Marsh & McLennan

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

October 2, 1984

50-219

Mr. Ira Dinitz State and Licensee Relations Office of State Programs Nuclear Regulatory Commission Washington, D.C. 20555

Re: Jersey Central Power & Light Company Metropolitan Edison Company et al

Dear Ira:

On behalf of GPU, we enclose certified copies of Endorsement Nos. 98 and 99 under ANI Policy NF-164, 77 and 78 under MAELU Policy MF-44, 76 and 77 under ANI Policy NF-220, and 65 and 66 under MAELU Policy MF-73.

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Regards,

1 Mu John Hoffman

JH:ef enc.

cc: W.N. Moreau, GPU

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## Nuclear Energy Liability Insurance NUCLEAR ENERGY LIABILITY INSURANCE ASSOCIATION

### RESTURATION OF LIMIT OF LIABILITY

#### ENDORSEMENT

It is agreed that:

- 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. 92 which has 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 bereunder.

John L. Ou

John L. Quastrocchi, Vice President-Liabili v Underwriting

Effective Date of Inis EndorsementJuly 1, 1984 12:01 A.M. Standard Time Issued toJersey Central Power & Light Company	To form a part of Policy NoNF-164		
Date of Issue September 26, 1984	For the subscribing companies		
	By_ Muschjon_		

Countersigned by\_

Endorsement No 98

NE-22b

## Nuclear Energy Liability Insurance NUCLEAR ENERGY LIABILITY INSURANCE ASSOCIATION

### ADVANCE PREMIUM AND STANDARD PREMIUM ENDORSEMENT

CALENDAR YEAR 1984

It is agreed that Items 1a. and 1b. of Endorsement No.<u>97</u> are amended to read:

la. ADVANCE PREMIUM: It is agreed that the Advance
Premium due the companies for the period designated above
is: \$ 460,221.37

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: \$ 347,443.24 . Additional Premium: \$77.51 .

> 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 hereinder.

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

Effective Date of this Endorsement	January 1, 1984	_To form a part of Policy No	NF-264
Issued to	Jersey Central Power & Light Company	_ 10 form a part of Policy No_	111-204

Date of Issue September 26, 1984

For the supectibing compar s General Manager

Endorsement No NE - 36 99

Countersigned by

### NUCLEAR ENERGY LIABILITY INSURANCE

### MUTUAL ATOMIC ENERGY LIABILITY UNDERWRITERS

Restoration of Limit of Liability Endorsement

It is agreed that:

Endorsement having the endorsement number and being made part

This is to certify that this is a true copy of the original

Nuclear Energy Liability Policy (Facility Form) as des

afforded hereunder

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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. 71 which has been reduced is hereby restored to \$ 36,000,000.00 . 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.

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 o this Endorsement	
Issued to	Jersey Central Power & Light Company
Date of Issue	September 26, 1984
	For the Subscribing Companies MUTUAL ATOMIC ENERGY LIABILITY UNDERWRITERS By J. S. Callacalla

Endorsement No. 77

Countersigned by

AUTHORIZED REPRESENTATIVE

ME-22b

# NUCLEAR ENERGY LIABILITY INSURANCE.

MUTUAL ATOMIC ENERGY LIABILITY UNDERWRITERS

Amendment of Advance Premium Endorsement 1.

2. Standard Premium and Reserve Premium Endorsement

3. Additional Promium Due

Advance Premium 1.

> It is agreed that the Amended Advance Premium due the companies for the calendar year 1984 is \$133,612.66

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 \$133,612.66

Reserve Premium \$100,870.62

3. Additional Premium \$22.51

Effective Date of this endorsement January 1, 1984 of Policy No. MF-44 Issued to Jersey Central Power & Light Company

Date of Issue September 26, 1984

For the Subscribing Companies

MUTUAL ATOMIC ENERGY LIABULITY UNDERWRITERS

By J. C. Qualling

Endorsement No. 78 Countersigned by

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 Muclear Energy Liability Policy (Facility Form) as designated hereon. No Insurance is afforded hergunder.

ME - 36

John L. Quintrocchi, Vice President-Liability U niter writing American Nuclear Insurers

# NUCLEAR ENERGY LIABILITY INSURANCE ASSOCIATION

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. 72 has reduced by \$765,807.83 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, 1984, is hereby restored by the sum of \$765,807.83 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 occurance 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 occurance is determined by the Nuclear Regulatory Commission to be an extraordinary nuclear occurance" 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 Lasurance is afforded persunder.

. 8. Quit

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

this EndorsementJuly 1, 1984 12:01 A.M. Standard Time	To form a part of Policy No	NF-220
International Steen Filing of	Central Power & Light Company,	Pennsylvania
Electric Company and GPU Nuclear Corp Date of Issue September 25, 1984	oration For the supecribing companies	
	By Chrickson	

General Manager

Endorser ont No \_\_\_\_\_ 76

Elfacture Date of

Countersigned by\_\_\_

# Nuclear Energy Liability Insurance NUCLEAR ENERGY LIABILITY INSURANCE ASSOCIATION

ADVANCE PREMIUM AND STANDARD PREMIUM ENDORSEMENT

CALENDAR YEAR 1984

It is agreed that Items 1a. and 1b. of Endorsement No. 73 are amended to read:

la. ADVANCE PREMIUM: It is agreed that the Advance
Premium due the companies for the period designated above
is: \$ 519,596.81

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: \$ 392,568.58 Additional Premium: \$290.62

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 (Faglity Form) as designated hereon. No Insurance is afforded hereunder.

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

Effective this Endo	rsement	July 1, 1984 12:01 A.M. Standard Time	T	To form	a part of	Policy No_	NF-220
Issued to	Metropolitan Electric Com	Edison Company, Jerse Dany and GPU Nuclear C	v Control De	ower &	Light	Company,	Pennsylvania
Date of Is	sue <u>September</u>	18, 1984	F	For the	supectib	ing compan	ies
					61.	. 0	

fanne By

General Manager

Endorsement No \_\_\_\_\_77 NE-36

Countersigned by.

## NUCLEAR ENERGY LIABILITY INSURANCE

# MUTUAL ATOMIC ENERGY LIABILITY UNDERWRITERS

## RESTORATION OF LIMIT OF LIABILITY ENDORSEMENT

(Extraordinary Nuclear Occurrence)

### It is agreed that:

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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. 62 has reduced by \$222,331.31 all the stated limits of the companies' liability.

The current limit of the companies' liability, being the reduced limit in effect on June 30, 1984, is hereby restored by the sum of \$222,331.31 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 occurance 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 occurance is determined by the Nuclear Regulatory Commission to be an "extraordinary nuclear occurance" pursuant to the provisions of its regulations and the Atomic Energy Act of 1954, as amended, and in effect on May 1, 19".

3.3 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 of To form a part this Endorsement \_ July 1, 1984 MF-73 of Policy No ...

Ise je to Metropolitan Edison Company, Jersey Central Power & Light Company, Pennsylvania Electric Company, and GPU Nuclear Corporation

September 25, 1984 Date of Issue\_\_\_\_

For the Subscribing Companies

MUTUAL ATOMIC ENERGY LIABILITY UNDER URITERS

65 Endorsement No. .

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 1984 is \$150,850.69

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 \$150,850.69

Reserve Premium \$113,971.52

3. Additional Premium \_ \$84.38

Effective Date of To form a part this endorsement July 1, 1984 of Policy No. MF-73

Issued to <u>Metropolitan Edison Company</u>, Jersey Central Power & Light Company Pennsylvania Electric Company and GPU Nuclear Corporation Date of Issue September 18, 1984

For the Subscribing Companies

MUTUAL ATOMIC ENERGY LIABILITY UNDERWRITERS

By J. S. Qualling 11-

Endorsement No. 66

Countersigned by

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 hereinder.

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

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