

THE HIROSHIMA-NAGASAKI PROTOCOL
A protocol complementary to the Treaty on the Non-Proliferation of Nuclear Weapons for
achieving a nuclear-weapon-free world by the year 2020

Desiring to establish an over-arching means of addressing nuclear disarmament in all its aspects so as to facilitate the fulfillment by States Parties of their obligations under Article VI of the Treaty on the Non-Proliferation of Nuclear Weapons, and with a view to all states fulfilling the nuclear disarmament obligation found by the International Court of Justice in their 1996 advisory opinion on the legality of the use or threat of nuclear weapons;

Considering that continued exploitation of the discriminatory nature of the Treaty, wherein nuclear-weapon States Parties are exempted from the prohibition on the acquisition of nuclear weapons, is incompatible with the pursuit in good faith of nuclear disarmament in all its aspects;

Considering further that full equality under international law must be re-established by the elimination of all nuclear arsenals as agreed in the 1995 Extension Conference decision on “Principles and Objectives”;

Article I

1. The nuclear-weapon States Parties to this Protocol shall cease forthwith:

(a) all activities related to the acquisition of nuclear weapons which non-nuclear-weapon States Parties are prohibited from pursuing under the Treaty on the Non-Proliferation of Nuclear Weapons;

(b) all activities which incorporate nuclear weapons into their military doctrines and practices; and shall place all nuclear weapons and weapon-usable fissile materials in safe and secure storage at the earliest possible date.

2. All other States Parties to this Protocol possessing weapons-usable fissile material shall take those steps required of the nuclear-weapon States in paragraph 1 which apply to their circumstances.

Article II

1. The States Parties to this Protocol shall pursue in good faith negotiations on achieving nuclear disarmament in all its aspects under the following two main sections:

Section One negotiations will standardize and legally codify the measures taken under Article I, paragraph 1, (a) and (b).

Section Two negotiations will address:

(c) the elimination of all nuclear weapons and related deployment systems, including delivery vehicles, launch platforms, and command and control systems.

(d) the elimination of all infrastructure associated with the acquisition of nuclear-weapon systems, including production and testing facilities, and of all weapon-usable fissile material stocks.

2. The negotiations called for in paragraph 1 shall have as their objective a Nuclear Weapons Convention or a comparable Framework Agreement. Negotiations shall begin forthwith and be pursued without interruption by all States Parties until this objective is achieved. A Secretariat for the negotiations shall be established that remains in operation until negotiations are concluded.

3. Every good faith effort shall be made to ensure that all measures related to Section One are agreed and implemented before or by 2015 and that all measures related to Section Two are agreed and implemented before or by 2020.

4. All measures contained or foreseen in the Nuclear Weapons Convention or Framework Agreement shall be subject to strict and effective international control and shall provide for international institutions capable of ensuring that the nuclear-weapon free world which is achieved can be maintained indefinitely.

Article III

Nothing in this Protocol shall be interpreted as diminishing in anyway the nonproliferation obligations of any State Party to the Treaty on the Non-Proliferation of Nuclear Weapons; including each State's obligation to cooperate in the establishment and operation of the international institutions of Article II, paragraph 4.