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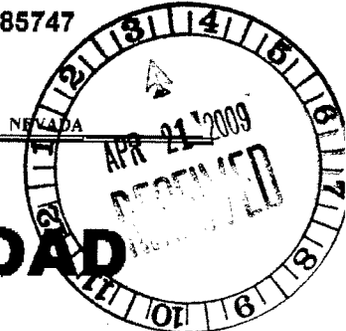
AVIATION TECHNOLOGIES LTD.

Administrative Field Office: 9084 - E. Arbab Court, Tucson, Arizona 85747
Physical Operations: Tonopah Airport, Tonopah, Nevada

Aviation Technologies Ltd., "ATL" PRINCIPAL PLACE OF BUSINESS: TONOPAH AIRPORT, NYE COUNTY, NEVADA

Robert Alan Kemp, D/B/A:

NEVADA CENTRAL RAILROAD



April 21, 2009

Honorable: Francis P. Mulvey
Chairman: Surface Transportation Board
395 - E Street, SW
Washington, D.C. 20423-001

Honorable Anne K. Quinlan
Acting Secretary: Surface Transportation Board

Re: STB Finance Docket No. 35106 [United States Department of Energy - Rail Construction and Operation - Caliente Rail Line in Lincoln, Nye, and Esmeralda Counties, Nevada]

NEVADA CENTRAL RAILROAD'S: [Interim Public Notice and Comment]

Dear Acting Chairman Mulvey, Acting Secretary Quinlan:

1. Please be advised that NEVADA CENTRAL RAILROAD, hereafter ("Nevada Central Railroad" and or "NCR"), is Today, April 21st, 2009, lawfully noticing its intent to the Board, STB Section of Environmental Analysis, hereafter ("SEA"), to extend the NCR-ByPass-TM., Exclusive 10901 Heavy High Speed Mainline Construction Project Segment from: (Tonopah, NV, to Primm, NV), North to the City of Las Vegas, NV, and then South to the City of Anaheim, CA. Please be advised that a number of individual entities as well as various State and Federal agencies operating within Nevada and California, are attempting to interfere with the Exclusive Federally Preempted U.S.C. 10901 NCR Railroad Construction Project otherwise publically known as the NCR-ByPass, along with its Proven Superior Proprietary Railroad Technology Configuration, previously Noticed to the Board within FD-34382, on July 14th, 2003.

2. Nevada Central Railroad ("NCR"), is sending this Interim Public Notice and Comment via Emergency Fax, as well as USPS first class mail. NCR, has and continues to require notification and service by All Parties of Legal Record via Documented Letter via USPS, C/O: NEVADA CENTRAL RAILROAD, 9084 - East Arbab Court, Tucson, AZ 85747. Thank you for your assistance. If you have any questions, please call me.

Very truly yours,

Robert Alan Kemp, D/B/A: NEVADA CENTRAL RAILROAD, (520) 574- 2262

cc: Mr. John T. Digilio, Jr., Vice Chairman - Director/President, Nevada Central Railroad
Mr. Joseph Anthony McNulty, III - Director, Nevada Central Railroad

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APR 21 2009

Part of
Public Record

CERTIFICATE OF SERVICE

I, Robert Alan Kemp, HEREBY CERTIFY, that on this 21st, day of April, 2009, a true and correct copy of the foregoing NEVADA CENTRAL RAILROAD [INTERIM PUBLIC NOTICE AND COMMENT], was served to the STB, by EMERGENCY FAX and First-Class U.S. mail, postage prepaid.

Paul H. Lambole
50 W. Liberty Street
Bank of America Plaza, #645
Reno NV 89501

Honorable Shelley Berkley
U.S. House of Representatives
405 Cannon House Office Building
Washington, DC 20515

Louis E. Gitomer
The Adams Building
600 Baltimore Avenue, #301
Towson, MD 21204
Represents: CSX Transportation, Inc.

Jan Cole
Caliente Hot Springs Resort LLC
6772 Running Colors Avenue
Las Vegas, NV 89131

David Wright
Nuclear Waste Strategy Coalition
P.O. Box 5233
Pinehurst, NC 28374

Bradley L. Levine
Office of General Counsel (GC-52)
United States Department of Energy
1000 Independence Avenue, SW
Washington DC 20585

Fred Miller
915 S. Buchanan Street, #29
Arlington, VA 22204
Represents: Friends of the Earth

John E. Hadder
Healing Ourselves & Mother Earth
P.O. Box 6595
Reno, NV 89513

Barry S. Neuman
Carter Ledyard & Milburn LLP
701 8th Street, NW #410
Washington, DC 20001
Represents: Lincoln County, Nevada

G. Paul Moares
Sidley Austin, LLP
1501 K Street, NW
Washington, DC 20005

Mayor Kevin Phillips
City of Caliente
P.O. B 158
Caliente, NV 89008

Kevin W. Bell
California Energy Commission
1516 9th Street
Sacramento, CA 95814

Gracian Uhalde

P.O. Box 151088
Ely, NV 89315

Deborah Teske
Lander County
3155. Humboldt Street
Battle Mountain, NV 89820

Linda Mathias
Mineral County Nuclear Projects Office
P.O. Box 1600
Hawthorne, NV 89415

Connie Simkins
-4 State Grazing Board
P.O. Box 461
Panaca, NV 89042

Michael S. Cyphers
City of Henderson
240 S. Water Street, MSC #133
Henderson, NV 89015

Rex Massey
Churchill County Comptroller
P.O. Box 19549
Reno, NV 89511

Robert T. Opal
Union Pacific Railroad Company
1400 Douglas Street, Stop 1580
Omaha, NE 68179

R.J. Gillum
Esmeralda County, NV
Board of County Commissioners
P.O. Box 490
Goldfield, NV 89013

Mike Simon
White Pine County Nuclear Waste Project
Office
959 Campton Street
Ely, NV 89301

Rochelle Becker
Alliance for Nuclear Responsibility
P.O. Box 1328
San Luis Obispo, CA 93406

Michael A. Bauser
Nuclear Energy Institute
1776 I Street, NW
Suite 400
Washington, DC 20006

Laura Ralcovich
Dia Art Foundation
535 West 22nd Street
New York, NY 10011

Michael and Mary Heizer
Triple Aught Foundation
PO Box 33

Hiko, NV 89017

Malachy R. Murphy
Nye County, Nevada
18160 Cottonwood Road #265
Sunriver, OR 97707

Margene Bullcreek
Native Community Action Council
P.O. Box 140
Baker, NV 89311

Pamela M. Fischhaber
Colorado Public Utilities Commission
1560 Broadway, Suite 250
Denver, CO 80202

Edmund G. Brown, Jr.
State of California Department of Justice
13001 Street, Suite 125
P.O. Box 944255
Sacramento, CA 94244

Joe Kennedy
Timblsha Shoshone
785 N. Mam Street, Suite Q
Bishop, CA 93514

Joe Fallini
Twin Springs Ranch
HC-76, Box 1100
Tonopah, NV 89049

Bradford R. Jerbic
City of Las Vegas
400 Stewart Avenue, Ninth Floor
Las Vegas, NV 89 101

John Brown
Brown and Frehner, LLP
P.O. Box 656
Alamo, NV 89001

Merlin R. Flake
N-4 State Grazing Board Bassett Creek
Ranch
HC 33 Box 33940
Ely, NV 89301

John McLain
Resource Concepts Inc.
340 North Minnesota Street
Carson City, NV 89703

Paul R. Hitchcock, Esq.
Associate General Counsel
CSX Transportation, Inc.
500 Water Street
Jacksonville, FL 32202

George A. Aspatore
 General Solicitor-Regulation
 Norfolk Southern Corporation
 Three Commercial Place
 Norfolk, VA 23510

Ethan Strell
 Carter Ledyard & Milburn LLP
 2 Wall Street
 New York, NY 10005

Gregory Barlow
 Lincoln County District Attorney
 P.O. Box 90
 Pioche, NV 89043

Bret Whipple
 1100 South 10th Street
 Las Vegas, NV 89104

Philip Klevorick
 Clark County Nuclear Waste Division
 500 South Grand Central Parkway
 P.O. Box 55175
 Las Vegas, NV 89155

William Kirby
 Board of County Commissioners
 Esmeralda County, NV
 P.O. Box 490
 Goldfield, NV 76131

Nancy Boland
 Board of County Commissioners
 Esmeralda County, NV
 P.O. Box 490
 Goldfield, NV 76131

Allen Benson
 United States Department of Energy
 Office of Civilian Radioactive Waste
 Management
 180 Town Center Drive
 Las Vegas, NV 89134

Elizabeth A. Vibert
 Clark County District Attorney
 P.O. Box 552215
 Las Vegas, NV 89155-2215

Joseph R. Egan
 Egan Fitzpatrick & Malsch
 12500 San Pedro Avenue, Suite 555
 San Antonio, TX 78216

Catherine Cortez Masto
 Attorney General, State of Nevada
 100 North Carson Street
 Carson City, NV 89703

William H. Briggs
 Ross Dixon & Bell
 2001 K Street, N.W., 4th Floor
 Washington, DC 20006

Mary B. Neumayr
 Director, Office of Logistics Management
 United States Department of Energy
 1000 Independence Avenue, S.W.
 Washington, DC 20585

Joni Eastley
 Nye County
 101 Radar Road
 Tonopah, NV 89049

Jeffrey D. Vanniel
 530 Farrington Court
 Las Vegas, NV 89123

Edwin Mueller
 Esmeralda Repository Oversight Director
 1975 Village Center Circle
 Suite 140
 Las Vegas, NV 89134-6237

Susan L. Durbin
 State of California Department of Justice
 P.O. Box 944255
 Sacramento, CA 94244-2550

Mike Baughman
 P.O. Box 2008
 Carson City, NV 89702



Robert Alan Kemp
 NEVADA CENTRAL RAILROAD

1 Robert Alan Kemp
2 9084 - East Arbab Court
3 Tucson, AZ 85747
4 (520) 574 - 2262



COPY

In the United States District Court
for the District of Nevada

6 ROBERT ALAN KEMP - D.B.A:

No. 3.07 - CV - 00567
(Brian E. Sandoval)

7 NEVADA CENTRAL RAILROAD

8 Plaintiff

10 vs.

PLAINTIFF'S

MOTION TO RECUSE

12 CITY OF ELY; WHITE PINE COUNTY;
13 WHITE PINE HISTORICAL RAILROAD
14 FOUNDATION; EASTERN NEVADA
15 ECONOMIC DEVELOPMENT
16 AUTHORITY, INC; CITY OF LOS
17 ANGELES; LOS ANGELES DEPARTMENT
18 OF WATER AND POWER; WHITE PINE
19 ENERGY ASSOCIATES, LLC; SIERRA
20 PACIFIC RESOURCES; SIERRA PACIFIC
21 POWER COMPANY; V & S RAILWAY;
22 RICHARD SEARS and JANE DOE SEARS,
23 husband and wife; GARY D. FAIRMAN and
24 JANE DOE FAIRMAN, husband and wife;
25 and DOES 1 through 50; and ROE
26 Corporations 1 through 30.

AND

DEMAND

FOR RESIGNATION

22 Defendants

26 COMES NOW Plaintiff [Robert Alan Kemp, hereinafter ("Plaintiff")] as a non learned
27 ignorant individual person Pro-Per, the undersigned, as and against the Defendant(s) named
28 herein, and All of them, as well as (U.S. Federal District Judge: Brian E. Sandoval), and
therefore respectfully files his MOTION TO RECUSE - AND - DEMAND FOR

COPY

1 **RESIGNATION** in the instant proceeding as follows.
2
3

4 **UNCONTESTED INCONTROVERTIBLE FACTS**
5

6 Brian E. Sandoval, while acting in the official capacity as Nevada State Attorney
7 General, knowingly and deliberately engaged in a covert criminal conspiracy to aid and abet
8 United States Senator Harry Reid, and specific members of Reid's staff, by concealing and
9 terminating the criminal investigation of Senator Reid and named defendants identified by
10 Plaintiff within the instant action, thereby violating the U.S. Constitution and interfering with
11 the execution by the Nevada Central Railroad, of interstate commerce by rail as clearly
12 authorized by congress under 10101 and 10901.

13
14 Brian E. Sandoval, while acting in the official capacity of a United States Federal District
15 Judge, engaged in Racketeering by deliberately executing a series of knowingly fraudulent/false
16 Court and/or Minute Orders, and an unlawful Final Judgment within the instant action, and
17 thus knowingly and deliberately engaged in a covert criminal conspiracy to Cover Up his prior
18 unlawful actions while acting in the official capacity as Nevada State Attorney General, to
19 knowingly and deliberately engage in a covert conspiracy to criminally aid and abet United
20 States Senator Harry Reid, and specific members of Reid's staff, along with named defendants
21 identified by Plaintiff within the instant action, and specific Nevada State District Judge's and
22 Attorney's and their related Law Firms, including but not limited in the instant case to: R.
23 Douglas Kurdziel, and David C. Russell, by concealing and terminating the criminal
24 investigation of Senator Reid and his staff, specific named defendants identified by Plaintiff
25 within the instant action, as well as certain Nevada State District Judge's, Attorney's, and
26 related Law Firms, thereby violating the U.S. Constitution and interfering with the exclusive
27 authorized execution by the Nevada Central Railroad of interstate commerce by rail, as clearly
28 authorized by congress under 10101 and 10901.

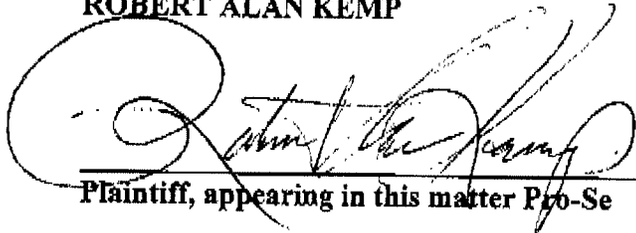
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REQUEST FOR RELIEF - AND - DEMAND FOR RESIGNATION

For the reasons stated herein above, this Plaintiff demands that United States Federal District Judge: BRIEN E. SANDOVAL, immediately RECUSE himself from the instant proceeding, and without delay upon receipt of this motion, to RESIGN his position as United States Federal Judge within the United States Ninth District, as a result of his acts to engage in: **Conspiracy to Defraud, and Criminal Cover Up.**

Respectfully submitted this 20th, day of April, 2009.

ROBERT ALAN KEMP



Plaintiff, appearing in this matter Pro-Se

CERTIFICATE OF SERVICE

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Pursuant to FRCP, I Daria Lynne Kemp, Certify that I caused to be served a true and correct copy of the 3-page foregoing, Plaintiffs [MOTION TO RECUSE - AND - DEMAND FOR RESIGNATION], filed by Robert Alan Kemp, addressed to the United States District Court for the District of Nevada was mailed via First Class Mail USPS, to the Court along with all Defendants in the instant case and addressed as set forth below, this 20th, day of April, 2009:

United States Federal District Court
District of Nevada
400 - South Virginia Street
Reno, Nevada 89501-2132

Gregg P. Barnard, Esq.
6100 - Neil Road
Suite: 500
Reno, Nevada 89511
Attorney for Defendants, Sierra Pacific Resources and Sierra Pacific Power Company

R. Douglas Kurdziel, Esq.
Jones Vargas
3773 Howard Hughes Parkway
Third Floor South
Las Vegas, Nevada 89169
V: 702-862-3300 F. 702-737-7705
Attorney for Defendant V&S Railway

C. David Russell, Esq
100 West Liberty Street
Suite: 800
Reno, Nevada, 89501
V: 775-786-2366 F: 775-322-9105
Attorney for Defendants, City of Los Angeles and Los Angeles Department of Water and Power

Brent Kolvet, Esq
Thorndall, Armstrong et al
6590 S McCarran, Suite B
Reno, NV 89509
V. 775-786-2882
Attorney for Defendants,
City of Ely, White Pine County,
White Pine Historical Railroad Foundation,
Richard & Jane Doe Sears,
Gary D. and Jane Doe Fairman

Kathleen Drakulich, Esq.
Kummer, Kaempfer, Bonner, Renshaw & Ferrario
5585 Kietzke Lane
Reno, Nevada, 89511
Phone: 775-852-3900
Fax: 775-852-3982
Attorneys for Defendant
White Pine Energy Associates, LLC.

Gary D. Fairman
PO Box: 151105
Ely, Nevada, 89301
Attorney for Defendant, Eastern Nevada Economic Development Authority

Daria Lynne Kemp

Daria Lynne Kemp