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Assurance

10 CFR 95

CNRO2021-00028

December 20, 2021

ATTN: Document Control Desk  
Information Security Branch  
Division of Security Operations  
Office of Nuclear Security and Incident Response  
U.S. Nuclear Regulatory Commission  
Washington, DC 20555-0001

Subject: Entergy – 2021 Recertification of Foreign Ownership Control or Influence (FOCI) and Request for FOCI Redetermination

Arkansas Nuclear One, Units 1 & 2  
Docket Nos. 50-313 & 50-368  
License Nos. DPR-51 & NPF-6

Big Rock Point Nuclear Plant  
Docket No. 50-155  
License No. DPR-6

Grand Gulf Nuclear Station, Unit 1  
Docket No. 50-416  
License No. NPF-29

Palisades Nuclear Plant  
Docket 50-255  
License No. DPR-20

River Bend Station, Unit 1  
Docket No. 50-458  
License No. NPF-47

Waterford 3 Steam Electric Station  
Docket No. 50-382  
License No. NPF-38

Entergy Operations, Inc., (EOI) and Entergy Nuclear Operations, Inc. (ENOI) (herein after collectively referred to as "Entergy") are submitting with this letter their 2021 annual recertification of any Foreign Ownership Control or Influence (FOCI) changes. This recertification is required to retain a favorable FOCI determination. Entergy is also filing documentation necessary to initiate the FOCI redetermination process due 5 years after the date of the last final facility clearance approval (Reference 1.)

Since their previous filings, EOI and ENOI have undergone some transition in their officers, directors and executive personnel, as reflected in the attached Owners, Officers, Directors, and Executive Personnel (OODEP) forms. All nuclear employees ultimately report to Mr. Bakken

**Attachments 1&2 contain PII. When separated from the attached documents, this cover letter does not contain PII, and is uncontrolled.**

who holds L-clearance to classified information. The current rosters of EOI and ENOI officers are as shown on the attached OODEP forms. All Entergy nuclear sites captioned above are covered by this FOCl recertification and redetermination request. None of the Entergy's nuclear operating officers or its nuclear employees holds positions with any foreign companies. In accordance with national policy, Entergy hereby certifies that (1) no significant changes have occurred in the extent and nature of FOCl that would affect Entergy's answer to the questions provided in its Certificate Pertaining to Foreign Interest, (2) no changes have occurred in the organization ownership, and (3) changes that have occurred in the organization's owners, officers, directors, and executive personnel are as shown in the attached OODEP forms for EOI and ENOI.

Entergy will re-certify our FOCl annually from the date of the next FOCl redetermination or one year from the date of this letter if earlier, or when otherwise requested by the NRC.


We understand that when the time limit from the date of our Certificate Pertaining to Foreign interests expires and an active need still exists that requires a FOCl determination, a new comprehensive Certificate Pertaining to Foreign Interests, along with current financial information must be submitted to NRC for a FOCl redetermination. The NRC rendered the prior favorable FOCl review on November 15, 2017 (Reference 1). Enclosed herewith is the documentation necessary for NRC to initiate its redetermination process.

For the reasons previously outlined in Reference 2 we are providing the information requested in Form SF 328a as it pertains to EOI and ENOI, and not to Entergy Corporation. In addition, Entergy hereby certifies that the Board resolutions adopted in 2004 by EOI, ENOI, and Entergy Corporation (EC) remain in effect serving as insulation tools to ensure that EOI and ENOI have been delegated full authority to act independently of the aforementioned parent organization (EC) in matters which relate to the responsibility of safeguarding classified information to which EOI and ENOI has access. The resolutions also ensure that EC will not have access to classified information being used or handled by EOI and ENOI.

This letter contains no new commitments. Should you have any questions or require additional information, please contact me at (601) 368-5102.

Respectfully,

Philip  
Couture

 Digitally signed by Philip Couture  
Date: 2021.12.20 11:33:31 -06'00'

PLC/gpn/ab

Attachment:    1. OODEP and SF 328 for Entergy Operations, Inc.  
                  2. OODEP and SF 328 for Entergy Nuclear Operations, Inc.  
                  3. List of Enclosed Documents

Enclosure:       Documents as listed in Attachment 3.

**Attachments 1&2 contain PII. When separated from the attached documents, this cover letter does not contain PII, and is uncontrolled.**

- References:
1. NRC letter, Darryl Parsons to Mandy Halter, regarding Entergy – 2016 Recertification of Foreign Ownership Control or Influence (FOCI) and Request for FOCI Redetermination, dated November 28, 2017
  2. Entergy Corporation - Response to Foreign Ownership Control or Interest (FOCI) Request for Additional Information (CNRO2004-00056), dated August 23, 2004

cc: (All w/ Attachments, SSN redacted, w/o Enclosure)

NRC Region III Regional Administrator  
NRC Region IV Regional Administrator  
NRC Senior Resident Inspectors (ANO, GGNS, PAL, RBS, WF3)  
NRC Project Managers (ANO, GGNS, PAL, RBS, WF3)