JUL 17 1985

Mr. William J. Cahill, Jr. Senior Vice President River Bend Nuclear Group Gulf States Utilities Company P. O. Box 2951 Beaumont, Texas 77704 Attention Mr. J. E. Booker

Dear Mr. Cahill:

SUBJECT: ENVIRONMENTAL QUALIFICATION OF EQUIPMENT FOR RIVER BEND

The NRC staff has reviewed your responses in your letter of June 19, 1985 (RBG-21,331) concerning environmental qualification of equipment. Additional information needed to complete our review is identified in enclosure 1 of this letter.

Enclosure 2 contains a copy of the February 28, 1985 memorandum from V. Noonan to A. Schwencer concerning the environmental qualification audit. That memorandum was provided to your staff in order to assist your staff in preparing responses to concerns raised during the audit. Your letter dated June 19, 1985 contained your response to those concerns.

If you have any questions concerning the above please contact M. Haughey (301-492-7897).

Sincerely,

Enclosures: As stated

Walter R. Butler, Chief Licensing Branch No. 2 Division of Licensing

cc: See next page

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* Previously Concurred:

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DL:LB#2 WButler 07/16/85



NUCLEAR REGULATORY COMMISSION

WASHINGTON, D. C. 20555

JUL 1 7 1985

Docket No. 50-458

Mr. William J. Cahill, Jr.
Senior Vice President
River Bend Nuclear Group
Gulf States Utilities Company
P. O. Box 2951
Beaumont, Texas 77704
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Division of Licensing

Enclosures: As stated

cc: See next page

Mr. William J. Cahill, Jr. Gulf States Utilities Company

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- For each JIO, provide information that states specifically whether or not the plant will have to be shut down in order to implement the action required to eliminate the JIO.
- Identify any changes in schedule of the qualification completion dates identified in your letter of June 19, 1985 (RBG-21,331).
- 3. In your letter of July 19, 1985 your response to generic comments items 2 and 4 address only the specific examples, not the generic concerns as discussed in enclosure 2. GSU should review their environmental qualification program and provide assurance that these concerns do not apply to other components covered by the environmental qualification program.
- 4. In enclosure 2 the discussion on the Limitorque Valve Actuator (SRN-228212-1) states that GSU should notify the staff that the grease relief valves in these valve actuators are installed correctly. GSU should provide that confirmation.
- 5. Enclosure 2 includes specific comments on the ASCO Solenoid Valve concerning installation instructions. Your letter of June 19, 1985 did not provide the verification of proper installation as requested in the audit findings. GSU should provide that verification.