- iv. Title to information generated by or for the national defense organizations shall be allocated, as necessary, solely or jointly to the Governments and their contractors as set out in written arrangements between the national defense organizations.
- 3. Neither Party shall sell, transfer title to, disclose, or transfer possession of (i) information generated outside of a written arrangement and provided by or for the other's national defense organization, (ii) information generated in the performance of a written arrangement which is jointly generated or which may be specified in the written arrangement, or (iii) material provided by or for the other's national defense organization, jointly acquired, or which may be specified in a written arrangement, to any third party without the prior written consent of the other's national defense organization.
- 4. As regards the lease or loan of material or equipment, each Party shall (i) use, for the purposes set forth in written arrangements, maintain and return the material or equipment in as good condition as when received, reasonable wear and tear excepted (except expendables and items authorized for testing to destruction) or pay the cost of any damage or loss, and (ii) fulfill such other terms and conditions, as may be set forth in the written arrangement.