Marsh& Mclennar

Marsh & McLennan, Incorporated 1221 Avenue of the Americas New York, New York 10020 Telephone 212 997-2000

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September 3, 1985

Mr. Jerome Saltzman Assistant Director State & Licensee Relations Office of State Programs U.S. Nuclear Regulatory Commission Washington, D.C. 20555

New York Power Authority

Dear Mr. Saltzman:

Enclosed, please find the following endorsements:

Policy

Endorsement

86 87

74

75

NF-208 NF-208 MF-77 MF-77

Sincerely, David Stern

David Stern Nuclear Consultant

DS/gsj Enc.

cc: A. Lewis F. Deeg

Nuclear Energy Liability Insurance

ADVANCE PREMIUM AND STANDARD PREMIUM ENDORSEMENT

CALENDAR YEAR 1985

It is agreed that Items 1a. and 1b. of Endorsement No. 84 are amended to read:

1a. ADVANCE PREMIUM: It is agreed that the Advance
Premium due the companies for the period designated above
is: \$ 400,851.93

1b. STANDARD PREMIUM AND RESERVE PREMIUM: In the absence of a change in the Advance Premium indicated above, it is agreed that, subject to the provisions of the Industry Credit Rating Plan, the Standard Premium is said Advance Premium and the Reserve Premium is: \$_____302,322.47

Additional Premium: \$77.50.

This is to certify that this is a true copy of the original Endorsement having the endorsement number and being made part of the Nuclear Energy Liability Policy (Facility Form) as designated hereon. No Insurance is afforded hereunder.

John L. Quattrocchi, Vice President-Liability Underwitting American Nuclear Insurers

Effective Date of this EndorsementJanuary 1, 1985 12:01 A.M. Standard Time Issued toPower Authority of the State of New York	_To form a part of Policy NoNF-208
Date of Issue <u>August 26, 1985</u>	For the subscribing companies By General Manager
Endorsement No <u>87</u> NE-36	rsigned by

Nuclear Energy Liability Insurance NUCLEAR ENERGY LIABILITY INSURANCE ASSOCIATION

RESTORATION OF LIMIT OF LIABILITY

ENDORSEMENT

It is agreed that:

1. Payments made and expenses incurred by the companies under this policy have reduced, in accordance with Condition 3 of the policy, the limits of the companies' liability stated in Item 4 of the Declarations and in all Increase of Limit of Liability Endorsements.

- The limit of liability stated in Endorsement No. 83. which has 2. been reduced is hereby restored to \$ 124,000,000.00 . This restored limit applies only with respect to obligations assumed or expenses incurred because of bodily injury or property damage caused by the nuclear energy hazard after the effective date of this endorsement.
- 3. The limits of liability stated in the policy shall not be cumulative. Each payment made by the companies after the effective date of this endorsement for any loss or expense covered by the policy shall reduce by the amount of such payment every limit of liability, regardless of which limit of liability applies with respect to the bodily injury or property damage out of which such loss or expense arises.

This is to certify that this is a true copy of the original Endorsement having the endorsement number and being made part of the Nuclear Energy Liability Policy (Facility Form) as designated hereon. No Insurance is afforded herewider.

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John L. Quastrocchi, Vice President-Liability Underwriting American Nuclear Insurers

Effective Date of this Endorsement	July 1, 1985	To form a part of Policy NoNF-208
,	12:01 A.M. Standard Time Power Authority of the State	
Date of Issue	<u>August 26, 1985</u>	For the subscribing companies
Endorsement No	86	ByGeneral Manager
Charlent NO	00	Countersigned by

NUCLEAR ENERGY LIABILITY INSURANCE

MUTUAL ATOMIC ENERGY LIABILITY UNDERWRITERS

Restoration of Limit of Liability Endorsement

It is agreed that:

- 1. Payments made and expenses incurred by the companies under this policy have reduced, in accordance with Condition 3 of the policy, the limits of the companies' liability stated in Item 4 of the Declarations and in all Increase of Limit of Liability Endorsements.
- 2. The limit of liability stated in Endorsement No. <u>71</u> which has been reduced is hereby restored to \$<u>36,000,000.00</u>. This restored limit applies only with respect to obligations assumed or expenses incurred because of bodily injury or property damage caused by the nuclear energy hazard after the effective date of this endorsement.
- 3. The limits of liability stated in the policy shall not be cumulative. Each payment made by the companies after the effective date of this endorsement for any loss or expense covered by the policy shall reduced by the amount of such payment every limit of liability, regardless of which limit of liability applies with respect to the bodily injury or property damage out of which such loss or expense arises.

Effective Date of	uly 1, 1985	To form a part	MF-77	
Issued to <u>Power Au</u>	thority of the Stat	te of New York		
Date of IssueAugust	26, 1985			
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	For the	Subscribing Companies		
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Endorsement No74 ME-22b	This is to Endorseme of the Nuc	igned by certify that this. Int having the endor clear Energy Liabili ereon. No Insurance	sement number an Ity Policy (Faci	nd being made par lify Form) as de

John L. Sultrocchi, Vice President Liability Underswriting American Nuclear Insurers

NUCLEAR ENERGY LIABILITY INSURANCE

MUTUAL ATOMIC ENERGY LIABILITY UNDERWRITERS

Amendment of Advance Premium Endorsement 1.

2. Standard Premium and Reserve Premium Endorsement

3. Additional Premium Due

1. Advance Premium

> It is agreed that the Amended Advance Premium due the companies for the calendar year 1985 is \$116,376.37

Standard Premium and Reserve Premium 2.

Subject to the provisions of the Industry Credit Rating Plan, it is agreed that the Standard Premium and Reserve Premium for the calendar year designated above are:

Standard Premium \$116,376.37

Reserve Premium \$ 87,771.04

3. Additional Premium \$22.50

Effective Date of To form a part this endorsement _____ January 1, 1985 of Policy No. MF-77

Issued to _____ Power Authority of the State of New York

Date of Issue August 26, 1985

For the Subscribing Companies

MUTUAL ATOMIC ENERGY LIABILITY UNDERWRITERS

eralling / By

Endorsement No. 75

Countersigned by

American Nuclear Insurers

Authorized Representative This is to certify that this is a true copy of the original Endorsement having the endorsement number and being made part of the Nuclear Energy Liability Policy (Facility Form) as designated hereon. No Insurance is afforded hereunder.

John L. Quatrocchi, Vice President-Liability Under witing

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