The Transferring Government shall give to the Agency as much advance notice as possible concerning large quantities of materials or any reactor to be notified pursuant to this Section.

SECTION 8. The notifications made pursuant to Section 7 shall include the type, form and quantity of the materials or the type and power of the reactors, the date of dispatch and the date of receipt, the name and address of the consignee and any other relevant information.

Section 9. The Agency shall list reactors and materials notified pursuant to Section 7 in the Inventory for the Receiving Government, unless within 30 days of receipt of such notification the Agency informs the other Parties that it is unable to apply safeguards thereto, either because it has not established the necessary procedures or for unforeseeable reasons that may emerge. However, in cases of transfers referred to in Section 7 (b) (i) the transferred reactor or material shall be removed from the Inventory for the Transferring Government upon receipt by the Agency of the notification, but transferred special fissionable material listed in part (c) of the Inventory shall be listed in part (c) of the other Inventory.

Section 10. The Government concerned shall notify the Agency before transferring any nuclear material listed in parts (b)-(d) of its Inventory to a principal nuclear facility within its jurisdiction in connection with which the Agency is not applying safeguards and shall submit the design information provided for in paragraph 32 of the Safeguards Document before such transfer takes place to enable the Agency to determine whether it can apply safeguards in connection with the receiving facility. The Government shall also submit to the Agency proposals for the systems of records and reports with respect to the receiving facility in sufficient time to allow the Agency to review them before the records need be kept or the reports need be submitted.

Section 11. The Agency shall establish, separately for Canada and Japan, Inventories of the nuclear material and facilities specified in the Annex hereto. The Inventories shall be maintained on the basis of the joint notifications received and accepted pursuant to Sections 7-9, of the reports received from Canada or Japan pursuant to the safeguards procedures provided for in Section 14 and of any other decisions, determinations and arrangements made pursuant to this Agreement. Nuclear material referred to in part (c) or (d) of the Annex shall be considered as being listed in the appropriate Inventory from the time that it is produced or used within the meaning of those parts. The Agency shall communicate both Inventories to Canada and Japan every twelve months and also within two weeks of a request therefor from Canada or Japan.

Section 12. The Agency shall exempt from safeguards nuclear material under the conditions specified in paragraph 21, 22 or 23 of the Safeguards Document and shall suspend safeguards with respect to nuclear material under the conditions specified in paragraph 24 or 25 of the Document; upon such exemption or suspension, the nuclear material affected shall be transferred to part (e) or (f) of the same Inventory, as appropriate. The Agency shall terminate safeguards with respect to nuclear material under the conditions specified in paragraph 26 of the Document and may make arrangements with Canada or