Entergy Operations, Inc.

10, Box 755 brt Gibson, MS - 39150 el 601 437 2800

C. R. Hutchinson Volt Personn Operations

June 10, 1994

ENTERGY

U.S. Nuclear Regulatory Commission Mail Station P1-37 Washington, D.C. 20555

Attention: Document Control Desk

Subject: Grand Gulf Nuclear Station Docket No. 50-416 License No. NPF-29 Nuclear Insurance Endorsements

GNRO-94/00085

Gentlemen:

In accordance with 10CFR140.15, Entergy Operations, Inc. is submitting two certified copies of:

- Endorsement No. 84 to ANI Facility Form Policy No. NF-257
 "Amendatory Endorsement Coverage D Reasonable
 Additional Costs Incurred by a State or Political
 Subdivision for a State"
- Endorsement No. 63 to MAELU Facility Form Policy No. MF-106 "Amendatory Endorsement Coverage D - Reasonable Additional Costs Incurred by a State or Political Subdivision for a State"
- 3. Endorsement No. 25 to ANI Secondary Financial Protection Policy No. N-79 "Additional Coverage - Reasonable Additional Costs Incurred by a State or Political Subdivision of a State"
- 4. Endorsement No. 25 to MAELU Secondary Financial Protection Policy No. M-79 "Additional Coverage -Reasonable Additional Costs Incurred by a State or Political Subdivision of a State"

If you have any questions regarding these endorsements or coverages, or if anything additional is needed, please call Martha Crayton at extension (601) 437-6485.

Yours truly,

CRH/MTC attachments: Insurance Fndorsement Nos. 84, 63, 25, and 25 cc: (See Next Page)

G9406082

9406140389 940610 PDR ADDCK 05000416 J PDR June 10, 1994 GNRO-94/00085 Page 2 of 3

CC:

Mr. R. H. Bernhard (w/a) Mr. H. W. Keiser (w/a) Mr. R. B. McGehee (w/a) Mr. N. S. Reynolds (w/a) Mr. H. L. Thomas (w/o)

Mr. Stewart D. Ebneter (w/a) Regional Administrator U.S. Nuclear Regulatory Commission Region II 101 Marietta St., N.W., Suite 2900 Atlanta, Georgia 30323

Mr. P. W. O'Connor, Project Manager (w/2)
Office of Nuclear Reactor Regulation
U.S. Nuclear Regulatory Commission
Mail Stop 13H3
Washington, D.C. 20555

AMENDATORY ENDORSEMENT <u>COVERAGE D - REASONABLE ADDITIONAL COSTS</u> <u>INCURRED BY A STATE OR POLITICAL SUBDIVISION OF A STATE</u> (Facility Form)

It is agreed that:

1.) the following is added to Insuring Agreement I of the policy:

COVERAGE D - REASONABLE ADDITIONAL COSTS INCURRED BY A STATE OR POLITICAL SUBDIVISION OF A STATE

To reimburse a State or a political subdivision of a State for reasonable additional costs necessarily incurred by such State or political subdivision, to provide emergency food, shelter, transportation or police services in evacuating the public within a reasonable, specified area near (i) the facility, or (ii) the transportation route in the case of an accident involving an insured shipment, when such evacuation is:

- the result of an event during the policy period that causes, or poses imminent danger of, bodily injury or property damage from the nuclear energy hazard, and
- 2. initiated by order of an official of a State or a political subdivision of a State who is authorized by State law to initiate such an evacuation, and who reasonably determined that such an evacuation was necessary to protect the public health and safety.

This coverage applies only to those additional costs (i) incurred by such State or political subdivision during the period of time the evacuation order is in effect and for an additional period of 30 days immediately thereafter, (ii) that would not have been incurred but for such evacuation, and (iii) for which such State or political subdivision does not seek or receive payment or reimbursement from any other party.

2.) the following EXCLUSIONS are added to the policy:

- under Coverage D, to any obligation for which a State or a political subdivision of a State, or any carrier as its insurer, may be held liable under any workers compensation, unemployment compensation or disability benefits law, or any similar law;
- under Coverage D, to any evacuation due to the manufacturing, handling or use at the location designated in Item 3 of the Declarations, in time of peace or war, of any nuclear weapon or other instrument of war utilizing special nuclear material or byproduct material;
- (k) under Coverage D, to any evacuation due to war, whether or not declared, civil war, insurrection, rebellion or revolution, or to any act or condition incident to any of the foregoing;
- (I) under Coverage D, to additional costs incurred by a State or a political subdivision of a State for services rendered by a charitable organization.

- 3.) in CONDITION 3, the words "bodily injury, property damage or environmental damage" are replaced by "bodily injury, property damage, environmental damage or evacuations of the public", and, the words "claims under Coverages B and C" are replaced by "claims under Coverages B, C and D⁻.
- 4.) in CONDITION 4, the words "bodily injury, property damage or environmental damage" are replaced by "bodily injury, property damage, environmental damage or evacuation of the public", and, the words "bodily injury, property damage and environmental damage" are replaced by "bodily injury, property damage, environmental damage and evacuation of the public".

8A. ACTION AGAINST COMPANIES - COVERAGE D

No suit or action on this policy for the recovery of any claim for payment to which Coverage D applies shall be sustainable in any court of law or equity unless all the requirements of this policy shall have been compl. ed with and unless commenced within two (2) years after the evacuation is initiated, unless such time is extended by the companies in writing.

9A. STATE OR POLITICAL SUBDIVISION'S DUTIES WHEN LOSS OCCURS COVERAGE D In the event of an evacuation of the public to which Coverage D applies, the State or political subdivision of a State seeking reimbursement shall furnish a complete statement of all additional costs claimed, showing in detail the amount, purpose, date incurred, payor and payee of each expenditure.

Within twelve (12) months after the evacuation is initiated resulting in such additional costs, unless such time is extended by the companies in writing, the entity seeking reimbursement shall render to the companies a proof of loss, signed and sworn to by an authorized representative of such entity stating the knowledge and belief of such representative as to the following: identification and description of such occurrence and evacuation; the authority and responsibility of such entity to incur such additional costs; the amount, purpose, date incurred, payor and payee of each additional cost; the relationship of each such additional cost to the evacuation of the public and to the necessary provision of emergency food, shelter, transportation or police services; how each such additional cost represents an expenditure that is in addition to, or in excess of, those expenditures normally or usually made, or provided for, by such entity; how each such additional cost represents an expenditure that would not have been made but for such evacuation; whether the entity has received, or will seek, payment or reimbursement for such additional costs from any other party; and all other contracts of insurance, whether valid or not, covering any of such additional costs.

The entity seeking reimbursement, as often as may be reasonably required, shall submit to examinations under oath by any person named by the companies and subscribe the same; and, as often as may be reasonably required, shall produce for examination all books of account, records, bills, invoices and other vouchers, or certified copies thereof if originals be lost, at such reasonable time and place as may be designated by the companies or their representatives, and shall permit extracts and copies thereof to be made.

6.)

in CONDITIONS 5, 11, 15, and 18, the words "bodily injury, property damage or environmental damage" are replaced by "bodily injury, property damage, environmental damage or evacuation of the public".

> 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 Forge) as des-

ignated hereon No Insurance is allorded hereund John Chaitrocchi, Vice Presi American Nuclear Insurers

Effective Date of this Endorsement:

January 1, 1994 (12:01 A.M. Standard Time) To form a part of Policy No. NF -0257

Issued to: Entergy Operations, Inc., System Energy Resources, Inc., South Mississippi Electric Power Association, and Mississippi Power & Light Company

Date of Issue:	December 15, 1993	For the subscribing companies Of	
		By President	
Endorsement No.	84	Countersigned by MILLIAM T. LLOND	

AMENDATORY ENDORSEMENT <u>COVERAGE D - REASONABLE ADDITIONAL COSTS</u> <u>INCURRED BY A STATE OR POLITICAL SUBDIVISION OF A STATE</u> (Facility Form)

It is agreed that:

1.) the following is added to Insuring Agreement I of the policy:

COVERAGE D - REASONABLE ADDITIONAL COSTS INCURRED BY A STATE OR POLITICAL SUBDIVISION OF A STATE

To reimburse a State or a political subdivision of a State for reasonable additional costs necessarily incurred by such State or political subdivision, to provide emergency food, shelter, transportation or police services in evacuating the public within a reasonable, specified area near (i) the facility, or (ii) the transportation route in the case of an accident involving an insured shipment, when such evacuation is:

- the result of an event during the policy period that causes, or poses imminent danger of, bodily injury or property damage from the nuclear energy hazard, and
- initiated by order of an official of a State or a political subdivision of a State who is authorized by State law to initiate such an evacuation, and who reasonably determined that such an evacuation was necessary to protect the public health and safety.

This coverage applies only to those additional costs (i) incurred by such State or political subdivision during the period of time the evacuation order is in effect and for an additional period of 30 days immediately thereafter, (ii) that would not have been incurred but for such evacuation, and (iii) for which such State or political subdivision does not seek or receive payment or reimbursement from any other party.

2.) the following EXCLUSIONS are added to the policy:

- under Coverage D, to any obligation for which a State or a political subdivision of a State, or any carrier as its insurer, may be held liable under any workers compensation, unemployment compensation or disability benefits law, or any similar law;
- under Coverage D, to any evacuation due to the manufacturing, handling or use at the location designated in Item 3 of the Declarations, in time of peace or war, of any nuclear weapon or other instrument of war utilizing special nuclear material or byproduct material;
- (k) under Coverage D, to any evacuation due to war, whether or not declared, civil war, insurrection, rebellion or revolution, or to any act or condition incident to any of the foregoing;
- under Coverage D, to additional costs incurred by a State or a political subdivision of a State for services rendered by a charitable organization.

- 3.) in CONDITION 3, the words "bodily injury, property damage or environmental damage" are replaced by "bodily injury, property damage, environmental damage or evacuations of the public", and, the words "claims under Coverages B and C" are replaced by "claims under Coverages B, C and D".
- 4.) in CONDITION 4, the words "bodily injury, property damage or environmental damage" are replaced by "bodily injury, property damage, environmental damage or evacuation of the public", and, the words "bodily injury, property damage and environmental damage" are replaced by "bodily injury, property damage, environmental damage and evacuation of the public".

8A. ACTION AGAINST COMPANIES - COVERAGE D

No suit or action on this policy for the recovery of any claim for payment to which Coverage D applies shall be sustainable in any court of law or equity unless all the requirements of this policy shall have been complied with and unless commenced within two (2) years after the evacuation is initiated, unless such time is extended by the companies in writing.

9A. STATE OR POLITICAL SUBDIVISION'S DUTIES WHEN LOSS OCCURS COVERAGE D

In the event of an evacuation of the public to which Coverage D applies, the State or political subdivision of a State seeking reimbursement shall furnish a complete statement of all additional costs claimed, showing in detail the amount, purpose, date incurred, payor and payee of each expenditure.

Within twelve (12) months after the evacuation is initiated resulting in such additional costs, unless such time is extended by the companies in writing, the entity seeking reimbursement shall render to the companies a proof of loss, signed and sworn to by an authorized representative of such entity stating the knowledge and belief of such representative as to the following: identification and description of such occurrence and evacuation; the authority and responsibility of such entity to incur such additional costs; the amount, purpose, date incurred, payor and payee of each additional cost; the relationship of each such additional cost to the evacuation of the public and to the necessary provision of emergency food, shelter, transportation or police services; how each such additional cost represents an expenditure that is in addition to, or in excess of, those expenditures normally or usually made, or provided for, by such entity; how each such additional cost represents an expenditure that would not have been made but for such evacuation; whether the entity has received, or will seek, payment or reimbursement for such additional costs from any other party; and all other contracts of insurance, whether valid or not, covering any of such additional costs.

The entity seeking reimbursement, as often as may be reasonably required, shall submit to examinations under oath by any person named by the companies and subscribe the same; and, as often as may be reasonably required, shall produce for examination all books of account, records, bills, invoices and other vouchers, or certified copies thereof if originals be lost, at such reasonable time and place as may be designated by the companies or their representatives, and shall permit extracts and copies thereof to be made.

in CONDITIONS 5, 11, 15, and 18, the words "bodily injury, property damage or environmental damage" are replaced by "bodily injury, property damage, environmental damage or evacuation of the public".

> 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 des-

ignated hereon 130 Insurance is aforded Marchi, Vice Pres John L Anclear Insurers American

Effective Date of this Endorsement:

6.)

January 1, 1994 (12:01 A.M. Standard Time)

To form a part of Policy No. NF -0257

Issued to:

Entergy Operations, Inc., System Energy Resources, Inc., South Mississippi Electric Power Association, and Mississippi Power & Light Company

For the sub President MALLIN Countersigned by

Date of Issue:

December 15, 1993

Endorsement No:

AMENDATORY ENDORSEMENT <u>COVERAGE D - REASONABLE ADDITIONAL COSTS</u> <u>INCURRED BY A STATE OR POLITICAL SUBDIVISION OF A STATE</u> (Facility Form)

It is agreed that:

1.) the following is added to Insuring Agreement I of the policy:

COVERAGE D - REASONABLE ADDITIONAL COSTS INCURRED BY A STATE OR POLITICAL SUBDIVISION OF A STATE

To reimburse a State or a political subdivision of a State for reasonable additional costs necessarily incurred by such State or political subdivision, to provide emergency food, shelter, transportation or police services in evacuating the public within a reasonable, specified area near (i) the facility, or (ii) the transportation route in the case of an accident involving an insured shipment, when such evacuation is:

- the result of an event during the policy period that causes, or poses imminent danger of, bodily injury or property damage from the nuclear energy hazard, and
- initiated by order of an official of a State or a political subdivision of a State who is authorized by State law to initiate such an evacuation, and who reasonably determined that such an evacuation was necessary to protect the public health and safety.

This coverage applies only to those additional costs (i) incurred by such State or political subdivision during the period of time the evacuation order is in effect and for an additional period of 30 days immediately thereafter, (ii) that would not have been incurred but for such evacuation, and (iii) for which such State or political subdivision does not seek or receive payment or reimbursement from any other party.

2.) the following EXCLUSIONS are added to the policy:

- under Coverage D, to any obligation for which a State or a political subdivision of a State, or any carrier as its insurer, may be held liable under any workers compensation, unemployment compensation or disability benefits law, or any similar law;
- under Coverage D, to any evacuation due to the manufacturing, handling or use at the location designated in Item 3 of the Declarations, in time of peace or war, of any nuclear weapon or other instrument of war utilizing special nuclear material or byproduct material;
- (k) under Coverage D, to any evacuation due to war, whether or not declared, civil war, insurrection, rebellion or revolution, or to any act or condition incident to any of the foregoing;
- (1) under Coverage D, to additional costs incurred by a State or a political subdivision of a State for services rendered by a charitable organization.

- 3.) in CONDITION 3, the words "bodily injury, property damage or environmental damage" are replaced by "bodily injury, property damage, environmental damage or evacuations of the public", and, the words "claims under Coverages B and C" are replaced by "claims under Coverages B, C and D".
- 4.) in CONDITION 4, the words "bodily injury, property damage or environmental damage" are replaced by "bodily injury, property damage, environmental damage or evacuation of the public", and, the words "bodily injury, property damage and environmental damage" are replaced by "bodily injury, property damage, environmental damage and evacuation of the public".

8A. ACTION AGAINST COMPANIES - COVERAGE D

No suit or action on this policy for the recovery of any claim for payment to which Coverage D applies shall be sustainable in any court of law or equity unless all the requirements of this policy shall have been complied with and unless commenced within two (2) years after the evacuation is initiated, unless such time is extended by the companies in writing.

9A. STATE OR POLITICAL SUBDIVISION'S DUTIES WHEN LOSS OCCURS COVERAGE D In the event of an evacuation of the public to which Coverage D applies, the State or political subdivision of a State seeking reimbursement shall furnish a complete statement of all additional costs claimed, showing in detail the amount, purpose, date incurred, payor and payee of each expenditure.

Within twelve (12) months after the evacuation is initiated resulting in such additional costs, unless such time is extended by the companies in writing, the entity seeking reimbursement shall render to the companies a proof of loss, signed and sworn to by an authorized representative of such entity stating the knowledge and belief of such representative as to the following: identification and description of such occurrence and evacuation; the authority and responsibility of such entity to incur such additional costs; the amount, purpose, date incurred, payor and payee of each additional cost; the relationship of each such additional cost to the evacuation of the public and to the necessary provision of emergency food, shelter, transportation or police services; how each such additional cost represents an exper diture that is in addition to, or in excess of, those expenditures normally or usually made, or provided for, by such entity; how each such additional cost represents an expenditure that would not have been made but for such evacuation; whe her the entity has received, or will seek, payment or reimbursement for such ad litional costs from any other party; and all other contracts of insurance, whether valid or not, covering any of such additional costs.

The entity seeking reimbursement, as often as may be reasonably required, shall submit to examinations under oath by any person named by the companies and subscribe the same; and, as often as may be reasonably required, shall produce for examination all books of account, records, bills, invoices and other vouchers, or certified copies thereof if originals be lost, at such reasonable time and place as may be designated by the companies or their representatives, and shall permit extracts and copies thereof to be made.

6.)

in CONDITIONS 5, 11, 15, and 18, the words "bodily injury, property damage or environmental damage" are replaced by "bodily injury, property damage, environmental damage or evacuation of the public".

> 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 herein. No Insurance is afford entertained.

John D. Quattrocchi, Vice President-Underwriting American Nuclear Insurers

Effective Date of this Endorsement

January 1, 1994 (12:01 A.M. Standard Time)

To form a part of Policy No.

MF -0106

JALIAN T. LLOND

Issued to: Entergy Operations, Inc., System Energy Resources, Inc., South Mississippi Electric Power Association, and Mississippi Power & Light Company

December 15, 1993 Date of Issue: For the subscribing companies de Children La La By

Endorsement No:

AMENDATORY ENDORSEMENT <u>COVERAGE D - REASONABLE ADDITIONAL COSTS</u> <u>INCURRED BY A STATE OR POLITICAL SUBDIVISION OF A STATE</u> (Facility Form)

It is agreed that:

1.) the following is added to Insuring Agreement I of the policy:

COVERAGE D - REASONABLE ADDITIONAL COSTS INCURRED BY A STATE OR POLITICAL SUBDIVISION OF A STATE

To reimburse a State or a political subdivision of a State for reasonable additional costs necessarily incurred by such State or political subdivision, to provide emergency food, shelter, transportation or police services in evacuating the public within a reasonable, specified area near (i) the facility, or (ii) the transportation route in the case of an accident involving an insured shipment, when such evacuation is:

- the result of an event during the policy period that causes, or poses imminent danger of, bodily injury or property damage from the nuclear energy hazard, and
- initiated by order of an official of a State or a political subdivision of a State who is authorized by State law to initiate such an evacuation, and who reasonably determined that such an evacuation was necessary to protect the public health and safety.

This coverage applies only to those additional costs (i) incurred by such State or political subdivision during the period of time the evacuation order is in effect and for an additional period of 30 days immediately thereafter, (ii) that would not have been incurred but for such evacuation, and (iii) for which such State or political subdivision does not seek or receive payment or reimbursement from any other party.

2.) the following EXCLUSIONS are added to the policy:

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- under Coverage D, to any evacuation due to the manufacturing, handling or use at the location designated in Item 3 of the Declarations, in time of peace or war, of any nuclear weapon or other instrument of war utilizing special nuclear material or byproduct material;
- (k) under Coverage D, to any evacuation due to war, whether or not declared, civil war, insurrection, rebellion or revolution, or to any act or condition incident to any of the foregoing;
- (l) under Coverage D, to additional costs incurred by a State or a political subdivision of a State for services rendered by a charitable organization.

- 3.) in CONDITION 3, the words "bodily injury, property damage or environmental damage" are replaced by "bodily injury, property damage, environmental damage or evacuations of the public", and, the words "claims under Coverages B and C" are replaced by "claims under Coverages B, C and D".
- 4.) in CONDITION 4, the words "bodily injury, property damage or environmental damage" are replaced by "bodily injury, property damage, environmental damage or evacuation of the public", and, the words "bodily injury, property damage and environmental damage" are replaced by "bodily injury, property damage, environmental damage and evacuation of the public".

8A. ACTION AGAINST COMPANIES - COVERAGE D

No suit or action on this policy for the recovery of any claim for payment to which Coverage D applies shall be sustainable in any court of law or equ'ty unless all the requirements of this policy shall have been complied with and unless commenced within two (2) years after the evacuation is initiated, unless such time is extended by the companies in writing.

9A. STATE OR POLITICAL SUBDIVISION'S DUTIES WHEN LOSS OCCURS COVERAGE D In the event of an evacuation of the public to which Coverage D applies, the State or political subdivision of a State seeking reimbursement shall furnish a complete statement of all additional costs claimed, showing in detail the amount, purpose, date incurred, payor and payee of each expenditure.

Within twelve (12) months after the evacuation is initiated resulting in such additional costs, unless such time is extended by the companies in writing, the endty seeking reimbursement shall render to the companies a proof of loss, signed and sworn to by an authorized representative of such entity stating the knowledge and belief of such representative as to the following: identification and description of such occurrence and evacuation; the authority and responsibility of such entity to incur such additional costs; the amount, purpose, date incurred, payor and payee of each additional cost; the relationship of each such additional cost to the evacuation of the public and to the necessary provision of emergency food, shelter, transportation or police services; how each such additional cost represents an expenditure that is in addition to, or in excess of, those expenditures normally or usually made, or provided for, by such entity; how each such additional cost represents an expenditure that would not have been made but for such evacuation; whether the entity has received, or will seek, payment or reimbursement for such additional costs from any other party; and all other contracts of insurance, whether valid or not, covering any of such additional costs.

The entity seeking reimbursement, as often as may be reasonably required, shall submit to examinations under oath by any person named by the companies and subscribe the same; and, as often as may be reasonably required, shall produce for examination all books of account, records, bills, invoices and other vouchers, or certified copies thereof if originals be lost, at such reasonable time and place as may be designated by the companies or their representatives, and shall permit extracts and copies thereof to be made.

6.)

in CONDITIONS 5, 11, 15, and 18, the words "bodily injury, property damage or environmental damage" are replaced by "bodily injury, property damage, environmental damage or evacuation of the public".

> 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

Effective Date of this Endorsement:

January 1, 1994 (12:01 A.M. Standard Time)

63

To form a part of Policy No.

Countersigned by

MF -0106

Issued to: Entergy Operations, Inc., System Energy Resources, Inc., South Mississippi Electric Power Association, and Mississippi Power & Light Company

Date of Issue:	December 15, 1993	For the subscribing companies
Endorsement No.	63	Countersigned by William To Librip

Endorsement No:

ENDORSEMENT TO CERTIFICATE NO. N -0079 FORMING PART OF MASTER POLICY NO. 1 ADDITIONAL COVERAGE - REASONABLE ADDITIONAL COSTS INCURRED BY A STATE OR POLITICAL SUBDIVISION OF A STATE (Secondary Financial Protection)

It is agreed that the following is added at the end of (c)(3) on page 2 of the certificate:

[Such insurance as is provided by the Master Policy applies, through this certificate, only:]

(d) to reasonable additional costs:

(i) with respect to which the <u>primary hnancial protection</u> described in Item 4 of the Declarations would apply but for exhaustion of its limit of liability as described in Condition 6 of the Master Policy; and

⁽ⁱⁱ⁾ which are incurred because of an evacuation as the result of an event during the <u>certificate</u> period of this <u>certificate</u> arising out of or in connection with the reactor described in Item 3 of the Declarations.

THIS IS TO CERTIFY THAT THIS IS A TRUE COPY OF THE ORIGINAL CERTIFICATE, BEARING THE NUMBER DESIGNATED HEREON, FOR INSURANCE COVERAGE UNDER THE MASTER POLICY-NUCLEAR ENERGY LIABILITY INSURANCE (SECONDARY FINANCIAL PROTECTION). NO INSURANCE IS AFFORDED BY THIS COPY.

JOHN L. QUATTROCCHU VICE PRESIDENT-UNDERWHITING AMERICAN NUCLEAR INSURERS

Effective Date of this Endorsement:

January 1, 1994 (12:01 A.M. Standard Time)

To form a part of Certificate No. N -0079

Issued to: Entergy Operations, Inc., System Energy Resources, Inc., South Mississippi Electric Power Association and Mississippi Power & Light Company

Date of Issue:

December 15, 1993

For the subscribing companie President NAATZIN Countersigned by

Endorsement No:

25

NE-S-20 (6/1/93)

ENDORSEMENT TO CERTIFICATE NO. N -0079 FORMING PART OF MASTER POLICY NO. 1 ADDITIONAL COVERAGE - REASONABLE ADDITIONAL COSTS INCURRED BY A STATE OR POLITICAL SUBDIVISION OF A STATE (Secondary Financial Protection)

It is agreed that the following is added at the end of (c)(3) on page 2 of the certificate:

[Such insurance as is provided by the Master Policy applies, through this certificate, only:]

(d) to <u>reasonable additional costs</u>:

(i) with respect to which the <u>primary financial protection</u> described in Item 4 of the Declarations would apply but for exhaustion of its limit of liability as described in Condition 6 of the Master Policy; and

(ii) which are incurred because of an evacuation as the result of an event during the <u>certificate</u> period of this <u>certificate</u> arising out of or in connection with the reactor described in Item 3 of the Declarations.

THIS IS TO CERTIFY THAT THIS IS A TRUE COPY OF THE ORIGINAL CERTIFICATE, BEARING THE NUMBER DESIGNATED HEREON, FOR INSURANCE COVERAGE UNDER THE MASTER POLICY-NUCLEAR ENERGY LIABILITY INSURANCE (SECONDARY FINANCIAL PROTECTION). NO INSURANCE IS AFFORDED BY THIS SOPY.

JOHN L. QUATTROCCHIC VIGE PRESIDENT-UNDERWRITING AMERICAN NUCLEAR INSURERS

Effective Date of this Endorsement:

January 1, 1994 (12:01 A.M. Standard Time)

To form a part of Certificate No. N -0079

Issued to: Entergy Operations, Inc., System Energy Resources, Inc., South Mississippi Electric Power Association and Mississippi Power & Light Company

Date of Issue

December 15, 1993

For the subscribing companie NALLIA

Endorsement No:

25

NE-S-20 (6/1/93)

ENDORSEMENT TO CERTIFICATE NO. M -0079 FORMING PART OF MASTER POLICY NO. 1 ADDITIONAL COVERAGE - REASONABLE ADDITIONAL COSTS INCURRED BY A STATE OR POLITICAL SUBDIVISION OF A STATE (Secondary Financial Protection)

It is agreed that the following is added at the end of (c)(3) on page 2 of the certificate:

[Such insurance as is provided by the Master Policy applies, through this certificate, only:]

(d) to reasonable additional costs:

(i) with respect to which the <u>primary financial protection</u> described in Item 4 of the Declarations would apply but for exhaustion of its limit of liability as described in Condition 6 of the Master Policy; and

(ii) which are incurred because of an evacuation as the result of an event during the <u>certificate</u> period of this <u>certificate</u> arising out of or in connection with the reactor described in Item 3 of the Declarations.

THIS IS TO CERTIFY THAT THIS IS A TRUE COPY OF THE ORIGINAL CERTIFICATE, BEARING THE NUMBER DESIGNATED HEREON, FOR INSURANCE COVERAGE UNDER THE MASTER POLICY-NUCLEAR ENERGY LIABILITY INSURANCE (SECONDARY FINANCIAL PROTECTION), NO INSURANCE IS AFFORDED BY THIS COPY.

JGHN L. QUATTROCOM VICE PRESIDENT-UNDERWRITING AMERICAN NUCLEAR INSURERS

Effective Date of this Endorsement:

January 1, 1994 (12:01 A.M. Standard Time)

To form a part of Certificate No. M -0079

Issued to: Entergy Operations, Inc., System Energy Resources, Inc., South Mississippi Electric Power Association and Mississippi Power & Light Company

Date of Issue:

December 15, 1993

For the substribing

Countersigned by Latran To Libe

Endorsement No:

ENDORSEMENT TO CERTIFICATE NO. M -0079 FORMING PART OF MASTER POLICY NO. 1 ADDITIONAL COVERAGE - REASONABLE ADDITIONAL COSTS INCURRED BY A STATE OR POLITICAL SUBDIVISION OF A STATE (Secondary Financial Protection)

It is agreed that the following is added at the end of (c)(3) on page 2 of the certificate:

[Such insurance as is provided by the Master Policy applies, through this certificate, only:]

(d) to reasonable additional costs:

(i) with respect to v_{-} h the <u>primary financial protection</u> described in Item 4 of the Declarations would apply but for exhaustion of its limit of liability as described in Condition 6 of the Master Policy; and

(ii) which are incurred because of an evacuation as the result of an event during the <u>certificate</u> period of this <u>certificate</u> arising out of or in connection with the reactor described in Item 3 of the Declarations.

THIS IS TO CERTIFY THAT THIS IS A TRUE COPY OF THE ORIGINAL CERTIFICATE, BEARING THE NUMBER DESIGNATED HEREON FOR INSURANCE COVERAGE UNDER THE MASTER POLICY-NUCLEAR ENERG LIABILITY INSURANCE (SECONDARY FINANCIAL PROTECTION), NO INSURANCE IS AFFORDED BY THIS DOPY.

JOHN L. QUATTROCCHA VICE PRESIDENT-UNDERWATTING AMERICAN NUCLEAR INSURERS

Effective Date of this Endorsement:

January 1, 1994 (12:01 A.M. Standard Time)

To form a part of Certificate No. M -0079

Issued to: Entergy Operations, Inc., System Energy Resources, Inc., South Mississippi Electric Power Association and Mississippi Power & Light Company

Date of Issue:

December 15, 1993

For the subscribing BV it MALLER

Countersigned by .

Endorsement No: