Report
Cyclohexylamine	Component of Betz Powerline 1410P
Prometon	Reported in Prior Tier II Report
5-Methyl chrysene	Polynuclear Aromatic Hydrocarbons (PAHs) obtained from Table 1.1-13 Emission Factors For PAHs from Controlled Coal Combustion (AP 42, Volume I, Fifth Edition)
Tolyltriazole	Component of Betz NPC01, NPC02, and 3021
Tri-N-Butyltin oxide	Component of Betz Powerline 3612
Chlorinated Hydantoins	Component of Slimicide C-72P
Hydroquinone	Component of Betz 778 and Powerline 1200
Methoxypropylamine	Component of Betz 778
Morpholine	Component of Betz Powerline 1320 and 1410P

Given no Nevada-certified laboratories identified for these analysis, NVE do not plan to analyze for these parameters, and we request your concurrence with that approach.

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If you have any questions or require any additional information regarding the revised sampling and analysis plan, please contact Michael Rojo at 702-402-1319 or myself at 702-402-5767.

Sincerely,

A handwritten signature in black ink, appearing to read "Tony D. Garcia". The signature is fluid and cursive, with the first name "Tony" being the most prominent.

Tony D. Garcia, C.E.M.
Manager, Environmental Services
NV Energy

Enclosures

CC: T. Garcia, NV Energy
M. Rojo, NV Energy
John Kivett, LFR Inc.
Bob Forsberg, LFR Inc.