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PAGE Ø1 GENEVA Ø229Ø 172202Z

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TO SECSTATE WASHOC IMMEDIATE 6550
INFO AMEMBASSY BONN PRIORITY 860
AMEMBASSY BRUSSELS 940
AMEMBASSY THE HAGUE 442
AMEMBASSY LONDON 1146
AMEMBASSY MOSCOW 533
AMEMBASSY PARIS 1370
AMEMBASSY ROME 733
US MISSION NATO 113
USUN NEW YORK 1561

S E C R E T SET ONE OF THREE GENEVA 2290

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O'STO/NATUS/BUSEC

SUBJECT: ORAFT NPT TEXT AS IT MAY BE REVISED FOR TABLING AT ENOC

PAGE 2 RUFHGV 2290/1 S E C R E T

ON CONTINGENCY THAT SOVIETS WILL BE AUTHORZED TO TABLE REVISED NPT DRAFT TREATY ON BASIS AUTHORIZED FOR US DEL IN STATE 98934 AND 99821, FOLLOWING IS TEXT WHICH WE WOULD TABLE AS ENDO DOCUMENT 192/REV 1. PURSUANT LAST PARA STATE 99821, TEXT MUST BE HELD IN STRICT CONFIDENCE.

BEGIN TEXT:



TELEGRAM

SECRET

PAGE 02 GENEVA 02290 1722022

UNITED STATES OF AMERICA

ORAFT TREATY ON THE NON-PROLIFERATION OF NUCLEAR WEAPONS

THE STATES CONCLUDING THIS TREATY, HEREINAFTER REFERRED TO AS THE "PARTIES TO THE TREATY".

CONSIDERING THE DEVASTATION THAT WOULD BE VISITED UPON ALL MANKIND BY A NUCLEAR WAR AND THE CONSEQUENT NEED TO MAKE EVERY EFFORT TO AVERT THE DANGER OF SUCH A WAR AND TO TAKE MEASURES TO SAFEGUARD THE SECURITY OF PEOPLES?

RELIEVING THAT THE PROLIFERATION OF NUCLEAR WEAPONS HOULD SERIOUSLY ENHANCE THE DANGER OF NUCLEAR WAR.

IN CONFORMITY WITH RESOLUTIONS OF THE UNITED NATIONS GENERAL ASSEMBLY CALLING FOR THE CONCLUSION OF AN AGREEMENT ON THE PREVENTION OF WIDER DISSEMINATION OF NUCLEAR WEAPONS,

UNDERTAKING TO CO-OPERATE IN FACILITATING THE APPLICATION

PAGE 3 RUFHGV 2290/1 S E C R E T OF INTERNATIONAL ATOMIC ENERGY AGENCY SAFEGUARDS ON PEACEFUL NUCLEAR ACTIVITIES:

EXPRESSING THEIR SUPPORT FOR RESEARCH, DEVELOPMENT AND OTHER EFFORTS TO FURTHER THE APPLICATION, WITHIN THE FRAMEWORK OF THE INTERNATIONAL ATOMIC ENERGY AGENCY SAFEGUARDS SYSTEM, OF THE PRINCIPLE OF SAFEGUARDING EFFECTIVELY THE FLOW OF SOURCE AND SPECIAL FISSIONABLE MATERIALS BY USE OF INSTRUMENTS AND OTHER TECHNIQUES AT CERTAIN STRATEGIC POINTS,

AFFIRMING THE PRINCIPLE THAT THE BENEFITS OF PEACEFUL APPLICATIONS OF NUCLEAR TECHNOLOGY, INCLUDING ANY TECHNOLOGICAL BY-PRODUCTS WHICH MAY BE DERIVED BY NUCLEAR WEAPON STATES FROM THE OEVELOPMENT OF NUCLEAR EXPLOSIVE DEVICES, SHOULD BE AVAILABLE FOR PEACEFUL PURPOSES TO ALL PARTIES TO THE TREATY, WHETHER NUCLEAR-WEAPON OR NON-NUCLEAR-WEAPON STATES,



TELEGRAM

SECRET

PAGE 03 GENEVA 02290 1722022

CONVINCED THAT IN FURTHERANCE OF THIS PRINCIPLE, ALL PARTIES TO THIS TREATY ARE ENTITLED TO PARTICPATE IN THE FULLEST POSSIBLE EXCHANGE OF SCIENTIFIC INFORMATION FOR, AND TO CONTRIBUTE ALONE OR IN CO-OPERATION WITH OTHER STATES TO THE FURTHER DEVELOPMENT OF THE APPLICATIONS OF ATOMIC ENERGY FOR PEACEFUL PURPOSES,

PAGE 4 RUFHGV 2290/1 S E C R E T

DECLARING THEIR INTENTION TO ACHIEVE AT THE EARLIEST POSSIBLE DATE THE CESSATION OF THE NUCLEAR ARMS RACE,

URGING THE COOPERATION OF ALL STATES IN THE ATTAINMENT OF THIS OBJECTIVE,

DESIRING TO FURTHER THE EASING OF INTERNATIONAL TENSION AND THE STRENGTHENING OF TRUST BETWEEN STATES IN ORDER TO FACILITATE THE CESSATION OF THE MANUFACTURE OF NUCLEAR WEAPONS, THE LIQUIDATION OF ALL THEIR EXISTING STOCKPILES, AND THE ELIMINATION FROM NATIONAL ARSENALS OF NUCLEAR WEAPONS AND THE MEANS OF THEIR OELIVERY PURSUANT TO A TREATY ON GENERAL AND COMPLETE DISARMAMENT UNDER STRICT AND EFFECTIVE INTERNATIONAL CONTROL.

HAVE AGREED AS FOLLOWS:

ARTICLE I

EACH NUCLEAR-WEAPON STATE PARTY TO THIS TREATY UNDERTAKES NOT TO TRANSFER TO ANY RECIPIENT WHATSOEVER NUCLEAR WEAPONS OF OTHER NUCLEAR EXPLOSIVE DEVICES OF CONTROL OVER SUCH WEAPONS OR EXPLOSIVE DEVICES DIRECTLY, OR INDIRECTLY; AND NOT IN ANY HAY TO ASSIST, ENCOURAGE, OR INDUCE ANY NON-NUCLEAR-WEAPON STATE

PAGE 5 RUFHGV 2290/1 S E C R E T TO MANUFACTURE OR OTHERWISE ACQUIRE NUCLEAR WEAPONS OR OTHER NUCLEAR EXPLOSIVE DEVICES, OR CONTROL OVER SUCH WEAPONS OR



Department of State TELEGRAM

SECPET

PAGE #4 GENEVA #229# 1722#2Z EXPLOSIVE DEVICES:

ARTÍCLE II

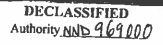
EACH NON-NUCLEAR-WEAPON STATE PARTY TO THIS TREATY UNDERTAKES NOT TO RECEIVE THE TRANSFER FROM ANY TRANSEROR WHATSDEVER OF NUCLEAR WEAPONS OR OTHER NUCLEAR EXPLOSIVE DEVICES OR OF CONTROL DVER SUCH WEAPONS OR EXPLOSIVE DEVICES DIRECTLY, OR INDIRECTLY, NOT TO MANUFACTURE OR OTHERWISE ACQUIRE NUCLEAR WEAPONS OR OTHER NUCLEAR EXPLOSIVE DEVICES; AND NOT TO SEEK OR RECEIVE ANY ASSISTANCE IN THE MANUFACTURE OF NUCLEAR WEAPONS OR OTHER NUCLEAR EXPLOSIVE DEVICES.

ARTICLE III

IN EACH NON-NUCLEAR WEAPON STATE PARTY TO THE TREATY UNDERTAKES TO ACCEPT SAFEGUARDS, AS SET FORTH IN AN AGREEMENT TO BE NEGOTIATED AND CONCLUDED WITH THE INTERNATIONAL ATOMIC ENERGY AGENCY IN ACCORDANCE WITH THE STATUTE OF THE INTERNATIONAL ATOMIC ENERGY AGENCY AND THE AGECY S SAFEGUARDS SYSTEM, FOR THE EXCLUSIVE PURPOSE OF VERIFICATION OF THE FULFILLMET OF ITS OBLIGATIONS ASSUMED UNDER THIS TREATY WITH A VIEW TO PREVENTING DIVERSION OF NUCLEAR ENERGY FROM PEACEFUL USES TO NUCLEAR WEAPONS OR OTHER NUCLEAR EXPLOSIVE DEVICES. PROCEDURES FOR THE SAFEGUARDS

PAGE 6 RUFHGV 2290/1 S E C R E T
REQUIRED BY THIS ARTICLE SHALL BE FOLLOWED WITH RESPECT TO SOURCE
OR SPECIAL FISSIONABLE MATERIAL WHETHER IT IS BEING PRODUCED,
PROCESSED OR USED IN ANY PRINCIPAL NUCLEAR FACILITY OR IT OUTSIDE
ANY SUCH FACILITY. THE SAFEGUARDS REQUIRED BY THIS ARTICLE
SHALL BE APPLIED ON ALL SOURCE OF SPECIAL FISSIONABLE MATERIAL
IN ALL PEACEFUL NUCLEAR ACTIVITIES WITHIN THE TERRITORY OF SUCH
STATE; UNDER ITS JURISDICTION; OR CARRIED OUT UNDER ITS CONTROL
ANYWHERE.

20 EACH STATE PARTY TO THE TREATY UNDERTAKES NOT TO PROVIDE # 1A] SOURCE OF SPECIAL FISSIONALBE MATERIAL, OR 1B; EQUIPMENT OR MATERIAL ESPECIALLY DESIGNED OR PREPARED FOR THE PROCESSING, USE OR PRODUCTION OF SPECIAL FISSIONABLE MATERIAL, TO ANY NOW





TELEGRAM

SECRET

PAGE 05 GENEVA 02290 172202Z

NUCLEAR WEAPON STATE FOR PEACEFUL PURPOSES, UNLESS THE SOURCE OR SPECIAL FISSIONABLE MATERIAL SHALL BE SUBJECT TO THE SAFEGUARDS REQUIRED BY THIS ARTICLE GP=3 TUBBY



TELEGRAM

47

SECRET 175

PAGE 01 GENEVA 02290 172224Z

81 ACTION SS 70

INFO MM 01,550 00,NSCE 00,USIE 00,CCO 00,/071 W

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TO SECSTATE WASHOC IMMEDIATE 6551
INFO AMEMBASSY BONN PRIORITY 861
AMEMBASSY BRUSSELS 941
AMEMBASSY THE HAGUE443
AMEMBASSY LONDON 1147
AMEMBASSY MOSCOW 534
AMEMBASSY PARIS 1371
AMEMBASSY ROME 734
USMISSION NATO 114
USUN NEW YORK 1562

S E C R E T SECTION TWO OF THREE GENEVA 2290

LIMDIS

DISTO/NATUS/ BUSEC

SUBJECT: DRAFT NPT TEXT AS IT MAY BE REVISED FOR TABLING AT ENDC

PAGE 2 RUFHGY 2290/2 S E C R T

3. THE SAFEGUARDS REQUIRED BY THIS ARTICLE SHALL BE IMPLEMENTED IN A MANNER DESIGNED TO COMPLY WITH ARTICLE IV OF THIS TREATY, AND TO AVOID HAMPERING THE ECONOMIC OR TECHNOLOGICAL DEVELOPMENT OF THE PARTIES OR INTERNATIONAL COOPERATION IN THE FIELD OF PEACEFUL NUCLEAR ACTIVITIES, INCLUDING THE INTERNATIONAL EXCHANGE OF NUCLEAR MATERIAL AND EQUIPMENT FOR THE PROCESSING, USE OR PRODUCTION OF NUCLEAR MATERIAL FOR PEACEFUL PURPOSES IN



TELEGRAM

SECRET

PAGE 02 GENEVA 02290 1722242

ACCORDANCE WITH THE PROVISIONS OF THIS ARTICLE AND THE PRINCIPLE OF SAFEGUARDING SET FORTH IN THE PREAMBLE.

4. NON-NUCLEAR-WEAPON STATES PARTY TO THE TREATY SHALL CONCLUDE AGREEMENTS WITH THE INTERNATIONAL ATOMIC ENERGY AGENCY TO MEET THE REQUIREMENTS OF THIS ARTICLE EITHER INDIVIDUALY OR TOGETHER WITH OTHER STATES IN ACCORDANCE WITH THE STATUTE OF THE INTERNATIONAL ATOMIC ENERGY AGENCY. NEGOTIATION OF SUCH AGREEMENTS SHALL COMMENCE WITHIN 180 DAYS FROM THE ORIGINAL ENTRY INTO FORCE OF THIS TREATY. FOR STATES DEPOSITING THEIR INSTRUMNTS OF RATIFICATION AFTER THE [80-DAY PERIOD, NEGOTIATION OF SUCH AGREEMENTS SHALL COMMENCE NOT LATER THAN THE DATE OF SUCH DEPOSIT. SUCH AGREEMENTS SHALL ENTER INTO FORCE NOT LATER THAN EIGHTEN MONTHS AFTER THE DATE OF INITIATION OF NEGOTIATIONS.

PAGE 3 RUFHGV 2290/2 S E C R E T

ARTICLE IV

- I. NOTHING IN THIS TREATY SHALL BE INTERPRETED AS AFFECTING THE INALIENABLE RIGHT OF ALL THE PARTIES TO THE TREATY TO DEVELOP RESEARCH, PRODUCTION AND USE OF NUCLEAR ENERGY FOR PEACEFUL PURPUSES WITHOUT DISCRIMINATION AND IN CONFORMITY WITH ARTICLES I AND II OF THIS TREATY.
- 2. ALL THE PARTIES TO THE TREATY HAVE THE RIGHT TO PARTI-CIPATE IN THE FULLEST POSSIBLE EXCHANGE OF SCIENTIFIC AND TECHNOLOGICAL INFORMATION FOR THE PEACEFUL USES OF NUCLEAR ENERGY. PARTIES TO THE TREATY IN A POSITION TO DU SO SHALL ALSO COOPERATE IN CONTRIBUTING ALONE OR TOGETHER WITH OTHER STATES OR INTERNATIONAL ORGANIZATIONS TO THE FURTHER DEVELOPMENT OF THE APPLICATIONS OF NUCLEAR ENERGY FOR PEACEFUL PURPOSES, ESPECIALLY IN THE TERRITORIES OF NON-NUCLEAR-WEAPON STATES PARTY TO THE TREATY.

ARTICL V

EACH PARTY TO THIS TREATY UNDERTAKES TO COOPERATE TO INSURE THAT POTENTIAL BENEFITS FROM ANY PEACEFUL APPLICATIONS OF NUCLEAR EXPLOSIONS WILL BE MADE AVAILABLE THROUGH APPROPRIATE INTERNATIONAL



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SECRET

PAGE 03 GENEVA 02290 172224Z

PROCEDURES TO NON-NUCLEAR - WEAPON STATES PARTY TO THIS TREATY ON A NON-DISCRIMINATORY BASIS AND THAT THE CHARGE TO SUCH PARTIES FOR THE EXPLOSIVE DEVICES USED WILL BE AS LOW AS POSSIBLE AND EXCLUDE ANY CHARGE FOR RESEARCH AND DEVELOPMENT. IT IS UNDERSTOOD THAT NON-NUCLEAR - WEAPON STATES PARTY TO THIS TREATY SO DESIRING MAY, PURSUANT TO A SPECIAL AGREEMENT OR AGREEMENTS, OBTAIN ANY SUCH BENEFITS ON A BILATERAL BASIS OR THROUGH AN APPROPRIATE INTERNATIONAL BODY WITH ADEQUATE REPRESENTATION ON NON-NUCLEAR-WEAPON STATES.

PAGE 4 RUFHGV 2290/2 S E C R E T

ARTICLE VI

EACH OF THE PARTIES TO THIS TREATY UNDERTAKES TO PURSUE NEGOTIATIONS IN GOOD FAITH ON EFFECTIVE MEASURES REGARDING CESSATION OF THE NUCLEAR ARMS RACE AND DISARMAMENTA AND ON A TREATY ON GENERAL AND COMPLETE DISARMAMENT UNDER STRICT AND EFFECTIVE INTERNATIONAL CONTROL.

ARTICLE VII

NOTHING IN THIS TREATY AFFECTS THE RIGHT OF ANY GROUP OF STATES TO CONCLUDE REGIONAL TREATIES IN ORDER TO ASSURE THE TOTAL ABSENCE OF NUCLEAR WEAPONS IN THEIR RESPECTIVE TERRITORIES.

ARTICLEVIII

1. ANY PARTY TO THIS TREATY MAY PROPOSE AMENDMENTS TO THIS TREATY. THE TEXT OF ANY PROPOSED AMENDMENT SHALL BE SUBMITTED TO THE DEPOSITARY GOVERNMENTS WHICH SHALL CIRCULATE IT TO ALL PARTIES TO THE TREATY. THEREUPON, IF REQUESTED TO DO SO BY ONE-THIRD OR MORE OF THE PARTIES TO THE TREATY, THE DE-POSITARY GOVERNMENTS SHALL CONVENE A CONFERENCE, TO WHICH THEY SHALL INVITE ALL THE PARTIES TO THE TREATY, TO CONSIDER SUCH AN AMENOMENT.



TELEGRAM

SECRET

PAGE 04 GENEVA 02290 172224Z

PAGE 5 RUFHGY 2290/2 S E C R E T

2. ANY AMENDMNT TO THIS TREATY MUST BE APPROVED BY A MAJORITY OF THE VOTES OF ALL THE PARTIES TO THE TREATY, JO THIS INCLUDING THE VOTES OF ALL NUCLEAR WEAPON STATES PARTY TO THIS TREATY AND ALL OTHER PARTIES WHICH, ON THE DATE THE AMENDMENT IS CIRCULATED, ARE MEMBERS OF THE BOARD OF GOVERNORS OF THE INTERNATIONAL ATOMIC ENERGY AGENCY. THE AMENDMNT SHALL ENTER INTO FORCE FOR EACH PARTY THAT DEPOSITS ITS INSTRUMENT OF RATIFICATION OF THE AMENDMENT UPON THE DEPOSIT OF INSTRUMNTS OF RATIFICATION OF ALL THE PARTIES, INCLUDING THE INSTRUMNTS OF RATIFICATION OF ALL NUCLEAR WEAPON STATES PARTY TO THIS TREATY AND ALL OTHER PARTIES WHICH, ON THE DATE THE AMENDMENT IS CIRCULATED ARE MEMBERS OF THE BOARD OF GOVERNORS OF THE INTERNATIONAL ATOMIC ENERGY AGENCY. THEREAFTR, IT SHALL ENTER INTO FORCE FOR ANY OTHER PARTY UPON THE DEPOSIT OF ITS INSTRUMENT OF RATIFICATION OF THE AMENDMENT.

PAGE 2 RUFHGV 2290/2 S E C R T

3. FIVE YEARS AFTER THE ENTRY INTO FORCE OF THIS TREATY, A CONFERENCE OF PARTIES TO THE TREATY SHALL BE HELD IN GENEVA, SWITZERLAND, IN ORDER TO REVIEW THE OPERATION OF THIS TREATY WITH A VIEW TO ASSURING THAT THE PURPOSES AND PROVISIONS OF THE TREATY ARE BEING REALIZED.

ARTICLE IX

- I. THIS TREATY SHALL BE OPEN TO ALL STATES FOR SIGNATURE. ANY STATE WHICH DOES NOT SIGN THE TREATY BEFORE ITS ENTRY INTO EORCE IN ACCORDANCE WITH PARAGRAPH 3 OF THIS ARTICLE MAY ACCEDE TO IT AT ANY TIME.
- 2. THIS TREATY SHALL BE SUBJECT TO RATIFICATION BY SIGNATORY STATES. INSTRUMENTS OF RATIFICATION AND INSTRUMENTS OF ACCESSION SHALL BE DEPOSITION WITH THE GOVERNMENTS OF # WHICH ARE HEREBY DESIGNATED THE DEPOSITARY GOVERNMENTS.
 - 3. THIS TREATY SHALL ENTER INTO FORCE AFTER ITS RATIFICATION



TELEGRAM

SECRET

PAGE 05 GENEVA 02290 1722242

BY ALL NUCLEAR-WEAPON STATES SIGNATORY TO THIS TREATY, AND 40 OTHER STATES SIGNATORY TO THIS TREATY AND THE DEPOSIT OF THEIR INSTRUMNTS OF RATIFICATION. FOR THE PURPOSES OF THIS TREATY, A NUCLEAR-WEAPON STATE IS ONE WHICH HAS MANUFACTURED AND EXPLODED A NUCLEAR WEAPON OR OTHER NUCLEAR EXPLOSIVE DEVICE PRIOR TO JANUARY [, 1967.

GP-3 TUBBY



DEF 17-6 TELEGRAM

47

SECRET 767

PAGE #1 GENEVA 02290 03 OF 63 172228Z

ACTION SS 7a

STATES OF

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INFO AMEMBASSY BONN PRIORITY 862
AMEMBASSY BRUSSELS 942
AMEMBASSY THE HAGUE 444
AMEMBASSY LONDON 1148
AMEMBASSY MOSCOW 535
AMEMBASSY PARIS 1372
AMEMBASSY ROME 735
US MISSION NATO 115
USUN NEW YORK 1563

S E C R E T SECTION 3 OF 3 GENEVA 2290

LIMDIS

DISTO/BUSEC/NATUS

SUBJECT: DRAFT NPT TEXT AS IT MAY BE REVISED FOR TABLING AT ENDC

PAGE 2 RUFHGV 2290/3 S E C R E T

4° FOR STATES WHOSE INSTRUMENTS OF RATIFICATION OF ACCESSION ARE DEPOSITED SUBSEQUENT TO THE ENTRY INTO FORCE OF THIS TREATY. IT SHALL ENTER INTO FORCE ON THE DATE OF THE DEPOSIT OF THEIR INSTRUMENTS OF RATIFICATION OR ACCESSION.

5. THE DEPOSITIARY GOVERNMENTS SHALL PROMPTLY INFORM ALL SIGNATORY AND ACCEDING STATES OF THE DATE OF EACH SIGNATURE.





Department of State TELEGRAM

SECRET

PAGE 02 GENEVA 02290 03 OF 03 172228Z

THE DATE OF DEPOSIT OF EACH INSTRUMENT OF RATIFICATION OR OF ACCESSION, THE DATE OF THE ENTRY INTO FORCE OF THIS TREATY, AND THE DATE OF RECEIPT OF ANY REQUESTS FOR CONVENING A CONFERENCE OR OTHER NOTICES.

6. THIS TREATY SHALL BE REGISTERED BY THE DEPOSITARY GOVERNMENTS PURSUANT TO ARTICLE 102 OF THE CHARTER OF THE UNITED NATIONS.

ARTICLE X

IN EACH PARTY SHALL IN EXERCISING ITS NATIONAL SOVEREIGNTY HAVE THE RIGHT TO WITHDRAW FROM THE TREATY IF IT DECIDES THAT EXTRAORDINARY EVENTS, RELATED TO THE SUBJECT MATTER OF THIS TREATY. HAVE JEDPARDIZED THE SUPREME INTERESTS OF ITS COUNTRY. IT SHALL GIVE NOTICE OF SUCH WITHDRAWAL TO ALL OTHER PARTIES TO

PAGE 3 RUFHGV 2290/ S E C R E T
THE TREATY AND TO THE UNITED NATIONS SECURITY COUNCIL THREE
MONTHS IN ADVANCE. SUCH NOTICE SHALL INCLUDE A STATEMENT OF THE
EXTRAORDINARY EVENTS IT REGARDS AS HAVING JEOPARDIZED ITS
SUPREME INTERESTS.

2. TWENTY-FIVE YEARS AFTER THE ENTRY INTO FORCE OF THE TREATY, A CONFERENCE SHALL BE CONVENED TO DECIDE WHETHER THE TREATY SHALL CONTINUE IN FORCE INDEFINITELY, OR SHALL BE EXTENDED FOR AN ADDITIONAL FIXED PERIOD OR PERIODS. THIS DECISION SHALL BE TAKEN BY A MAJORITY OF THE PARTIES TO THE TREATY.

ARTICLE XI

THIS TREATY, THE ENGLISH, RUSSIAN, FRENCH, SPANISH AND CHINESE TEXTS OF WHICH ARE EQUALLY AUTHENTIC, SHALL BE DEPOSITED IN THE ARCHIVES OF THE DEPOSITARY GOVERNMENTS. DULY CERTIFIED COPIES OF THIS TREATY SHALL BE TRANSMITTED BY THE DEPOSITARY GOVERNMENTS TO THE GOVERNMENTS OF THE SIGNATORY AND ACCEDING STATES.

IN WITNESS WHEREOF THE UNDERSIGNED, DULY AUTHORIZED, HAVE SIGNED THIS TREATY.





Department of State TELEGRAM

SECRET

PAGE 03 GENEVA 02290 03 OF 03 1722287

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