- (b) all nuclear material (uranium, thorium, plutonium and heavy water) derived from items; and
- (c) all technology obtained pursuant to the Agreement including information relating to enrichment, reprocessing and heavy water production and information relating to CANDU reactors.
- (4) Nuclear material subject to the Agreement shall not be enriched beyond 20 percent, reprocessed and plutonium and highly enriched uranium shall not be stored without the prior written consent of the supplying country.
- (5) Items supplied under the Agreement shall not be transferred beyond Japan or Canada without the prior consent of the other country.
- (6) Appropriate measures of physical protection will be applied to ensure against diversion of nuclear material.
- (7) Provisions for fallback safeguards are agreed upon by the two countries in case IAEA safeguards are not being applied.

Japan is notifying the USA so that material of Canadian origin enriched in the USA can be tracked in such a way as to resolve certain administrative problems resulting from the accumulation of controls.

At the time of initialling, Mr. Jamieson announced the immediate resumption of uranium shipments to Japan.

- 30 -