Circular A–102, "Grants and Cooperative Agreements with State and Local Governments," and Circular A–110, "Uniform Administrative Requirements for Grants and Agreements with Institutions of Higher Education, Hospitals and Other Non-Profit Organizations." Federal agencies use the applications to qualify and select grantees and the financial reporting forms to monitor the status of grant funds.

The forms also include the standard disclosure reporting forms for lobbying paid for with non-Federal funds, as required by OMB's governmentwide guidance for new restrictions on lobbying (popularly known as the "Byrd Amendment").

Reporting Estimates: Following are the reporting estimates for each of the forms:

Form	Aver- age burden (hours)	Annual forms submitted
SF-424	.75	400,000
SF-424A	3.00	360,000
SF-424B	.25	360,000
SF-424C	3.00	40,000
SF-424D	.25	40,000
SF-269	1.50	200,000
SF-269A	.50	200,000
SF-270	1.00	100,000
SF-271	1.00	40,000
SF-272 & 272A	1.00	100,000
SF-LLL & LLLA	.50	300

FOR FURTHER INFORMATION CONTACT:

Barbara F. Kahlow, Office of Federal Financial Management, Room 6025 New Executive Office Building, Washington, DC 20503.

ADDRESSES: Written comments should be sent to: Edward Springer, OMB Desk Officer, Office of Information and Regulatory Affairs, Office of Management and Budget, Room 10236 New Executive Office Building, Washington, DC 20503.

John B. Arthur,

Associate Director for Administration. [FR Doc. 95–1655 Filed 1–20–95; 8:45 am] BILLING CODE 3110–01–P–M

SECURITIES AND EXCHANGE COMMISSION

[Release No. 35-26218]

Filings Under the Public Utility Holding Company Act of 1935, as Amended ("Act")

January 13, 1995.

Notice is hereby given that the following filing(s) has/have been made with the Commission pursuant to

provisions of the Act and rules promulgated thereunder. All interested persons are referred to the application(s) and/or declaration(s) for complete statements of the proposed transaction(s) summarized below. The application(s) and/or declaration(s) and any amendments thereto is/are available for public inspection through the Commission's Office of Public Reference.

Interested persons wishing to comment or request a hearing on the application(s) and/or declaration(s) should submit their views in writing by February 6, 1995, to the Secretary, Securities and Exchange Commission, Washington, D.C. 20549, and serve a copy of the relevant applicant(s) and/or declarant(s) at the address(es) specified below. Proof of service (by affidavit or, in case of an attorney at law, by certificate) should be filed with the request. Any request for hearing shall identify specifically the issues of fact or law that are disputed. A person who so requests will be notified of any hearing, if ordered, and will receive a copy of any notice or order issued in the matter. After said date, the application(s) and/ or declaration(s), as filed or as amended, may be granted and/or permitted to become effective.

Entergy Corp., et al. [70-8529]

Entergy Corporation ("Entergy"), 639 Loyola Avenue, New Orleans, Louisiana 70113, a registered holding company, and its subsidiaries, Entergy Enterprises, Inc. ("Enterprises"), 900 South Shackleford Road, Little Rock, Arkansas 72211, Entergy Services, Inc. ("ESI"), 639 Loyola Avenue, New Orleans, Louisiana 70113, Arkansas Power & Light Company ("AP&L"), 639 Loyola Avenue, New Orleans, Louisiana 70113, Gulf States Utilities Company ("GSU"), 350 Pine Street, Beaumont, Texas 77701, Louisiana Power & Light Company ("LP&L"), 639 Loyola Avenue, New Orleans, Louisiana 70113, Mississippi Power & Light Company ("MP&L"), 308 East Pearl Street, Jackson Mississippi 39215, New Orleans Public Service Inc. ("NOPSI"), 639 Loyola Avenue, New Orleans, Louisiana 70113 (AP&L, GSU, LP&L, MP&L and NOPSI referred to collectively as the "System Operating Companies"), Entergy Power, Inc. ("EPI"), 900 South Shackleford Road, Little Rock, Arkansas 72211, System Fuels, Inc. ("SFI"), 350 Pine Street, Beaumont, Texas 77701, System Energy Resources, Inc. ("SERI"), 1340 Echelon Parkway, Jackson, Mississippi 39213, and Entergy Operations, Inc. ("EOI"), 1340 Echelon Parkway, Jackson, Mississippi 39213, have filed a declaration under sections 12(d), 12(f)

and 13(b) of the Act and rules 44 and 54 thereunder.

Declarants propose that the Commission grant the requisite approvals necessary to implement fully provisions in certain settlement arrangements entered into among Entergy, and retail rate regulators in Arkansas, Louisiana, Mississippi and the City of New Orleans concerning, among other matters, various interassociate transactions. Specifically, Declarants propose that the Commission:

- (1) Grant an exemption from the "at cost" standards of the Act so that services (excluding; (i) AP&L's charges to EPI for operating and managing the **Independence Steam Electric Station** Unit No. 2 ("ISES 2") and the Ritchie Steam Electric Station Unit No. 2; and (ii) the provision of services, such as transmission service, or the sale of electricity at retail pursuant to a rate schedule or tariff filed with or approved by a regulatory authority having jurisdiction over such services or sale, at retail) provided by any of the System Operating Companies, ESI, SFI, SERI or EOI to Enterprises, EPI or other "Non-Utility Businesses" may be priced at cost plus 5%; 1
- (2) Authorize the transfer from a "Regulated Utility" 2 to a Non-Utility Business or to Entergy Corporation of (i) generating assets, fuel and fuel related assets, and real property and improvements exceeding a fair market value of \$100,000 ("Assets") or (ii) market, technological or similar data ("Data"), priced at the fair market value or book value, whichever is higher, of such Assets or Data. In addition, where product rights, patents, copyrights or similar legal rights ("Intellectual Property") are transferred from a Regulated utility to a Non-Utility Business or to Entergy, a royalty payment, which would be developed on a case-by-case basis, may be required;
- (3) Authorize Regulated Utilities to make procurements (except the procurement of economy energy at a price subject to review by a regulatory

¹The term "Non-Utility Business" shall include EPI, EEI and such other subsidiaries and affiliates as Entergy shall create that are not domestic regulated electric or combination electric and gas utilities primarily engaged in the business of selling electric energy or natural gas at retail or at wholesale to affiliates or are not primarily engaged in the business of providing services or goods to regulated electric or combination electric and gas utility affiliates.

² The term "Regulated Utility" refers to AP&L, GSU, LP&L, NOPSI, MP&L, SERI, EOI, ESI, and SFI, and such other similar subsidiaries as Entergy shall create whose activities and operations are primarily related to the domestic sale of electric energy at retail or at wholesale to affiliates, or the provision of services or goods thereto.