(draft translation)

LAW

on the Insurance of Responsibility Against Nuclear Damage

Article 1

Insurance of liability for nuclear damage shall be implemented according to provisions of the Law on Liability for Nuclear Damage (Official Journal SFRY, No. 22/78, 34/79), and of this Law.

Article 2

The user of a nuclear installation shall sign an insurance agreement and remain insured against liability for nuclear damage in the amount of DIN 450,000,000.
The user of a nuclear reactor operating for research purposes shall sign insurance agreement and remain insured against liability for nuclear damage:
- in the amount of DIN 2,000,000 for a nuclear reactor with thermal power below 10 kW;
- in the amount of DIN 3,000,000 for a nuclear reactor with thermal power between 10 kW and 1 MW;
- in the amount of DIN 5,000,000 for a nuclear reactor with thermal power between 1 MW and 25 MW;

Article 3

The user of a nuclear installation shall sign insurance agreement in the amount of DIN 150,000,000 and remain insured in order to indemnify nuclear damage that may occur during transport.

Article 4

If insurance funds do not suffice to pay the indemnity for nuclear damage, the Republic of Slovenia guarantees to cover the difference up to the amount of DIN 450,000,000.
Article 5

The Republic Committee for Energy, Industry and Civil Engineering is the authorised administrative body in the SR Slovenia, according to Articles 8, 9 and 16 of the Law on the Liability for Nuclear Damage.

Article 6

If dinar parity changes, the Executive Council of the Assembly of the Republic of Slovenia shall determine a new amount of insurance.

Article 7

This Law shall enter into force on the eighth day after its publication in the Official Journal SRS.

No. 312-6/80
Ljubljana, April 25, 1980.

Assembly
of the Republic of Slovenia

President
Milan Kučan, s.