

ARKANSAS POWER & LIGHT COMPANY

POST OFFICE BOX 551 LITTLE ROCK, ARKANSAS 72203 (501) 371-4000 December 17, 1984

ØCAN1284Ø4

Mr. Ira Dinitz, Insurance Indemnity Analyst Licensee Relations Section Office of the State Programs Nuclear Regulatory Commission Washington, DC 20555

SUBJECT: Arkansas Nuclear One - Units 1 & 2

Docket Nos. 50-313 and 50-368 License Nos. DPR-51 and NPF-6 Nuclear Liability Insurance

Gentlemen:

Your November 26, 1984 letter (OCNA118420) stated that the following endorsements to our Nuclear Liability Insurance policies had not been received:

- 1) Policy NF-210 Endorcement Nos. 47-52, 17-21, and 11-15; and
- 2) Policy MF-74 Endorcement Nos. 41-44.

You also indicated that Amendment 2 to Indemnity Agreement B-65 had not been received. Enclosed are the requested endorsements and Amendment 2 to Indemnity Agreement B-65.

Also, we would like to inform you that Mr. John M. Griffin is now Sr. Vice President, Energy Supply and requests that future mail be addressed to him at P. O. Box 551, Little Rock, AR 72203.

Very truly yours,

J. Ted Enos

Manager, Licensing

B412270330 B41217 PDR ADOCK 05000313 PDR

JTE: SAB: sh

Enclosures

Mool

NUCLEAR ENERGY LIABILITY INSURANCE ASSOCIATION

- 1) ADVANCE PREMIUM AND STANDARD PREMIUM ENDORSEMENT
- 2) CHANGES IN SUBSCRIBING COMPANIES AND IN THEIR PROPORTIONATE LIABILITY ENDORSEMENT

Calendar Year 1974

- 1a. ADVANCE PREMIUM: It is agreed that the Advance Premium due the companies for the period designated above is: \$ 2,000.00
- b. 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:

 \$ 1,340.00
- 2. It is agreed that with respect to bodily injury or property damage caused, during the effective period of this endorsement, by the nuclear energy hazard:
 - a. The word "companies" wherever used in the policy means the subscribing companies listed on the reverse side of this endorsement.
 - b. The policy shall be binding on such companies only.
 - c. Each such company shall be liable only for its proportion of any obligation assumed or expense incurred under the policy because of such bodily injury or property damage as designated on the reverse side of this endorsement.
- 3. It is agreed that the effective period of this endorsement is to the close of December 31st of the Calendar Year designated in the caption above, or to the time of the termination or cancelation of the policy, if sooner.

(over)

January 1, 1974 12:01 A.M. Standard Time Arkansas Power & Light Company	To form a part of Policy No. NF-210	
Date of Issue November 1, 1973	For the Subscribing Companies	
	By Suph Manager General Manager REBSAMEN & ASSOCIATES, INC.	
NE-35 (1/1/74)	Countersigned by By Chillian & Mitch	

1

Amendment of Condition 4 Endorsement

It is agreed that with respect to bodily injury and property damage caused after the effective data of this endorsement by the nuclear energy hazard the figure \$73,625,000 stated in Condition 4 of the policy is amended to read \$85,250,000.

Effective De		To form a part of Polky NoNF-210
Issued to	17:01 A.M. Standard Time Arkansas Power & Light Company	
	Tanuary 15 1074	For the Subscribing Companies

Countersigned by...

12

NUCLEAR ENERGY LIABILITY INSURANCE ASSOCIATION

Address of Nuclear Energy Liability Insurance Association Endorsement

It is agreed that the address of the Nuclear Energy Liability Insurance Association appearing in the "Company Representation" condition of the policy is amended to read:

The Exchange Farmington Avenue Farmington, Connecticut 06032

dorsement April 1, 19	To form a part of Policy No NF - 210
Arkansas Power	& Light Company
March 15, 1974	For the Subscribing Companies
	By Joseph Manager General Manager

NE 37B (4/1/74)

NUCLEAR ENERGY LIABILITY INSURANCE ASSOCIATION

INCREASE OF LIMIT OF LIABILITY ENDORSEMENT

Tre	2 40	100.00		100	4.4	
It	1.5	62.7	110	SPE	1.1	WIL:

1.	The limit of	liability stated in	Item 4 of the declarations
	of the policy	is amended to read	\$ 85,250,000

This amended limit applies with respect to obligations assumed or expenses incurred because of bodily injury or property damage caused, during the period from the effective date of this endorsement to the date of termination of the policy, by the nuclear energy hazard.

2. The limit of liability stated in Item 4 of the declarations and the amended limit of liability stated in paragraph 1 above shall not be cumulative, and 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 both the limit of liability stated in Item 4 of the declarations and the amended limit stated in paragraph 1 above, regardless of which limit of liability applies with respect to the bodily injury or property damage out of which such loss or expense arises.

CHARLES R. BARDES, UNDERWRITING NUCLEAR ENERGY LIABILITY INSURANCE	Experient No
Effective Date of this Endorsement May 10, 1974 12:01 A.M. Standard Ti	To form a part of Policy No_NF-210
Arkansas Power and L	
Date of Issue May 30, 1974	For the Subscribing Compenies
	By Joseph Manoner General Manager

Countersigned by_

ADVANCE PREMIUM AND STANDARD PREMIUM ENDORSEMENT

	Calendar Year 1974
It is	agreed that Items la. and lb. of Endorsement No
	nended to read:
	la. ADVANCE PREMIUM: It is agreed that the Advance Premium
	due the companies for the period designated above is:
	\$7,625.67
	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: \$ 5,109.28
	Additional Premium: \$5,625.67
CHARLEON.	orsement 2/0 is a true copy or discharge Energy Liability BARDES, UNDERWRITING MANAGER Y LIABILITY INSURANCE ASSOCIATION
Effective Date of this Endorsement J.	anuary 1, 1974 To form a part of Policy NoNF-210
Issued to Arkansa	as Power and Light Company
Date of IssueMay 30,	
	By Joseph Marione General Manager
Endorsement No15	REBSAMEN & ASSOCIATES
VF:36	Countersigned by

NUCLEAR ENERGY LIABILITY INSURANCE ASSOCIATION

1) ADVANCE PREMIUM AND STANDARD PREMIUM ENDORSEMENT
2) CHANGES IN SUBSCRIBING COMPANIES AND IN THEIR
PROPORTIONATE LIABILITY ENDORSEMENT

Calendar Year 1975

- la. ADVANCE PREMIUM: It is agreed that the Advance Premium due the companies for the period designated above is: \$ 161,200.00
- b. 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: \$ 120,187.00
- 2. It is agreed that with respect to bodily injury or property damage caused, during the effective period of this endorsement, by the nuclear energy hazard:
 - a. The word "companies" wherever used in the policy means the subscribing companies listed on the reverse side of this endorsement.
 - b. The policy shall be binding on such companies only.
 - c. Each such company shall beliable only for its proportion of any obligation assumed or expense incurred under the policy because of such bodily injury or property damage as designated on the reverse side of this endorsement.
- 3. It is agreed that the effective period of this endorsement is to the close of December 31st of the Calendar Year designated in the caption above, or to the time of the termination or cancelation of the policy, if sooner.

(over)

Effective Date of this Endorsement January 1, 1975 12:01 A.M. Standard Time	To form a part of Policy NoNF-210
Issued to	Arkansas Power & Light Company
Date of Issue December 12, 1974	For the subscribing companies By
	General Manager
	Chi hy
Endorsement No 1/ NE-35 (1/1/75)	Countersigned by Charles A Harper

Amendment of Condition 4 Endorsement

It is agreed that with respect to bodily injury or property damage caused after the effective date of this endorsement by the nuclear energy hazard, the figure \$85,250,000 stated in Condition 4 of the policy is amended to read \$96,875,000.

feetive Date of his Endorsement January 1, 1975	To form a part of Policy No. NF-210
sued to Arkansas Power & Light Company	
Date of Issue January 10, 1975	For the subscribing compenies
	By What General Manager

Endorsement No.

Countersigned by Karles I Harger

INCREASE OF LIMIT OF LIABILITY ENDORSEMENT (After Prior Increase)

It is agreed that:

1

- 1. The limit of liability stated in Item 4 of the declarations as amended by the Increase of Limit of Liability Endorsement(s) listed below is further amended to read \$96,875,090. This amended limit applies with respect to obligations assumed or expenses incurred because of bodily injury or property damage caused, during the period from the effective date of this endorsement to the date of termination of the policy, by the nuclear energy hazard.
- 2. The original limit of liability stated in Item 4 of the declarations, the limit(s) of liability stated in the Increase of Limit of Liability Endorsement (s) listed below and the amended limit of liability stated in paragraph I above shall not be cumulative, and 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 the limit of liability originally stated in Item 4 of the declarations, the amended limit(s) of liability stated in the Increase of Limit of Liability Endorsement(s) listed below and the amended limit of liability stated in paragraph I above, regardless of which limit of liability applies with respect to the bodily injury or property damage out of which such loss or expense arises.

Previous Increase of Limit of Liability Endorsement (s)

Endorsement No(s):

Endorsement No(s):

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Effective Date of this Endorsement	March 21, 1975	To form a part of Policy NoNF- 210
Issued to	Arkansas Power & Light	Company
Date of Issue	March 21, 1975	By General Manager REPOAMEN & ACSOCIATES
		General Manager
Endorsement No.	19	Countersigned by billharles H. Hacker

1.1

ADVANCE PREMIUM AND STANDARD PREMIUM ENDORSEMENT	
Calendar Year 1975	
It is agreed that Items la. and lb. of Endorsement No17	
are amended to read:	
. la. ADVANCE PREMIUM: It is agreed that the Advance Premiu	ım
due the companies for the period designated above is:	
\$ 166,941.20	
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 Cree	lit
Rating Plan, the Standard Premium is said Advance Premium a	and
the Reserve Premium is: \$ 124,550.31	
Additional Premium: \$5,741.20	
January 1, 1975 To form a part of Policy No	

this Endorsement January 1, 1975 12:01 A.M. Standard Time Arkansas Power & Light Company	To form a part of Policy NoNF- 210
Date of Issue March 21, 1975	For the subscribing companies
	By General Manager
	REBSAMEN & ASSOCIATES
NF:36	ountersigned by Charles I Has the

	ADVANCE PREMIUM AND STANDARD PREMIUM ENDORSEMENT
	Calendar Year 1974
	It is agreed that Items la. and lb. of Endorsement No16
	are amended to read:
	la. ADVANCE PREMIUM: It is agreed that the Advance Premium
	due the companies for the period designated above is:
	\$ 68,648,00
	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 P.amium is: \$50,022.73
	Return Premium: \$11,750.94
	This is to certify that this is a true copy of the original Endorsement having the undersement hazaber and being made part lity Form is done
	The R. Farder of Control of the Property
Effective Date of this Endorsement	
	12.01 A.M. Standard Time
issued to Arkar	nsas Power & Light Company
te of Issue A	pril 7, 1975 For the subscribing companies

For the subscribing companies

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AMENDMENTS OF DEFINITION OF "NUCLEAR ENERGY HAZARD" AND
PART OF CONDITION 4, "LIMITATION OF LIABILITY; COMMON OCCURRENCE"

(Indemnified Nuclear Facility)

It is agreed that:

- In Insuring Agreement III, "DEFINITIONS", solely with respect to an "insured shipment" to which this policy applies as proof of financial protection required by the Nuclear Regulatory Commission, Subdivision (2) of the definition of "nuclear energy hazard", as amended, is further amended to read:
 - (2) the nuclear material is in an insured shipment which is away from any other nuclear facility and is in the course of transportation, including the handling and temporary storage incidental thereto, within
 - (a) the territorial limits of the United States of America, its territories or possessions, or Puerto Rico; or
 - (b) international waters or airspace, provided that the nuclear material is in the course of transportation between two points located within the territorial limits described in (a) above and there are no deviations in the course of the transportation for the purpose of going to any other country, state or nation, except a deviation in the course of said transportation for the purpose of going to or returning from a port or place of refuge as the result of an emergency.
- Subdivision (b) of Condition 4, "LIMITATION OF LIABILITY; COMMON OCCURRENCE", as amended, is replaced by the following:
 - (b) source material, special nuclear material, spent fuel, waste, or tailings or wastes produced by the extraction or concentration of uranium or thorium from any ore processed primarily for its source material content in the course of transportation for which insurance is afforded under this policy and also arising out of such properties of other source material, special nuclear material, spent fuel, waste, or tailings or wastes produced by the extraction or concentration of uranium or thorium from any ore processed primarily for its source material content in the course of transportation for which insurance is afforded under one or more other Nuclear Energy Liability Policies (Facility Form) issued by Nuclear Energy Liability Insurance Association.

this Endorsement January 1, 1982 Issued to ARKANSAS POWER & LIGHT COMPANY	To form a part of Policy No_NF-210
Date of Issue December 17, 1981	For the subscribing companies
Endorsement No	REBSAMEN INSURANCE

ADVANCE PREMIUM AND STANDARD PREMIUM CALENDAR YEAR 1982 ENDORSEMENT

1. ADVANCE PREMIUM: It is agreed that the Advance Premium due the companies for the period designated above is:

	\$ 331,703.87		
2.	STANDARD PREMIUM AND RESERVE PREM the Advance Premium indicated about the provisions of the Industry Constant and Advance Premium and the Industry Constant and Industry Constan	MIUM: In the absence of a cove, it is agreed that, subjuredit Rating Plan, the Stand Reserve Premium is:	hange in ect to ard Premium
	\$ 249,769.94		
Effective Date of this Endorsement_	January 1, 1982 12:01 A.M. Standard Time ANSAS POWER & LIGHT COMPANY	To form a part of Policy No	NF-210
	cember 17, 1981	For the subscribing companie	ıs
		By processon	

Countersigned by

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Endorsement No

Charles & off

NUCLEAR ENERGY LIABILITY INSURANCE ASSOCIATION

CHANGES IN SUBSCRIBING COMPANIES AND IN THEIR PROPORTIONATE LIABILITY ENDORSEMENT Calendar Year 1982

- 1. It is agreed that with respect to bodily injury or property damage caused, during the effective period of this endorsement, by the nuclear energy hazard:
 - a. The word "companies" wherever used in the policy means the subscribing companies listed below.
 - b. The policy shall be binding on such companies only.
 - c. Each such company shall be liable for its proportion of any obligation assumed or expense incurred under the policy because of such bodily injury or property damage as designated below.
- It is agreed that the effective period of this endorsement is from the beginning of the
 effective date of this endorsement stated below to the close of December 31, 1982 or to
 the time of the termination or cancellation of the policy, if sooner.

PROPORTION OF 100%

SUBSCRIBING COMPANIES

	Separation desires	1 100 011 1011 01 1000
	The IN Companies has Newtons CT 06166	9.957349
	rety Co., The, 151 Farmington Ave, Hartford, CT 06156	3.153160
Aetha Insurance Compa	ny, 55 Elm St., Martford, CT 06115	0.248934
Affiliated IM Insuran	ce Co., Allendale Park, P.O. Box 7500, Johnston, RI 02919	1.327647
Allianz Insurance Com	pany, 6435 Wilshire Bivd., Los Angeles, CA 90054	
	., Allstate Plaza South - 61, Morthbrook, IL 60062	4.978675
	ce Co., 102 Maiden Lane, New York, NY 10005	0.871268
	surance Co., Long Grove, IL 60049	0.414890
	orporation, 320-18th St., Rock Island, IL 61201	0.414890
	Co., Atlantic Building, 45 Hell Street, New York, NY 10005	0.248934
	rance Co., One Beacon St., Boston, MA 02108	3.319116
	Company, The, 9 Farm Springs Rd., Farmington, CT 06032	0.414890
	Co., CMA Plaza, Chicago, IL 60685	4.148895
	Co., The, 80 Maiden La., New York, NY 19038	7.675457
	, 51 John F. Kennedy Parkway, Short Hills, NJ 07078	1.493602
	nce Companies, P.O. Box 3395, San Francisco, CA 94119	5.310586
General Accident Insu	rance Company of America, 414 Walnut St., Philadelphia, PA 19105	1.327647
Manover Insurance Co.	. The, 440 Lincoln St., Morcester, MA 01605	0.497867
Hartford Accident and	Indepnity Co., Hartford Plaza, Hartford, CT 06115	7.053122
Martford Steam Boiler	Insp. & Ins. Co., The, 56 Prospect St., Hartford, CT 06102	0.497867
Highlands Insurance C	o., 500 Jefferson St., Nouston, TX 77002	0.414890
Name Indemnity Co., T	he, 59 Maiden Lane, New York, NY 10038	3.651028
	h America, P.O. Box 7728, Philadelphia, PA 19101	1.659558
	of Ohio, The, 19 Rector St., New York, NY 10006	0.331912
	mpany of New York, P.O. Box 1228, Baltimore, MD 21203	2.240404
	Ins. Co., 731 No. Jackson St., Milwaukee, WI 53201	0.663823
	ce Company, The, 136 North Third St., Namilton, OH 45025	0.165956
	, 51 John F. Kennedy Parksay, Short Hills, NJ 07078	0.331912
	., 62 Maple Ave., Keene, 101 03431	0.124467
	Co., 3100 Mo. Meridian St., Indianapolis, IN 46208	0.248934
	Insurance Co., 20 Washington Place, Providence, RI 02903	0.165956
	spany, 4 Penn Center Plaza, Philadelphia, PA 19103	0.995735
	ny of America, 150 William Street, New York, NY 10038	3,319116
	e Ins. Co., 385 Washington St., St. Paul, MR 55102	4.699669
	90 William St., New York, NY 10038	0.165956
	walty Company, 112 East Mashington St., Bloomington, IL 61701	0.165956
	e Company, P.O. Box 54256, Los Angeles, CA 90054	0.829779
	ompany, The, One Tower Squere, Martford, CT 06115	10.787128
United States Fidelit	y and Guaranty Co., 100 Light St., Baltimore, MD 21202	10.455217
Turnich Incommence Co.	surance Co., P.O. Box 2387, Norristown, NJ 07960 231 No. Martingale Rd., Schaumburg, IL 60196	3.319116
MF-R2	cal No. Mertingele No., Scheumburg, IL 60190	1.244669

Zurich Insurance Co., 231 No. Martingale Rd., Schaumburg, IL 60 NE-82	1.244669
Effective Date of January 1, 1982 this Endorsement 12:01 A. M. Standard Time	To form a part of Policy No. NF-210
Issued to Arkansas Power & Light Company	
Date of Issue March 5, 1982	For the subscribing companies
	By phochson
Endorsement No. 49	REBSAMEN INSURANCE
	Brancis Ov. Other

	ADVANCE PREMIUM AND ST	ANDARD PREMIUM ENDORSEMENT
	CALENDAR 1	EAR 1981
I	t is agreed that Items la. and	1b. of Endorsement No. 44
a	re amended to read:	
	1a. ADVANCE PREMIUM: It is	agreed that the Advance
	Premium due the companies for	the period designated above
	1s: \$ 284,410.43	
	16. STANDARD PREMIUM AND RES	ERVE PREMIUM: In the
	absence of a change in the Ad	vance Premium indicated above,
	it is agreed that, subject to	the provisions of the Industry
	Credit Rating Plan, the Stand	ard Premium is said Advance
	Premium and the Reserve Premi	um is: \$ 213,826.93
	Return Premium: \$24,613)7	
Effective Date of this Endorsement	January 1, 1981	To form a part of Policy No_NF-210
Issued to	12:01 A.M. Standard Time Arkansas Power & Light Compan	경기 때문에 가장 가는 아무지 않는 것이 없는 것이 없다면 없는 것이 없는 것이 없다면 없는 것이 없다면 없는 것이 없다면 없는 것이 없다면
Date of Issue A	pril 20, 1982	For the subscribing companies

Countersigned by

REBSAMEN INSURANCE

Endorsement No

NE-36

Amendment of Address Endorsement

It is agreed that Item 1 of the Declaration, "Address" is amended to read:

Address: c/o Middle South Services, Inc. P.O. Box 61000

P.O. Box 61000 New Orleans, LA 70161

Effective Date of this Endorsement October 13,	
12:01 A.M. Stan	
Date of Issue October 18, 1982	For the supecribing companies
	Ol selve
	REBSAMEN IN Seneral Mare
Endorsement No. 51	Counterplaned by T. Charles J. H. H.

NUCLEAR ENERGY LIABILITY INSURANCE ASSOCIATION

ADVANCE PREMIUM AND STANDARD PREMIUM CALENDAR YEAR 1983 ENDORSEMENT

2. 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: S 246,880.90	1.	ADVANCE PREMIUM: It is agreed the for the period designated above is:	nat the Advance Premium due the companies
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:		\$_327,902.50	
\$ 246,880.90	2.	the Advance Premium indicated above, in the Industry Credit Rating Plan, the Stathe Reserve Premium is:	it is agreed that, subject to the provisions of
		\$ 246,880.90	
Effective Date of	Effective Date of		
This Endorsement January 1, 1983 To form a part of Policy No. NF-210			To form a part of Policy No. NF-210
Issued to Arkansas Power & Light Company	Issued toArka		
Date of Issue December 15, 1982 For the subscribing companies	Date of Issue	December 15, 1982	For the subscribing companies
By Muschson			By Muchan
Endorsement No. 52 Countersigned by Charles House	Endorsement No.	52	Countersigned by Charles To Have

MUTUAL ATOMIC ENERGY LIABILITY UNDERWRITERS

ADVANCE PREMIUM ENDORSEMENT STANDARD PREMIUM ENDORSEMENT

	bove is \$ 96,301.13	due the companies for the calendar year
. STANDARD PREMI	UM AND RESERVE PREMIUM	
agreed that,	ce of a change in the Adva subject to the provisions Premium and Reserve Premi	nce Premium indicated above, it is of the Industry Credit Rating Plan, um are:
	Standard Premfum	\$ 96,301.13
	Reserve Premium	\$ 72,513.86
this Endorsement	January 1, 1982 Arkansas Power & Lig	
Issued to	Arkansas Power & Lig	of Policy NoMF 74
this Endorsement		of Policy NoMF 74
Issued to	Arkansas Power & Lig January 6, 1982	of Policy NoMF 74
this Endorsement	Arkansas Power & Lig January 6, 1982 For the	of Policy No. MF 74

NUCLEAR ENERGY LIABILITY INSURANCE MUTUAL ATOMIC ENERGY LIABILITY UNDERWRITERS AMENDMENTS OF DEFINITION OF "NUCLEAR ENERGY HAZARD" AND PART OF CONDITION 4. "LIMITATION OF LIABILITY: COMMON OCCURRENCE" (Indemnified Nuclear Facility) It is agreed that: 1. In Insuring Agreement III, "DEFINITIONS", solely with respect to an "insured shipment" to which this policy applies as proof of financial protection required by the Nuclear Regulatory Commission, Subdivision (2) of the definition of "nuclear energy hazard", as amended, is further amended to read: (2) the nuclear material is in an insured shipment which is away from any other nuclear facility and is in the course of transportation, including the handling and temporary storage incidental thereto, within the territorial limits of the United States of America, its territories (s) or possessions, or Puerto Rico; or (b) international waters or airspace, provided that the nuclear material is in the course of transportation between two points located within the territorial limits described in (a) above and there are no deviations in the course of the transportation for the purpose of going to any other country, state or nation, except a deviation in the course of said transportation for the purpose of going to or returning from a port or place of refuge as the result of an emergency. 2. Subdivision (b) of Condition 4, "LIMITATION OF LIABILITY; COMMON OCCUR-RENCE", as amended, is replaced by the following: (b) source material, special nuclear material, spent fuel, waste, or tailings or wastes produced by the extraction or concentration of uranium or thorium from any ore processed primarily for its source material content in the course of transportation for which insurance is afforded under this policy and also arising out of such properties of other source material, special nuclear material, spent fuel, waste, or tailings or wastes produced by the extraction or concentration of uranium or thorium from any ore -1processed primarily for its source material content in the course of transportation for which insurance is afforded under one or more other Nuclear Energy Liability Policies (Facility Form) issued by Mutual Atomic Energy Liability Underwriters.

Effective Date of		To form a part	
This Endorsement	January 1, 1982	of Policy No.	MF-74
	12:01 A.M. Standard 7	Time	
Issued to Arkan	sas Power & Light (Company	
Date of Issue F	ebruary 1, 1982		
		For the Subscr By S.M.O.C	onnell
Endorsement No.	42 Countersign	ned by Fran	& a. Smith

REDSAMEN INSURANCE

MUTUAL ATOMIC ENERG	GY LIABILITY	UNDERWRITERS
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- 1. AMENDMENT OF ADVANCE PREMIUM ENDORSEMENT
- 2. STANDARD PREMIUM AND RESERVE PREMIUM ENDORSEMENT
- 3. RETURN PREMIUM DUE

1. Advance Premi	UEII
------------------	------

It is agreed that the Amended Advance Premium due the companies for the calendar year 1981 is \$82,570.77

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 \$82,570.77

Reserve Premium \$62,078.78

3. Return Premium \$7,145.73

Effective Date of To form a part this Endorsement January 1, 1981 of Policy No. MF-74

Arkansas Power & Light Company

Issued to ____ Arkansas Power & Light Company

Date of Issue April 20, 1982

For the Subscribing Companies

MUTUAL ATOMIC ENERGY LIABILITY UNDERWATTERS

Ву

REBSAMEN INSURANCE

Endorsement No. 43

Countersigned by By Ch

MUTUAL ATOMIC ENERGY LIABILITY UNDERWRITERS

Amendment of Address Endorsement

It is agreed that Item 1 of the Declarations, "Address" is amended to read:

Address: c/o Middle South Services, Inc. P.O. Box 61000 New Orleans, LA 70161

Effective Date of this Endorsement		October 13, 1982	To form a partof Policy No	MF-74
Issue to	Arkansas	Power & Light Company		
Date of Iss	october	18, 1982		

For the Subscribing Companies

By Charles Herry

Countersigned by BY Charles Herry

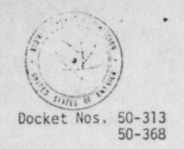
Endorsement No. 44

MUTUAL ATOMIC ENERGY LIABILITY UNDERWRITERS

ADVANCE PREMIUM AND STANDARD PREMIUM CALENDAR YEAR 1983 ENDORSEMENT

	for the period designated above is:	of the Advance Premium due the companies
	\$ 95,197.50	
2.	the Advance Premium indicated above, i	E PREMIUM: In the absence of a change in t is agreed that, subject to the provisions of indard Premium is said Advance Premium and
	\$ 71,675.10	
Effective Date of		
This Endorsement	January 1, 1983 12:01 A.M. Standard Tim	To form a part of Policy No. MF-74
Issued toArkan	sas Power & Light Company	
Date of Issue	December 15, 1982	For the sufficient companies
		By Whichon
Endorsement No	45	Countersigned by Charles Horye





ATOMIC ENERGY COMMISSION

WASHINGTON, D.C. 20545

AMENDMENT TO INDEMNITY AGREEMENT NO. B-65

AMENDMENT NO. 2

Effective MAY 2 1974 , Indemnity Agreement No. B-65, between Arkansas Power and Light Company and the Atomic Energy Commission, dated November 8, 1972, as amended, is hereby further amended as follows:

Item 2a of the Attachment to the indemnity agreement is deleted in its entirety and the following substituted therefor:

Item 2 - Amount of financial protection

a. \$1,000,000 (From 12:01 a.m., November 8, 1972, to 12:00 midnight, MAY 2 0 1974 inclusive) \$110,000,000 (From 12:01 a.m., MAY 2 1 1974

Item 3 of the Attachment to the indemnity agreement is deleted in its entirety and the following substituted therefor:

Item 3 - License number or numbers

SNM-1321 (From 12:01 a.m., November 8, 1972, to 12:00 midnight, MAY 2 1 1974 inclusive)

DPR-51 (From 12:01 a.m., MAY 2 1 1974

Item 5 of the Attachment to the indemnity agreement is amended by adding the following:

Nuclear Energy Liability Policy (Facility Form) No. MF-74 issued by Mutual Atomic Energy Liability Underwriters.

FOR THE UNITED STATES ATOMIC ENERGY COMMISSION

Jerome Saltzman, Deputy Chief Office of Antitrust & Indemnity Directorate of Licensing

Accepted May 23