

Mike Blevins

Executive Vice President & Chief Nuclear Officer Mike.Blevins@Luminant.com **Luminant Power** P O Box 1002 6322 North FM 56 Glen Rose, TX 76043

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CP-200800646 Log # TXX-08079 Ref.#

10CFR140.15

May 12, 2008

U. S. Nuclear Regulatory Commission ATTN: Document Control Desk

Washington, DC 20555

SUBJECT: COMANCHE PEAK STEAM ELECTRIC STATION

DOCKET NOS. 50-445 AND 50-446

NUCLEAR ENERGY LIABILITY INSURANCE

Dear Sir or Madam:

Certified copies of the following endorsements to our Nuclear Liability insurance NELIA policy have been enclosed for your records.

Policy No.	<u>Type</u>	Endors ement No.	Comments
NW-0631	Facility Worker Form	18	Advance & Standard Premium
N-0119	Secondary Financial Protection	33	Bond for Payment due to name change
N-0119	Secondary Financial Protection	34	Annual Premium
N-0090	Secondary Financial Protection	36	Bond for Payment due to name change
N-0090	Secondary Financial Protection	37	Annual Premium
N-0274	Facility Form	110	Advance & Standard Premium
N-0274	Facility Form	111	Address Amendment (NELIA)

This information is provided to fulfill the financial protection requirements of 10CFR140.15 with regard to Facility Operating License Nos. NPF-87 and NPF-89 for Comanche Peak Units 1 and 2, respectively.

This communication contains no new licensing basis commitments regarding Comanche Peak Units 1 and 2.

Should you have any questions, please contact Mr. J. D. Seawright at (254) 897-0140.

Sincerely,_

Luminant Generation Company LLC

Mike Blevins

By:

W. Madden

Director, Oversight & Regulatory Affairs

Enclosures - Endorsements

c - E. E. Collins, Region IV

B. K. Singal, NRR

Resident Inspectors, Comanche Peak

ADVANCE PREMIUM AND STANDARD PREMIUM ENDORSEMENT **CALENDAR YEAR 2008**

- 1. **ADVANCE PREMIUM:** It is agreed that the Advance Premium due the companies for the period designated above is: \$85,108.00
- 2. STANDARD PREMIUM AND RESERVE PREMIUM: In the absence of a change in the Advance Premium indicated above, it is agreed that, subject to the provisions of the Industry Credit Rating Plan, the Standard Premium is said Advance Premuim and the Reserve Premium is: **\$65,175.00**

This is to certify that this is a true copy of the original Endorsement having the endorsement number and being made part of the Certificate of Insurance bearing the number designated heron for insurance coverage under the Nuclear Energy Liability Policy (Facility Workers Form). No insurance is afforded hereunder.

Garv S. Unicchio, Vice President

Americal Nuclear Insurers

Effective Date of

this Endorsement:

January 1, 2008

(12:01 A.M. Standard Time)

To form a part of Certificate No. NW -0631

Issued To: Luminant Generation Company LLC

Date of Issue:

November 2, 2007

For the subscribing companies

Endorsement No:

Countersigned by Hary S. Unicchio

ENDORSEMENT TO CERTIFICATE NO. N –0119 FORMING PART OF MASTER POLICY NO. 1 NUCLEAR ENERGY LIABILITY INSURANCE (SECONDARY FINANCIAL PROTECTION)

In consideration of the change in licensee name from TXU Generation Company LP to Luminant Generation Company LLC, Luminant Generation Company LLC is designated the named insured in Certificate No. N –0119 by Endorsement thereto and issued concurrently herewith, and TXU Generation Company LP hereby executes the following Bond:

BOND FOR PAYMENT OF RETROSPECTIVE PREMIUMS

Know All Men By These Presents, that the undersigned does hereby acknowledge that Luminant Generation Company LLC is the named insured under Master Policy No. 1 described in the Certificate of Insurance and Declarations of Certificate No. N –0119, which was originally issued to and signed by Texas Utilities Electric Company and Texas Municipal Power Agency with a Certificate Period beginning on February 2, 1993 and as amended. The undersigned does hereby covenant with and is held and is firmly bound to the subscribing members of Nuclear Energy Liability Insurance Association (hereinafter called the "companies") to pay to the companies all retrospective premiums and allowances for premium taxes which shall become due and payable in accordance with the terms of Master Policy No. 1, as it may be changed from time to time, with interest on such premiums and allowances for taxes to be computed at the rate provided in Master Policy No. 1 from the date payment thereof is specified to be due the companies in a written notice to the first named insured, as provided in Condition 2 of Master Policy No. 1 until paid.

And it is hereby expressly agreed that copies of written notices of retrospective premiums and allowances for premium taxes due and payable or other evidence of such amounts due and payable sworn to by a duly authorized representative of the companies shall be prima facie evidence of the fact and extent of the liability of the named insureds for such amounts.

And it is further expressly agreed that the named insureds will indemnify the companies against any and all liability, losses and expenses of whatsoever kind or nature (including but not limited to interest, court costs and counsel fees) which the companies may sustain or incur (1) by reason of the failure of the named insureds to comply with the covenants and provisions of this Bond or (2) in enforcing any of the covenants or provisions of this Bond, or any provisions of Master Policy No. 1 relating to such covenants or provisions.

For the purpose of recording this agreement a photocopy acknowledged before a Notary Public to be a true copy hereof shall be regarded as an original.

THE ABOVE BOND FORMS A PART OF MASTER POLICY NO. 1. CANCELLATION OR TERMINATION OF MASTER POLICY NO. 1 OR CERTIFICATE NO. N –0119 SHALL NOT AFFECT THE OBLIGATIONS OF THE NAMED INSUREDS UNDER MASTER POLICY NO. 1 OR THE BONDS TO PAY THE RETROSPECTIVE PREMIUMS AND ALLOWANCES FOR PREMIUM TAXES AS PROVIDED IN CERTIFICATE NO. N –0119 AND CONDITION 2 OF MASTER POLICY NO. 1.

IN WITNESS WHEREOF, the undersigned named insured has caused this Bond for Payment of Retrospective Premiums, to be signed and sealed by a duly authorized officer, to be effective from and after the date stated below, eastern standard time.

Named Insured:

Attest or Witness	Luminant Generation Company LLC
This is to certify that this is a true copy of the original Endorsement numbered 33 and being made a part of Certificate No. N –0119 to the Master Policy – Nuclear Energy Liability Insurance (Secondary Financial Protection). No insurance is afforded hereunder. Stary L. Wuichio Gary S. Uricchio, Vice President - Underwriting American Nuclear Insurers	By: Greg Wilks - Assistant Treasurer (Type or Print Name and Title) December 3, 2007 (Date)
Effective Date of this Endorsement: October 9, 200 (12:01 A.M. Standa	ard Time)
Issued to: Luminant Generation Co	ompany LLC
Date of Issue: October 29, 2007	For the subscribing companies
	By Sege). Tww President
Endorsement No.: 33	Countersigned by

ANNUAL PREMIUM ENDORSEMENT

CALENDAR YEAR 2008

1. **ANNUAL PREMIUM:** It is agreed that the Annual Premium due the companies for the period designated above is: \$9,492.00

This is to certify that this is a true copy of the original Certificate, bearing the number designated heron, for insurance coverage under the Master Policy-Nuclear Energy Liability Insurance (Secondary Financial Protection). No insurance is afforded by this copy.

Gary S. Uficchio, Vice President - Underwriting

America Nuclear Insurers

Effective Date of

this Endorsement:

January 1, 2008

(12:01 A.M. Standard Time)

Issued To: Luminant Generation Company LLC

Date of Issue:

November 2, 2007

For the subscribing companies

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To form a part of Certificate No. N -0119

Endorsement No: 34

Countersigned by Hary S. Unicchio

ENDORSEMENT TO CERTIFICATE NO. N -0090 FORMING PART OF MASTER POLICY NO. 1 NUCLEAR ENERGY LIABILITY INSURANCE (SECONDARY FINANCIAL PROTECTION)

In consideration of the change in licensee name from TXU Generation Company LP to Luminant Generation Company LLC, Luminant Generation Company LLC is designated the named insured in Certificate No. N –0090 by Endorsement thereto and issued concurrently herewith, and Luminant Generation Company LLC hereby executes the following Bond:

BOND FOR PAYMENT OF RETROSPECTIVE PREMIUMS

Know All Men By These Presents, that the undersigned does hereby acknowledge that Luminant Generation Company LLC is the named insured under Master Policy No. 1 described in the Certificate of Insurance and Declarations of Certificate No. N -0090, which was originally issued to and signed by Texas Utilities Generating Company, Dallas Power & Light Company, Texas Electric Service Company, Texas Power & Light Company, Texas Municipal Power Agency, Brazos Electric Power Cooperative, Inc., Tex-La Electric Cooperative of Texas, Inc., and Texas Utilities Electric Company with a Certificate Period beginning on February 8, 1990 and as amended. The undersigned does hereby covenant with and is held and is firmly bound to the subscribing members of Nuclear Energy Liability Insurance Association (hereinafter called the "companies") to pay to the companies all retrospective premiums and allowances for premium taxes which shall become due and payable in accordance with the terms of Master Policy No. 1, as it may be changed from time to time, with interest on such premiums and allowances for taxes to be computed at the rate provided in Master Policy No. 1 from the date payment thereof is specified to be due the companies in a written notice to the first named insured, as provided in Condition 2 of Master Policy No. 1 until paid.

And it is hereby expressly agreed that copies of written notices of retrospective premiums and allowances for premium taxes due and payable or other evidence of such amounts due and payable sworn to by a duly authorized representative of the companies shall be prima facie evidence of the fact and extent of the liability of the named insureds for such amounts.

And it is further expressly agreed that the named insureds will indemnify the companies against any and all liability, losses and expenses of whatsoever kind or nature (including but not limited to interest, court costs and counsel fees) which the companies may sustain or incur (1) by reason of the failure of the named insureds to comply with the covenants and provisions of this Bond or (2) in enforcing any of the covenants or provisions of this Bond, or any provisions of Master Policy No. 1 relating to such covenants or provisions.

For the purpose of recording this agreement a photocopy acknowledged before a Notary Public to be a true copy hereof shall be regarded as an original.

THE ABOVE BOND FORMS A PART OF MASTER POLICY NO. 1. CANCELLATION OR TERMINATION OF MASTER POLICY NO. 1 OR CERTIFICATE NO. N -0090 SHALL NOT AFFECT THE OBLIGATIONS OF THE NAMED INSUREDS UNDER MASTER POLICY NO. 1 OR THE BONDS TO PAY THE RETROSPECTIVE PREMIUMS AND ALLOWANCES FOR PREMIUM TAXES AS PROVIDED IN CERTIFICATE NO. N -0090 AND CONDITION 2 OF MASTER POLICY NO. 1.

IN WITNESS WHEREOF, the undersigned named insured has caused this Bond for Payment of Retrospective Premiums, to be signed and sealed by a duly authorized officer, to be effective from and after the date stated below, eastern standard time.

Named Insured:

36

Endorsement No.:

Attest or Witness			Luminant Generation Company LLC	
			H M	
original Endorsem made a part of Ce Master Policy – Insurance (Second	hat this is a true copy of the ent numbered 36 and being ertificate No. N –0090 to the Nuclear Energy Liability ary Financial Protection). No	By:	(Signature of Officer)	
insurance is afforded hereunder.		1	Greg Wilks - Assistant Treasurer	
Hary L. Urichio			(Type or Print Name and Title)	
Gary S. Uricchio, Vi American Nuclear I	ce President - Underwriting nsurers		December 3, 2007	
			(Date)	
Effective Date o			To form a part of Certificate No. N -0090	
Issued to:	Luminant Generation	Company LLC		
Date of Issue:	October 29, 2007		For the subscribing companies	
			By Jege D. Twn	
			President	

Countersigned by

ANNUAL PREMIUM ENDORSEMENT

CALENDAR YEAR 2008

1. ANNUAL PREMIUM: It is agreed that the Annual Premium due the companies for the period designated above is: \$9,492.00

> This is to certify that this is a true copy of the original Certificate, bearing the number designated heron, for insurance coverage under the Master Policy-Nuclear Energy Liability Insurance (Secondary Financial Protection). No insurance is afforded by this copy.

Gary S. Uficchio, Vice President - Underwriting

América Nuclear Insurers

Effective Date of

this Endorsement:

January 1, 2008

(12:01 A.M. Standard Time)

Issued To: Luminant Generation Company LLC

To form a part of Certificate No. N -0090

Date of Issue:

November 2, 2007

For the subscribing companies

Endorsement No: 37

Countersigned by Hary S. Unicchio

ADVANCE PREMIUM AND STANDARD PREMIUM ENDORSEMENT CALENDAR YEAR 2008

- 1. **ADVANCE PREMIUM:** It is agreed that the Advance Premium due the companies for the period designated above is: \$714,210.00
- 2. **STANDARD PREMIUM AND RESERVE PREMIUM:** In the absence of a change in the Advance Premium indicated above, it is agreed that, subject to the provisions of the Industry Credit Rating Plan, the Standard Premium is said Advance Premium and the Reserve Premium is: \$547,829.00

This is to certify that this is a true copy of the original Endorsement having the endorsement number and being made part of the Nuclear Energy Liability Policy (Facility Form) as designated heron. No insurance is afforded hereunder.

Gary S. Uricchio, Vice President - Underwriting Americal Nuclear Insurers

Effective Date of

this Endorsement: January 1, 2008

(12:01 A.M. Standard Time)

Issued To: Luminant Generation Company LLC

To form a part of Policy No. NF -0274

Date of Issue:

November 1, 2007

For the subscribing companies

Endorsement No: 110

Countersigned by Hary S. Unicchio

CERTIFIED COPY

NE-36

ADDRESS OF NUCLEAR ENERGY LIABILITY INSURANCE ASSOCIATION ENDORSEMENT

It is agreed that the address of the Nuclear Energy Liability Insurance Association appearing in the "Company Representation" condition of the policy is amended to read:

> 95 Glastonbury Boulevard Suite 300 Glastonbury, CT 06033-4453

This is to certify that this is a true copy of the original Endorsement having the endorsement number and being made part of the Nuclear Energy Liability Policy (Facility Form) as designated hereon. No insurance is afforded hereunder.

Hary A. Urischio Gary S. Uricchio, Vice President - Underwriting

American Nuclear Insurers

Effective Date of this Endorsement:

January 1, 2008 (12:01 A.M. Standard Time)

To form a part of Policy No. NF -0274

Issued to:

Luminant Generation Company LLC

Date of Issue:

December 5, 2007

Jege D. Iww President Hary L. Urischio

Endorsement No.:

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