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Ronald Reagan Library

Collection Name BROOKS, LINTON: FILES

Withdrawer

DLB

B 9/28/2006

File Folder

UNITED STATES/UNITED KINGDOM NUCLEAR

COOPERATION 1982-1984 (APRIL 1984-JUNE 1984)

FOIA

F02-071/1

Box Number

92039 RALBOX 7

COLLINS

ID Doc Type	Document Description	No of	Doc Date	Restrictions
7,1		Pages		
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27966 MEMO	LINHARD TO ROBERT MCFARLANE, RE: USSTATUS	2	4/27/1984	B1
27967 MEMO	MCFARLANE TO DONALD HODEL, RE: PROGRAMMIC APPROVAL	1	ND	B1
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27968 MEMO	LINHARD TO JONATHAN HOWE, RICHARD WAGNER, RE: RECOMMENDATION FOR PROGRAMMATIC APPROVAL	1	4/26/1984	B1
27969 MEMO	CHARLES HILL TO MCFARLANE, RE: STATE DEPARTMENT VIEW ON US SUPPORT	1	5/2/1984	B1
27970 MEMO	BOB LINHARD/BOB HELM TO MCFARLANE, RE: PROPOSED AMENDMENT TO THE US/UK AGREEMENT		5/24/1984	B1
27971 MEMO	MCFARLANE TO THE PRESIDENT, RE: PROPOSED AMENDMENT OT THE US/UK AGREEMENT	1	ND	B1
27972 PAPER	AMENDMENT TO THE AGREEMENT R 7/31/2008 NLRRF02-071/1	4		B1

Freedom of Information Act - [5 U.S.C. 552(b)]

B-1 National security classified information [(b)(1) of the FOIA]

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FOIA F02-071/1

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92039 RAL BOX 7

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ID Doc Type	Document Description		No of Pages		Restrictions	
27973 LETTER	WEINBERGER/HODEL TO THE PRESIDENT		2	ND	B1	
27974 PAPER	AMENDMENT TO THE TECHNICAL ANNEX TO THE AGREEMENT		4	ND	B1	
27975 PAPER	SUPPLEMENTAL TECHNICAL ANNEX TO THE AGREEMENT		3	ND	B1	
27976 PAPER	SIGN	TED COPY OF #279	72	4	6/5/1984	B1
	R	7/31/2008	NLRRF02-071/1			
27977 PAPER	DUP	LICATE OF #27976		4	6/5/1984	B1
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27978 PAPER	DUP	LICATE OF #27974		4	ND	B1
27979 PAPER	DUPI	LICATE OF #27975		3	ND	B1
27980 MEMO	DUPI	LICATE OF #27971		1	5/29/1984	B1
27981 MEMO	DUPI	LICATE OF #27970		1	5/24/1984	B1
27761 WIEWIO	DOFI	LICATE OF #2/9/0		1	3124/1704	D1

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27965 MEMO 1 4/26/1984 B1

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27966 MEMO 2 4/27/1984 B1

LINHARD TO ROBERT MCFARLANE, RE: US...STATUS...

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THE WHITE HOUSE

WASHINGTON

SECRET

MEMORANDUM FOR THE HONORABLE DONALD P. HODEL
The Secretary of Energy

SUBJECT:

Programmatic Approval for Kandahar Prime and

Progressive Prime (S)

The President has reviewed your memorandum to him of April 12, 1984, and authorizes the proposed Kandahar Prime and Progressive Prime tests subject to the conditions noted in your memorandum.

FOR THE PRESIDENT:

Robert C. McFarlane

DECLASSIFIED

NLRR FOZ-07-1/, #27967

BY CH NARADATE 7/2/08

SECRET Declassify on: OADR



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ID Document Type

Document Description

No of Doc Date pages

Restric-

tions

27968 MEMO

1 4/26/1984

B1

LINHARD TO JONATHAN HOWE, RICHARD WAGNER, RE: RECOMMENDATION FOR PROGRAMMATIC APPROVAL....

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Box Number

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27969 MEMO 1 5/2/1984 B1

CHARLES HILL TO MCFARLANE, RE: STATE DEPARTMENT VIEW ON US SUPPORT...

Freedom of Information Act - [5 U.S.C. 552(b)]

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ID Document Type

Document Description

No of Doc Date pages

Restrictions

27970 MEMO

1 5/24/1984

B1

BOB LINHARD/BOB HELM TO MCFARLANE, RE: PROPOSED AMENDMENT TO THE US/UK AGREEMENT.....

Freedom of Information Act - [5 U.S.C. 552(b)]

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ID Document Type

Document Description

No of Doc Date pages

Restrictions

27971 MEMO

1

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B1

MCFARLANE TO THE PRESIDENT, RE: PROPOSED AMENDMENT OT THE US/UK AGREEMENT....

Freedom of Information Act - [5 U.S.C. 552(b)]

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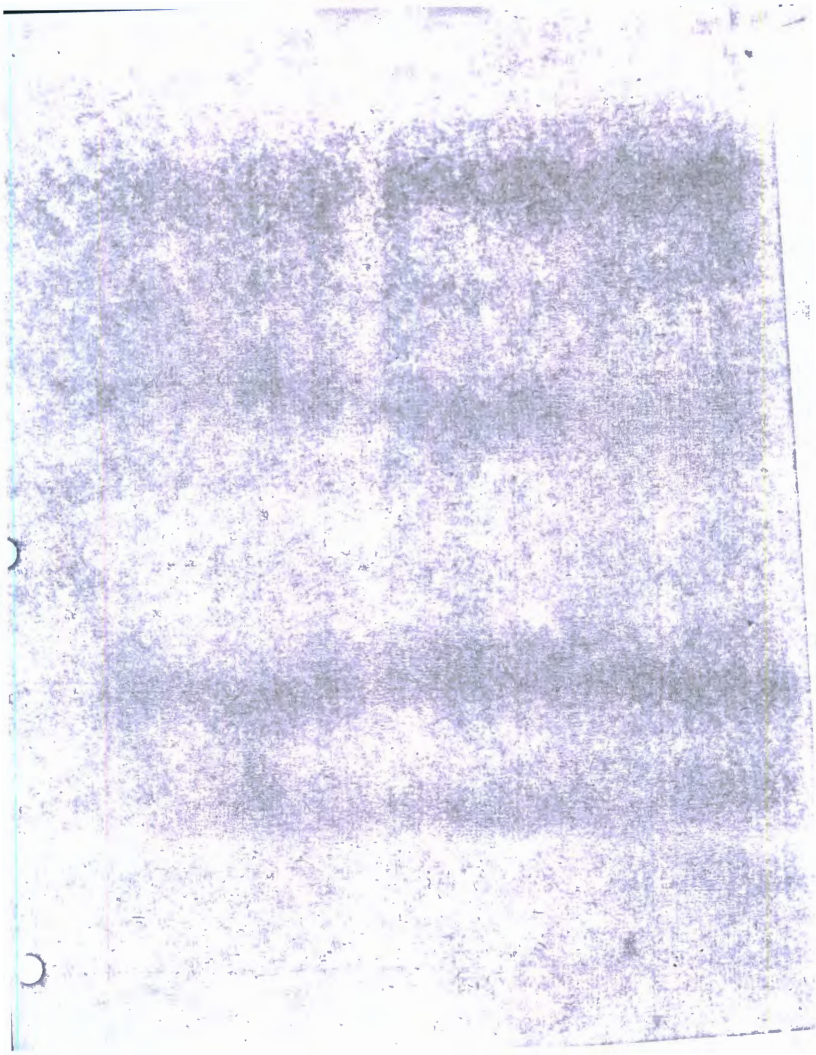
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THE WHITE HOUSE

WASHINGTON

MEMORANDUM FOR THE HONORABLE CASPAR W. WEINBERGER
The Secretary of Defense

THE HONORABLE DONALD P. HODEL

The Secretary of Energy

SUBJECT: Proposed Amendment to the U.S./U.K. Agreement for

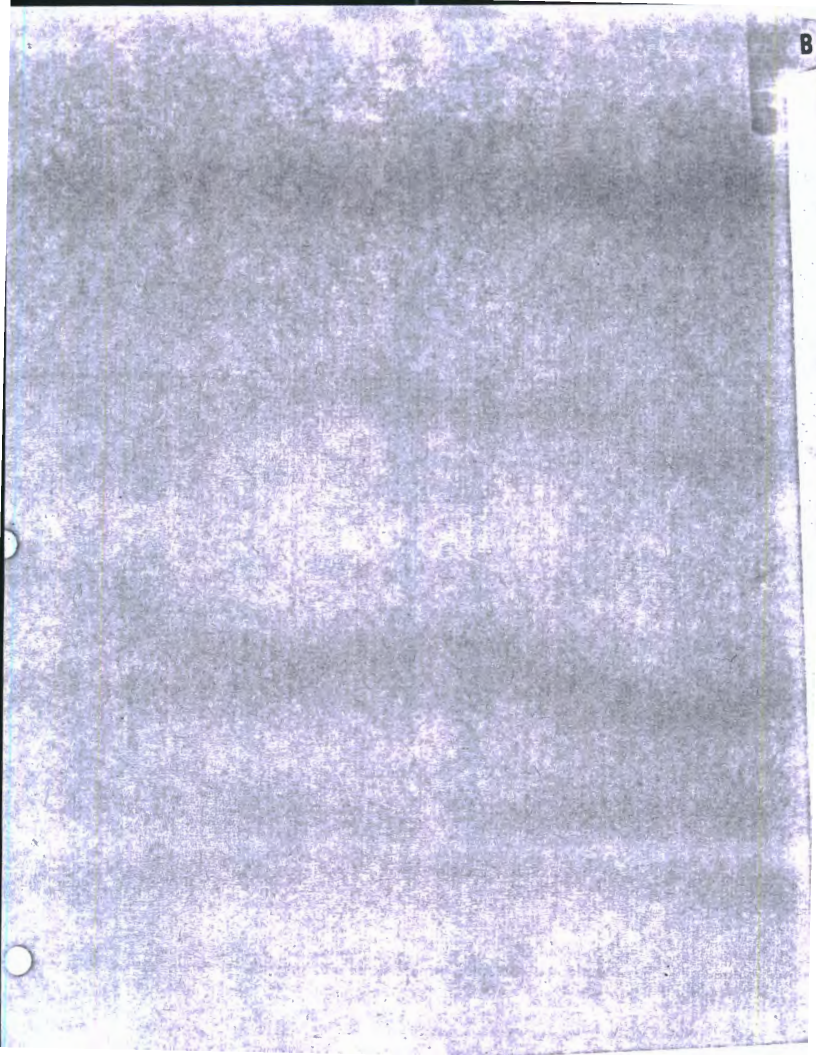
Cooperation on the Uses of Atomic Energy for

Mutual Defense Purposes

I have reviewed and concur in the positions taken in your joint letter to me of May 23, 1984, recommending approval of a proposed amendment to the Agreement Between the Government of the United States of America and the Government of the United Kingdom of Great Britain and Northern Ireland for Cooperation on the Uses of Atomic Energy for Mutual Defense Purposes. I note from your joint recommendation that the United Kingdom is participating with the United States pursuant to an international agreement by substantial and material contributions to the mutual defense and security. The proposed Amendment will permit cooperation which will further improve our mutual defense posture and be in support of NATO.

I hereby:

- approve the proposed Amendment to the 1958 Agreement;
- determine that performance of the proposed Amendment will promote and will not constitute an unreasonable risk to the common defense and security; and
- approve the program outlined in this Amendment and determine that such program will promote and will not constitute an unreasonable risk to the common defense and security; and
- authorize the execution of the proposed Amendment for the Government of the United States in a manner specified by the Secretary of State.



THE WHITE HOUSE

WASHINGTON

To the Congress of the United States

I am pleased to transmit to the Congress, pursuant to Section 123.d of the Atomic Energy Act of 1954, as amended, the text of an amendment to the Agreement Between the Government of the United States of America and the Government of the United Kingdom of Great Britain and Northern Ireland for Cooperation on the Uses of Atomic Energy for Mutual Defense Purposes of July 3, 1953, as amended (Enclosure 1), and my written approval, authorization, and determination concerning the agreement (Enclosure 2). The joint classified and unclassified letters submitted to me by the Secretaries of Energy and Defense which provide a summary position on the Amendment are at Enclosure 3.

The Amendment extends for ten years (until December 31, 1994) provisions which permit the transfer of nonnuclear parts, source, byproduct, special nuclear materials, and other material and technology for nuclear weapons and military reactors.

In my judgment, the proposed Amendment meets all statutory requirements. The United Kingdom intends to continue to maintain viable nuclear forces. In light of our previous close cooperation and the fact that the United Kingdom has committed its nuclear forces to NATO, I have concluded that it is in our interest to continue to assist them in maintaining a credible nuclear force.

I have approved the Amendment, authorized its execution, and urge that the Congress give it favorable consideration.

Attachments:

Enclosures as cited above

The President
The White House
Washington, DC 20500

Dear Mr. President:

Hereby submitted for your consideration and approval is a proposed Amendment to the 1958 Agreement Between the Government of the United States of America and the Government of the United Kingdom of Great Britain and Northern Ireland for Cooperation on the Uses of Atomic Energy for Mutual Defense Purposes.

The Amendment will extend, under the authority of the Atomic Energy Act of 1954, as amended, those provisions of the 1958 Agreement, as amended, which provide for the transfer of materials, equipment, and technology for research on, development of, or use in nuclear weapons or in military reactors. Further information on the materials and equipment to be transferred, or authorized for transfer, by the United States during the effective period of this Amendment (i.e., from January 1, 1985, through December 31, 1994) are covered in a supplementary classified letter. Article III bis, which provided for exchange of materials and equipment, terminates on December 31, 1984, and an amendment is required to extend its provisions. Consonant with your correspondence with Mrs. Thatcher, we have determined that these materials and equipment can be made available, subject to our capability to satisfy the needs of the U.S. defense programs.

As is required by the Atomic Energy Act of 1954, as amended, the United Kingdom, by participating with the United States pursuant to an international arrangement, is making substantial and material contributions to the mutual defense and security. The United Kingdom's nuclear forces are virtually all committed to NATO.

We recommend that you:

- a. approve the program outlined in the proposed Amendment to the 1958 Agreement;
- b. determine that cooperation under the proposed Amendment will promote and will not constitute an unreasonable risk to the common defense and security; and

c. authorize the execution of the proposed Amendment for the Government of the United States in a manner specified by the Secretary of State.

The Department of State concurs in the foregoing recommendations.

DONALD PAUL HODEL Secretary of Energy

Enclosure MAY 10 1984

Respectfully,

CASPAR W. WEINBERGER Secretary of Defense

23 MAY 1984

AMENDMENT TO THE AGREEMENT BETWEEN
THE GOVERNMENT OF THE UNITED STATES OF AMERICA
AND THE GOVERNMENT OF THE UNITED KINGDOM OF
GREAT BRITAIN AND NORTHERN IRELAND
FOR COOPERATION IN THE USES OF ATOMIC ENERGY
FOR MUTUAL DEFENSE PURPOSES

The Government of the United States of America and the Government of the United Kingdom of Great Britain and Northern Ireland;

Desiring to amend in certain respects the Agreement for Cooperation on the Uses of Atomic Energy for Mutual Defense Purposes, signed at Washington on the third day of July, 1958, as amended (herein referred to as the "Agreement");

Have agreed as follows:

ARTICLE 1

Article II of the Agreement is amended by:

- (a) adding ", sensitive nuclear technology, and controlled nuclear information" after "classified information" in paragraph A;
- (b) revising paragraph B to read:
 - "B. In addition to the cooperation provided for in paragraph A of this Article each Party will exchange with the other Party other classified information concerning atomic weapons, sensitive nuclear technology, and controlled nuclear information, including special nuclear materials properties and production or processing technology, when, after consultation with the other Party, the communicating Party determines that the communication of such information is necessary to improve the recipient's atomic weapon design, development and fabrication capability."

ARTICLE 2

Article III bis of the Agreement is amended by:

(a) substituting "1994" for "1984" throughout the Article;

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NLRR 602071/1127972

BY CV NARADATE 7/31/08

- (b) relettering paragraphs C and D as paragraphs D and E, respectively, and inserting the following new paragraph C:
 - "C. The Government of the United States shall transfer enriched uranium, and shall provide enrichment and other uranium services to the Government of the United Kingdom, for military purposes, in such quantities, at such times prior to December 31, 1994, and on such terms and conditions as may be agreed."

ARTICLE 3

Paragraph D of Article V of the Agreement is amended to read:

"D. Nothing in this Agreement shall preclude the communication or exchange of classified information, sensitive nuclear technology, or controlled nuclear information, which may be transmissible under other arrangements between the Parties."

ARTICLE 4

Article VI of the Agreement is amended by:

- (a) relettering paragraphs B and C as paragraphs D and E, respectively, and inserting the following new paragraphs B and C:
 - *B. Sensitive nuclear technology and controlled nuclear information transferred pursuant to this Agreement shall be accorded at least the same level of protection by the recipient party as that accorded to such information by the transferring Party. The Parties shall consult with each other regarding the appropriate protections for such information.
 - "C. Adequate physical security shall be maintained with respect to any source material, special nuclear material and equipment transferred pursuant to the Agreement, and with respect to any special nuclear material used in or produced through the use of any material or reactor so transferred. Such protection shall be commensurate with the importance of the material or equipment involved."

- (b) adding ", sensitive nuclear technology, and controlled nuclear information," after "Classified information" in the paragraph relettered as paragraph D;
- (c) adding "sensitive nuclear technology, and controlled nuclear information," after "Classified information," in the paragraph relettered as paragraph E.

ARTICLE 5

Article VII of the Agreement is amended by:

- (a) adding ", sensitive nuclear technology, and controlled nuclear information," after "shall communicate classified information";
- (b) adding ", sensitive nuclear technology, and controlled nuclear information," after "communication of classified information" in paragraph B.

ARTICLE 6

Article IX of the Agreement is amended by substituting "paragraphs A, B, C or D" for "paragraphs A, B or C" in subparagraph 1 of paragraph B.

ARTICLE 7

Article XI of the Agreement is amended by relettering paragraphs C, D, E, F, G, I and J as paragraphs E, F, G, H, I, J and K, respectively, and inserting the following new paragraphs C and D:

"C. 'Sensitive nuclear technology' means any information (including information incorporated in a production or utilization facility or important component part thereof) which is not available to the public and which is important to the design, construction, fabrication, operation or maintenance of a uranium enrichment or nuclear fuel reprocessing facility or a facility for the production of heavy water, but shall not include information designated as Restricted Data by the Government of the United States."

*D. 'Controlled nuclear information' means information protected by the Government of the United States from unauthorized dissemination pursuant to sections 57.b. or 148 of the United States Atomic Energy Act of 1954, as amended."

ARTICLE 8

Article XII of the Agreement is amended by substituting "Party" for "to take effect on December 31, 1969, or thereafter on one year's notice to take effect at the end of any succeeding term of five years".

ARTICLE 9

This Amendment shall enter into force on the date on which each Government shall have received from the other Government written notification that it has complied with all statutory and constitutional requirements for the entry into force of this Amendment.

IN WITNESS WHEREOF the undersigned, duly authorized, have

signed this Amendment.	mear dair adenoiliaear mare
DONE at Washington, in duplicate of, 19	e, this day
FOR THE GOVERNMENT OF THE UNITED STATES OF AMERICA:	FOR THE GOVERNMENT OF THE UNITED KINGDOM OF GREAT BRITAIN AND NORTHERN IRELAND:

LETTER

Ronald Reagan Library

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BROOKS, LINTON: FILES

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27973 LETTER

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WEINBERGER/HODEL TO THE PRESIDENT

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27974 PAPER

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AMENDMENT TO THE TECHNICAL ANNEX TO THE AGREEMENT.....

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27975 PAPER

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B1

SUPPLEMENTAL TECHNICAL ANNEX TO THE AGREEMENT.....

Freedom of Information Act - [5 U.S.C. 552(b)]

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MEMORANDUM	
OF CALL	Previous editions usable
To: Bob "	
YOU WERE CALLED BY-	YOU WERE VISITED BY-
Mr. Ro	wen, DOE
OF (Organization)	
PLEASE PHONE	FTS AUTOVON
	252-2148
WILL CALL AGAIN	IS WAITING TO SEE YOU
RETURNED YOUR CALL	WISHES AN APPOINTMENT
15-UK MDA - We	nt to hill on
June 8 - 60 day	suspiration, Sept 2
Atter Oct 4 Cond	pesseonal reless,
Late Pm will d	
schange of or	otes w/UK to
bring action me	ME INTE OFFICE
63-110 NSN 7540-00-634-4018 * GPO : 1983 O - 381-529 (312)	STANDARD FORM 68 (Rev. 8-81) Prescribed by GSA FPMR (41 CFR) 101—11.6

To THE CONGRESS OF THE UNITED STATES:

I am pleased to transmit to the Congress, pursuant to Section 123d. of the Atomic Energy Act of 1954, as amended, the text of an amendment to the Agreement Between the Government of the United States of America and the Government of the United Kingdom of Great Britain and Northern Ireland for Cooperation on the Uses of Atomic Energy for Mutual Defense Purposes of July 3, 1958, as amended, and my written approval, authorization, and determination concerning the

agreement. The joint unclassified letter submitted to me by the Secretaries of Energy and Defense which provides a summary position on the Amendment is also enclosed. A classified letter and attachments are being transmitted directly to the appropriate Congressional committees.

The Amendment extends for ten years (until December 31,

The Amendment extends for ten years (until December 31, 1994) provisions which permit the transfer of nonnuclear parts, source, by-product, special nuclear materials, and other material and technology for nuclear weapons and military reactors.

In my judgment, the proposed Amendment meets all statutory requirements. The United Kingdom intends to continue to maintain viable nuclear forces. In light of our previous close cooperation and the fact that the United Kingdom has committed its nuclear forces to NATO, I have concluded that it is in our interest to continue to assist them in maintaining a credible nuclear force.

I have approved the Amendment, authorized its execution, and urge that the Congress give it favorable consideration.

Ronald Reagan

THE WHITE HOUSE,

June 6, 1984.

DECLASSIFIED | RE 10450)

NLRR F02-071 1 12-1976

BY (N NARADATE 7/31/68)

27976

AMENDMENT TO THE AGREEMENT BETWEEN
THE GOVERNMENT OF THE UNITED STATES OF AMERICA
AND THE GOVERNMENT OF THE UNITED KINGDOM OF
GREAT BRITAIN AND NORTHERN IRELAND
FOR COOPERATION ON THE USES OF ATOMIC ENERGY
FOR MUTUAL DEFENSE PURPOSES

The Government of the United States of America and the Government of the United Kingdom of Great Britain and Northern Ireland,

Desiring to amend in certain respects the Agreement for Cooperation on the Uses of Atomic Energy for Mutual Defense Purposes, signed at Washington on the third day of July, 1958, as amended (herein referred to as the "Agreement");

Have agreed as follows:

ARTICLE 1

Article II of the Agreement is amended by:

- (a) adding ", sensitive nuclear technology, and controlled nuclear information" after "classified information" in paragraph A;
- (b) revising paragraph B to read:
 - "B. In addition to the cooperation provided for in paragraph A of this Article each Party will exchange with the other Party other classified information concerning atomic weapons, sensitive nuclear technology, and controlled nuclear information, including special nuclear materials properties and production or processing technology, when, after consultation with the other Party, the communicating Party determines that the communication of such information is necessary to improve the recipient's atomic weapon design, development and fabrication capability."

ARTICLE 2

Article III bis of the Agreement is amended by:

(a) substituting "1994" for "1984" throughout the Article;

- (b) relettering paragraphs C and D as paragraphs D and E, respectively, and inserting the following new paragraph C:
 - "C. The Government of the United States shall transfer enriched uranium, and shall provide enrichment and other uranium services to the Government of the United Kingdom, for military purposes, in such quantities, at such times prior to December 31, 1994, and on such terms and conditions as may be agreed."

ARTICLE 3

Paragraph D of Article V of the Agreement is amended to read:

D. Nothing in this Agreement shall preclude the communication or exchange of classified information, sensitive nuclear technology, or controlled nuclear information, which may be transmissible under other arrangements between the Parties.

ARTICLE 4

Article VI of the Agreement is amended by:

- (a) relettering paragraphs B and C as paragraphs D and E, respectively, and inserting the following new paragraphs B and C:
 - *B. Sensitive nuclear technology and controlled nuclear information transferred pursuant to this Agreement shall be accorded at least the same level of protection by the recipient party as that accorded to such information by the transferring Party. The Parties shall consult with each other regarding the appropriate protections for such information.
 - "C. Adequate physical security shall be maintained with respect to any source material, special nuclear material and equipment transferred pursuant to the Agreement, and with respect to any special nuclear material used in or produced through the use of any material or reactor so transferred. Such protection shall be commensurate with the importance of the material or equipment involved."

- (b) adding ", sensitive nuclear technology, and controlled nuclear information," after "Classified information" in the paragraph relettered as paragraph D;
- (c) adding "sensitive nuclear technology, and controlled nuclear information," after "Classified information," in the paragraph relettered as paragraph E.

ARTICLE 5

Article VII of the Agreement is amended by:

- (a) adding ", sensitive nuclear technology, and controlled nuclear information," after "shall communicate classified information";
- (b) adding ", sensitive nuclear technology, and controlled nuclear information," after "communication of classified information" in paragraph B.

ARTICLE 6

Article IX of the Agreement is amended by substituting "paragraphs A, B, C or D" for "paragraphs A, B or C" in subparagraph 1 of paragraph B.

ARTICLE 7

Article XI of the Agreement is amended by relettering paragraphs C, D, E, F, G, I and J as paragraphs E, F, G, H, I, J and K, respectively, and inserting the following new paragraphs C and D:

"C. 'Sensitive nuclear technology' means any information (including information incorporated in a production or utilization facility or important component part thereof) which is not available to the public and which is important to the design, construction, fabrication, operation or maintenance of a uranium enrichment or nuclear fuel reprocessing facility or a facility for the production of heavy water, but shall not include information designated as Restricted Data by the Government of the United States."

*D. 'Controlled nuclear information' means information protected by the Government of the United States from unauthorized dissemination pursuant to sections 57.b. or 148 of the United States Atomic Energy Act of 1954, as amended."

ARTICLE 8

Article XII of the Agreement is amended by substituting "Party" for "to take effect on December 31, 1969, or thereafter on one year's notice to take effect at the end of any succeeding term of five years".

ARTICLE 9

This Amendment shall enter into force on the date on which each Government shall have received from the other Government written notification that it has complied with all statutory and constitutional requirements for the entry into force of this Amendment.

IN WITNESS WHEREOF, the undersigned, duly authorized, have signed this Amendment.

DONE at Washington, in duplicate, this 57 day of June, 1984.

FOR THE GOVERNMENT OF THE UNITED STATES OF AMERICA:

FOR THE GOVERNMENT OF THE UNITED KINGDOM OF GREAT BRITAIN AND NORTHERN IRELAND:

THE WHITE HOUSE

May 31, 1984

MEMORANDUM FOR THE SECRETARY OF DEFENSE

THE SECRETARY OF ENERGY

SUBJECT:

Proposed Amendment to the U.S.-U.K. Agreement for Cooperation on the Uses of Atomic Energy for Mutual Defense Purposes

I have reviewed and concur in the positions taken in your joint letter to me recommending approval of a proposed amendment to the Agreement Between the Government of the United States of America and the Government of the United Kingdom of Great Britain and Northern Ireland for Cooperation on the Uses of Atomic Energy for Mutual Defense Purposes. I note from your joint recommendation that the United Kingdom is participating with the United States pursuant to an international agreement by making substantial and material contributions to the mutual defense and security. The proposed Amendment will permit cooperation which will further improve our mutual defense posture and be in support of NATO.

I hereby:

- -- approve the proposed Amendment to the 1958 Agreement;
- -- determine that performance of the proposed Amendment will promote and will not constitute an unreasonable risk to the common defense and security; and
- -- approve the program outlined in this Amendment and determine that such program will promote and will not constitute an unreasonable risk to the common defense and security; and
- -- authorize the execution of the proposed Amendment for the Government of the United States in a manner specified by the Secretary of State.

Ronald Rangin

The President
The White House
Washington, DC 20500

Dear Mr. President:

Hereby submitted for your consideration and approval is a proposed Amendment to the 1958 Agreement Between the Government of the United States of America and the Government of the United Kingdom of Great Britain and Northern Ireland for Cooperation on the Uses of Atomic Energy for Mutual Defense Purposes.

The Amendment will extend, under the authority of the Atomic Energy Act of 1954, as amended, those provisions of the 1958 Agreement, as amended, which provide for the transfer of materials, equipment, and technology for research on, development of, or use in nuclear weapons or in military reactors. Further information on the materials and equipment to be transferred, or authorized for transfer, by the United States during the effective period of this Amendment (i.e., from January 1, 1985, through December 31, 1994) are covered in a supplementary classified letter. Article III bis, which provided for exchange of materials and equipment, terminates on December 31, 1984, and an amendment is required to extend its provisions. Consonant with your correspondence with Mrs. Thatcher, we have determined that these materials and equipment can be made available, subject to our capability to satisfy the needs of the U.S. defense programs.

As is required by the Atomic Energy Act of 1954, as amended, the United Kingdom, by participating with the United States pursuant to an international arrangement, is making substantial and material contributions to the mutual defense and security. The United Kingdom's nuclear forces are virtually all committed to NATO.

We recommend that you:

- a. approve the program outlined in the proposed Amendment to the 1958 Agreement;
- b. determine that cooperation under the proposed Amendment will promote and will not constitute an unreasonable risk to the common defense and security; and

c. authorize the execution of the proposed Amendment for the Government of the United States in a manner specified by the Secretary of State.

The Department of State concurs in the foregoing recommendations.

DONALD PAUL HODEL Secretary of Energy

Enclosure MAY 10 1984

Respectfully,

CASPAR W. WEINBERGER

Secretary of Defense

2 3 MAY 1984

DECLASSIFIED/RE/EASED NLRR FUZ-U71/1 # 27477 BY CIJ NARADATE 7/31/48

AMENDMENT TO THE AGREEMENT BETWEEN
THE GOVERNMENT OF THE UNITED STATES OF AMERICA
AND THE GOVERNMENT OF THE UNITED KINGDOM OF
GREAT BRITAIN AND NORTHERN IRELAND
FOR COOPERATION ON THE USES OF ATOMIC ENERGY
FOR MUTUAL DEFENSE PURPOSES

The Government of the United States of America and the Government of the United Kingdom of Great Britain and Northern Ireland,

Desiring to amend in certain respects the Agreement for Cooperation on the Uses of Atomic Energy for Mutual Defense Purposes, signed at Washington on the third day of July, 1958, as amended (herein referred to as the "Agreement");

Have agreed as follows:

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ARTICLE 1

Article II of the Agreement is amended by:

- (a) adding ", sensitive nuclear technology, and controlled nuclear information" after "classified information" in paragraph A;
- (b) revising paragraph B to read:
 - "B. In addition to the cooperation provided for in paragraph A of this Article each Party will exchange with the other Party other classified information concerning atomic weapons, sensitive nuclear technology, and controlled nuclear information, including special nuclear materials properties and production or processing technology, when, after consultation with the other Party, the communicating Party determines that the communication of such information is necessary to improve the recipient's atomic weapon design, development and fabrication capability."

ARTICLE 2

Article III bis of the Agreement is amended by:

(a) substituting "1994" for "1984" throughout the Article;

- (b) relettering paragraphs C and D as paragraphs D and E, respectively, and inserting the following new paragraph C:
 - "C. The Government of the United States shall transfer enriched uranium, and shall provide enrichment and other uranium services to the Government of the United Kingdom, for military purposes, in such quantities, at such times prior to December 31, 1994, and on such terms and conditions as may be agreed."

ARTICLE 3

Paragraph D of Article V of the Agreement is amended to read:

"D. Nothing in this Agreement shall preclude the communication or exchange of classified information, sensitive nuclear technology, or controlled nuclear information, which may be transmissible under other arrangements between the Parties."

ARTICLE 4

Article VI of the Agreement is amended by:

- (a) relettering paragraphs B and C as paragraphs D and E, respectively, and inserting the following new paragraphs B and C:
 - "B. Sensitive nuclear technology and controlled nuclear information transferred pursuant to this Agreement shall be accorded at least the same level of protection by the recipient party as that accorded to such information by the transferring Party. The Parties shall consult with each other regarding the appropriate protections for such information.
 - "C. Adequate physical security shall be maintained with respect to any source material, special nuclear material and equipment transferred pursuant to the Agreement, and with respect to any special nuclear material used in or produced through the use of any material or reactor so transferred. Such protection shall be commensurate with the importance of the material or equipment involved."

- (b) adding ", sensitive nuclear technology, and controlled nuclear information," after "Classified information" in the paragraph relettered as paragraph D;
- (c) adding "sensitive nuclear technology, and controlled nuclear information," after "Classified information," in the paragraph relettered as paragraph E.

ARTICLE 5

Article VII of the Agreement is amended by:

- (a) adding ", sensitive nuclear technology, and controlled nuclear information," after "shall communicate classified information":
- (b) adding ", sensitive nuclear technology, and controlled nuclear information," after "communication of classified information" in paragraph B.

ARTICLE 6

Article IX of the Agreement is amended by substituting "paragraphs A, B, C or D" for "paragraphs A, B or C" in subparagraph 1 of paragraph B.

ARTICLE 7

Article XI of the Agreement is amended by relettering paragraphs C, D, E, F, G, I and J as paragraphs E, F, G, H, I, J and K, respectively, and inserting the following new paragraphs C and D:

"C. 'Sensitive nuclear technology' means any information (including information incorporated in a production or utilization facility or important component part thereof) which is not available to the public and which is important to the design, construction, fabrication, operation or maintenance of a uranium enrichment or nuclear fuel reprocessing facility or a facility for the production of heavy water, but shall not include information designated as Restricted Data by the Government of the United States."

"D. 'Controlled nuclear information' means information protected by the Government of the United States from unauthorized dissemination pursuant to sections 57.b. or 148 of the United States Atomic Energy Act of 1954, as amended."

ARTICLE 8

Article XII of the Agreement is amended by substituting "Party" for "to take effect on December 31, 1969, or thereafter on one year's notice to take effect at the end of any succeeding term of five years".

ARTICLE 9

This Amendment shall enter into force on the date on which each Government shall have received from the other Government written notification that it has complied with all statutory and constitutional requirements for the entry into force of this Amendment.

IN WITNESS WHEREOF, the undersigned, duly authorized, have signed this Amendment.

DONE at Washington, in duplicate, this 5th day of June, 1984.

FOR THE GOVERNMENT OF THE UNITED STATES OF AMERICA:

FOR THE GOVERNMENT OF THE UNITED KINGDOM OF GREAT BRITAIN AND NORTHERN IRELAND:

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B-2 Release would disclose internal personnel rules and practices of an agency [(b)(2) of the FOIA]

B-3 Release would violate a Federal statute [(b)(3) of the FOIA]

B-4 Release would disclose trade secrets or confidential or financial information [(b)(4) of the FOIA]

B-6 Release would constitute a clearly unwarranted invasion of personal privacy [(b)(6) of the FOIA]

B-7 Release would disclose information compiled for law enforcement purposes [(b)(7) of the FOIA]

B-8 Release would disclose information concerning the regulation of financial institutions [(b)(8) of the FOIA]

B-9 Release would disclose geological or geophysical information concerning wells [(b)(9) of the FOIA]

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B1

DUPLICATE OF #27975

Freedom of Information Act - [5 U.S.C. 552(b)]

B-1 National security classified information [(b)(1) of the FOIA]

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R Lunhard
SYSTEM II
90627

THE WHITE HOUSE

WASHINGTON

May 31, 1984

MEMORANDUM FOR THE SECRETARY OF DEFENSE

THE SECRETARY OF ENERGY

SUBJECT:

Proposed Amendment to the U.S.-U.K. Agreement for Cooperation on the Uses of Atomic Energy for Mutual Defense Purposes

I have reviewed and concur in the positions taken in your joint letter to me recommending approval of a proposed amendment to the Agreement Between the Government of the United States of America and the Government of the United Kingdom of Great Britain and Northern Ireland for Cooperation on the Uses of Atomic Energy for Mutual Defense Purposes. I note from your joint recommendation that the United Kingdom is participating with the United States pursuant to an international agreement by making substantial and material contributions to the mutual defense and security. The proposed Amendment will permit cooperation which will further improve our mutual defense posture and be in support of NATO.

I hereby:

- -- approve the proposed Amendment to the 1958 Agreement;
- -- determine that performance of the proposed Amendment will promote and will not constitute an unreasonable risk to the common defense and security; and
- -- approve the program outlined in this Amendment and determine that such program will promote and will not constitute an unreasonable risk to the common defense and security; and
- -- authorize the execution of the proposed Amendment for the Government of the United States in a manner specified by the Secretary of State.

Ronald Reagan

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Freedom of Information Act - [5 U.S.C. 552(b)]

B-1 National security classified information [(b)(1) of the FOIA]

B-2 Release would disclose internal personnel rules and practices of an agency [(b)(2) of the FOIA]

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B-1 National security classified information [(b)(1) of the FOIA]

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