Docket



GPU Service Corporation 100 Interpace Parkway Parsippany, New Jersey 07054 201 263-6500 TELEX 136-482 Writer's Direct Dial Number

October 7, 1982

Mr. Jerome Saltzman
Director of Nuclear Reactor Regulation
Deputy Chief - Office of Antitrust & Indemnity
United States Nuclear Regulation Commission
Washington, D.C . 20555

Re: Three Mile Island Nuclear Liability
MAELU Policy No. MF-73 and ANI Policy No. NF-220

Dear Mr. Saltzman:

Enclosed are two certified copies of the following Endorsements:

Endorsement Nos. 53 and 54 to MAELU Policy No. MF-73 Endorsement Nos. 61 and 62 to ANI Policy No. NF-220

Veru truly yours,

Harry F. Gerety

Manager, Insurance & Claims

HFG:ms

Enclosure

Mool

## NUCLEAR ENERGY LIABILITY INSURANCE

## MUTUAL ATOMIC ENERGY LIABILITY UNDERWRITERS

## RESTORATION OF LIMIT OF LIABILITY ENDORSEMENT

(Extraordinary Nuclear Occurrence)

### It is agreed that:

- In accordance with Condition 3 of the policy, payments made and expenses incurred by the companies thereunder, from and after the effective date of Endorsement No. 50 has reduced by \$30,101.58 all the stated limits of the companies' liability.
- 2. The current limit of the companies' liability, being the reduced limit in effect on June 30, 1982, is hereby restored by the sum of \$30,101.58 but only with respect to obligations assumed or expenses incurred because of bodily injury or property damage caused by the nuclear energy hazard due to an extraordinary nuclear occurrence which happens during the period from the effective date of this endorsement to the date of termination of the policy and arising out of the ownership, operation, maintenance or use of one or more of the two nuclear reactors situated at the location designated in Item 3 of the Declarations; provided, however, that such extraordinary nuclear occurrence is determined by the Nuclear Regulatory Commission to be an "extraordinary nuclear occurrence" pursuant to the provisions of its regulations and the Atomic Energy Act of 1954, as amended, and in effect on May 1, 1979.
- 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.

Effective Date this Endorsem	ant duly i, 1902	of Policy No	MF-73
M-4	ropolitan Edison Company, nsylvania Electric Company,	Jersey Central Power &	& Light Company, poration
Issue to	isylvania Electric company		
Date of Issue_	August 30, 1982		
1- 1- to contifu th	at this is a true copy of the	original	
ndorsement having to the Nuclear Energy	he endorsement number and be Liability Policy (Facility	Subscribing Companies	
gnated hereon. No In	saurance is afferded hereund	UAL ATOMIC ENERGY	LIABILITY UNDERWRITERS
	- N	0 20	Ilan VIII
me ican Nuclear Insurers	By C	- Scen	ancest

Endorsement No.

53

Countersigned by

AUTHORIZED REPRESENTATIVE

### NUCLEAR ENERGY LIABILITY INSURANCE

	MUTUAL ATOMIC ENERGY LIABILITY UNDERWRITERS
	1. Amendment of Advance Premium Endorsement
	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 1982 is \$178,237.13
2.	Standard Premium and Reserve Premium
	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 \$178,237.13
	Reserve Premium \$134,785.21 .
3.	Additional Premium \$84.38
this	metropolitan Edison Company, Jersey Central Power & Light Company, ued to Pennsylvania Electric Company, and GPU Nuclear Corporation
	te of Issue August 30, 1982
Dat	For the Subscribing Companies  MUTUAL ATOMIC ENERGY LIABILITY UNDERWRITERS  By W. S. Qualtum HA
End	dorsement No. 54 Countersigned by
	This is to certify that this is a true copy of the original Endorsement having the endorsement number and being made part Endorsement having the endorsement number (Facility Form) as des-
ME-	

# Nuclear Energy Liability Insurance NUCLEAR ENERGY LIABILITY INSURANCE ASSOCIATION

### RESTORATION OF LIMIT OF LIABILITY ENDORSEMENT

(Extraordinary Nuclear Occurrence)

### It is agreed that:

Endorsement No

- 1. In accordance with Condition 3 of the policy, payments made and expenses incurred by the companies thereunder, from and after the effective date of Endorsement No. 58 has reduced by \$103,683.20 all the stated limits of the companies' liability.
- 2. The current limit of the companies' liability, being the reduced limit in effect on June 30, 1982, is hereby restored by the sum of \$103,683.20 but only with respect to obligations assumed or expenses incurred because of bodily injury or property damage caused by the nuclear energy hazard due to an extraordinary nuclear occurrence which happens during the period from the effective date of this endorsement to the date of termination of the policy and arising out of the ownership, operation, maintenance or use of one or more of the two nuclear reactors situated at the location designated in Item 3 of the Declarations; provided, however, that such extraordinary nuclear occurrence is determined by the Nuclear Regulatory Commission to be an "extraordinary nuclear occurrence" pursuant to the provisions of its regulations and the Atomic Energy Act of 1954, as amended, and in effect on May 1, 1979.
- 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 hereunder.

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

Countersigned by\_

Effective Date of July 1, 1982	To form a part of Policy No.	NF-220
12:01 A.M. Standard Time  Metropolitan Edison Company, Jersey Centra	al Power & Light Company	, Pennsylvania
Electric Company, and Gru Nuclear Corporati	For the superibling corapa	
Date of Issue August 30, 1982	61	
	By puch	<u> </u>
	By Thousand	General Manager

# Nuclear Energy Liability Insurance NUCLEAR ENERGY LIABILITY INSURANCE ASSOCIATION

# ADVANCE PREMIUM AND STANDARD PREMIUM ENDORSEMENT

CALENDAR YEA	R 1982
It is agreed that Items la. and 1b	. of Endorsement No. 59
are amended to read:	
1a. ADVANCE PREMIUM: It is agr	eed that the Advance
Premium due the companies for th	
is: \$ 613,927.87	
16. STANDARD PREMIUM AND RESERV	E PREMIUM: In the
absence of a change in the Advan	nce Premium indicated above,
it is agreed that, subject to th	
Credit Rating Flam, the Standard	
Premium and the Reserve Premium	
Additional Premium: \$ 290.62	
Endorsement having the e	his is a true copy of the original ndorsement number and being made part ability Policy (Facility Porm) as desance is afforded hereunder.
John L. Wattrocchi, American Nuclear Ins	Vice President-Liability Underwriting
ffective Date of January 1, 1982	To form a part of Policy No_NF-220
sued to Metropolitan Edison Company, Jersey C	entral Power & Light Company, Pennsylvania

Countersigned by.

General Manager

Endorsement No

NE-36

62