

September 23, 1975

Memorandum from George S. Vest to Secretary of State, 'September 16-17 Nuclear Suppliers' Meeting'

Citation:

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Summary:

The September 1975 meeting of the suppliers' group brought out a conflict over a decisive issue, whether supplying countries should require recipient countries to place all nuclear facilities under safeguards or require them only for the technology and supplies at issue in the contract ("project safeguards"). The Canadians strongly supported the former, "full scope safeguards" (their terminology, which caught on), which the French saw as "tantamount to imposing NPT obligations" --a reference to the Treaty's Article III--which they would not accept.

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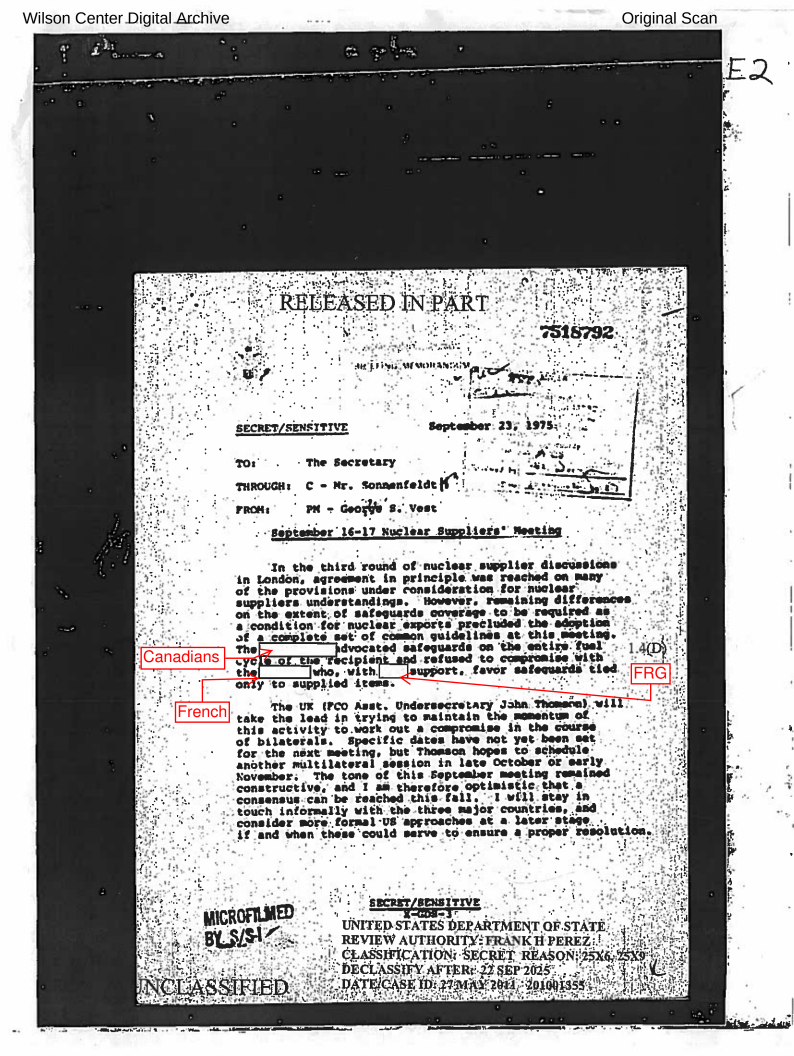
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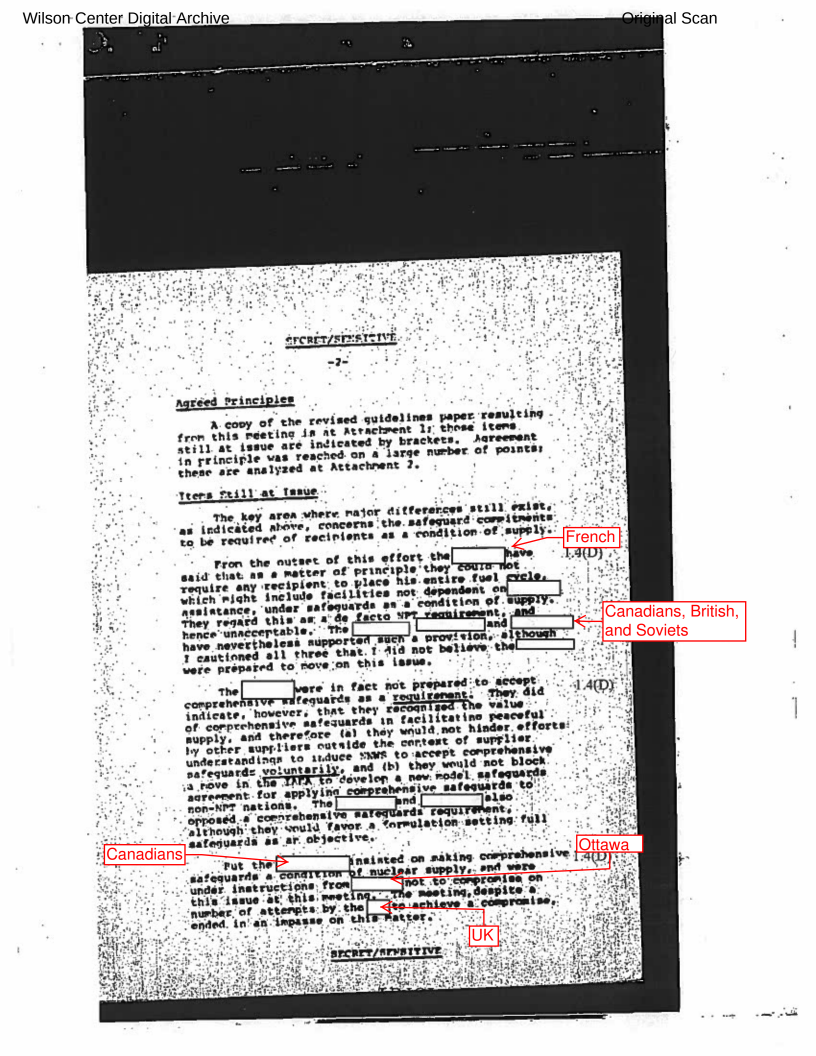
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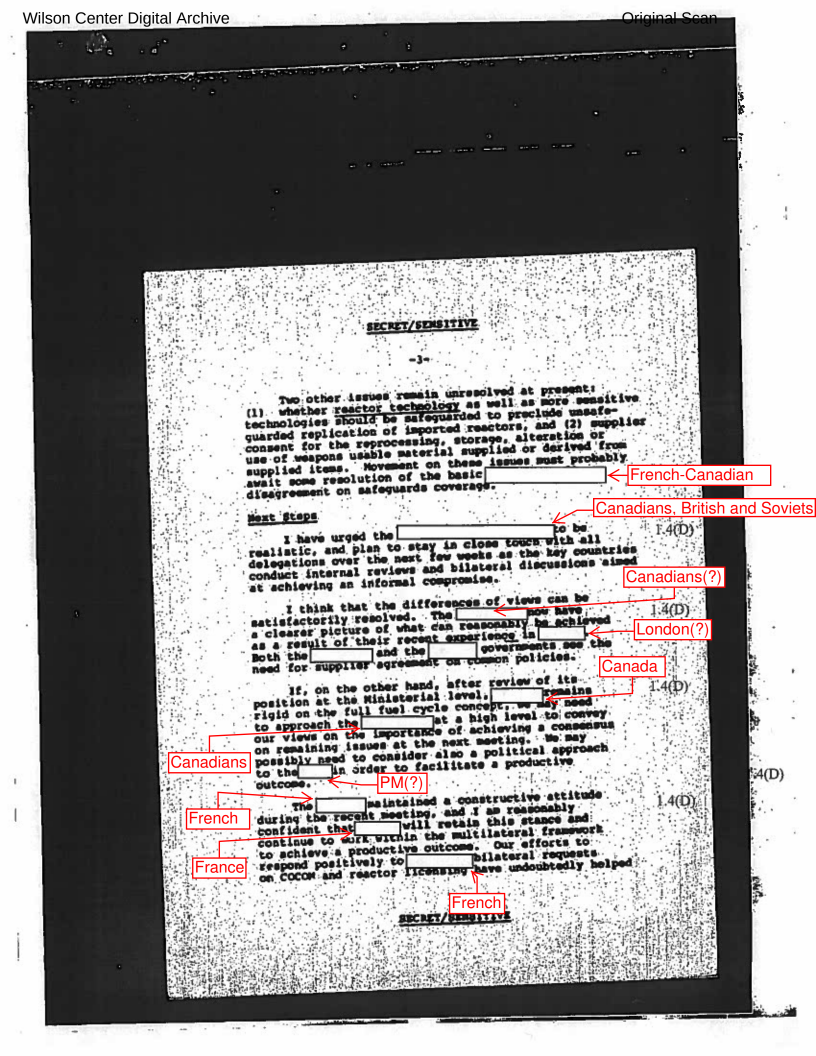
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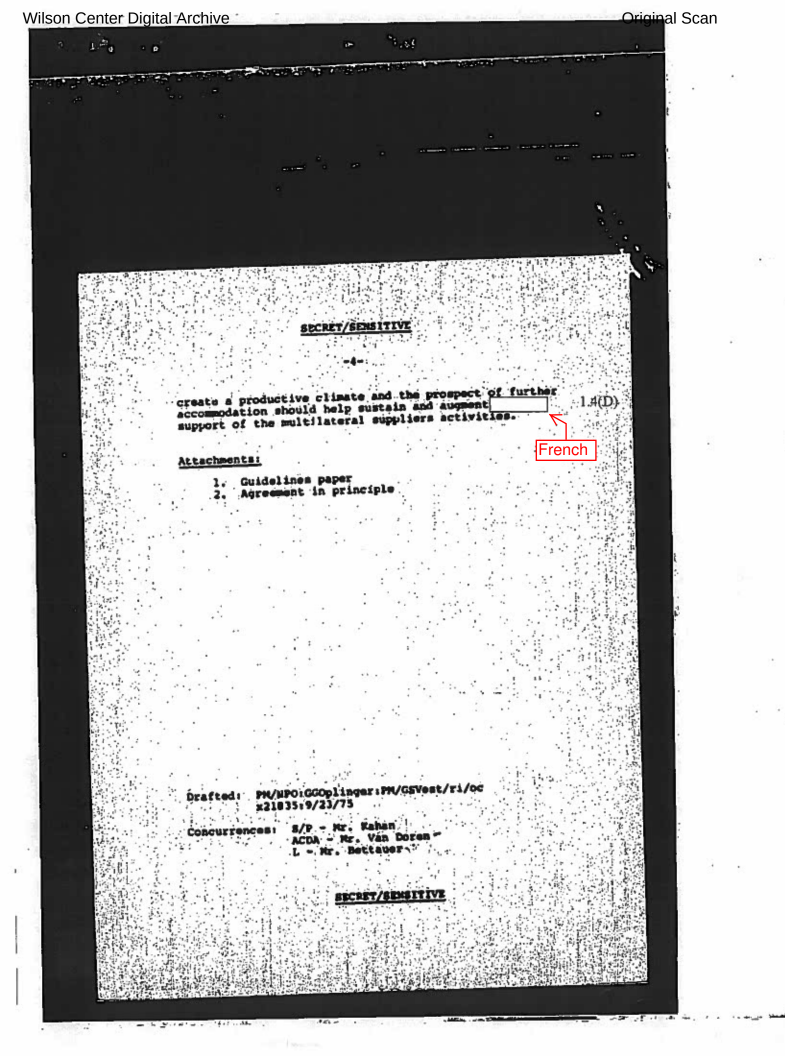
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PRELIGIRARY DRAFT GUIDEL MCLASSIFIED

The following fundamental principles and concepts on sateguards and export controls would apply to raclear transters to any nonnuclear-weapon state for peaceful purposes. In this connection, suppliers will need to deline an export "tripper" list and to agree on comon criteria for technology transfers to be included in such a list.

Prohibition on Englast Explosives

Suppliers sould agree to authorise transfer of items identified in an agreed trigger list only upon formal governmental assurances trom recipients explicitly excluding uses which would result in any nuclear explosive device.

Physical Protection

- (a) Suppliers agree that all nuclear materials and facilities. identified by the agreed trigger list have to be placed under affective physical projection to prevent unauthorised use and The levers of physical protection to be ensured in landling. relation to the type of untertain, equipment and facilities, should be agreed asong suppliers, taking account of international recomendations.
- (b) Suppliers turther agree that the implementation of weathers of physical protection in the recipient country is the responsibility of the government of that country. However, in order to implement the terms agreed upon amongst suppliers, the levels of physical protection on which these sensures have to be based sust be the subject of an agreement bet men supplier and recipient.
- (c) Suppliers also neres that in each case special arrangements: have to be made with regard to a clear definition of responsibilities for the transport of tripmer list from.

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ALTERNATIVE APPROACHES TO SAFEGUARDS

Explanatory note:

The wain difference is that para 4 (hirst Approach) provides for a uniform system of IAEA safeguards on the full fuel cycle with an understanding that all members of the IAFA would be encouraged to accept such a system sherens paragraph 4 (Second Approach) is based on the application of safeguards only to items of equipment or technology, on an agreed trigger list, which are actually supplied. The remaining paragraphs are comon to both approaches although in some enses their precise forwlation could depend both on which of the t.o. Appronches is chosen and on the exact contents of the agreed tripper list.

4. FIRST APPROACH

Suppliers would agree to transfer items on the trigger list only to countries which accepted a uniform system of IAEA safeguards on their full fuel cycle. The system would be based on existing experience and acthods and would include provision for re-transfer of items on the trigger list only to nations accepting the IAEA full fuel cycle saferuards and Ath the consent of the original suppliers.

SECOLU APPROACH

- a) Suppliers would agree to transfer trigger list items only when covered by IARA satemards, with duration and coverage provisions in conformance with the GOV/1621 midelines.
- Excentions ... muld be made only after consultation with the parties /ъ. to this understanding.7

ERRATUM:

Add following to the beginning of explanatory note on

Alternative schemes have been suggested. They are set out below ex paragraph 4 (first Approach) and paragnaph 4 (Second Approach).

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- (a) Suppliers would agree that the requirements of paragraphs 2 and 3 above and of paragraph & above (Second Approach) would also apply to facilities for reprocessing, enrich ent, or heavy unter production or reactors utilizing technology transferred by the supplier.
- (b) Suppliors ogree that in the case of a transfer of sensitive sould require an undertaine that large undertaine that large satequards would apply to any other plant of the same type constructed during an agreed period in the recipient's country.
- (c) where the recipient has not agreed to place all its civil. nuclear programme under IAEA sateguards, it sould agree to arrangements permitting the IAEA to apply Agency sateguards with respect to incilities identified by the supplier (in co-operation with the recipient) as using transferred technology.

6. Special Controls on Sensitive Exports

Suppliers would agree to exercise restraint in the transfer of sensitive incilities, technology and venpons usable interials. In the event enrichment or reprocessing tactities, equipment or technolog are to be transcerred, suppliers sould arree to encourage recipients to accept, as an alternative to national plants, supplier involvement and/or other appropriate uniti-national participation in resulting lacilities. Luppliers sould also agree to promote international (including IAFA) activities concerned with miltinational regional fuel cycle centres.

Special Controls on Export of Enrichment Incilities, E. miners

for a transfer of an enrich ent facility, or technology therefor, the recipient metion would agree that neither the transferred Lacility, nor my incility based on such a technology, will be designed or operated for the production of greater than 20% enriched, wrantudithout the consent of the supplier nation, of which the IAEA would be advised.

Controls on signalised or Darived Meanons-Babbs sisterial buppliers recognize the usefulness, in order to advence the objectives of these midelines, of including in agreements on supply i nuclear Entertals or of factities which produce wenpons-usable enterts provisions calling for mitual agreement bet even the supplier sent UNCLASSIFIED

COMP THEM TAL

 Wilson Center Digital Archive UNCLASSIFIED the recipient on arrangements for reprocessing, storage, alteration or use of any weapons-usable material involved. Suppliers would particularly endeavour to include such provisions in cases where the presence of weapons-usable anterial sould contribute to the risk of instability or conflict.7 Control a on Betransier Suppliers would error to transfer tripper list items only upon the recipient's assurances that; (a) the supplier's consent will be obtained for any retransfer or for the transfer of derived motionr saterial [or e-ulpoint] the recipient of the retransfer has provided the same assurances (P) required for the criginal transfer. SUPPORTING ACTIVITIES 10. Physical Security Suppliers would agree to promote international co-operation on the exchange of physical security inforestion, protection of maclear saferials in transit, and recovery of stolen meclear saterials and equipment. 11. Sunnort for Resective TAMA Setemperes Suppliers would agree to sake special efforts in support of the continuing effectiveness of IAFA safeguards. 12. Sensitive of ent deaten features Suppliers sould encourage the designers and makers of sensitive equipment to construct it in such a my as to facilitate the application of scierusrds. 13. Consultations Suppliers would saintain contact and consult through regular channels on watters connected with the implementation of these gutdelines. (b) Suppliers would agree to consult as each dooss appropriate with other concerned Governments on specific sensitive cases to ensure that such transfer should not contribute to risks of conflict or instability. (c) 5 appliers sould agree, in the event of a diversion of materials or violation or abrocation of supplier-recipient understandings UNCLASSIFIED and stont with these outdelines, to consult prosectly as a



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responses, and possible common actions, bearing in mind Article XII of the IAEA Statute.

14. In considering transfers each supplier sould exercise prudence having regard to all the circumstances of the case.

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RELEASED IN PART 1.4(D)

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Attachment :

Agreement in principle was reached on the following points at the September 16-17 meeting:

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- (1) Formal governmental assurances from the recipient that it would not use supplied items, to produce any nuclear explosive device, including PMF.'s.
- (2) Agreement by suppliers or corson physical security standards and agreement to such standards by recipients as a condition of nuclear supply. Also agreement by suppliers to promote international cooperation in physical security matters, including international transit.
- (3) Suppliers consent to be required in cases where recipients wish to produce highly enriched uranium; special care in design of sensitive facilities to facilitate application of safeguards.
- (4) Supplier consent to be required for retransfer of materials or technology to third countries including assurances that the same guarantees and controls will be assured by third countries.
- (5) Consultations arong suppliers (a) with regard to implementation of agreed quidelines; (b) on sensitive export cases, and (l) in the event of violation by recipients.
- (6) Restraint by suppliers in transfer of sensitive facilities, technology, and weapons uselle nuclear material; encouragement of recipients to accept supplier involvement and/or other appropriate multinational participation in any enrichment or reprocessing facilities transferred or assisted, support of international (including IAFA); activities concerned with rultinational regional fuel cycle centers.

The above agreed guidelines are consistent with the preferred 18 position on these matters with the exception of item (6) where we would have preferred a mandatory provision for supplier involvement and reprocessing facilities. However, it became clear that our position had little supports

UNITED STATES DEPARTMENT OF STATE
REVIEW AUTHORITY FRANK H PEREZ
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