No. 16250

UNITED STATES OF AMERICA and SWEDEN

Arrangement between the Atomic Energy Commission (U.S.A.E.C.) and the Swedish Nuclear Power Inspectorate (S.N.P.I.) for exchange of technical information and co-operation in development of standards. Signed at Stockholm on 6 December 1974

Authentic text: English. Registered by the United States of America on 27 January 1978.

ÉTATS-UNIS D'AMÉRIQUE et SUÈDE

Arrangement entre la Commission de l'énergie atomique des États-Unis (U.S.A.E.C.) et l'Inspection de l'énergie nucléaire de Suède (S.N.P.I.) portant sur l'échange de renseignements techniques et sur la coopération pour l'élaboration de normes. Signé à Stockholm le 6 décembre 1974

Texte authentique : anglais. Enregistré par les États-Unis d'Amérique le 27 janvier 1978.

ARRANGEMENT¹ BETWEEN THE ATOMIC ENERGY COMMISSION (U.S.A.E.C.) AND THE SWEDISH NUCLEAR POWER INSPECTO-RATE (S.N.P.I.) FOR EXCHANGE OF TECHNICAL INFORMATION AND COOPERATION IN DEVELOPMENT OF STANDARDS

The United States Atomic Energy Commission (U.S.A.E.C.) and the Swedish Nuclear Power Inspectorate (S.N.P.I.), considering the desirability of a continuing exchange of information pertaining to regulatory matters and collaboration in standards of the type required or recommended by these organizations for the regulation of safety and environmental impact of nuclear facilities, conclude the following cooperation agreement.

I. SCOPE OF THE AGREEMENT

A. Technical information exchange

The U.S.A.E.C. and S.N.P.I. agree to exchange the following types of technical information related to the regulation of safety and environmental impact of designated nuclear energy facilities:

- 1. topical reports concerned with technical safety and environmental effects written by or for the regulatory staff as a basis for, or in support of, regulatory decisions and policies;
- 2. significant licensing actions and safety and environmental decisions affecting these facilities;
- 3. detailed documents on the U.S.A.E.C. regulatory process of certain U.S. facilities designated by the S.N.P.I. as the prototypes of certain facilities being built in Sweden and reciprocal documents on these overseas counterpart facilities;
- 4. reports on operating experience, such as reports on incidents, accidents and shutdowns, and compilations of historical reliability data on components and systems;
- 5. regulatory procedures for safety and environmental impact evaluation of these nuclear facilities.

B. Collaboration in development of regulatory standards

The U.S.A.E.C. and S.N.P.I. further agree to cooperate in the development of regulatory standards for these nuclear facilities.

1. Each side will inform the other of specific subjects on which regulatory standards development work is underway, or is planned, and approximate schedules for moving work forward on those subjects.

2. Copies of regulatory standards required to be used, or proposed for use, by the regulatory organizations of the respective countries will be made available by each Party on a timely basis.

II. Administration

A. The exchange of information under this Arrangement will be accomplished through letters, reports, and other documents, and by visits and meetings arranged in advance on a case-by-case basis. A meeting will be held annually, or at such other times as mutually agreed, to review the exchange activity, to recommend revisions, and to

¹ Came into force on 6 December 1974 by signature, in accordance with its provisions.

discuss topics coming within the scope of the exchange. The time, place, and agenda for such meetings shall be agreed upon in advance. Visits which take place under the Arrangement, including their schedules, shall have the prior approval of the administrators.

B. An administrator will be designated by each Party to coordinate its participation in the overall exchange. The administrators shall be the recipients of all documents transmitted under the exchange, including copies of all letters unless otherwise agreed. Within the terms of the exchange, the administrators shall be responsible for developing the scope of the exchange, including agreement on the designation of the nuclear energy facilities subject to the exchange, on specific documents and standards to be exchanged, and on standards work to be coordinated. These detailed arrangements are intended to assure, among other things, that a reasonably balanced exchange giving access to equivalent available information is achieved and maintained.

C. Once each three months, each of the administrators will send a letter to his counterpart listing the titles of all the documents that have been transmitted under this exchange program during the preceding three months.

D. The administrators shall determine the number of copies to be provided of the documents exchanged.

E. In general, information received by each Party to the Agreement may be disseminated freely without further permission of the other Party.

Privileged information, including information supplied by the sending Party in confidence and on condition that the receiving Party protect the information from unauthorized disclosure, will be identified by the sending Party and stamped conspicuously with the words "NOT FOR DISSEMINATION WITHOUT APPROVAL BY THE U.S.A.E.C." (or "NOT FOR DISSEMINATION WITHOUT APPROVAL BY S.N.P.I."). The Receiving party will refrain from disseminating, without approval of the sending Party, such privileged information:

- 1. on the U.S. side, outside the U.S.A.E.C. and consultants and assisting agencies of the Federal Government;
- 2. on the Swedish side, outside concerned authorities of S.N.P.I. and their consultants and assisting agencies.

Parties to the Agreement will cooperate with each other in developing procedures for requesting such approval, if needed, and by responding, as far as their own regulation makes it possible, to the request from the receiving Party for dissemination. If, nevertheless, dissemination without approval from the sending Party is requested from the receiving Party in pursuance of their own national law, the receiving Party undertakes to inform at once the sending Party, and, if necessary, to put before competent authority appropriate arguments for nondissemination.

F. This Agreement shall have a term of five years and may be further extended by mutual written agreement. It may be terminated by either Party upon thirty-day notice.

G. The application or use of any information exchanged or transferred between the Parties under this Arrangement shall be the responsibility of the Party receiving it, and the transmitting Party does not warrant the suitability of such information for any particular use or application.

H. Some information of the type covered in this Arrangement is not available within the agencies which are Parties to this Arrangement, but is available from other agencies of the Governments of the Parties. Each Party will assist the other by organizing visits and directing inquiries about information to these other agencies. This, of course, does not constitute a commitment of other agencies to furnish such information or to receive such visitors. DONE at Stockholm, Sweden, on December 6, 1974, in two originals. This Arrangement is effective on the date of signature.

For the Atomic Energy Commission: [Signed] L. MANNING MUNTZING Director of Regulation For the Swedish Nuclear Power Inspectorate: [Signed] ARNE G. HEDGRAN Director