

THE STATE



OF WYOMING

41-4492

RETURN ORIGINAL TO PDR. HQ.

ED HERSCHLER  
GOVERNOR

# Department of Environmental Quality

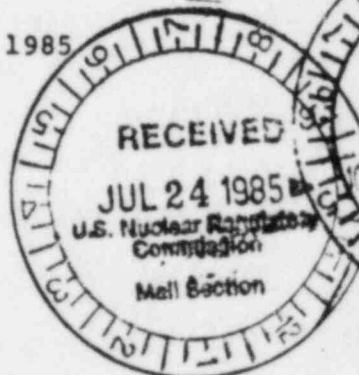
## LAND QUALITY DIVISION

HERSCHLER BLDG. - THIRD FLOOR  
122 WEST 25TH

TELEPHONE 307-777-7766

CHEYENNE, WYOMING 82002

July 18, 1985



Mr. John C. Ferguson, President  
American Nuclear Corporation  
P. O. Box 2713  
Casper, WY 82602

RE: Replacement Bonding Instrument to Permit 352, U.S. Treasury Bill,  
CUSIP #912794HL1

Dear Mr. Ferguson:

This letter and the enclosed Receipt No. 2334 constitutes acknowledgement of receipt by the Land Quality Division of "Custody Receipt No. 1270 UT 6" for U.S. Treasury Bill, CUSIP #912794HL1, in the amount of \$3,515,000.00. The Treasury Bill is accepted pursuant to W.S. 35-11-418 as a replacement bonding instrument for U.S. Treasury Bill, CUSIP #912794HS6 which matured on July 18, 1985.

The Treasury bill, as represented by its custody receipt, will be held until released pursuant to W.S. 35-11-423 or forfeited pursuant to W.S. 35-11-421. Please be advised that as a condition of acceptance, the State of Wyoming becomes the registered owner with full control over the Treasury bill.

Since Custody Receipt No. 1270 UT 5, executed on May 16, 1985, was hand delivered to Paul Christensen who delivered Custody Receipt No. 1270 UT 6, our original Receipt No. 2334 was given to Paul Christensen. A copy of this receipt is enclosed for your records.

Please be advised that prior to any future release of this treasury bill security and prior to your initiation of changes to this bonding arrangement, our authorized signature will be required on the original execution of Custody Receipt No. 1270 UT 6.

8508190131 850718  
PDR ADOCK 04004492  
C PDR

FEE EXEMPT

00748

John C. Ferguson  
Page 2  
July 18, 1985

If you have any questions, please contact this office.

Sincerely,

*Vicki J. Bryan*  
for

Vicki J. Bryan  
Mine Permit Evaluation Specialist

VJB:lg

Enclosure: Copy of Receipt No. 2334

cc: Paul Christensen, w/encl., Original Receipt No. 2334  
Rick Engelmann, w/encl. Receipt No. 2334  
✓Candy Jierre, NRC, w/copy of Custody Receipt #1270 UT 6

JOINT CUSTODY RECEIPT  
Cheyenne, Wyoming

American Nuclear  
Receipt 2334  
Replacement Bond

TO: WYOMING DEPARTMENT OF ENVIRONMENTAL QUALITY  
AND LAND QUALITY DIVISION  
ATTN: VICKI J. BRYAN  
120 WEST 25TH STREET-HERSCHLER BLDG.  
CHEYENNE, WYOMING 82002

RECEIPT NO. \*\*1270 UT 6\*\*

DATE: JULY 18, 1985

First Wyoming Bank, N.A.—Cheyenne, Trust Department, Cheyenne, Wyoming has received and is holding for your account and risk, subject to the terms and conditions stated on the reverse side the following described securities:

DESCRIPTION OF ASSET	MATURITY MO./DAY/YEAR	PAR VALUE OR NUMBER OF SHARES
----------------------	--------------------------	----------------------------------

U. S. TREASURY BILL  
CUSIP #912794HL1

9-05-85

\$3,515,000.00

COPY

THIS RECEIPT IS NOT NEGOTIABLE AND NO ASSIGNMENT THEREOF WILL BE RECOGNIZED.  
PLEASE SEE REVERSE SIDE FOR OTHER IMPORTANT PROVISIONS.

Receipt Certified

BY

FIRST WYOMING BANK, N.A.—CHEYENNE

R. SCOTT MURDOCK

Trust Officer

TO: FIRST WYOMING BANK, N.A.—CHEYENNE, TRUST DEPARTMENT, P.O. Box 648, CHEYENNE, WYOMING 82003. The foregoing Joint Custody Receipt is hereby surrendered and you are requested to release the above securities.

Depository Institution

Name of Authority

BY:

Authorized Signature

City

State

Authorized Signature

Title

ACKNOWLEDGEMENT OF PUBLIC OFFICER

State of \_\_\_\_\_

County of \_\_\_\_\_

ss.

On the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_, before me personally appeared \_\_\_\_\_ to me know to be the \_\_\_\_\_ of \_\_\_\_\_, and as the person who executed the above release and request and such person duly acknowledged the execution of the same.

IN WITNESS WHEREOF, I have hereto set my hand and affixed my official seal the day above written.

My Commision Expires \_\_\_\_\_

Notary Public

## IMPORTANT PROVISIONS

1) First Wyoming Bank, N.A. — Cheyenne (hereinafter referred to as custodian) will detach as they mature and enter for collection the coupons from the securities and the proceeds when collected will be credited to the account of the depository bank unless otherwise ordered by the treasurer;

2) The custodian will enter matured principal for collection and hold the proceeds when collected subject to the joint order of the treasurer and depository bank;

3) It is understood by the treasurer and depository bank that the custodian assumes no responsibility for the nonpayment of interest or principal nor for the validity, genuineness or enforceability of any of the securities deposited in safekeeping hereunder nor makes any representation or warranties expressed or implied, as to the value or worth thereof, nor for the giving of notice of maturity, calls for redemption or the exercise of any rights, priorities, privileges of exchange or conversion or for the timely presentation of maturing principal or interest of any securities deposited under this agreement;

4) The custodian assumes no responsibility with respect to the safekeeping and condition of deposited property beyond the care and custody it gives its own securities held on its own premises. Any and all forms of protective insurance are to be furnished by the treasurer and depository bank at their option and expense. The custodian is not required to furnish any form of protective insurance;

5) The custodian shall deliver the securities to the treasurer upon the sole order of the treasurer when supported by a verified certificate of the state examiner certifying under seal that the depository bank has failed or refused to pay all or a portion of the deposit due the treasurer by the depository bank and that under the terms of the pledge agreement executed by the depository bank the treasurer is entitled to delivery of the securities described in this receipt or the proceeds thereof. Otherwise the securities shall be delivered only upon the written joint order and instructions of the treasurer and depository bank.

COPY