## EMBASSY OF JAPAN

2520 MASSACHUSETTS AVENUE, N.W.
WASHINGTON, D.C. 20008
(202) 2342266


1032 ALG 27 AH 704
Mr. John A. Griffin
Director
Division of Politico-Military
Security Affairs, DP-332 TEnaAtíspenos
Department of Energy
Washington, D.C. 20585
Dear Mr. Griffin:
Concerning import of the special nuclear material for the facility noted below, this will suffirm that the Government of Japan appointed The Chubu Electric Power Co., Inc. as an authorized person under the terms and conditions pursuant to Article VI of the Agreement for Cooperation between the Government of the United States of America and Government of Japan concerning Civil Uses of Atomic Energy which entered into force on July 10, 1968, amended by the Protocol on December 21, 1973.

Fuel for the Hamaoka Unit No. 1 reactor of the Chubu Electric Power Co., Inc.: 618 kgs of $\mathrm{U}-235$ ( $3.95 \%$ maximum enrichment) contained in $20,058 \mathrm{kgs}$ of uranium
Further, it is confirmed that the transfer of the special nuclear material identified above will take place under all the terms and conditions of the Agreement for Cooperation between our Governments, and that the appointee (s) named above have been authorized to receive and possess the material by both Governments.
Also, the Government of Japan confirms that the safeguards and guarantees of the Agreement for Cooperation will always apply to this special nuclear material, except for that material subsequently retransferred with the written approval of the United States.

Sincerely yours,


Ref: This is in reference to the case number of XSNM-1971 stated in your letter dated June 25, 1982.

The intermediate consignees, Japan Nuclear Fuel Conversion Co., Ltd. and Japan Nuclear Fuel Co., Ltd. are also authorized to receive and possess the material.

