THIS FILE IS MADE AVAILABLE THROUGH THE DECLASSIFICATION EFFORTS AND RESEARCH OF:

THE BLACK VAULT

THE BLACK VAULT IS THE LARGEST ONLINE FREEDOM OF INFORMATION ACT / GOVERNMENT RECORD CLEARING HOUSE IN THE WORLD. THE RESEARCH EFFORTS HERE ARE RESPONSIBLE FOR THE DECLASSIFICATION OF THOUSANDS OF DOCUMENTS THROUGHOUT THE U.S. GOVERNMENT, AND ALL CAN BE DOWNLOADED BY VISITING:

HTTP://WWW BLACKVAULT COM

YOU ARE ENCOURAGED TO FORWARD THIS DOCUMENT TO YOUR FRIENDS, BUT PLEASE KEEP THIS IDENTIFYING IMAGE AT THE TOP OF THE .PDF SO OTHERS CAN DOWNLOAD MORE!

Appendix to British - U. S. C. I. Agreement

FOR STORET

Regulations for the coordination of the exchange

of collateral material.

- 1. The parties agree to exchange all collateral material, as that expression is commonly understood by the operating agencies of the parties and whether set forth on paper or incorporated in a physical object of apparatus and however acquired, which may be applicable to the traffic analysis or the cryptanalysis of a foreign communication system.
- 2. Collateral material shall include among other things:
 - a. Information regarding aids to communication intelligence, for example, mathematical techniques, cryptanalytic machinery, or special intercept equipment.

b. Cryptographic instruction messages and service messages.

- c. Captured, compromised, or acquired communications equipment and documents, including cryptographic keys, and cryptographic instructions.
- d. Information about foreign communications derived from other sources, such as agents or prisoners of war.

e. Technical write-ups, including registered publications.

f. Technical aids to translation and evaluation, such as dictionaries, glossaries, atlases, and transliterations.

g. Training material.

- h. General information about foreign communications.
- i. Governmental publications on communications.
- 3. Each party may make suggestions for the acquisition of collateral material by the other party and may offer its assistance or request the assistance of the other in making a general or particular acquisition.
- 4. The exchange may take the form of a gift, loan, sale, or rental, or by rendering available, or otherwise, as may be agreed by the operating agencies of the parties.
- 5. As to all collateral material which is subject to exchange, each party shall deliver to the other a list of the material now on hand and shall also deliver monthly a list of all accessions.
- 6. The operating agencies of the parties shall establish standards for forms and lists and a standard or ideal catalogue of collateral material.
- 7. The operating agencies of the parties shall exchange lists of best cognizant sources.
 - 8. The parties shall keep each other informed of plans for projects in the field of collateral material and shall divide the labor in cases where such division will utilize the personnel and facilities of both parties in the most efficient and satisfactory manner.
 - 9. It is recommended that the operating agencies establish field liaison in the acquisition of collateral material.
 - 10. The party furnishing collateral material is not required, but is permitted, to divulge its source. The party furnishing will indicate the reliability or authenticity of the material.
 - 11. All of the provisions of this Appendix are subject to the limitations of Paragraph Four of the Basic Agreement.

Declassified and approved for release by NSA on 04-08-2010 pursuant to E.O. 12958, as amended ST56834

Appendix to British - U. S. C. I. Agreement

Regulations for the coordination of the exchange

of collateral material

1. The parties agree to exchange all collateral material, as that expression is commonly understood by the operating agencies of the parties and whether

set forth on paper or incorporated in a physical object of apparatus and however acquired, which may be applicable to the traffic analysis or the

2. Collateral material shall include among other things:

cryptanelysis of a foreign communication system.

a. Information regarding aids to communication intelligence, for example, mathematical techniques, cryptanalytic machinery, or special intercept equipment.

b. Cryptographic instruction messages and service messages.

- c. Captured, compromised, or acquired communications equipment and documents, including cryptographic keys, and cryptographic instructions.
- d. Information about foreign communications derived from other sources, such as agents or prisoners of war.

e. Technical write-ups, including registered publications.

f. Technical aids to translation and evaluation, such as dictionaries, glossaries, atlases, and transliterations.

g. Training material.

- h. General information about foreign communications.
- i. Governmental publications on communications.
- 3. Each party may make suggestions for the acquisition of collateral material by the other party and may offer its assistance or request the assistance of the other in making a general or particular acquisition.
- 4. The exchange may take the form of a gift, loan, sale, or rental, or by rendering available, or otherwise, as may be agreed by the operating agencies of the parties.
- 5. As to all collateral material which is subject to exchange, each party shall deliver to the other a list of the material now on hand and shall also deliver monthly a list of all accessions.
- 6. The operating agencies of the parties shall establish standards for forms and lists and a standard or ideal catalogue of collateral material.
- 7. The operating agencies of the parties shall exchange lists of best cognizant sources.
- 8. The parties shall keep each other informed of plans for projects in the field of collateral material and shall divide the labor in cases where such division will utilize the personnel and facilities of both parties in the most efficient and satisfactory manner.
- 9. It is recommended that the operating agencies establish field liaison in the acquisition of collateral material.
- 10. The party furnishing collateral material is not required, but is permitted, to divulge its source. The party furnishing will indicate the reliability or authenticity of the material.
- 11. All of the provisions of this Appendix are subject to the limitations of Paragraph Four of the Basic Agreement.

OGA-

EO 1.4.(c)

EO 1.4.(d)