

Ted C. Feigenbaum President and Chief Executive Officer

NYN-90205

November 30, 1990

United States Nuclear Regulatory Commission Washington, D.C. 20555

Attention:

Dr. Thomas E. Murley, Director

Office of Nuclear Reactor Regulation

Reference:

Facility Operating License No. NPF-86, Docket No. 50-443

Subject:

Seabrook Station Nuclear Liability Insurance

Dear Dr. Murley:

Enclosed please find two certified copies of each of the following endorsements to the below listed nuclear liability insurance policies for Seabrook Station.

Policy No.	Endorsement No.
N-109	10
M-109	10

This information is provided in accordance with the requirements of 10CFR140.15. Should you have any questions regarding this information, please contact Mr. James M. Peschel, Regulatory Compliance Manager, at (603) 474-9521, extension 3772.

Very truly yours,

Ted C. Feigenbaum

Enclosures

TCF:JES/tad

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cc: Document Control Desk
United States Nuclear Regulatory Commission
Washington, DC 20555

Mr. Thomas T. Martin
Regional Administrator
United States Nuclear Regulatory Commission
Region I
475 Allendale Road
King of Prussia, PA 19406

Mr. Noel Dudley NRC Senior Resident Inspector P.O. Box 1149 Seabrook, NH 03874

## Nuclear Energy Liability Insurance NUCLEAR ENERGY LIABILITY INSURANCE ASSOCIATION

ENDORSEMENT TO CFRTIFICATE NO. N-109 Forming Part of Master Policy No. 1 Nuclear Energy Liability Insurance (Secondary Financial Protection)

It is agreed that effective August 20, 1988:

- I.) Subparagraph (c) on Page 1 of the <u>certificate</u> is amended to read as follows:
  - (c) to bodily injury or property damage
    - (1) with respect to which the <u>primary financial</u> <u>protection</u> described in Item 4 of the Declarations would apply but for
      - (i) exhaustion of its limit of liability as described in Condition 6 of the Master Policy, or
      - (ii) the application of Insuring Agreement IV, "Application of Policy" of the primary financial protection, as amended by paragraph 3 of the Waiver of Defenses Endorsement attached thereto, and
    - (2) which is caused during the <u>certificate</u> period stated in Item 6 of the Declarations by a <u>nuclear incident</u> arising out of, or in connection with the nuclear reactor described in Item 3 of the Declarations, and
    - (3) which is discovered and for which written claim is made against the <u>insured</u> not later than ten (10) years after the end of the <u>certificate</u> period stated in Item 6 of the Declarations. However, this subparagraph (3) shall not operate to bar coverage for <u>bodily injury</u> or <u>property damage</u> caused by an extraordinary nuclear occurrence.
- II.) Item 4.(b) of the certificate is deleted.
- III.) Item 7. of the certificate is amended to read as follows:

Maximum retrospective premium (exclusive of Item 7. allowance for premium taxes) payable pursuant to Condition 2 of the Master Policy with respect to each nuclear incident: \$51,266,250.

> THIS IS TO CERTIFY THAT THIS IS A TRUE COPY OF THE ORIGINAL CERTIFICATE, BEARING THE NUMBER DESIGNATED HEREON, FOR INSURANCE COVERAGE UNDER THE MASTER POLICY-NUCLEAR ENERGY
> LIABILITY INSURANCE (SECONDARY FINA CIAL PROTECTION). NO
> INSURAL CE IS ASSOCIATED BY THE COR.
> JOHN L QUATTROCCHI

VICE PRESIDENT-UNDERWRITING AMERICAN NUCLEAR INSURERS

Effective Date of this Endorsement August 20, 19	To form a part of Certificate No. N-109
12:01 A. M. Standa	rd time
Issued to Seabrook Joint Owner	
Date of Issue Acrust 9, 1990	By hat he
Endorsement No. 10	Countersigned by 3. 2.

## Nuclear Energy Liability Insurance MUTUAL ATOMIC ENERGY LIABILITY UNDERWRITERS

ENDORSEMENT TO CERTIFICATE NO. M-109
Forming Part of Master Policy No. 1
Nuclear Energy Liability Insurance
(Secondary Financial Protection)

- It is agreed that effective August 20, 1988:
- I.) Subparagraph (c) on Page 1 of the <u>certificate</u> is amended to read as follows:
  - (c) to bodily injury or property damage
    - (1) with respect to which the <u>primary financial</u> <u>protection</u> described in Item 4 of the Declarations would apply but for
      - (i) exhaustion of its limit of liability as described in Condition 6 of the Master Policy, or
      - (ii) the application of Insuring Agreement IV, "Application of Policy" of the primary financial protection, as amended by paragraph 3 of the Waiver of Defenses Endorsement attached thereto, and
    - (2) which is caused during the <u>certificate</u> period stated in Item 6 of the <u>Declarations</u> by a <u>nuclear incident</u> arising out of, or in connection with the nuclear reactor described in Item 3 of the Declarations, and
    - (3) which is discovered and for which written claim is made against the <u>insured</u> not later than ten (10) years after the end of the <u>certificate</u> period stated in Item 6 of the Declarations. However, this subparagraph (3) shall not operate to bar coverage for <u>bodily injury</u> or <u>property damage</u> caused by an <u>extraordinary nuclear occurrence</u>.
- II.) Item 4.(b) of the certificate is deleted.
- III.) Item 7. of the certificate is amended to read as follows:

Item 7. Maximum retrospective premium (exclusive of allowance for premium taxes) payable pursuant to Condition 2 of the Master Policy with respect to each nuclear incident: \$14,883,750.

> THIS IS TO ORRITED THAT THIS IS A TRUE COPY OF THE ORIGINAL CERTIFICATE, BEARING THE NUMBER DESIGNATED REFEON, FOR INSURANCE COVERAGE UNDER THE MASTER POLICY-NUCLEAR ENERGY INSURANCE IS AFORDED BY FOR CONTROL OF THE CONTROL OF THE ORIGINAL INSURANCE IS AFORDED BY FOR CONTROL OF THE ORIGINAL INSURANCE IS AFORDED BY FOR CONTROL OF THE ORIGINAL INSURANCE IS AFORDED BY FOR CONTROL OF THE ORIGINAL INSURANCE IS AFORDED BY FOR CONTROL OF THE ORIGINAL INSURANCE IS AFORDED BY FOR CONTROL OF THE ORIGINAL INSURANCE IS AFORDED BY FOR CONTROL OF THE ORIGINAL INSURANCE IS AFORDED BY FOR CONTROL OF THE ORIGINAL INSURANCE IS AFORDED BY FOR CONTROL OF THE ORIGINAL INSURANCE IS AFORDED BY FOR CONTROL OF THE ORIGINAL INSURANCE IS AFORDED BY FOR CONTROL OF THE ORIGINAL INSURANCE IS AFORDED BY FOR CONTROL OF THE ORIGINAL INSURANCE IS AFORDED BY FOR CONTROL OF THE ORIGINAL INSURANCE IS AFORDED BY FOR CONTROL OF THE ORIGINAL INSURANCE IS AFORDED BY FOR CONTROL OR THE ORI

VICE PRESIDENT-UNDERWRITING AMERICAN NUCLEAR INSURERS

Effective Date of this Endorsement	August 20, 1988 12:01 A.M. Standard time	To form a part of Certificate No. M-109
Issued to Seabo	rook Joint Owners	
Date of issue	August 9, 1990 By	For the Subscribing Companies MUTUAL ATOMIC EMERGY LIABILITY ONDERWRITERS
Endorsement No		ountersigned by Done