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P920095-1105 SECRETARY OF DEFENSE

WASHINGTON, THE DISTRICT OF COLUMBIA

9 FEB 1990



MEMORANDUM FOR SECRETARIES OF THE MILITARY DEPARTMENTS
 CHAIRMAN, JOINT CHIEFS OF STAFF
 UNDER SECRETARIES OF DEFENSE
 ASSISTANT SECRETARIES OF DEFENSE
 DIRECTOR, DEFENSE RESEARCH AND ENGINEERING
 DIRECTOR, STRATEGIC DEFENSE INITIATIVE
 ORGANIZATION
 DIRECTOR, DEFENSE ADVANCED RESEARCH PROJECTS AGENCY
 DIRECTOR, DEFENSE NUCLEAR AGENCY
 DIRECTOR, DEFENSE LOGISTICS AGENCY
 DIRECTOR, NATIONAL SECURITY AGENCY
 DIRECTOR, ON-SITE INSPECTION AGENCY

SUBJECT: Planning for Compliance with a START Treaty (U)

(U) A summit between President Bush and General Secretary Gorbachev is planned in June 1990. Both sides have indicated that signature of a START Treaty could result from the summit or soon thereafter. A START Treaty would enter into force only upon completion of the ratification process.

(C) The Military Departments and DoD agencies should begin planning and preparation activities to ensure that the DoD will be ready to comply with a START agreement, which could enter into force in early 1991. Early and thorough planning should minimize costs and lessen potential national security impacts. Required preparation activities must be funded from within service and agency resources.

(C) Detailed planning can be accomplished in the portions of the draft agreement where US-USSR agreement has been reached and where the US has tabled a well-defined position. In areas where the US position is less clear, more general planning based on policy guidance from USD(P) is appropriate until a more detailed US position is available.

(C) All Military Departments and DoD agencies shall fund and develop compliance plans. Each plan shall include:

a. (C) An internal compliance process consistent with existing DoD regulations (DoD Directive 5100.70; DoD Instruction S-5100.72).

b. (C) Specific actions needed to comply with the elimination/inspection/notification provisions and other provisions of the draft START agreement and associated protocols

Classified by 0102 (S)

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and memoranda of understanding. This should include identification of resources required for preparation and actual implementation.

c. (S) Preparations that must be undertaken prior to entry into force such as development of procedures to protect sensitive information at facilities subject to on-site inspection, identification of working groups, and compliance task allocation.

(S) USD(A) is the organization responsible, with appropriate coordination, for oversight of DoD compliance with strategic arms limitation agreements. Within 30 days of receipt of this memorandum, each Department and DoD agency shall give the following information to USD(A): the identification of its point of contact and its compliance manager, the status of its agency planning to date, and a managerial approach for compliance. Additionally, each Department and DoD agency shall identify to USD(A) any long lead-time actions that must be accomplished more than six months prior to entry into force to ensure compliance. Include cost estimates for these activities, proposed sources of funding, and time frames in advance of entry into force that funding is required. The USD(A) point of contact for this activity is Mr. Lee Minichiello, DDRE/SACC.

(S) Without guidance to the contrary, addressees should use the INF implementation model as a basis for planning in areas where responsibilities under START may not be readily apparent.

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