ARTICLE XIV—Definitions

For purposes of this Agreement:

A. "Classified" means a security designation of "Confidential" or higher applied under the laws and regulations of either Canada or the United States to any data, information, materials, services or any other matter, and includes "Bestricted Data".

B. "Equipment and devices" means any instrument, apparatus or facility, and includes production facilities and utilization facilities and component parts thereof.

C. "Person" means any individual, corporation, partnership, firm, association, trust, estate, public or private institution, group, government agency, or government corporation, but does not include the parties to this Agreement.

D. "Pilot plant" means a device operated to acquire specific data for the design of a full-scale plant and which utilizes the process, or a portion thereof, and the type of equipment which would be used in a full-scale production plant.

E. "Reactor" means an apparatus, other than an atomic weapon, in which a self-supporting fission chain reaction is maintained by utilizing uranium, plutonium, or thorium, or any combination of uranium, plutonium, or thorium.

F. The terms "production facilities", "utilization facilities", "source materials", "special nuclear materials", "byproduct material", "Restricted Data", and "atomic weapons" are used in this Agreement as defined in the United States Atomic Energy Act of 1954.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed pursuant to duly constituted authority.

DONE at Washington, D.C., in duplicate, this fifteenth day of June, 1955.

For the Government of Canada: A. D. P. HEENEY W. J. BENNETT

For the Government of the United States of America: ROBERT MURPHY LEWIS L. STRAUSS

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