

ARTICLE 2

Supply of Nuclear Material

1. Notwithstanding Article VII(3) of the 1994 Agreement, if nuclear material is transferred for processing or conversion in a facility not listed under China's voluntary offer agreement with the International Atomic Energy Agency, the Parties shall comply with Article VII(2) of the 1994 Agreement through an administrative arrangement pursuant to this Protocol jointly concluded by the appropriate governmental authorities. The other provisions of the 1994 Agreement continue to apply to this nuclear material.
2. Upon the transfer of the nuclear material referred to in paragraph 1 to a facility listed under China's voluntary offer agreement with the Agency, the Parties shall apply Article VII(3) of the 1994 Agreement.

ARTICLE 3

Settlement of Disputes

The Parties shall apply Article XI of the 1994 Agreement to this Protocol.

ARTICLE 4

Entry into Force and Termination

1. This Protocol shall enter into force on the date of the last note of an exchange of diplomatic notes in which the Parties notify each other of the completion of their respective internal procedures necessary for the entry into force of this Protocol and shall remain in force until any of the Chinese conversion facilities has been listed under China's voluntary offer agreement with the Agency, and the Government of the People's Republic of China so notifies the Government of Canada in writing.