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THE PENNSYLVANIA STATE UNIVERSITY

207 OLD MAIN BUILDING
UNIVERSITY PARK, PENNSYLVANIA 16802

Vice President for Research

Area Code 814 865-6332

DOCKETED USAEC

JUNI & 1966

REGULATORY

June 9, 1966

U. S. Atomic Energy Commission Washington, D. C. 20545

Attention: Mr. L. P. Roger Huard, Chief

Indemnity & Export Control Branch

Division of State & Licensee

Relations

Subject:

Indemnity Agreement No. E-10

Gentlemen:

The University has accepted and I enclose one completely signed copy of Amendment No. 5 to Indemnity Agreement No. E-10.

One completely executed copy has been retained for the University contract files.

Very truly yours,

E. F. Osbern Vice President for Research

EFO: REM: jr

Enclosure

cc: N. J. Palladino

D. A. Ross

1966 JUN 16 AM 9 50

REGULATERY COMM.
NAIL SECTION

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0066 NO.50-5 (50-174)



UNITED STATES ATOMIC ENERGY COMMISSION

WASHINGTON, D.C. 20545

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AMENDMENT TO INDEMNITY AGREEMENT NO. E-10

AMENDMENT NO. 5

DOCKETED USAEC

JUNI S 1966 Regulatory

Effective January 1, 1966, Indemnity Agreement No. E-10 between The Pennsylvania State University and the Atomic Energy Commission dated October 8, 1962, as amended is hereby further amended as follows:

Paragraph 4(b) of Article III is amended to read as follows:

(b) With respect to a common occurrence, the obligations of the Commission under this Article shall apply only with respect to such public liability, such damage to property of persons legally liable for the nuclear incident (other than such property described in the proviso to paragraph 2 of this Article) and to such reasonable costs described in paragraph 3 of this Article as in the aggregate exceed whichever of the following is lower: (1) the sum of the amounts of financial protection established under all applicable agreements; or (2) \$74,000,000. As used in this Article, "applicable agreements" means each agreement entered into by the Commission pursuant to subsection 170c of the Act in which agreement the nuclear incident is defined as a "common occurrence."

Paragraph 6 of Article III is amended to read as follows:

6. The obligations of the Commission under this and all other agreements and contracts to which the Commission is a party shall not, with respect to any nuclear incident, in the aggregate exceed whichever of the following is the lower: (a) \$500,000,000 or (b) with respect to a common occurrence, \$560,000,000 less the sum of the amounts of financial protection established under all applicable agreements.

Item 3 of the Attachment to the indemnity agreement is amended by deleting the location description following "For purposes of License No. R-2, SNM-95, Amendment No. 2, and Construction Permit CPRR-90" and substituting the following therefor:

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- 2 -

That portion of the Nuclear Reactor Facility Building included within the boundaries marked off in red on the attached Figure I. This Figure I is made part of the indemnity agreement.

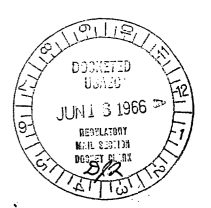
The location is on the campus of the Pennsylvania State University, University Park, Pennsylvania.

FOR THE UNITED STATES ATOMIC ENERGY COMMISSION

Eber R. Price, Director
Division of State and Licensee Relations

Accepted June 9 , 1966

By McKay Donkin, Treasurer



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