only E.D. 12958

### Department of State

# TELEGRAM

TOP SECRET

130

PAGE 01 SALT V 00842 01 OF 03 261355Z

47

ACTION SS-45

INFO OCT-01 CCO-00 SSO-00

1256 W

0 261015Z JUL 71 FM USDEL SALT V

TO SECSTATE WASHDC IMMEDIATE 1119

TOPSECRET SECTION 1 OF 3 USDEL: SALT 0842;

~

EXDIS/SALT

SUBJECT! U.S. PROPOSED AGREEMENTS

1. TEXTS OF U.S. PROPOSED OFFENSIVE AND DEFENSIVE AGREE MENTS GIVEN HEREWITH. DELEGATION HAS PREPARED THEM: PURSUANT TO GUIDANCE: THEY INCORPORATE THE CHANGES INDICATED IN USDEL SALT 828 AND 839 AND NO NEW POINTS.

2. DELEGATION PLANS TO TABLE THESE TEXTS: AT PLENARY SCHEDULED AT 1100 HOURS TUESDAY, JULY 27, AND WOULD APPRECIATE TIMELY AUTHORIZATION TO DO SO. (TEXT OF PLENARY REMARKS: INTRODUCING TEXTS SENT SEPTEL). DELEGATION NOTES SOVIETS EXPECT SUCH TABLING TO OCCUR TOMORROW, AND IT WOULD BE PSYCHOLOGICALLY DISADVANTAGEOUS TO BE UNABLE TO DO SO.

3. TEXTS FOLLOW BELOW:

INTERIM AGREEMENT BETWEEN THE UNITED STATES OF AMERICA AND THE UNION OF SOVIET SOCIALIST REPUBLICS ON CERTAIN MEASURES WITH RESPECT TO LIMITATION OF STRATEGIC OFFENSIVE ARMS

IN CONNECTION WITH THE AGREEMENT ON THE LIMITATION OF STRATEGIC ARMS OF THE U.S. AND USSR OF THIS DATE CHEREINAFTER CALLED THE AGREEMENT). AND IN RECOGNITION OF THE RELATIONSHIP BETWEEN OFFENSIVE AND DEFENSIVE ARMS AND THE NEED TO LIMIT BOTH, THE UNITED STATES OF AMERICA AND THE UNION OF SOVIET SOCIALIST REPUBLICS AGREE ON THE MEASURES SET FORTH IN THIS INTERIM AGREEMENT .

NOT TO BE REPRODUCED WITHOUT JHES AUTHORIZATION OF THE EXECUTIVE SECRETARY

# **TELEGRAM**

TOP: SECRET

PAGE 02 SALT V 00842 01 OF 03 261355Z

- 1. EACH PARTY SHALL NOT, AFTER JULY 31, 1971, START CONSTRUCTION OF NEW INTERCONTINENTAL BALLISTIC MISSILE (ICBM) LAUNCHERS, AND SHALL LIMIT ICBM LAUNCHERS TO THOSE OPERATIONAL AND UNDER ACTIVE CONSTRUCTION AS OF THAT DATE. THERE SHALL BE NO INCREASE IN THE DEPTH OR INTERIOR DIAMETER OF ICBM LAUNCHERS.
- 2. EACH PARTY SHALL LIMIT LAUNCHERS FOR MODERN LARGE BALLISTIC MISSILES: (MLBMS) TO THOSE EXTERNALLY COMPLETED BY DECEMBER 31, 1971.
- 3. EACH PARTY SHALL NOT, AFTER JULY 31, 1971, START CONSTRUCTION OF NEW SUBMARINES FOR SUBMARINE-LAUNCHED BALLISTIC
  MISSILE (SLBM) LAUNCHERS, OR CONSTRUCT ADDITIONAL SLBM
  LAUNCHERS ON SUBMARINES OPERATIONAL AS OF THAT DATE. EACH
  PARTY SHALL LIMIT SLBM LAUNCHERS TO THOSE LAUNCHERS ON THOSE
  SLBM SUBMARINES OPERATIONAL AND UNDER ACTIVE CONSTRUCTION AS
  OF THAT DATE.
- 4. FOR PURPOSES OF THIS INTERIM AGREEMENT, THE FOLLOWING DEFINITIONS APPLY:
- (A) ICBM LAUNCHERS.-LAUNCHERS FOR LAND.BASED BALLISTIC MISSILES WHICH ARE CAPABLE OF RANGES IN EXCESS OF 5,000 KILOMETERS, INCLUDING THOSE DEPLOYED FOR POSSIBLE USE AT LESSER RANGES.
- (B) MLBM LAUNCHERS -- LAUNCHERS FOR BALLISTIC MISSILES WHICH HAVE A VOLUME EXCEEDING 70 CUBIC METERS AND ARE OF A TYPE WHICH FIRST BECAME OPERATIONAL IN 1964 OR LATER.
- (C) SLBM LAUNCHERS.-LAUNCHERS FOR BALLISTIC MISSILES ON SUBMARINES (INCLUDING LAUNCHERS ON SUBMARINES UNDERGOING OVERHAUL OR CON-VERSION).
- 5. NOTWITHSTANDING PARAGRAPHS 1. 2. AND 3 OF THIS INTERIM AGREEMENT: EACH PARTY SHALL LIMIT STRATEGIC OFFENSIVE MISSILE LAUNCHERS FOR RESEARCH: DEVELOPMENT: TESTING, EVALUATION: AND TRAINING: AND LAUNCHERS FOR SPACE MISSIONS:

TTO BE REPRODUCED WITHOUT THE AUTHORIZATION OF THE EXECUTIVE SECRETARY

29

**TELEGRAM** 

#### TOP. SECRET

PAGE 03 SALT V 00842 01 OF 03 261355Z

TO NO MORE THAN ONE-HUNDRED AND SIXTY (160). THIS LIMIT SHALL INCLUDE ALL LAUNCHERS AT RESEARCH AND DEVELOPMENT TEST RANGES AND FACILITIES, LAUNCHERS ON TEST-BED SUBMARINES AND SURFACE, SHIPS, AND TRAINING LAUNCHERS AT OPERATIONAL SITES.

- 6. EACH PARTY SHALL NOT USE COVERED FACILITIES FOR FITTING OUT OR BERTHING SUBMARINES. THE PROVISIONS OF ARTICLE 10 OF THE AGREEMENT SHALL APPLY TO THIS INTERIM. AGREEMENT.
- 7. THE STANDING COMMISSION TO BE ESTABLISHED PURSUANT TO ARTICLE 11 OF THE AGREMENT SHALL ALSO PERFORM RELEVANT FUNCTIONS OF THE TYPES PRESCRIBED IN THAT ARTICLE INCONNECTION WITH THE OBLIGATIONS OF: THIS INTERIM AGREEMENT.
- 8. THE PARTIES SHALL CONTINUE ACTIVE NEGOTIATIONS
  FOR MORE COMPLETE LIMITATIONS ON STRATEGIC OFFENSIVE ARMS.
  THE PARTIES AGREE THAT THE OBLIGATIONS IN THIS INTERIM
  AGREEMENT ARE WITHOUT PREJUDICE TO THE SCOPE AND TERMS OF
  THE MORE COMPLETE LIMITATIONS ON STRATEGIC OFFENSIVE ARMS
  TO BE NEGOTIATED.
- S. EITHER PARTY SHALL HAVE THE RIGHT TO WITHDRAW FROM THIS INTERIM AGREEMENT UNDER THE CONDITIONS AND IN THE MANNER SPECIFIED IN ARTICLE 13 OF THE AGREEMENT. SMITH

NOT TO BE REPRODUCED WITHOUT THE SUTHORIZATION OF THE EXECUTIVE SECRETARY



## TELEGRAM

TOP SECRET

968

PAGE Ø1 SALT V 00842 02 OF 03 2611592

52 42; ACTION: SS=45

INFO OCT-01 CCO-00 SSO-00 NSCE-00 CIAE-00 DODE-00 /046 W Ø38234.

0 261015Z. JUL: 71 ZFF. 4 FM USDEL SALIT V TO SECSTATE WASHDO IMMEDIATE: 1120

T OF PESSE C REET SECTION 2 OF 3 USDEL SALT 842

EXDISYSALT

10. THIS AGREEMENT SHALL! ENTER INTO FORGE ON THE DATE ON WHITCH EACH PARTY SHALLI HAVE INFORMED THE OTHER PARTY BY WRITTEN NOTICE OF ITS ACCEPTANCE.

DONE IN DUPLICATE IN THE ENGLISH AND RUSSIAN LANGUAGES. BOTH TEXTS BEING EQUALLY AUTHENTICS AT THIS. DAY OF

FOR THE UNITED STATES OF AMERICA:

FOR THE UNION OF SOVIET SOCIALIST REPUBLICS

UNQTE:

QTE:

AGREEMENT ON THE LIMITATION: OF STRATEGIC ARMS OF THE UNITED STATES OF AMERICA AND THE UNION OF SOVIET SOCIALIST REPUBLICS:

PREAMBLE

THE UNITED STATES OF AMERICA AND THE UNION OF SOVIET SOCIALIST REPUBLICS. HEREINAFILER REFERRED TO AS THE PARTIES.

PRECEEDING FROM THE FACT THAT NUCLEAR WAR WOULD HAVE DEVASTATING: CONSEQUENCES: FOR! ALL: MANKIND.

e see a see a see a see a CONVINCED THAT LIMITATIONS ON STRATEGIC ARMS WOULD

NOT TO BE REPRODUCED WITHOUT THE SECRETARY

# **TELEGRAM**

### TOP SECRET

PAGE 02 SALT V 00842 02: OF 03. 261159Z

RESULT IN A REDUCTION IN THE COMPETITION IN STRATEGIC ARMS AND, A DECREASE IN THE RISK OF WAR.

RECOGNIZING THE DIRECT RELATIONSHIP BETWEEN STRATEGIC DEFENSIVE AND OFFENSIVE ARMS AND THE NECESSITY TO LIMIT BOTH.

AGREEING UPON CERTAIN MEASURES CONSTRAINING STRATEGIC OFFENSIVE ARMS PROGRAMS, PENDING CONCLUSION OF A MORE COMPLETE AGREEMENT LIMITING STRATEGIC OFFENSIVE ARMS WHICH WILL BE THE SUBJECT OF SUBSEQUENT NEGOTIATIONS BETWEEN THE PARTIES.

MINDFUL OF THEIR OBLIGATIONS UNDER ARTICLE VI OF THE TREATY ON THE NON-PROLIFERATION OF NUCLEAR WEAPONS.

DECLARING: THEIR: INTENTION: TO ACHIEVE: AT THE EARLIEST POSSIBLE DATE THE CESSATION OF THE NUCLEAR ARMS: COMPETITION AND TO TAKE EFFECTIVE MEASURES TOWARD REDUCTIONS IN STRATEGIC ARMS?

DESIRING TO CONTRIBUTE TO THE RELAXATION OF INTERNATIONAL' TENSIONS AND THE STRENGTHENING OF TRUST BETWEEN STATES.

HAVE AGREED, AS FOLLOWS

ARTICLE 1

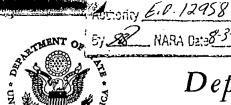
THE PARTIES UNDERTAKE TO LIMIT ANTI-BALLISTIC MISSILE (ABM) SYSTEMS AND TO ADDRESS SUCH OTHER MEASURES RELATING TO STRATEGIC ARMS LIMITATIONS AS PROVIDED IN THIS AGREEMENT.

ARTICLE 2

- 1. FOR PURPOSES OF THIS AGREEMENT, THE FOLLOWING DEFINITIONS APPLY:
- (A) AN ABM SYSTEM IS: ASSYSTEM FOR RENDERING INEFFECTIVE STRATEGIC BALLISTIC MISSILES OR THEIR COMPONENTS IN FLIGHT TRAJECTORY.
- (B) ABM INTERCEPTOR MISSILES ARE INTERCEPTOR MISSILES CONSTRUCTED OR DEPLOYED FOR AN ABMIROLE OR OF A TYPE INDISTINGUISHABLE FROM MISSILES TESTED IN AN ABM MODE.

TO BE REPRODUCED WITHOUT THE AUTHORIZATION OF THE EXECUTIVE SECRETARY

2



## **TELEGRAM**

#### TOP SECRET

Ø2: OF Ø3. 264159Z PAGE, Ø2 SALIT V ØØ842

RESULT IN A REDUCTION IN THE COMPETITION IN STRATEGIC ARMS AND A DECREASE IN THE RISK OF WAR,

RECOGNIZING THE: DIRECT RELATIONSHIP: BETWEEN STRATEGIC DEFENSIVE AND OFFENSIVE ARMS AND THE NECESSITY TO LIMIT BOTH.

AGREEING UPON CERTAIN MEASURES CONSTRAINING STRATEGIC OFFENSIVE ARMS PROGRAMS, PENDING CONCLUSION OF A MORE COMPLETE AGREEMENT LIMITING STRATEGIC OFFENSIVE ARMS WHICH WILL BE THE SUBJECT OF SUBSEQUENT NEGOTIATIONS BETWEEN THE PARTIES,

MINDFUL OF THEIR OBLIGATIONS UNDER, ARTICLE VI OF THE TREATY ON THE NON-PROLIFERATION OF NUCLEAR WEAPONS.

DECLARING THEIR INTENTION TO ACHIEVE AT THE EARLIEST POSSIBLE DATE THE CESSATION OF THE NUCLEAR ARMS: COMPETITION AND TO TAKE EFFECTIVE MEASURES TOWARD REDUCTIONS IN STRATEGIC ARMS

DESIRING TO CONTRIBUTE, TO: THE RELAXATION OF INTERNATIONAL TENSIONS AND THE STRENGTHENING OF TRUST BETWEEN STATES,

HAVE! AGREED! AS FOLLOWS

ARTICLE I

THE PARTIES UNDERTAKE TO LIMIT ANTI-BALLISTIC MISSILE (ABM) SYSTEMS AND TO ADOPT SUCH OTHER MEASURES RELATING TO STRATEGIC ARMS LIMITATIONS AS PROVIDED IN THIS AGREEMENT.

ARTICLE 2

- 1. FOR: PURPOSES: OF THIS AGREEMENT, THE FOLLOWING DEFINITIONS: APPLY:
- (A) AN ABM SYSTEM IS: A SYSTEM FOR RENDERING INEFFECTIVE STRATEGIC: BALLISTIC: MISSILES: OR THEIR COMPONENTS IN FLIGHT TRAJECTORY.
- (B) ABM INTERCEPTOR MISSILES: ARE INTERCEPTOR MISSILES CONSTRUCTED OR DEPLOYED FOR AN ABMIROLE OR OF A TYPE INDISTINGUISHABLE FROM MISSILES TESTED IN AN ABM MODE.

TTO BE REPRODUCED WITHOUT THE SELFFE RIZATION OF THE EXECUTIVE SECRETARY

## **TELEGRAM**

TOP SECRET

PAGE 03 SALT V 00842 02 OF 03 2611592

- (C) ABM LAUNCHERS ARE LAUNCHERS CONSTRUCTED OR DEPLOYED. FOR ABM INTERCEPTOR MISSILES.
- ID) AMB RADARS ARE RADARS CONSTRUCTED OR DEPLOYED FOR AN ABM ROLE OR OF A TYPE INDISTINGUISHABLE FROM RADARS TESTED IN AN ABM MODE.
- (E) OTHER LARGE PHASED-ARRAY RADARS ARE THOSE PHASEDARRAY RADARS. OUTSIDE OF MODERN ABM RADAR COMPLEXES. HAVING
  A PRODUCT OF POWER (IN WATTS) AND APERTURE (IN SQUARE METERS)
  GREATER THAN ONE MILLION.
- (F) A MODERN ABM RADAR COMPLEX IS A CIRCULAR AREA OF!
  NO MORE THAN THREE (3) KILOMETERS IN DIAMETER WITHIN WHICH ARE
  DEPLOYED ANY ABM RADAR OR COMPONENTS THEREOF, WHICH FIRST
  BECAME OPERATIONAL AFTER JULY 1, 1971, OR ANY PHASED-ARRAY
  ABM RADAR OR COMPONENTS THEREOF.
- 2. THE ABM SYSTEMS OR THEIR COMPONENTS LIMITED BY THIS AGREEMENT SHALL INCLUDE THOSE:

- (A) OPERATIONAL:
- (8) UNDER CONSTRUCTION:
- (C) UNDERGOING OVERHAUL, REPAIR, OR CONVERSION: AND,
- (D) UNDERGOING DEVELOPMENT AND TESTING.

#### ARTICLE 3

- I. EACH PARTY UNDERTAKES NOT TO DEPLOY ABM INTERCEPTOR MISSILES, ABM LAUNCHERS, OR ABM RADARS EXCEPT IN ITS OWN TERRITORY AND ONLY AT ONE OF THE FOLLOWING:
- (A) ONE CIRCULAR AREA HAVING A RADIUS OF ONE HUNDRED! .(100) KILOMETERS, CENTERED ON THE PARTY'S NATIONAL! CAPITAL! OR:

the second of the second of the second

(B) THREE: (3) CIRCULAR AREAS EACH HAVING A RADIUS: OF: SIXTY (60) KILOMETERS AND EACH: CENTERED ON A POINT IN ICBM: RIFLDS: WEST OF! THE MISSISSIPPI RIVER FOR THE U.S. AND EAST OF

NOT TO BE REPRODUCED WITHOUT THE SUTHINGRIZATION OF THE EXECUTIVE SECRETARY



## **TELEGRAM**

TOP, SECRET

PAGE 04 SALT V 00842 02 OF 03 2611592

THE URAL MOUNTAINS FOR THE USSR.

min E.O. 12958

2. WITHIN THE AREA REFERRED TO IN SUBPARAGRAPH (A) OF:
PARAGRAPH I OF THIS ARTICLE. A PARTY MAY DEPLOY NO MORE! THAN
ONE HUNDRED (100) FIXED ABM LAUNCHERS AND ONE HUNDRED (100)
ABM INTERCEPTOR MISSIES LOCATED ON OR IN THE: VICINITY OF ABM
LAUNCHERS: MAY DEPLOY ABM RADARS AT NO MORE THAN FOUR (4)
MODERN ABM RADAR COMPLEXES: AND MAY RETAIN THOSE MECHANICALSCAN, DISH-TYPE ABM RADARS WHICH WERE OPERATIONAL AS: OF JULY 1,
1971.

3. WITHIN THE TOTAL OF THE AREAS REFERRED TO IN SUBPARAGRAPH (B) OF PARAGRAPH I OF THIS ARTICLE, A PARTY MAY DEPLOY
NO MORE THAN THREE HUNDRED (300) FIXED ABM LAUNCHERS: AND THREE
HUNDRED (300) ABM INTERCEPTOR MISSILES LOCATED ON OR! IN THE
VICINITY OF ABM LAUNCHERS, AND MAY DEPLOY ABM RADARS: AT NO!
MORE THAN FIVE (5) MODERN ABM RADAR COMPLEXES.

ARTICLE 4

- 1. EXCEPT AS PROVIDED IN PARAGRAPH 2 OF THIS ARTICLE. OR AS MUTUALLY AGREED. THE PARTIES UNDERTAKE NOT TO DEPLOY OTHER LARGE PHASED-ARRAY RADARS. AS DEFINED IN SUBPARAGRAPH:
  (E) OF PARAGRAPH 1 OF ARTICLE 2. IN ADDITION TO THOSE OPERATIONALS OR UNDER CONSTRUCTION ON JULY 1. 1971.
- 2. THE SOVIET UNION SHALL HAVE THE RIGHT TO RETAIN THE DTHER LARGE PHASED-ARRAY RADARS OPERATIONAL DREUNDER! CONSTRUCTION AS OF JULY 1. 1971. THE UNITED STATES SHALL HAVE THE RIGHT TO DEPLOY IN ADDITION TO THOSE OPERATIONAL OR UNDER CONSTRUCTION AS OF JULY 1. 1971. AN AGREED NUMBER OF EARLY WARNING OTHER LARGE PHASED-ARRAY RADARS TO PROVIDE A CAPABILITY EQUIVALENT TO THOSE SOVIET OTHER LARGE PHASED-ARRAY RADARS WHICH PROVIDE EARLY WARNING AND WHICH WERE OPERATIONAL OR UNDER CONSTRUCTION ON JULY 1. 1971.

ARTICLE 5

THE LIMITATIONS PROVIDED FOR IN ARTICLE 3 SHALL NOT APPLY TO ABM INTERCEPTOR MISSLES, ABM LAUNCHERS, AND ABM RADARS USED FOR DEVELOPMENT AND TESTING LOCATED WITHIN CURRENT TEST RANGES OR AGREED ADDITIONAL TEST RANGES. EACH PARTY AGREES TO HAVE NO MORE THAN FIFTEEN. (15) FIXED ABM LAUNCHERS AT THESE RANGES.

NOT TO BE REPRODUCED WITHOUT THE SECRETARY

# **TELEGRAM**

TOP SECRET

989

PAGE | Ø1 SALT V Ø0842 Ø3 OF Ø3 261221Z

2

'50: ACTION: SS=45:

INFO: QCT-01 CCO-00 SSO-00 NSCE-00 CIAE-00 DODE-00 /046 W

O 261015Z. JULI 71 FM: USDEL SALT V. TO: SECSTATE WASHDC IMMEDIATE 1121

TOPPIS ELCORIENT SECTIONES OF 3: USDELI SALT 0842

EXDISYSALIT

### ARTICLEL 6:

1. EACH PARTY UNDERTAKES NOTETO DEVELOP PRODUCE, TEST, OR DEPLOY SEA BASETO ATRABASED, SPACE-BASED OR MOBILE LAND. BASED ABM SYSTEMS, OR COMPONENTS FOR SUCH SYSTEMS.

ENCH PARTY UNDERTAKES NOT TO DEVELOP PRODUCE TEXT,

ORI DEPLOY ABMILAUNCHERS CAPABLE OF LAUNCHING MORE THAN ONE ABM
INTERCEPTOR MISSILE AT A TIME FROM EACH LAUNCHER, NOR TO DEVELOP,

PRODUCE TEST, OR DEPLOY AUTOMATIC OR SEMI-AUTOMATIC OR OTHER,

SIMILAR SYSTEMS WITH RAPID RELOAD CAPABILITY FOR ABM LAUNCHERS.

### ARTICLE: 7

L. THEI PARTIES: UNDERTAKE, NOT: TO MODIFY ANY TYPES OF MISSILE SYSTEMS OR! THEIR! COMPONENTS OTHER THAN ABM, SYSTEMS OR! THEIR! COMPONENTS OTHER THAN ABM, SYSTEMS OR! THEIR! COMPONENTS, WHATEVER! THEIR ORIGINAL! DESIGN MISSION, SO! AS! TO! CONVERT THEM FOR! ABM; USEFOR GIVE: THEM A DUAL! ANTI-AIRCRAFT AND! ABM, ROLE, AND! NOT TO! DEVELOP! OR, DEPLOY NEW MISSILE SMSTEMS! OR THEIR! COMPONENTS: OTHER! THAN! ABM; SYSTEMS! OR! THEIR! COMPONENTS OTHER! THAN! ABM; SYSTEMS! OR! THEIR!

2. THE PARTIES UNDERTAKE NOT TO TEST MISSILES OTHER THAN ABM INTERCEPTOR MISSILES IN AN ABM MODE.

### ARTICLE: 8

EXCHIPARTY UNDERTAKES NOTO TOMBRE JUDITCE THE VIABILITY OR, CIRCUMVENT THE EFFECTIVENESS OF THIS MAGREEMENT THROUGH TRANSFERS

NOT TO BE REPRODUCED WITHOUT THE AUTHORIZATION OF THE EXECUTIVE SECRETARY

TOP SETRET

# **TELEGRAM**

### TOP SECRET

PAGE 02 SALT V 00842 03: OF 03 261221Z

TO THIRD COUNTRIES OF ABM SYSTEMS OR THEIR COMPONENTS LIMITED UNDER: THIS AGREEMENT.

### ARTICLE: 9

IN ADDITION TO AGREEING UPON A SEPARATE INTERIM: AGREEMENT ON CERTAIN MEASURES TO LIMIT STRATEGIC OFFENSIVE ARMS. THE PARTIES UNDERTAKE TO CONTINUE ACTIVE NEGOTIATIONS FOR MORE COMPLETE LIMITATIONS ON STRATEGIC OFFENSIVE ARMS.

#### ARTICLE 10

- 1. FOR THE PURPOSE OF PROVIDING ASSURANCES OF COMPLIANCE. WITH THE PROVISIONS OF THIS AGREEMENT, EACH PARTY SHALL: USE NATIONAL TECHNICAL MEANS, OF VERIFICATION AT ITS DISPOSAL, OPERATING OUTSIDE THE NATIONAL TERRITORY OF THE OTHER PARTY, TOGETHER WITH THE COROLLARY LIMITATIONS AND COOPERATIVE MEASURES PROVIDED FOR IN THIS AGREEMENT DESIGNED TO SUPPLEMENT NATIONAL VERIFICATION CAPABILITIES.
- 2. EACH PARTY UNDERTAKES NOT TO INTERFERE WITH THE NATIONAL TECHNICAL MEANS: OF VERIFICATION OF THE OTHER PARTY OPERATING: IN ACCORDANCE WITH PARAGRAPH | OF THIS ARTICLE.
- 3. EACH PARTY UNDERTAKES: NOT TO USE: CONCEALMENT MEASURES WHICH: IMPEDE VERIFICATION BY NATIONAL: TECHNICAL! MEANS: THIS OBLIGATION SHALL NOT REQUIRE CHANGES IN CURRENT CONSTRUCTION: ASSEMBLY; CONVERSION: OR: OVERHAUL: PRACTICES:

#### ARTICLE 11

TO PROMOTE THE OBJECTIVES AND ASSIST IN THE IMPLEMENTATION OF THE PROVISIONS OF THIS AGREEMENT, THE PARTIES SHALL ESTABLISH PROMPTLY A STANDING COMMISSION WITHIN THE FRAMEWORK OF WHICH THEY WILL:

- (A) CONSIDER: QUESTIONS: CONCERNING COMPLIANCE WITH THE OBLIGATIONS ASSUMED AND RELATED SITUATIONS WHICH MAY BEECONSIDERED AMBIGUOUS!
- (B) PROVIDE ONLA VOLUNTARY BASISL SUCH INFORMATION AS EXTHER PARTY CONSIDERS NECESSARY TO ASSURE CONFIDENCE IN

OT TO BE REPRODUCED WITHOUT OF HIS EAUXTHORIZATION OF THE EXECUTIVE SECRETARY

# **TELEGRAM**

#### TOP SECRET

PAGE 03 SALT V 00842 03. OF 03. 2612212

COMPLIANCE WITH THE OBLIGATIONS ASSUMED, INCLUDING THE OFFERING OF SELECTIVE DIRECT OBSERVATION IN ORDER TO CLARIFY AMBIGUOUS: SITUATIONS:

(C) CONSIDER: QUESTIONS INVOLVING UNINTENDED INTER-FERENCE WITH NATIONAL TECHNICAL MEANS OF VERIFICATION:

(D) CONSIDER POSSIBLE CHANGES IN THE STRATEGIC SITUATION BETWEEN: THE PARTIES WHICH: HAVE A BEARING ON THE PROVISIONS OF THIS AGREEMENT:

(E) CONSIDER AS: APPROPRIATED POSSIBLE PROPOSALS FOR FURTHER INCREASING THE VIABILITY OF THIS AGREEMENT INCLUDING PROPOSALS: FOR AMENDMENTS: AND.

(F) CONSIDER AS APPROPRIATE PROPOSALS FOR FURTHER MEASURES AIMED AT LIMITING STRATEGIC ARMS.

#### ARTICLE! 12.

1 . THIS AGREEMENT SHALL BE OF UNLIMITED DURATION . ;

2. ---YEARS: AFTER ENTRY INTOLFORCELOFITHES AGREEMENT.
ANDLAT ---YEAR: INTERVALE: THEREAFTER. THE PARTIES SHALL TOGETHER
CONDUCT A, REVIEW! OF THUS: AGREEMENT.

#### ARITICLE 13.

1. FACH: RARTY SHALLS IN EXERCISING ITS: NATIONAL.
SOVERIGNTY, HAVE: THE REGHT TO: WITHDRAW FROM THES: AGREEMENT
IN: IT DECEDES THAT EXTRAORDENARY EVENTS RELAYED: TO THE
SUBJECT MATTER OF THES! AGREEMENT HAVE JEOPARDIZED ITS
SUPPREME! INTERESTS. IT SHALL GIVE NOTICE: OF ITS DECISION TO
WITHDRAW TO THE OTHER PARTY, WHECH WITHDRAWALL SHALL BE
EFFECTIVE SIX: (6) MONTHS: AFTER THE DATE SUCH NOTICE IS
GIVENS SUCH NOTICE: SHALL INCLUDE A STATEMENT OF THE
EXTRAORDINARY EVENTS THE NOTIFYING PARTY REGARDS: AS: HAVINGJEOPARDIZED ITS SUPPREME! INTERESTS

24 AFTER: ----YEARS HAVE: ELAPSED: FROM THE ENTRY INTO FOCE: OF THE: AGREMENT, AND IF: THE PARTIES HAVE NOT REACHED AGREEMENT ON MORE COMPLETE LIMITATIONS: ON STRATEGIC OFFENSIVE

NOT TO BE REPRODUCED WITHOUT THE SAUTHORIZATION OF THE EXECUTIVE SECRETARY

TELEGRAM

#### TOP SECRET

-AGE 04 SAUT V 00842 J3 OF 03 25/22.2

ARMS AS A RESULT OF NEGOTIATIONS REFERRED TO IN ARTICLE 9, EITHER PARTY SHALL HAVE THE RIGHT TO WITHDRAW PROVIDED IT SHALLI HAVE GIVEN NOTICE OF ITS INTENTION TO WITHDRAW SIX (6) MONTHS IN ADVANCE. SUCH NOTICE MAY NOT BE GIVEN UNTIL \*\*\* YEARS HAVE ELAPSED AFTER ENTRY INTO FORCE OF THIS AGREEMENT.

#### ARTICLE 14

1. THIS AGREEMENTSHALL ENTER INTO FORCE On THE DATE ON WHICH EACH PARTY SHALL HAVE INFORMED THE OTHER PARTY BY WRITTEN NOTICE OF ITS ACCEPTANCE.

2. THIS AGREEMENT SHALL: BE REGISTERED PURSUANT TO ARTICLE 102. OF THE CHARTER OF THE UNITED NATIONS.

DONE IN DUPLICATE, IN THE ENGLISH AND RUSSIAN LANGUAGES, BOTH TEXTS BEING EQUALLY AUTHENTIC, AT THIS DAY OF 19 . 19 .

FOR THE UNITED STATES

OF AMERICA

FOR THE UNION OF SOVIET SOCIAL LIST REPUBLICS

GP - ISMITH.

800/20/1880