

PI PRESS DEPARTMENT OF STATE



July 3, 1974

No. 281

TREATY
BETWEEN THE UNITED STATES OF AMERICA
AND THE UNION OF SOVIET SOCIALIST
REPUBLICS ON THE LIMITATION OF UNDERGROUND
NUCLEAR WEAPON TESTS

Moscow
July 3, 1974

The United States of America and the Union of Soviet Socialist Republics, hereinafter referred to as the Parties,

Declaring their intention to achieve at the earliest possible date the cessation of the nuclear arms race and to take effective measures toward reductions in strategic arms, nuclear disarmament, and general and complete disarmament under strict and effective international control,

Recalling the determination expressed by the Parties to the 1963 Treaty Banning Nuclear Weapon Tests in the Atmosphere, in Outer Space and Under Water in its Preamble to seek to achieve the discontinuance of all test explosions of nuclear weapons for all time, and to continue negotiations to this end.

Noting that the adoption of measures for the further limitation of underground nuclear weapon tests would contribute to the achievement of these objectives and would meet the interests of strengthening peace and the further relaxation of international tension,

Reaffirming their adherence to the objectives and principles of the Treaty Banning Nuclear Weapon Tests in the Atmosphere, in Outer Space and Under Water and of the Treaty on the Non-Proliferation of Nuclear Weapons,

Have agreed as follows:

ARTICLE I

1. Each Party undertakes to prohibit, to prevent, and not to carry out any underground nuclear weapon test having a yield exceeding 150 kilotons at any place under its jurisdiction or control, beginning March 31, 1976.
2. Each Party shall limit the number of its underground nuclear weapon tests to a minimum.
3. The Parties shall continue their negotiations with a view toward achieving a solution to the problem of the cessation of all underground nuclear weapon tests.

ARTICLE II

1. For the purpose of providing assurance of compliance with the provisions of the Treaty, each Party shall use national technical means of verification at its disposal in a manner consistent with the generally recognized principles of international law.

2. Each Party undertakes not to interfere with the national technical means of verification of the other Party operating in accordance with paragraph 1 of this Article.

3. To promote the objectives and implementation of the provisions of this Treaty the Parties shall, as necessary, consult with each other, make inquiries and furnish information in response to such inquiries.

ARTICLE III

The provisions of this Treaty do not extend to underground nuclear explosions carried out by the Parties for peaceful purposes. Underground nuclear explosions for peaceful purposes shall be governed by an agreement which is to be negotiated and concluded by the Parties at the earliest possible time.

ARTICLE IV

This Treaty shall be subject to ratification in accordance with the constitutional procedures of each Party. This Treaty shall enter into force on the day of the exchange of instruments of ratification.

ARTICLE V

1. This Treaty shall remain in force for a period of five years. Unless replaced earlier by an agreement in implementation of the objectives specified in paragraph 3 of Article I of this Treaty, it shall be extended for successive five-year periods unless either Party notifies the other of its termination no later than six months prior to the expiration of the Treaty. Before the expiration of this period the Parties may, as necessary, hold consultations to consider the situation relevant to the substance of this Treaty and to introduce possible amendments to the next of the Treaty.

2. Each Party shall, in exercising its national sovereignty, have the right to withdraw from this Treaty if it decides that extraordinary events related to the

subject matter of this Treaty have jeopardized its supreme interests. It shall give notice of its decision to the other Party six months prior to withdrawal from this Treaty. Such notice shall include a statement of the extraordinary events the notifying Party regards as having jeopardized its supreme interests.

3. This Treaty shall be registered pursuant to Article 102 of the Charter of the United Nations.

Done at Moscow on July 3, 1974, in duplicate, in the English and Russian languages, both texts being equally authentic.

For the United States
of America:

For the Union of Soviet
Socialist Republics:

The President of the
United States of America

General Secretary of the
Central Committee of the CPSU

PROTOCOL TO THE TREATY BETWEEN THE UNITED STATES
OF AMERICA AND THE UNION OF SOVIET SOCIALIST
REPUBLICS ON THE LIMITATION OF UNDERGROUND NUCLEAR
WEAPON TESTS

The United States of America and the Union of Soviet
Socialist Republics, hereinafter referred to as the Parties,

Having agreed to limit underground nuclear weapon tests,

Have agreed as follows:

1. For the purpose of ensuring verification of compliance with the obligations of the Parties under the Treaty by national technical means, the Parties shall, on the basis of reciprocity, exchange the following data:

a. The geographic coordinates of the boundaries of each test site and of the boundaries of the geophysically distinct testing areas therein.

b. Information on the geology of the testing areas of the sites (the rock characteristics of geological formations and the basic physical properties of the rock, i.e., density, seismic velocity, water saturation, porosity and depth of water table).

- 4 -

c. The geographic coordinates of underground nuclear weapon tests, after they have been conducted.

d. Yield, date, time, depth and coordinates for two nuclear weapon tests for calibration purposes from each geophysically distinct testing area where underground nuclear weapon tests have been and are to be conducted. In this connection the yield of such explosions for calibration purposes should be as near as possible to the limit defined in Article I of the Treaty and not less than one-tenth of that limit. In the case of testing areas where data are not available on two tests for calibration purposes, the data pertaining to one such test shall be exchanged, if available, and the data pertaining to the second test shall be exchanged as soon as possible after a second test having a yield in the above-mentioned range. The provisions of the Protocol shall not require the Parties to conduct tests solely for calibration purposes.

2. The Parties agree that the exchange of data pursuant to subparagraphs a, b, and d of paragraph 1 shall be carried out simultaneously with the exchange of instruments of ratification of the Treaty, as provided in Article IV of the Treaty, having in mind that the Parties shall, on the basis of reciprocity, afford each other the opportunity to familiarize themselves with these data before the exchange of instruments of ratification.

3. Should a Party specify a new test site or testing area after the entry into force of the Treaty, the data called for by subparagraphs a and b of paragraph 1 shall be transmitted to the other Party in advance of use of that site or area. The data called for by subparagraph d of paragraph 1 shall also be transmitted in advance of use of that site or area if they are available; if they are not available, they shall be transmitted as soon as possible after they have been obtained by the transmitting Party.

4. The Parties agree that the test sites of each Party shall be located at places under its jurisdiction or control and that all nuclear weapon tests shall be conducted solely within the testing areas specified in accordance with paragraph 1.

- 5 -

5. For the purposes of the Treaty, all underground nuclear explosions at the specified test sites shall be considered nuclear weapon tests and shall be subject to all the provisions of the Treaty relating to nuclear weapon tests. The provisions of Article III of the Treaty apply to all underground nuclear explosions conducted outside of the specified test sites, and only to such explosions.

This Protocol shall be considered an integral party of the Treaty.

Done at Moscow on July 3, 1974.

For the United States
of America:

The President of the
United States of America

For the Union of Soviet
Socialist Republics:

General Secretary of the
Central Committee of the
CPSU

* * * * *

PRESS DEPARTMENT OF STATE



July 3, 1974

No. 280

PROTOCOL
TO THE TREATY BETWEEN THE UNITED STATES OF AMERICA
AND THE UNION OF SOVIET SOCIALIST REPUBLICS
ON THE LIMITATION OF ANTI-BALLISTIC MISSILE SYSTEMS

MOSCOW

JULY 3, 1974

The United States of America and the Union of Soviet Socialist Republics, hereinafter referred to as the Parties,

Proceeding from the basic principles of relations between the United States of America and the Union of Soviet Socialist Republics signed on May 29, 1972,

Desiring to further the objectives of the Treaty between the United States of America and the Union of Soviet Socialist Republics on the Limitation of Anti-Ballistic Missile Systems signed on May 26, 1972, hereinafter referred to as the Treaty,

Reaffirming their conviction that the adoption of further measures for the limitation of strategic arms would contribute to strengthening international peace and security,

Proceeding from the premise that further limitation of anti-ballistic missile systems will create more favorable conditions for the completion of work on a permanent agreement on more complete measures for the limitation of strategic offensive arms,

Have agreed as follows:

ARTICLE I

1. Each Party shall be limited at any one time to a single area out of the two provided in Article III of the Treaty for deployment of anti-ballistic missile (ABM) systems or their components and accordingly shall not exercise its right to deploy an ABM system or its components in the second of the two ABM system deployment areas permitted by Article III of the Treaty, except as an exchange of one permitted area for the other in accordance with Article II of this Protocol.

For further information contact:

-2-

2. Accordingly, except as permitted by Article II of this Protocol: The United States of America shall not deploy an ABM system or its components in the area centered on its capital, as permitted by Article III (a) of the Treaty, and the Soviet Union shall not deploy an ABM system or its components in the deployment area of intercontinental ballistic missile (ICBM) silo launchers as permitted by Article III (b) of the Treaty.

ARTICLE II

1. Each Party shall have the right to dismantle or destroy its ABM system and the components thereof in the area where they are presently deployed and to deploy an ABM system or its components in the alternative area permitted by Article III of the Treaty, provided that prior to initiation of construction, notification is given in accord with the procedure agreed to by the Standing Consultative Commission during the year beginning October 3, 1977 and ending October 2, 1978, or during any year which commences at five year intervals thereafter, those being the years for periodic review of the Treaty, as provided in Article XIV of the Treaty. This right may be exercised only once.

2. Accordingly, in the event of such notice, the United States would have the right to dismantle or destroy the ABM system and its components in the deployment area of ICBM silo launchers and to deploy an ABM system or its components in an area centered on its capital, as permitted by Article III (a) of the Treaty, and the Soviet Union would have the right to dismantle or destroy the ABM system and its components in the area centered on its capital and to deploy an ABM system or its components in a area containing ICBM silo launchers, as permitted by Article III (b) of the Treaty.

3. Dismantling or destruction and deployment of ABM systems or their components and the notification thereof shall be carried out in accordance with Article VIII of the ABM Treaty and procedures agreed to in the Standing Consultative Commission.

ARTICLE III

The rights and obligations established by the Treaty remain in force and shall be complied with by the Parties except to the extent modified by this Protocol. In particular, the deployment of an ABM system or its components within the area selected shall remain limited by the levels and other requirements established by the Treaty.

ARTICLE IV

This Protocol shall be subject to ratification in accordance with the constitutional procedures of each

Party. It shall enter into force on the day of the exchange of instruments of ratification and shall thereafter be considered an integral part of the Treaty.

Done at Moscow on July 3, 1974, in duplicate, in the English and Russian languages, both texts being equally authentic.

For the United States
of America:

For the Union of Soviet
Socialist Republics:

The President of the United
States of America

General Secretary of the
Central Committee of the
CPSU

* * * * *

PR DEPARTMENT OF STATE



July 3, 1974

No. 279

**JOINT STATEMENT
OF THE UNITED STATES OF AMERICA
AND
THE UNION OF SOVIET SOCIALIST REPUBLICS
MOSCOW
JULY 3, 1974**

The United States of America and the Union of Soviet Socialist Republics:

Desiring to limit the potential danger to mankind from possible new means of warfare;

Taking into consideration that scientific and technical advances in environmental fields, including climate modification, may open possibilities for using environmental modification techniques for military purposes;

Recognizing that such use could have widespread, long-lasting, and severe effects harmful to human welfare;

Recognizing also that proper utilization of scientific and technical advances could improve the inter-relationship of man and nature;

1. Advocate the most effective measures possible to overcome the dangers of the use of environmental modification techniques for military purposes.
2. Have decided to hold a meeting of United States and Soviet representatives this year for the purpose of exploring this problem.
3. Have decided to discuss also what steps might be taken to bring about the measures referred to in paragraph 1.

Moscow, July 3, 1974

**FOR THE UNITED STATES
OF AMERICA:**

**FOR THE UNION OF SOVIET
SOCIALIST REPUBLICS:**

The President of the United States
of America

General Secretary of the
Central Committee of the CPSU

* * * * *