

WINSTON & STRAWN

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NICHOLAS S. REYNOLDS
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August 25, 1993

Mr. Samuel J. Chilk
Secretary
U.S. Nuclear Regulatory Commission
Washington, D.C. 20555

De Mr. Chilk:

In accordance with Rule 1.11(d)(2) of the D.C. Rules of Professional Conduct, I am hereby advising you that all lawyers affiliated with the firm of Winston & Strawn are aware that James R. Curtiss has disqualified himself from participating in any manner in the matter designated below:

Any matter involving issuance of confirmatory shutdown order, license transfer, or possession-only license, or approval of the decommissioning plan with respect to the Shoreham facility

Mr. Curtiss, who previously disqualified himself as a precautionary matter from participating in this matter, effective upon his joining the firm August 1, 1993, has now determined that his disqualification should become permanent.

Accordingly, Winston & Strawn has established a "Chinese Wall", in accordance with Rule 1.11(c) of the D.C. Rules of Professional Conduct, to ensure that Mr. Curtiss will be screened from participating in or discussing this matter or the representation with any partner, associate, or of counsel lawyer of the firm. All attorneys and personnel of the firm have been advised that:

- (1) Mr. Curtiss is not and will not become involved in the representation of any W&S client in the foregoing matter.
- (2) No attorney or other person at W&S who has worked, is working or hereafter begins working on the foregoing matter will discuss confidential aspects of that work with, or reveal any confidential information about such representation to, Mr. Curtiss.

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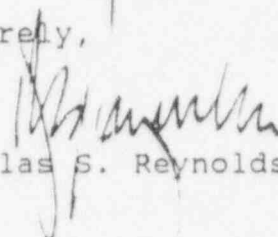
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Mr. Samuel J. Chilk
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- (3) All files and documents relating to the foregoing matter have been secured by the attorneys responsible for the matter and may not be examined by Mr. Curtiss.
- (4) Mr. Curtiss will not discuss any confidential aspect of his prior work on the foregoing matter with, or reveal any confidential information about such representation to, any W&S personnel.
- (5) As specified in Rule 1.11, Mr. Curtiss will not share in any fees resulting from the foregoing matter.

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

Sincerely,



Nicholas S. Reynolds

NSR:mlf