

VIA EMAIL

Andrew De Haan, Managing Director H&T Nevada, L.L.C.

1 Electric Avenue
Sparks, Nevada 89437
andrew.dehaan@ht-group.com

Re: Consent Agreement and Final Order in the Matter of H&T Nevada, L.L.C.

Dear Andrew De Haan:

Please find enclosed the final executed Consent Agreement and Final Order ("CAFO") negotiated between the United States Environmental Protection Agency, Region 9 ("EPA") and H&T Nevada, L.L.C. ("H&T").

This CAFO sets out the terms for resolution of the Resource Conservation and Recovery Act ("RCRA") administrative civil penalty action against H&T for its alleged violations of the hazardous waste management regulations at the H&T facility located at 1 Electric Avenue, Sparks, Nevada 89437.

H&T's full compliance with the payment and other terms of this CAFO will close this case. If you have any questions regarding this matter, please contact Tara Frost, Environmental Scientist, EPA Region 9 Enforcement and Compliance Assurance Division, at (415) 972-3481.

Sincerely,

Amy Miller-Bowen, Director Enforcement and Compliance Assurance Division U.S. Environmental Protection Agency, Region 9

ENCLOSURE

1. Consent Agreement and Final Order

cc:

Kevin G. Desharnais, counsel for H&T Nevada, L.L.C.; KDesharnais@dickinson-wright.com David Kim, U.S. EPA; kim.david@epa.govRick Sakow, U.S. EPA; sakow.rick@epa.gov