

14 DEC 1971

THE SECRETARY OF DEFENSE  
WASHINGTON, D.C. 20301

CA XIV (101)

Microcopy from the Gerald R. Ford Library

MEMORANDUM FOR ASSISTANT TO THE PRESIDENT FOR NATIONAL SECURITY AFFAIRS  
SUBJECT: SALT Tactics

Ambassador Smith has asked authority to state that the U. S. concurs with the Soviets that the ABM agreement should be in the form of a treaty.

I agree to Ambassador Smith making that statement provided that he state at the same time that (1) an ABM agreement, regardless of form, is unacceptable without the clause which allows us to withdraw from the follow-on offense agreement, has not been negotiated after a specified time (e.g., 5 years), and (2) an ABM agreement is only acceptable if the follow-on offense agreement is also in force. If the follow-on offense limits will be in force so long as the ABM is in force.

My reason for these statements is to keep clear that we are not willing to accept a long term ABM agreement together with only a short term offense agreement under conditions such that we would either have an ABM-only agreement in force after expiration of the offense agreement, or else we would have to accept an undesirable follow-on offense agreement to avoid the ABM-only agreement.

DECLASSIFIED IN FULL  
Authority: EO 13526  
Chief, Records & Declass Div, WHS  
Date: FEB 22 2012

Office of the Secretary of Defense S U.S.C. 552  
Chief, RDD, ESD, WHS  
Date: 12 FEB 2012 Authority: EO 13526  
Declassify:  Deny in Full:   
Declassify in Part:   
Reason:   
MDR: 12-M-1588

DD FORM 1300/1300-10  
1300/1300-10  
COPY NO. 101  
CASE NO. 12-4-0001  
T.S. NO.  
DOCUMENT NO. 52

Downgraded to Secret  
Date: 12 FEB 2012  
Chief, Declassification Division, WHS

file Salt 39-293, 1x26

~~ALL INFORMATION CONTAINED  
HEREIN IS UNCLASSIFIED  
DATE 01/27/01 BY 1045 JEP/ML~~

DOC 14-10

12 m -1588