

March 26, 2020

Docket Nos.: 50-321 50-348 50-424  
50-366 50-364 50-425

NL-20-0307

U. S. Nuclear Regulatory Commission  
ATTN: Document Control Desk  
Washington, D. C. 20555-0001

Edwin I Hatch Nuclear Plant – Units 1 and 2  
Joseph M. Farley Nuclear Plant – Units 1 and 2  
Vogtle Electric Generating Plant – Units 1 and 2  
Nuclear Property Insurance Coverage as of April 1, 2020

Ladies and Gentlemen:

In accordance with the nuclear property insurance reporting requirement specified in 10 CFR 50.54(w)(3), the current levels and sources of insurance on Edwin I. Hatch Nuclear Plant, Joseph M. Farley Nuclear Plant, and Vogtle Electric Generating Plant are hereby submitted.

The policies held by Alabama Power Company and Georgia Power Company (including the co-owner licensees as the insured), respectively, are:

**Primary Coverage Insurance**

Nuclear Electric Insurance \$1,500,000,000  
Ltd. - NEIL Primary Property

Policy No.: Farley: P20-001, Hatch: P20-023, Vogtle: P20-024

**Excess Coverage Insurance**

Nuclear Electric Insurance \$1,250,000,000 excess  
Ltd. - NEIL Excess Property of \$1,500,000,000 (*Note 1*)

Policy No.: Farley: X20-001, Hatch: X20-018, Vogtle: X20-074

*Note 1: The excess property insurance limits shown are for property damage following a nuclear incident.*

**Excess Non-Nuclear Property Insurance**

Nuclear Electric Insurance \$750,000,000 excess  
Ltd. - NEIL Excess Property of \$1,500,000,000 (*Note 2*)

Policy No.: Farley: NSIC20-001, Hatch: NSIC20-023, Vogtle: NSIC20-024

*Note 2: The excess non-nuclear property insurance limits shown are for property damage following a non-nuclear incident.*

The policies listed above provide a total nuclear property coverage limit of \$2,750,000,000 (\$2,250,000,000 for a non-nuclear event) for each site. In either case, this exceeds \$1,060,000,000, which is the minimum amount of property insurance required by 10 CFR 50.54.

This letter contains no NRC commitments. If you have any questions, please contact Jamie Coleman at 205.992.6611.

Respectfully submitted,

A handwritten signature in black ink, appearing to read 'Cheryl A. Gayheart', written in a cursive style.

Cheryl A. Gayheart  
Regulatory Affairs Director

CAG/RMJ

cc: Regional Administrator, Region II  
NRR Project Manager – Farley, Hatch, Vogtle 1 & 2  
Senior Resident Inspector – Farley, Hatch, Vogtle 1 & 2  
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