

ANNEX

A Contracting Party which is not a Party to any of the Conventions mentioned in Article I(a) or (b) of this Convention shall ensure that its national legislation is consistent with the provisions laid down in this Annex insofar as those provisions are not directly applicable within that Contracting Party. A Contracting Party having no nuclear installation on its territory is required to have only that legislation which is necessary to enable such a Party to give effect to its obligations under this Convention.

Article 1

Definitions

1. In addition to the definitions in Article I of this Convention, the following definitions apply for the purposes of this Annex:

- (a) “Nuclear Fuel” means any material which is capable of producing energy by a self-sustaining chain process of nuclear fission.
- (b) “Nuclear Installation” means:
 - (i) any nuclear reactor other than one with which a means of sea or air transport is equipped for use as a source of power, whether for propulsion thereof or for any other purpose;
 - (ii) any factory using nuclear fuel for the production of nuclear material, or any factory for the processing of nuclear material, including any factory for the re-processing of irradiated nuclear fuel; and
 - (iii) any facility where nuclear material is stored, other than storage incidental to the carriage of such material; provided that the Installation State may determine that several nuclear installations of one operator which are located at the same site shall be considered as a single nuclear installation.
- (c) “Nuclear material” means:
 - (i) nuclear fuel, other than natural uranium and depleted uranium, capable of producing energy by a self-sustaining chain process of nuclear fission outside a nuclear reactor, either alone or in combination with some other material; and
 - (ii) radioactive products or waste.
- (d) “Operator”, in relation to a nuclear installation, means the person designated or recognized by the Installation State as the operator of that installation.