

Initial Listings

Section 12. With a view to the establishment of the Inventories, Pakistan and Canada shall jointly notify the Agency, within 30 days of the entry into force of this Agreement, of any materials, equipment or facilities which have been transferred between them at that date and subject to safeguards under the Agreement for Co-operation, and heavy water transferred under that Agreement. Subject to the provisions of Section 14 of this Agreement, the items covered by the notification shall constitute the initial listings in the Inventories and the Agency shall commence the application of safeguards pursuant to this Agreement.

Further Listings

Section 13. After the Inventories have been established in accordance with Section 12 of this Agreement:

- (a) Pakistan and Canada shall jointly notify the Agency of any transfer between them of materials, equipment or facilities subject to safeguards under the Agreement for Co-operation and of heavy water transferred under that Agreement.
- (b) Either Pakistan or Canada shall individually notify the Agency of any items which are required to be listed in Part II of the appropriate Inventory.

Advice by the Agency

Section 14. The Agency shall, within thirty days of its receipt of a notification under Sections 12 and 13 of this Agreement, advise both Governments that:

- (a) The items covered by the notification are listed in the appropriate Inventory as from the date of the Agency's advice; or
- (b) The items covered by the notification are no longer listed in either Inventory as a result of the operation of the provisions of Section 18 of this Agreement; or
- (c) The Agency is unable to apply safeguards to such items, in which case, however, it may indicate at what future time or under what conditions it would be able to apply safeguards to them.

Reports on Produced or Improved Material

Section 15. Each Government shall notify the Agency, by means of reports in accordance with the Safeguards Document, of any special fissionable material produced or improved during the period covered by the report and required to be listed in Part I(iv) of its Inventory. Upon receipt by the Agency of the notification, such produced or improved material shall be so listed, provided that it shall be deemed to have been listed from the moment it was produced or improved. The Agency may verify the calculations of the amount of such material. Appropriate adjustments in the amounts appearing in the Inventory may be made by agreement between the Parties but pending such agreement the Agency's calculations shall govern.