

Entergy Operations, Inc. River Bend Station 5485 U.S. Highway 61N St. Francisville, LA 70775 Tel 225 381 4157

David N. Lorfing Manager, Licensing River Bend Station

RBG-47087

November 30, 2010

U.S. Nuclear Regulatory Commission Attn: Document Control Desk Washington, DC 20555

SUBJECT: Revision of Commitment to Supplement the Cyber Security Plan Regarding Balance-of-Plant Systems River Bend Station - Unit 1 License No. NPF-47 Docket No. 50-458

### References: 1. Lett

1. Letter from Entergy to NRC, "License Amendment Withdrawal and Request-Cyber Security Plan," dated July 22, 2010 (RBG-47047)

- 2. Letter from Michael Moon (NERC) to RBS, "NERC's Response to the Completed Bright-Line Survey," dated August 27, 2010
- Letter from Entergy to NRC, "Notification Letter Designating RBS Balance-of-Plant Systems within the Cyber Security Rule Scope," dated September 23, 2010 (RBG-47076)
- 4. Letter from Michael Moon (NERC) to Jim Nicholson (Entergy), "Update on 706-B Bright Line," dated November 8, 2010

### Dear Sir or Madam:

In Reference 1, Entergy submitted request for amendment to the operating license for the above listed facility. The proposed amendment requested NRC approval of River Bend Station (RBS) Cyber Security Plan, revision to the existing license condition, and the Cyber Security Plan Implementation Schedule.

In Reference 2, the North American Electric Reliability Corporation (NERC) required Entergy to "provide the NRC with a notification letter identifying all balance-of-plant (BOP) structures, systems, and components (SSCs) considered important-to-safety" within 30 days with a copy

# RBG-47087

Cyber Security Plan Commitment Revision

to NERC. In Reference 2, NERC also required Entergy to submit a revised cyber security plan for NRC review and approval, but without a specified time frame. Entergy provided the 30-day response to the NRC, as required by NERC, via Reference 3. Also in Reference 3, Entergy committed to supplement the RBS Cyber Security Plan by November 30, 2010, to clarify the BOP SSCs to be included within the scope of the cyber security program.

In Reference 4, NERC provided additional guidance regarding submittal of the Cyber Security Plan supplement. The letter stated:

In the near future, the NRC staff will articulate their Commission's decision regarding jurisdiction of the continuity of power, BOP SSCs. As a result, with respect to the requirement to submit "a revised cyber security plan...," NERC expects each licensee to provide its updated cyber security plan in accordance with a schedule to be provided by the NRC.

Based on the recent information and clarification from NERC, Entergy is deferring the proposed supplement to the RBS Cyber Security Plan (Reference 1) until after the NRC staff has provided direction on how to revise the Cyber Security Plan to reflect the inclusion of balance of plant equipment.

This letter contains no new regulatory commitments. Should you have any questions concerning this letter, or require additional information, please contact David Lorfing at 225-381-4157.

Sincerely,

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DNL/wjf

### RBG-47087

## Cyber Security Plan Commitment Revision

cc: Regional Administrator U. S. Nuclear Regulatory Commission Region IV 612 E. Lamar Blvd., Suite 400 Arlington, TX 76011-4125

> NRC Senior Resident Inspector PO Box 1050 St. Francisville, LA 70775

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