

## RECEIVED

W. T. Cottle

April 14, 1992

U.S. Nuclear Regulatory Commission Mail Station P1-137 Washington, D.C. 20555

Attention: Document Control Desk

Subject:

Grand Gulf Nuclear Station

Unit 1

Docket No. 50-416 License No. NPF-29

Nuclear Property Insurance

GNRO-92/00040

Gentlemen:

As noted in our letter dated Earch 11, 1992 (GNRO-92/06028), Entergy Operations, Inc. is submitting the certificate of insurance for nuclear property insurance issued by Nuclear Mutual Limited for the policy period April 1, 1992 to April 1, 1990. The certificate of coverage is attached.

Yours truly,

CO 9 Colle

WTC/WBR/mtc

attachment: Certificate of Insurance

(See Next Page)

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00:

Mr. D. C. Hintz (w/a)
Mr. J. L. Mathis (w/a)
Mr. R. B. McGehee (w/a)
Mr. N. S. Revnolds (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 NUCLEAR MUTUAL IMITED Sinte 1200 Mazufacturers Hancoer Plaza 1201 Market Street Wilmington, 13f 19801 1/8 A

TEL 502 888 5000

FAX 302 888 300" (Finance) FAX 302 888 3000 (Insurance)

## CERTIFICATE OF INSURANCE

ISSUED TO:

U.S. Nuclear Regulatory Commission

ADDRESS:

Document Control Desk Washington, D.C. 20555

THIS IS TO CERTIFY that insurance has been offected with NUCLEAR MUTUAL LIMITED, 1201 Market Street, Suite 1200, Wilmington, Delaware 19801, under Policy No. P92-026 as follows:

MEMBER INSURED:

System Energy Resources, Irc.

ADDRESS:

c/o Entergy Services, Inc.

P. O. Box 61000

Risk Management Policy

New Orleans, Louis ana 70161

PROPERTY INSURED:

Grand Gulf Nuclear Station

COVERAGE:

Operating Facility Policy

AMOUNT OF INSURANCE:

\$500,000,000

POLICY TERM:

12:01 a.m. on April 1, 1992 to 12:01 a.m. on April 1, 1993, Standard time in

Hamilton, Bermuda.

INSUREDS:

See attached Schedule 1

LOSS PAYEE CLAUSE:

See attached Schedule 2

## Schedule 1.

## Insureds:

Entergy Operations, Inc.; System Energy Resources, Inc., Entergy Corporation; South Mississippi Electric Power Association; Bechtel Corporation; Bechtel Power Corporation; and all subsidiary and affiliated entities now in existence or hereafter to be constituted.

Additional Insureds: All persons, firms or corporations with whom a Named Insured has entered into any agreement which requires that Named Insured to maintain for the benefit of such person, firm or corporation, such insurance as is afforded by this Policy; and the following parties listed herein and their respective successors, assigned and transferees are also named as Additional Insureds:

- Meridian Trust Company, 35 North Sixth Street, Reading, Pennsylvania 19601, not in its individual capacity but as Corporate Owner Trustee under the Trust Agreement No. 1, dated as of December 1, 1988, among Meridian Trust Company and Stephen Carta, each individually and as Owner Trustee, and Public Service Resources Corporation as Owner Participant, ("Trust Agreement No. 1"), and as Owner of a 12.1168317% undivided interest in Grand Gulf Nuclear Station Unit 1 ("Interest 1");
- Resources Capital Management Corporation, 80 Park Plaza, Newark, New Jersey 07101, as transferee Owner Participant under Trust Agreement No. 1, which Trust Agreement No. 1 pertains, among other things to Interest 1;
- Meridian Trust Company, 35 North Sixth Street, Reading, Pennsylvania 19601, not in its individual capacity but as Corporate Owner Trustee under the Trust Agreement No. 2, dated as of December 1, 1988, among Meridian Trust Company and Stephen M. Carca, each individually and as Owner Trustee, and Lease Management Realty Corporation IV as Owner Participant, ("Trust Agreement No. 2"), and as owner of a 3.02920793% undivided interest in Grand Gulf Nuclear Station Unit 1 ("Interest 2"); and
- 4. Textron Financial Corporation, 10 Dorrance Street, P.O. Box 6687, Providence, Rhode Island 02940, as transferee Owner Participant under Trust Agreement No. 2, which Trust Agreement No. 2 pertains, among other things to Interest 2.

Loss Payee Clause

- A. Expenses covered under the Nuclear Liability Coverage (Section VI.1(a)) shall be adjusted with Entergy Operations, Inc. or Entergy Services, Inc. as Agent, if Entergy Operations, Inc. so authorizes, and payable to Entergy Operations, Inc.
- losses covered under the Debris Removal and Decontamination Coverage (Section VI.1(b)) and the Property Damage Coverage (Section VI.1(c)) of this Policy shall be adjusted with Entergy Operations, Inc. or Entergy Services, Inc., as Agent, if Entergy Operations, Inc. so authorizes, and payable to United States Trust Company of New York in accordance with the Mortgage and Deed of Trust between Middle South Energy, Inc., and United States Trust Company of New York and Malcolm J. Hood, Trustees; River Fuel Funding Company #3, Inc. (as Lessor) and Morgan Guaranty Trust Company of New York (as Assignee), as their interests may appear in the Nuclear Fuel; Resources Capital Management Corporation as transferee Owner Participant with respect to Public Service Resources Corporation, the original Owner Participant under Trus' Agreement No. 1, dated as of December 1, 1988, among Meridian Trust Company and Stephen M. Carta, each individually and as Owner Trustee, and Public Service Resources Corporation as Owner Participant ("Trust Agreement No. 1"), which Trust Agreement No. 1 pertains, among other things, to a 12.1168317% undivided interest in Grand Gulf Nuclear Station Unit 1 ("Interest 1"), Meridian Trust Company as Corporate Owner Trustee under Trust Agreement No. 1 with respect to Interest 1, all as their interests may appear under Truct Agreement No. 1, and the other Transaction Documents as defined therein (all references contained herein to the Corporate Owner Trustee, or Owner Participant, respectively, shall include such persons and their respective successors, assigns and transferees in such capacities); Textron Financial Corporation as transferee Owner Participant with respect to Lease Management Realty Corporation IV, the original Owner Participant under Trust Agreement No. 2, dated as of December 1, 1988, among Meridian "Company and Stephen M. Carta, each individually and as Trustee, and Lease Management Realty Corporation IV as Corporation Participant ("Trust Agreement No. 2"), which Trust Agreement No. 2 pertains, among other things, to a 3.02920793% undivided interest in Grand Gulf Nuclear Station Unit 1 ("Interest 2"), Meridian Trust Company as Corporate Owner Trustee under the Trust Agreement No. 2 with respect to Interest 2, all as their interests may appear under Trust Agreement No. 2 and the other Transaction Documents as defined therein (all references contained herein to the Corporate Owner Trustee or Owner Participant, respectively, & all include such persons and their respective successors, assigns and transferees in such capacities); PROVIDED, HOWEVER, any loss to material and supplies, or any loss where the aggregate amount to be paid by Insurer with respect to such loss is less than \$100,000, is payable to Entergy Operations, Inc. The receipt of such payments under this clause by the payee so designated shall constitute a release in full of all liability with respect to such loss.

This Certificate is not transferable and may be cancelled by NUCLEAR MUTUAL LIMITED by giving 60 days written notice to the party to whom this Certificate is issued prior to cancellation of the insurance described herein, unless specifically provided for otherwise under the Terms, Conditions and Exceptions of the Policy.

THIS CERTIFICATE is for information only; it is not a contract of insurance but attests that a policy as numbered herein, and as it stands at the date of this Certificate, has been issued by the Company. Said policy is subject to change by endorsement and cancellation in accordance with its terms.

EFFECTIVE DATE OF THIS CERTIFICATE: April 1, 1992

CERTIFICATE EXPIRES: April 1, 1993, unless cancelled sooner.

Signed by: NUCLEAR MUTUAL LIMITED

David H. Scott,

Vice President-Underwriting