

Docket Nos. 50-10
50-237
50-249

DEC 9 1971

Commonwealth Edison Company
ATTN: Mr. Robert D. Poole
Insurance Administrator
P.O. Box 767
Chicago, Illinois 60690

Gentlemen:

We are enclosing herewith an amendment to your indemnity agreement reflecting the recent amendment to 10 CFR Part 140, "Financial Protection Requirements and Indemnity Agreements," effective December 14, 1971 (36 FR 21580, November 11, 1971).

The amendment to Part 140, a copy of which is also enclosed, clarifies that a licensee's workers who are employed at an indemnified site exclusively in connection with the construction of a nuclear reactor with respect to which no operating license has been issued by the Atomic Energy Commission, and who are not employed in connection with the possession, storage, use or transfer of special nuclear material at the facility, will maintain their rights under the waivers of defenses provisions of the facility form of nuclear liability insurance and of the indemnity agreement. The amendment sets forth the provisions of a new endorsement to the facility form of nuclear liability insurance policy furnished as financial protection and provides for amendment to the AEC indemnity agreement forms.

We will appreciate your executing the amendment to your indemnity agreement in the space provided and returning one signed copy. If you have any questions about the foregoing, please let us know.

Sincerely,

(Signed) Lyall Johnson

Lyall Johnson, Director
Division of State and
Licensee Relations

Enclosures:

1. Amendment to Indemnity Agreement

CRESS	2. Amendment to 10 CFR Part 140	SLR	SLR		
T3061, R01					
T3062, R04		J. Saltzman:dlp	L. Johnson		
11/17/71		11/30/71	12/8/71		
DATE					

8010140654

J

DISTRIBUTION:

File - Docket Files

PDR

Indemnity

Branch Reading

SLR Reading