

Attachment

Paragraph 4(2) of the Notes exchanged between the Government of Canada and the Government of the United States of America on November 15, 1977

“(2) The U.S.A. shall not exercise any rights it has to approve the further retransfer or enrichment of such materials, equipment and heavy water and shall not exercise any rights it has to approve the further retransfer, reprocessing or other alteration in form or content, of irradiated fuel elements containing special nuclear materials, equipment and heavy water so transferred beyond its jurisdiction including subsequent generations derived from such special nuclear materials, unless Canadian approval is obtained in advance. This applies only where the country requesting approval has notified the U.S.A. that Canada has this right or its equivalent. In the event that the U.S.A. is not so notified, the U.S.A. shall consult with Canada prior to granting such approval;”