CRS Report for Congress

Nuclear Weapons: Comprehensive Test Ban Treaty

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A comprehensive test ban treaty, or CTBT, is the oldest item on the nuclear arms control agenda. Three treaties currently limit testing to underground only, with a maximum force equal to 150,000 tons of TNT. According to the Natural Resources Defense Council, the United States conducted 1,030 nuclear tests, the Soviet Union 715, the United Kingdom 45, France 210, and China 45. The last U.S. test was held in 1992; Russia claims it has not conducted nuclear tests since 1990. North Korea announced on October 9, 2006, that it had conducted a nuclear test.

Since 1997, the United States has held 23 “subcritical experiments” at the Nevada Test Site, most recently on August 30, 2006, to study how plutonium behaves under pressures generated by explosives. It asserts these experiments do not violate the CTBT because they cannot produce a self-sustaining chain reaction. Russia has reportedly held some since 1998, including several in 2000.

The U.N. General Assembly adopted the CTBT in 1996. As of August 23, 2007, 177 states had signed it; 139, including Russia, had ratified; 41 of the 44 that must ratify the treaty for it to enter into force had signed; and 34 of the 44 had ratified. Four conferences have been held to facilitate entry into force, most recently in 2005.

In 1997, President Clinton transmitted the CTBT to the Senate. On October 13, 1999, the Senate rejected the treaty, 48 for, 51 against, 1 present. It is now on the Senate Foreign Relations Committee’s calendar. It would require a two-thirds Senate vote to send the treaty back to the President for disposal or to give advice and consent for ratification; few see either event as likely.

In 1998, India and Pakistan announced several nuclear tests and declared that they were nuclear weapon states. Each declared a moratorium on further tests, but each said in 2000 that the time was not right to sign the CTBT. North Korea, which has not signed the treaty, conducted a nuclear test on October 9, 2006.

In 2002, the Administration said it continues to oppose the CTBT, continues to adhere to the test moratorium, has not ruled out resumed testing, and has no plans to test. These positions remain current. It indicated plans to reduce the time between a decision to conduct a nuclear test and the test itself, which has been done. Critics raised concerns about the implications of these policies for testing and new weapons.

At present, Congress addresses nuclear weapon issues in the annual National Defense Authorization Act and the Energy and Water Development Appropriations Act. Congress considers the Stockpile Stewardship Program (listed as Weapons Activities), which seeks to maintain nuclear weapons without testing. The FY2007 operating plan for it contains $6.408 billion; the FY2008 request is $6.511 billion. Congress considers a U.S. contribution to a global system to monitor events that might violate the CTBT. The United States paid $10.0 million for FY2007; the FY2008 request is $18.0 million. This report will be updated.
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Most Recent Developments

On August 16, an Indian official reportedly said India has a “sovereign right to test”; on August 20, a Pakistan spokeswoman reportedly replied that Indian tests would “oblige[e] Pakistan to review its position and to take action.” On July 10, the Senate Appropriations Committee reported H.R. 2764, FY2008 Department of State, Foreign Operations, and Related Programs Appropriations Bill; the committee recommended $28.0 million for the International Monitoring System (IMS) vs. $18.0 million requested. On June 22, the House passed H.R. 2764, with $10.0 million for IMS. On June 5, the Senate Armed Services Committee reported S. 1547, FY2008 National Defense Authorization Act. Section 3122 included a provision, “the Senate should ratify the Comprehensive Nuclear-Test-Ban Treaty.” On June 4, the United States paid $10.0 million in FY2007 funds to the Comprehensive Nuclear-Test-Ban Treaty Organization Preparatory Commission to support the IMS, but U.S. voting rights in the commission have been suspended from January 1, 2007, because the United States is in arrears on paying its dues. The June 4 payment is not enough to restore these rights because it does not fully cover arrears from 2006. Several current and former Members of Congress have discussed linking the CTBT and the Reliable Replacement Warhead program.1 On January 31, 2007, Mikhail Gorbachev called on nuclear weapon states to ratify the CTBT, among other actions.2 On January 4, George Shultz, William Perry, Henry Kissinger, and Sam Nunn urged the United States to work toward a world without nuclear weapons, with one step “Initiating a bipartisan process with the Senate, including understandings to increase confidence and provide for periodic review, to achieve ratification of the Comprehensive Test Ban Treaty, taking advantage of recent technical advances, and working to secure ratification by other key states.”3


History

A ban on nuclear testing is the oldest item on the arms control agenda. Efforts to curtail tests have been made since the 1940s. In the 1950s, the United States and Soviet Union conducted hundreds of hydrogen bomb tests. The radioactive fallout from these tests spurred worldwide protest. These pressures, plus a desire to reduce U.S.-Soviet confrontation after the Cuban Missile Crisis of 1962, led to the Limited Test Ban Treaty of 1963, which banned nuclear explosions in the atmosphere, in space, and under water. The Threshold Test Ban Treaty, signed in 1974, banned underground nuclear weapons tests having an explosive force of more than 150 kilotons, the equivalent of 150,000 tons of TNT, ten times the force of the Hiroshima bomb. The Peaceful Nuclear Explosions Treaty, signed in 1976, extended the 150-kiloton limit to nuclear explosions for peaceful purposes. President Carter did not pursue ratification of these treaties, preferring to negotiate a comprehensive test ban treaty, or CTBT, a ban on all nuclear explosions. When agreement seemed near, however, he pulled back, bowing to arguments that continued testing was needed to maintain reliability of existing weapons, to develop new weapons, and for other purposes. President Reagan raised concerns about U.S. ability to monitor the two unratified treaties and late in his term started negotiations on new verification protocols. These two treaties were ratified in 1990.

With the end of the Cold War, the need for improved warheads dropped and pressures for a CTBT grew. The U.S.S.R. and France began nuclear test moratoria in October 1990 and April 1992, respectively. In early 1992, many in Congress favored a one-year test moratorium. The effort led to the Hatfield amendment to the FY1993 Energy and Water Development Appropriations Bill, which banned testing before July 1, 1993, set conditions on a resumption of testing, banned testing after September 1996 unless another nation tested, and required the President to report to Congress annually on a plan to achieve a CTBT by September 30, 1996. President George H.W. Bush signed the bill into law (P.L. 102-377) October 2, 1992. The CTBT was negotiated in the Conference on Disarmament. It was adopted by the U.N. General Assembly on September 10, 1996, and was opened for signature on September 24, 1996.4 As of August 23, 2007, 177 states had signed it and 139 had ratified.5

National Positions on Testing and the CTBT

United States: Under the Hatfield amendment, President Clinton had to decide whether to ask Congress to resume testing. On July 3, 1993, he said, “A test ban can strengthen our efforts worldwide to halt the spread of nuclear technology in weapons,” and “the nuclear weapons in the United States arsenal are safe and reliable.” While testing offered advantages for safety, reliability, and test ban readiness, “the price we would pay in conducting those tests now by undercutting our

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4 For treaty text and the State Department’s analysis, see [http://www.state.gov/t/isn/trty/16411.htm].

5 For a current list of signatures and ratifications, see the Comprehensive Nuclear Test-Ban-Treaty Organization website at [http://www.ctbto.org].
own nonproliferation goals and ensuring that other nations would resume testing outweighs these benefits.” Therefore, he (1) extended the moratorium at least through September 1994; (2) called on other nations to extend their moratoria; (3) said he would direct DOE to “prepare to conduct additional tests while seeking approval to do so from Congress” if another nation tested; (4) promised to “explore other means of maintaining our confidence in the safety, the reliability and the performance of our own weapons”; and (5) pledged to refocus the nuclear weapons laboratories toward technology for nuclear nonproliferation and arms control verification. He extended the moratorium twice more; on January 30, 1995, the Administration announced his decision to extend the moratorium until a CTBT entered into force, assuming it was signed by September 30, 1996.

On September 22, 1997, President Clinton submitted the CTBT to the Senate. He asked the Senate to approve it in his State of the Union addresses of 1998 and 1999. Senate Foreign Relations Committee Chairman Helms rejected that request, saying that the treaty “from a non-proliferation standpoint, is scarcely more than a sham” and had low priority for the committee. In summer 1999, Senate Democrats pressed Senators Helms and Lott to permit consideration of the treaty. On September 30, 1999, Senator Lott offered a unanimous-consent request to discharge the Senate Foreign Relations Committee from considering the treaty and to have debate and a vote. The request, as modified, was agreed to. The Senate Armed Services Committee held hearings October 5-7; the Foreign Relations Committee held a hearing October 7. It quickly became clear that the treaty was far short of the votes for approval, leading many on both sides to seek to delay a vote. As the vote was scheduled by unanimous consent, and several Senators opposed a delay, the vote was held October 13, rejecting the treaty, 48 for, 51 against, and 1 present. At the end of the 106th Congress, pursuant to Senate Rule XXX, paragraph 2, the treaty moved to the Senate Foreign Relations Committee calendar, where it currently resides.

The Nuclear Posture Review and Nuclear Testing: In the FY2001 National Defense Authorization Act (P.L. 106-398, Sec. 1041), Congress directed the Secretary of Defense, in consultation with the Secretary of Energy, to review nuclear policy, strategy, arms control objectives, and the forces, stockpile, and nuclear weapons complex needed to implement U.S. strategy. Although the resulting Nuclear Posture Review is classified, J.D. Crouch, Assistant Secretary of Defense for International Security Policy, presented an unclassified briefing on it on January 9, 2002, dealing in part with the CTBT and nuclear testing.² He stated there would be “no change in the Administration’s policy at this point on nuclear testing. We continue to oppose CTBT ratification. We also continue to adhere to a testing moratorium.” Further, “DOE is planning on accelerating its test-readiness program” to reduce the time needed between a decision to test and the conduct of a test, which was then 24 to 36 months. He discussed new weapons. “At this point, there are no recommendations in the report about developing new nuclear weapons ... we are trying to look at a number of initiatives. One would be to modify an existing weapon, to give it greater capability against ... hard targets and deeply-buried targets.

And we’re also looking at non-nuclear ways that we might be able to deal with those problems.” A Washington Post article of January 10, 2002, quoted White House Press Secretary Ari Fleischer as saying that the President has not ruled out testing “‘to make sure the stockpile, particularly as it is reduced, is reliable and safe. So he has not ruled out testing in the future, but there are no plans to do so.’”7

Critics expressed concern about the implications of these policies for testing and new weapons. A statement by Physicians for Social Responsibility said, “The Administration’s plan ... would streamline our nuclear arsenal into a war-fighting force, seek the opportunity to design and build new nuclear weapons, and abandon a ten-year-old moratorium on nuclear weapons testing.”8 Another critic felt that increased funding for test readiness would in effect give prior approval for testing.

In July 2002 a National Academy of Sciences panel report on technical aspects of the CTBT concluded, in the words of a press release, “that verification capabilities for the treaty are better than generally supposed, U.S. adversaries could not significantly advance their nuclear weapons capabilities through tests below the threshold of detection, and the United States has the technical capabilities to maintain confidence in the safety and reliability of its existing weapons stockpile without periodic nuclear tests.”9

A U.N. draft document of August 5, 2005, for signature by heads of government and state at the U.N. General Assembly meeting of September 2005, contained a provision that the signers “resolve to ... [m]aintain a moratorium on nuclear test explosions pending the entry into force of the Comprehensive Nuclear-Test-Ban Treaty and call upon all States to sign and ratify the Treaty.”10 John Bolton, the U.S. Ambassador to the U.N., reportedly called for major changes to the draft; the CTBT passage was one of many drawing his objection.11

On June 25, 2007, Secretary of State Condoleezza Rice stated:

the Administration does not support the Comprehensive Test Ban Treaty and does not intend to seek Senate advice and consent to its ratification. There has been no change in the Administration’s policy on this matter. By reducing the likelihood of the need to return to underground nuclear testing, RRW [the Reliable Replacement Warhead] makes it more likely that the United States

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would be able to continue its voluntary nuclear testing moratorium. We cannot, however, provide guarantees regarding the voluntary moratorium. We may find at some future time that we cannot diagnose or remedy a problem in a warhead critical the U.S. nuclear deterrent without conducting a nuclear test.12

Similarly, a Statement of Administration Policy on S. 1547, FY2008 National Defense Authorization Act, included the following:

While supporting the continued voluntary moratorium on testing, the Administration strongly opposes a provision of section 3122 that calls for the ratification of the CTBT. It would be imprudent to tie the hands of a future administration that may have to conduct a test of an element of an aging, unmodernized stockpile in order to assure the reliability of the nuclear deterrent force. Absent such a test, the United States may not be able to diagnose or remedy a problem in a warhead critical to the Nation’s deterrent strategy.13

United Kingdom: The United Kingdom cannot test because it held its nuclear tests for several decades at the Nevada Test Site and does not have its own test site. Its last test was held in 1991. Britain and France became the first of the original five nuclear weapon states to ratify the CTBT, depositing instruments of ratification with the United Nations on April 6, 1998. On February 14, 2002, and February 23, 2006, the United Kingdom conducted subcritical experiments jointly with the United States at the Nevada Test Site.

France: On June 13, 1995, President Jacques Chirac announced that France would conduct eight nuclear tests at its test site at Mururoa Atoll in the South Pacific, finishing by the end of May 1996. The armed services had reportedly wanted the tests to check existing warheads, validate a new warhead, and develop a computer system to simulate warheads to render further testing unneeded. Many nations criticized the decision. On August 10, 1995, France indicated it would halt all nuclear tests once the test series was finished and favored a CTBT that would ban “any nuclear weapon test or any other nuclear explosion.”14 France conducted six tests from September 5, 1995, to January 27, 1996. On January 29, 1996, Chirac announced the end to French testing. On April 6, 1998, France and Britain deposited instruments of ratification of the CTBT with the United Nations.

Russia: Several press reports between 1996 and 1999 claimed that Russia may have conducted low-yield nuclear tests at its Arctic test site at Novaya Zemlya; other reports stated that U.S. reviews of the data determined that these events were earthquakes. Several reports between 1998 and 2000 stated that Russia had conducted “subcritical” nuclear experiments, discussed below, which the CTBT does not bar. Russia ratified the treaty on June 30, 2000. In September 2005, Russia

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12 Letter from Condoleezza Rice, Secretary of State, to Honorable Pete Domenici, United States Senate, June 25, 2007.
reportedly stated that it intends to continue to observe the moratorium on testing until the CTBT enters into force as long as other nuclear powers do likewise, and expressed its hope that the nations that must ratify the treaty for it to enter into force will do so as soon as possible.\footnote{15}{“Russia Intends to Continue Moratorium on Nuclear Tests,” \textit{BBC Monitoring Former Soviet Union}, excerpt from a report by Russian News Agency ITAR-TASS, September 23, 2005.}

\textbf{China:} China did not participate in the moratorium. It conducted a nuclear test on October 5, 1993, that many nations condemned. It countered that it had conducted 39 tests, as opposed to the 1,054 that the United States had conducted, and needed a few more for safety and reliability. According to one report, “China will immediately stop nuclear testing once the treaty on the complete ban of nuclear tests takes effect, [Chinese Premier] Li Peng said.”\footnote{16}{“Li Peng: China’s Nuclear Tests Pose No Threat,” \textit{Xinhua}, October 8, 1995, in FBIS-TAC-95-006, December 6, 1995, p. 13.} It conducted other tests on June 10 and October 7, 1994, May 15 and August 17, 1995, and June 8 and July 29, 1996. It announced that the July 1996 test would be its last, as it would begin a moratorium on July 30, 1996. On February 29, 2000, the Chinese government submitted the CTBT to the National People’s Congress for ratification. In a white paper of December 2004, China stated its support of early entry into force and, until that happens, its commitment to the test moratorium. As of August 2007, China had not ratified the treaty.

\textbf{India:} On May 11, 1998, Prime Minister Atal Behari Vajpayee announced that India had conducted three nuclear tests. A government statement said, “The tests conducted today were with a fission device, a low yield device and a thermonuclear device. ... These tests have established that India has a proven capability for a weaponised nuclear programme.”\footnote{17}{India. Ministry of External Affairs. Press statement, New Delhi, May 11, 1998, at [http://nuclearweaponarchive.org/India/Indianofficial.txt].} It announced two more tests May 13. An academic study concluded, based on seismic data, that India and Pakistan overstated the number and yields of their tests. India has conducted no tests since May 1998, but questioned whether the United States should expect India to sign a treaty that the United States views as flawed. In an Indian-Pakistani statement of June 20, 2004, “Each side reaffirmed its unilateral moratorium on conducting further nuclear test explosions” barring “extraordinary events.”\footnote{18}{India. Ministry of External Affairs. “Joint Statement, India-Pakistan Expert-Level Talks on Nuclear CBMs [Confidence-Building Measures],” June 20, 2004.} On December 22, 2005, Shri Rao Inderjit Singh, Minister of State in the Ministry of External Affairs, said, “India has already stated that it will not stand in the way of the Entry into Force of the Treaty.”\footnote{19}{India. Ministry of External Affairs. Rajya Sabha. Unstarred Question No. 3260, to be answered on December 12, 2005, by Rao Inderjit Singh, Minister of State in the Ministry of External Affairs. [http://164.100.24.219/rsq/quest.asp?qref=108782].} On August 16, 2007, India’s External Affairs Minister, Pranab Mukherjee, reportedly
told Parliament, “India has the sovereign right to test and would do so if it is necessary in national interest.”20 As of August 2007, India had not signed the CTBT.

A statement on U.S.-Indian nuclear cooperation of July 18, 2005, by President Bush and Indian Prime Minister Manmohan Singh, said, “The Prime Minister conveyed that for his part, India would reciprocally agree that it would be ready to ... continu[e] India’s unilateral moratorium on nuclear testing.”21 In a Senate hearing of November 2, Robert Joseph, Under Secretary of State for Arms Control and International Security, stated, “India’s pledge to maintain its nuclear testing moratorium contributes to nonproliferation efforts by making its ending of nuclear explosive tests one of the conditions of full civil nuclear cooperation.”22 At that hearing, Michael Krepon, co-founder of the Stimson Center, argued that statements by Indian government officials that there are no current plans to test “do not carry equal weight, nor do they impose equal responsibility, to the obligations accepted by the 176 states that have signed the CTBT.”23 Press reports of April 2006 said the sides were negotiating a detailed nuclear cooperation agreement. The reports indicated that the United States would insist that India maintain its moratorium on nuclear testing or else the United States would have the right to terminate the agreement. India responded that it had already pledged to maintain the moratorium, rendering this provision out of place in the final agreement. A press report of January 2007 quoted National Security Advisor M.K. Narayanan as saying, “There is no question of signing the Comprehensive Test Ban Treaty. We have our voluntary moratorium. That position remains.”24 (See CRS Report RL33016, U.S. Nuclear Cooperation With India: Issues for Congress, by Sharon Squassoni.)

**Pakistan:** Pakistan announced on May 28, 1998, that it had conducted five nuclear tests, and announced a sixth on May 30. Reports placed the yields of the smallest devices between zero and a few kilotons, and between 2 and 45 kilotons for the largest. Some question the number of tests based on uncertain seismic evidence. Pakistan made no claims of testing fusion devices. Pakistan’s weapons program apparently relies heavily on foreign technology. Pakistan claimed that it tested “ready-to-fire warheads,” not experimental devices, and included a warhead for the

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Ghauri, a missile with a range of 900 miles, and low-yield tactical weapons. In response to the Indian and Pakistani tests, the United States imposed economic sanctions on the two nations. In November 1999, Foreign Minister Abdul Sattar said that his nation would not sign the CTBT unless sanctions were lifted, but that “[w]e will not be the first to conduct further nuclear tests.”25 In August 2000, President Pervez Musharraf said the time was not ripe to sign the CTBT because so doing could destabilize Pakistan.26 In September 2005, Pakistan reportedly said it would not be the first nation in the region to resume nuclear testing.27 In April 2007, Pakistan’s Prime Minister, Shaukat Aziz, reportedly said that Pakistan would not unilaterally sign the CTBT since it shares a border with India.28 Replying to the statement on nuclear testing by Pranab Mukherjee, India’s External Affairs Minister, Tasnim Aslam, a spokeswoman for Pakistan’s Foreign Office, reportedly said, “We take seriously the assertions by the Indian leadership about the possibility of renewing nuclear tests.... Resumption of nuclear tests by India would create a serious situation obliging Pakistan to review its position and to take action, appropriate, consistent to our supreme national interest.”29 As of August 2007, Pakistan had not signed the CTBT.

The North Korean Nuclear Test

Negotiations to halt North Korea’s nuclear program have been underway for years, most recently between that nation, the United States, China, Japan, South Korea, and Russia (Six-Party Talks). A CIA report of late 2004 stated that during talks in April 2003, “North Korea privately threatened to ‘transfer’ or ‘demonstrate’ its nuclear weapons.”30 On February 10, 2005, North Korea declared, “We ... have manufactured nukes for self-defence to cope with the Bush administration’s evermore undisguised policy to isolate and stifle North Korea,”31 and on June 9 it

31 “Korean Central News Agency North Korea February 10,” The Guardian, February 12, (continued...)
claimed it was building more such weapons. On May 15, 2005, the United States warned that it and other nations would take punitive action if North Korea conducted a nuclear test.32 In a joint statement from the Six-Party Talks in September 2005, North Korea “committed to abandoning all nuclear weapons and existing nuclear programs and returning, at an early date, to the Treaty on the Non-Proliferation of Nuclear Weapons and to IAEA safeguards.”33 In November 2005, North Korea began a boycott of the talks. On October 3, 2006, North Korea stated that it “will, in the future, be conducting a nuclear test.”34 In response, Japan, the United Kingdom, and the United States warned of consequences if North Korea conducted a test; South Korea expressed “deep regret and concern.” (See CRS Report RL33590, North Korea’s Nuclear Weapons Program, by Larry A. Niksch, and CRS Report RL33709, North Korea’s Nuclear Test: Motivations, Implications, and U.S. Options, by Emma Chanlett-Avery and Sharon Squassoni.)

On October 9, 2006, North Korea declared that it had conducted an underground nuclear test. One report placed the yield at as little as 0.2 kilotons.35 According to other reports, South Korean geologists placed the explosive yield at 550 tons of TNT equivalent (0.55 kilotons),36 the French Atomic Energy Commission’s estimate was 0.50 kilotons,37 and Russian Minister of Defense Sergei Ivanov placed the yield at 5 to 15 kilotons.38 For comparison, the Hiroshima bomb had a yield of 15 kilotons. A yield of less than a kiloton is well below the 9 or more kilotons of other nations’ first nuclear tests,39 and below the 4 kilotons that North Korea reportedly told China that it expected.40 On October 16, the Office of the Director of National Intelligence released a statement on the test: “Analysis of air samples collected on October 11, 2006 detected radioactive debris which confirms that North Korea conducted an

31 (...continued)
2005.


40 Broad and Mazzetti, “Blast May Be Only a Partial Success, Experts Say.”
underground nuclear explosion in the vicinity of P’unggye on October 9, 2006. The explosion yield was less than a kiloton.”41

Most U.S. observers cited in news reports believe that the event was a small nuclear explosion, but at most a partial success. One hypothesis is that, through poor design, the device did not implode properly, greatly reducing its yield.42 Other hypotheses are that the device reduced the amount of plutonium used in order to conserve that material, or engineers sought to test the design rather than yield of the device, or the device was smaller and more sophisticated than anticipated.43 On the latter point, Siegfried Hecker, former Director, Los Alamos National Laboratory, stated that the North Korean weapon designers most likely did not test a Nagasaki-type device (a basic implosion device) because they could have had high confidence, without testing, that such a device would work. Instead, his analysis is that the North Koreans most likely tested a more advanced design, even at the risk of partial failure, which is what the seismic signals appear to confirm. He considers it highly unlikely that they intentionally designed a mini-nuke. However, even if the test was not fully successful, he believes they learned much from the test.44

A more advanced warhead would be of greater military value to North Korea than a Nagasaki bomb because a missile could carry it, but further tests might well be needed to make the warhead militarily usable. The press carried reports that North Korea said it would not conduct further tests, but according to another report, Secretary of State Condoleezza Rice said that Chinese officials, briefing her on the North Korean situation, said nothing about a North Korean test halt.45 It would take some time to prepare for another test by determining the lessons of the first test, redesigning the device, and testing components of the new design. A moratorium during that time would have little if any impact on its test program.

The figure below, prepared by Won-Young Kim of Columbia University’s Lamont-Doherty Earth Observatory, contains seismograms of the North Korean explosion and an earthquake of similar seismic magnitude. The seismometers record data in three axes: “Z” is up-down, “EW” is east-west, and “NS” is north-south. “UNT” is underground nuclear test. The seismic station in Mudanjiang, in northeast China, is a few hundred miles north of the site of the explosion.

The seismic record of the event, when compared with recordings of a nearby earthquake, shows differences in the amplitudes and frequency content of specific

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44 Personal communication, October 13, 2006.
45 Burt Herman, “U.S. Says No Sign of NKorea Promise Not to Test; SKorea’s Ex-President Warns of Backlash,” Associated Press Newswires, October 21, 2006.
arrivals of seismic waves that are diagnostic of an explosive source. Seismic waves from the earthquake (bottom three lines) build up over several seconds, while waves in the top three lines build up suddenly. Once the amplitudes are measured, the yield may be estimated, but this is complicated by factors such as the local geology and the specifics of the burial. Arthur Lerner-Lam, Associate Director for Seismology, Geology, and Tectonophysics, Lamont-Doherty Earth Observatory, Columbia University, said that the seismic record is not useful for determining whether the event was a nuclear or conventional explosion without making additional assumptions or inferences. Mining explosions are typically detonated over several seconds in order to break rock efficiently, so their seismological signature can be interpreted in terms of such “ripple firing.” However, if North Korea attempted to mimic the signature of a nuclear explosion by setting off all the explosive at the same time, Lerner-Lam said, it would be virtually impossible to discriminate between conventional and nuclear explosions using seismological data alone. Complementary observations provide more direct evidence. A nuclear explosion releases radioactive isotopes of certain gases. They may take days to reach the surface, but once they dissipate into the atmosphere, he said, they may be detected by specially-equipped aircraft or ground stations.

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46 Personal communication, October 10, 2006.

The ability of the seismic network to detect an explosion that most sources place at or below one kiloton, and in one case as low as one-fifth of a kiloton, may hold implications for the CTBT. Supporters of the treaty would claim that the ability to detect subkiloton tests should negate arguments against the treaty based on allegations of inadequate monitoring capability. Critics would respond that evasion scenarios, such as testing during an earthquake or in a large underground cavity, could defeat monitoring efforts, and that even subkiloton tests could have value in developing nuclear weapons.

The CTBT: Negotiations and Key Provisions

The Conference on Disarmament, or CD, calls itself “the sole multilateral disarmament negotiating forum of the international community.” It is affiliated with and funded by the United Nations, yet is autonomous from the U.N. It operates by consensus; each member state can block a decision. On August 10, 1993, the CD gave its Ad Hoc Committee on a Nuclear Test Ban “a mandate to negotiate a CTB.” On November 19, 1993, the United Nations General Assembly unanimously approved a resolution calling for negotiation of a CTBT. The CD’s 1994 session opened in Geneva on January 25, with negotiation of a CTBT its top priority.

The priority had to do with extension of the Nuclear Non-Proliferation Treaty (NPT).\(^\text{48}\) That treaty entered into force in 1970. It divided the world into nuclear “haves” — the United States, Soviet Union, Britain, France, and China, the five\(^\text{49}\) declared nuclear powers, which are also the permanent five (“P5”) members of the U.N. Security Council — and nuclear “have-nots.” The P5 would be the only States Party to the NPT to have nuclear weapons, but they (and others) would negotiate in good faith on halting the nuclear arms race soon, on nuclear disarmament, and on general and complete disarmament. Nonnuclear weapon states saw attainment of a CTBT as the touchstone of good faith on these matters. The NPT provided for reviews every five years; a review in 1995, 25 years after it entered into force, would determine whether to extend the treaty indefinitely or for one or more fixed periods. The Review and Extension Conference of April-May 1995 extended the treaty indefinitely. Extension was accompanied by certain non-binding measures, including a Decision on Principles and Objectives for Nuclear Non-Proliferation and Disarmament that set forth goals on universality of the NPT, nuclear weapon free zones, etc., and stressed the importance of completing “the negotiations on a universal and internationally and effectively verifiable Comprehensive Nuclear-Test-Ban Treaty no later than 1996.”

The extension decision, binding on States Party to the NPT, was contentious. Nonnuclear States Party argued that the P5 failed to meet their NPT obligations by

\(^{48}\) For text of the treaty, see \[http://www.state.gov/t/isn/trty/16281.htm#treaty\].

not concluding a CTBT. They saw progress on winding down the arms race as inadequate. They assailed the NPT as discriminatory because it divides the world into nuclear and nonnuclear states, and argued for a regime in which no nation has nuclear weapons. The CTBT, in their view, symbolized this regime because, unlike the NPT, the P5 would give up something tangible, the ability to develop new sophisticated warheads. Some nonnuclear states saw NPT extension as their last source of leverage for a CTBT. Other nonnuclear states felt that the NPT was in the interests of all but would-be proliferators, that anything less than indefinite extension would undermine the security of most nations, and that the NPT was too important to put at risk as a means of pressuring the P5 for a CTBT. The explicit linkage finally drawn between CTBT and NPT lent urgency to negotiations on the former.

The CD reached a draft treaty in August 1996. India argued that the CTBT “should be securely anchored in the global disarmament context and be linked through treaty language to the elimination of all nuclear weapons in a time bound framework.” 50 India also wanted a treaty to bar weapons research not involving nuclear tests. The draft treaty did not meet these conditions, which the nuclear weapon states rejected, so India vetoed it at the CD on August 20, barring it from going to the U.N. General Assembly as a CD document. As an alternate way to open the treaty for signing, Australia on August 23 asked the General Assembly to consider a resolution to adopt the draft CTBT text and for the Secretary-General to open it for signing so it could be adopted by a simple majority, or by the two-thirds majority that India sought, avoiding the need for consensus. A potential pitfall was that the resolution (the treaty text) was subject to amendment, yet the nuclear weapon states viewed amendments as unacceptable. India did not raise obstacles to the vote, which was held September 10, with 158 nations in favor, 3 against (India, Bhutan, and Libya), 5 abstentions, and 19 not voting.

A sixth five-year NPT review conference was held April 24-May 19, 2000, in New York. U.S. rejection of the CTBT, lack of Chinese ratification, U.S. efforts to seek renegotiation of the ABM Treaty, and efforts to ban nuclear weapons in the Middle East led some to fear dire outcomes from the conference. However, some contentious issues were ironed out, some were avoided, and concessions were made. For example, a joint statement by the P5 to the conference on May 1 said, “No efforts should be spared to make sure that the CTBT is a universal and internationally and effectively verifiable treaty and to secure its earliest entry into force.” 51 As a result of effort by many nations, the final document of the conference was adopted by consensus. The document included a 13-step Nuclear Disarmament Plan of Action.

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the first two elements of which called for the early entry into force of the treaty and a moratorium on nuclear explosions pending entry into force.

At the NPT Review Conference of May 2005, the CTBT was a point of contention. For example, Alberto Romulo, Secretary of Foreign Affairs, Republic of the Philippines, said, “Plans to develop new nuclear weapons technology and failure to bring the Comprehensive Test Ban Treaty (CTBT) into force seriously erode the historic foundations of the NPT.”52 Ihor Dolhov, Deputy Foreign Minister for Foreign Affairs of Ukraine, said, “Ukraine continues to underscore the importance and urgency of an early entry into force of the Treaty and calls upon all States who have not yet done so to adhere to the Treaty without delay and unconditionally...”53 Ambassador Ronaldo Sardenberg of Brazil said, “Brazil has consistently called for the universalization of the CTBT, which we consider to be an essential element of the disarmament and non-proliferation regime.”54

The balance of this section summarizes key CTBT provisions.55

Scope (Article I): The heart of the treaty is the obligation “not to carry out any nuclear weapon test explosion or any other nuclear explosion.” This formulation bars even very low yield tests, as some in the nuclear weapon states had wanted, and bars peaceful nuclear explosions, as China had wanted, but rejects India’s concern that a CTBT should “leave no loophole for activity, either explosive based or non-explosive based, aimed at the continued development and refinement of nuclear weapons.”56

Organization (Article II): The treaty establishes a Comprehensive Nuclear-Test-Ban Treaty Organization (CTBTO), composed of all member states, to

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56 India, “Statement by Ms. Arundhati Ghose, ... January 25, 1996.”
implement the treaty.\footnote{For further information on the CTBTO, see its website at [http://www.ctbto.org].} Three groups are under this Organization. The Conference of States Parties, composed of a representative from each member state, shall meet in annual and special sessions to consider and decide issues within the scope of the treaty and oversee the work of the other groups. An Executive Council with 51 member States shall, among other things, take action on requests for on-site inspection, and may request a special session of the Conference. A Technical Secretariat shall carry out verification functions, including operating an International Data Center, processing and reporting on data from an International Monitoring System, and receiving and processing requests for on-site inspections.

**Verification** (Article IV): The treaty establishes a verification regime. It provides for collection and dissemination of information, permits States Party to use national technical means of verification, and specifies verification responsibilities of the Technical Secretariat. It establishes an International Monitoring System (IMS) with 321 stations in 90 countries, provides for consultation on “possible non-compliance,” and provides for on-site inspections. As of March 29, 2007, according to the CTBTO Preparatory Commission, 201 IMS facilities had been certified, including 192 monitoring stations and 9 laboratories, for a total of 60% of the planned facilities. The commission “plans to have 90% of the IMS network installed by 2008.”\footnote{Comprehensive Test Ban Treaty Preparatory Commission, “Number of Certified IMS Facilities Passes 200 Mark,” press release PI/2007/03, March 29, 2007, available at [http://www.ctbto.org/press_centre/press_release.dhtml?item=292].}

**Review of the Treaty** (Article VIII): The treaty provides for a conference ten years after entry into force (unless a majority of States Party decide not to hold such a conference) to review the treaty’s operation and effectiveness. Further review conferences may be held at subsequent intervals of ten years or less.

**Duration and Withdrawal** (Article IX): “This treaty shall be of unlimited duration.” However, “Each State Party shall, in exercising its national sovereignty, have the right to withdraw from this Treaty if it decides that extraordinary events related to the subject matter of this Treaty have jeopardized its supreme interests.” President Clinton indicated his possible willingness to withdraw from the Treaty using this withdrawal provision, which is common to many arms control agreements, in his speech of August 11, 1995, discussed below, as one of several conditions under which the United States would enter the CTBT.

**Entry into force** (Article XIV): The treaty shall enter into force 180 days after 44 states named in Annex 2 have deposited instruments of ratification, but not less than two years after the treaty is opened for signature. If the treaty has not entered into force three years after being opened for signature, and if a majority of states that have deposited instruments of ratification so desire, a conference of these states shall be held to decide how to accelerate ratification. Unless otherwise decided, subsequent conferences of this type shall be held annually until entry into force occurs. The 44 states are the ones with nuclear reactors that participated in the work of the CD’s 1996 session and were CD members as of June 18, 1996. This formulation includes nuclear-capable states and nuclear threshold states (in particular
Israel, which, along with other States, joined the CD on June 17, 1996), and excludes the former Yugoslavia. Of the 44, three states — India, North Korea, and Pakistan — had not signed the treaty and 10 had not ratified it as of July 12, 2007.

Protocol: The Protocol provides details on the IMS and on functions of the International Data Center (Part I); spells out on-site inspection procedures in great detail (Part II); and provides for certain confidence-building measures (Part III). Annex 1 to the Protocol lists International Monitoring System facilities: seismic stations, radionuclide stations and laboratories, hydroacoustic stations, and infrasound stations. Annex 2 provides a list of variables that, among others, may be used in analyzing data from these stations to screen for possible explosions.

Preparing for Entry into Force

States that had signed the CTBT established the Preparatory Commission (PrepCom) for the Comprehensive Nuclear-Test-Ban Treaty Organization (CTBTO) to prepare for entry into force of the treaty, such as by creating the structures and instruments of the CTBT. The PrepCom states that its main task “is to establish the global verification regime foreseen in the Treaty so that it will be operational by the time the Treaty enters into force.” The PrepCom held 28 meetings from November 1996 through June 2007. The next is scheduled for November 12-15, 2007. Eleven meetings of working groups and advisory groups are scheduled for 2007. The PrepCom also holds training sessions, workshops, etc.

Entry-into-force conferences under Article XIV were held in October 1999, November 2001, September 2003, and September 2005. The 2005 conference adopted its draft final declaration, which called on all states to sign and ratify the treaty “without delay,” especially those states required for entry into force, and adopted 12 measures to promote entry into force. The next such conference is scheduled for September 2007.

There have been other calls for entry into force. In September 2002, a statement by 18 foreign ministers, including those of Britain, France, and Russia, called for early entry into force. On November 22, 2002, the U.N. General Assembly adopted resolution 57/100 (164 for, 1 against (U.S.A.), 5 abstentions) urging states to maintain their nuclear test moratoria and urging states that had not signed and ratified the CTBT to do so as soon as possible and to avoid actions that would defeat its object and purpose. In a message to the 2003 conference, U.N. Secretary-General Kofi Annan urged the nations that had to ratify the treaty for it to enter into force, and especially North Korea, to ratify, and urged continuing the moratorium: “No nuclear testing must be tolerated under any circumstances.”

59 For information on PrepCom and other meetings, see [http://www.ctbto.org]. For a complete current-year calendar, see [http://www.ctbto.org/prepcom/calendar2007.pdf].

circumstances.” A conference of the Non-Aligned Movement, which has 116 members, ended on February 25, 2003. Its Final Document stated that the heads of state or government “stressed the significance of achieving universal adherence to the Comprehensive Nuclear-Test-Ban Treaty (CTBT), including by all the Nuclear Weapons States.” On September 23, 2004, foreign ministers from 42 nations called for prompt ratification of the CTBT, especially by nations whose ratification is required for entry into force. A report by the Weapons of Mass Destruction Commission, an international commission organized by Sweden, issued a report in June 2006 that, among other things, urged all states that have not done so to sign and ratify the CTBT “unconditionally and without delay.” It recommended that the 2007 conference of CTBT signatories “should address the possibility of a provisional entry into force of the treaty.” It stated, “The Commission believes that a U.S. decision to ratify the CTBT would strongly influence other countries to follow suit. It would decisively improve the chances for entry into force of the treaty and would have more positive ramifications for arms control and disarmament than any other single measure.” In September 2006, to mark the tenth anniversary of the CTBT’s opening for signature, 59 foreign ministers issued a joint statement on the treaty that “[calls] upon all States that have not yet done so to sign and ratify the Treaty without delay, in particular those whose ratification is needed for its entry into force.”

The first Preparatory Committee meeting for the 2010 NPT Review Conference was held in Vienna, Austria, from April 30 to May 11, 2007. Many participants called for CTBT entry into force. The chair of the committee released a paper that stated, “Strong support was expressed for the CTBT. The importance and urgency of its early entry into force was underscored. States which had not ratified the Treaty, especially those remaining 10 States whose ratification was necessary for its entry into force, were urged to do so without delay and without conditions.” A representative of Germany, speaking on behalf of the European Union, said, “The EU reiterates its call on States, particularly those listed in Annex II, to sign and ratify the said Treaty without delay and without conditions and, pending its entry into force to


abide by a moratorium on nuclear testing and to refrain from any action contrary to the obligations and provisions of the CTBT.”

U.S. funding for the PrepCom is: FY2002 actual, $16.6 million; FY2003 actual, $18.2 million; FY2004 actual, $18.9 million; FY2005 actual, $18.8 million; FY2006 estimate, $14.2 million. These funds are in the International Affairs budget under Nonproliferation, Antiterrorism, Demining, and Related Programs. The FY2007 budget justification stated that these funds “pay the U.S. share for the ongoing development and implementation of the International Monitoring System (IMS), which supplements U.S. capabilities to detect nuclear explosions. Since the United States does not seek ratification and entry-into-force of the CTBT, none of the funds will support Preparatory Commission activities that are not related to the IMS.” The FY2006 request was $14.4 million; the foreign operations conference report urged the State Department “to include sufficient funds for CTBT” in the FY2007 request. The FY2007 request was $19.8 million and the FY2008 request is $18.0 million.

**Suspension of U.S. Voting Rights in the Preparatory Commission.**

U.S. voting rights in the CTBTO Preparatory Commission (PrepCom) have been suspended because of a shortfall in U.S. “assessed contributions” (i.e., dues). This section explains the basis for the suspension and its possible consequences.

Article II of the treaty deals with the CTBTO. Section 11 provides,

A member of the Organization which is in arrears in the payment of its assessed contribution to the Organization shall have no vote in the Organization if the amount of its arrears equals or exceeds the amount of the contribution due from it for the preceding two full years. The Conference of the States Parties may, nevertheless, permit such a member to vote if it is satisfied that the failure to pay is due to conditions beyond the control of the member.

However, since the CTBT has not entered into force, the CTBTO has not come into existence. Instead, there is a PrepCom for the CTBTO. The annex to the resolution establishing the PrepCom states:

A State Signatory which has not discharged in full its financial obligations to the Commission within 365 days of receipt of the request for payment shall have no vote in the Commission, until such payment is received. The Commission may,

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nevertheless, permit such a member to vote if it is satisfied that the failure to pay is due to conditions beyond the control of the member.69

While the treaty and the resolution form the legal basis for the operation of the PrepCom, the resolution governs decisions on voting rights.

The PrepCom’s budget is presented in dollars plus euros. Its 2007 budget is $48.277 million plus €48.564 million, or $114.622 million as of May 2007.70 The U.S. assessment is 22.3 percent of the total, or $23.411 million, net of adjustments.71 In addition to this sum, the United States had an arrearage of $14.912 million for prior years as of May 2007, for a total outstanding net amount payable of $38.323 million.72 For comparison, U.S. funding for the IMS was $14.207 million for FY2006 and $10.0 million for FY2007; the FY2008 request is $18.000 million.73

U.S. voting rights in the PrepCom have been suspended each year beginning in 2003 because the United States did not pay its 2002 dues in full by December 31, 2002. (The PrepCom uses the calendar year as its fiscal year.) These suspensions have lasted for a few months between the end of a calendar year and the date when the United States paid its contribution for that year. Because the United States has contributed less than the amount assessed for 2002 and each subsequent year, it paid fully the previous year’s balance but contributed lesser amounts to the current year’s assessment, so the arrearage has grown. The United States would have to pay $13,027,172 to restore its voting rights in 2007, and would have its voting rights suspended in 2008 unless it paid an additional $25,295,354 by December 31, 2007, or until it paid that sum later in 2008.74


70 Of these amounts, $47.077 million and €48.564 million are financed by contributions from states that have signed the treaty. The Preparatory Commission uses the U.N. operational exchange rate for May 2007 of $1 = €0.732 (approximately 1 = $1.3661).

71 Information provided by Preparatory Commission for the CTBTO, personal communication, May 22, 2007. The adjustments are $292,384 as the U.S. share of a cash surplus, and an assessment reduction of $1,592,000 for services related to a seismic station in South Korea and a radionuclide station in Antarctica.

72 Ibid.


74 Information provided by Preparatory Commission for the CTBTO, personal communication, May 23, 2007. The $13,027,172 figure represents $14,911,556 in arrears from 2006, less $292,384 as the U.S. share of a cash surplus and less $1,592,000 in assessment reduction for services related to two IMS stations. The $25,295,354 figure (continued...
The arrearage results from U.S. policy. Since the United States does not seek entry into force of the CTBT but favors improving means of monitoring nuclear testing, the Administration requests only those funds for the PrepCom that directly support the IMS. These funds are in the International Affairs Function 150 budget in the Nonproliferation, Antiterrorism, Demining, and Related Programs (NADR) account. The FY2007 budget justification, for example, stated that the requested funds, $19.8 million, would “pay the U.S. share for the ongoing development and implementation of the International Monitoring System (IMS), which supplements U.S. capabilities to detect nuclear explosions. Since the United States does not seek ratification and entry-into-force of the CTBT, none of the funds will support Preparatory Commission activities that are not related to the IMS.”

On June 4, 2007, the United States made a payment of $10.0 million labeled “International Monitoring System for FY2007” to the CTBTO PrepCom. This is less than the $14.207 million provided for IMS for FY2006. When asked why the IMS payment was less than the FY2006 level, as might have been expected under a continuing resolution, a State Department staff member indicated that there were other priorities within the NADR account. As noted, the United States would have to pay $13,027,172 to restore its voting rights in 2007. A payment of $14.207 million would have restored these rights, but with the payment of $10 million, U.S. voting rights remain suspended. With the $10 million payment, the United States has an outstanding amount due of $13,526,307 plus €10,830,832, or $28,322,526 (at the May rate of exchange).

In action on H.R. 2764, FY2008 Department of State, Foreign Operations, and Related Programs Appropriations Bill, the Senate Appropriations Committee recommended $28.0 million for IMS vs. $18.0 million requested, and the House passed H.R. 2764, with $10.0 million for IMS. See Legislation, below, for details.

The PrepCom states that all its actions so far have been taken by consensus rather than by votes, and that the PrepCom has its first meeting of each year in June, so the immediate consequences of the United States not having a vote are limited. CTBT supporters, though, see consequences for the IMS. That system represents a major investment, $258.1 million as of December 2006. Its capacity for monitoring nuclear tests is of use to the United States as well as to other nations. Treaty

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74 (...continued)
represents $10,499,135 plus €10,830,832 (converted at a rate of $1 = €0.732), the assessed contribution for 2007.


76 Information provided by CTBTO PrepCom, personal communication, June 5 and 6, 2007.

77 Personal communication, June 1, 2007.

78 Information provided by Preparatory Commission for the CTBTO, personal communication, May 16 and 22, 2007.

79 Information provided by Preparatory Commission for the CTBTO, personal communication, May 22, 2007.
supporters state that the United States gains the full benefit of the IMS but pays only a fifth of its cost. They note that IMS operates in conjunction with other monitoring systems. This combined system, in their view, is capable of detecting very low yield nuclear tests and defeating many evasion attempts. They maintain that the ability of the IMS, along with other networks, to detect the North Korean nuclear test of October 2006 argues for accelerating IMS deployment, yet the shortfall in dues precludes such acceleration. Indeed, the PrepCom states that the shortfall makes it difficult to adequately fund operation and maintenance of existing IMS stations. Daryl Kimball, Executive Director of the Arms Control Association, said, “the U.S. failure to pay its share will hinder the CTBTO’s ability to complete construction and certify for use the remaining stations of the International Monitoring System. Many of these remaining stations are to be built in remote and/or strategic areas, such as Turkmenistan, which borders Iran.” While many other nations are in arrears in their dues, U.S. dues far exceed those of any other nation that has its voting rights suspended, so its shortfall will have a correspondingly greater impact. For example, a statement by the Group of 77 plus China noted “the non-payment by a major contributor of its financial obligations to the PrepCom. The Group is very concerned that during the recent years nearly $15 million has not been paid by a major contributor. Such a situation, if it continues, would create a serious challenge to the CTBT verification regime and jeopardize the future of the whole system.” Supporters also express concern over potential political consequences. In this view, U.S. failure to meet its obligations weakens the incentive for other nations to pay their dues to the PrepCom, and undercuts support for other international organizations more generally.

Opponents of the CTBT see little value in being able to cast a vote in an organization that operates by consensus and that would implement a treaty the United States opposes. They feel that adverse consequences to U.S. security of ratifying the CTBT and having it enter into force outweigh immeasurably whatever beneficial consequences might accrue from having the right to vote in the PrepCom. They note that 87 nations had their voting rights in the PrepCom suspended as of May 16, 2007.

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81 Information provided by Preparatory Commission for the CTBTO, personal communication, May 17, 2007.


83 “Statement by the Group of 77 and China Before the Joint Meeting of WGA [Working Group A] and WGB of the Preparatory Commission for the CTBTO, Delivered by H.E. Ambassador Sayed Galal E. Elamin, Permanent Representative of Sudan,” CTBT/WGB-29, WGB-31/SD/1, May 23, 2007, pp. 2-3. The Group of 77 is a group of 130 nations (originally 77) and is, in its words, “the largest intergovernmental organization of developing states in the United Nations.” Group of 77, “About the Group of 77,” available at [http://www.g77.org/doc/].
because of failure to pay dues, so that the U.S. arrearage is far from unique. According to one report, “Most political appointees working on the issue appear unperturbed by the voting rights suspension and the Vienna group’s [i.e., the PrepCom’s] future.” Opponents question the value of IMS on two grounds. First, they point to several scenarios for clandestine testing, such as decoupling or conducting a test in a remote ocean area in a way that hides the identity of the testing nation. Second, since IMS data is available to all states party to the treaty, it would be available to states party seeking to test clandestinely as well as to states party seeking to detect such testing. In this view, detailed access to the data would show evaders weaknesses of the monitoring systems, enhancing the effectiveness of evasion techniques.

Stockpile Stewardship

P5 states want to maintain their nuclear warheads under a CTBT and assert that they need computers and scientific facilities to do so. They also want to retain the ability to resume testing if other nations leave a CTBT, or if maintaining high confidence in key weapons requires testing. Nonnuclear nations fear that the P5 will continue to design new warheads under a CTBT, with computation and nonnuclear experiments replacing testing. Maintaining nuclear weapons, especially without testing, is termed “stockpile stewardship.” This is a contentious issue. This section focuses on the U.S. debate.

Stewardship bears on Senate advice and consent to CTBT ratification. Beginning with the Nuclear Test Ban Treaty of 1963, the United States has implemented “safeguards,” or unilateral steps to maintain its nuclear weapons capability consistent with treaty limitations. President Kennedy’s agreement to safeguards was critical for obtaining Senate approval of the 1963 treaty. The safeguards were modified most recently by President Clinton. In his August 11, 1995, speech announcing a zero-yield CTBT as a goal, he stated:

As a central part of this decision, I am establishing concrete, specific safeguards that define the conditions under which the United States will enter into a comprehensive test ban. These safeguards will strengthen our commitments in the areas of intelligence, monitoring and verification, stockpile stewardship, maintenance of our nuclear laboratories, and test readiness.

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86 “Decoupling” is an evasion technique first proposed around 1959 in which a nuclear explosion is conducted in a large underground cavity, thereby lowering the seismic signature resulting from the explosion.

87 President William J. Clinton, “Remarks Announcing a Comprehensive Nuclear Weapons (continued...)
These safeguards are: Safeguard A: “conduct of a Science Based Stockpile Stewardship program to insure a high level of confidence in the safety and reliability of nuclear weapons in the active stockpile”; Safeguard B: “maintenance of modern nuclear laboratory facilities and programs”; Safeguard C: “maintenance of the basic capability to resume nuclear test activities prohibited by the CTBT”; Safeguard D: “a comprehensive research and development program to improve our treaty monitoring”; Safeguard E: intelligence programs for “information on worldwide nuclear arsenals, nuclear weapons development programs, and related nuclear programs”; and Safeguard F: the understanding that if the Secretaries of Defense and Energy inform the President “that a high level of confidence in the safety or reliability of a nuclear weapon type which the two Secretaries consider to be critical to our nuclear deterrent could no longer be certified, the President, in consultation with Congress, would be prepared to withdraw from the CTBT under the standard ‘supreme national interests’ clause in order to conduct whatever testing might be required.”

Regarding the stewardship program, President Clinton said that the Secretary of Energy and the directors of the nuclear weapons laboratories had assured him that the United States could maintain its nuclear deterrent under a CTBT through a program of science-based stockpile stewardship. “In order for this program to succeed,” he said, “both the administration and the Congress must provide sustained bipartisan support for the stockpile stewardship program over the next decade and beyond.”

The ability of the stewardship program to maintain nuclear weapons without testing was a crucial issue in the Senate debate on the CTBT. The treaty’s opponents claimed that stewardship offered no guarantee of maintaining weapons, and that experiments, computer models, and other techniques might offer no clue to some problems that develop over time. They further argued that it could be perhaps a decade before the tools for the program were fully in place, and by that time many weapon designers with test experience would have retired. Supporters held that the program was highly likely to work, having already certified the stockpile three times, and that safeguard “F” provided for U.S. withdrawal from the treaty in the event high confidence in a key weapon type could not be maintained without testing. By March 2005, DOD and DOE had completed the ninth stockpile certification.

The ability of the stewardship program to maintain nuclear weapons without testing is also at issue in the Reliable Replacement Warhead (RRW) program.

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Initiated in the FY2005 Consolidated Appropriations Act (P.L. 108-447), the program is currently developing a new warhead to replace W76 warheads currently used on Trident II submarine-launched ballistic missiles. Congress imposed many goals for RRW, some in legislation and some in committee reports. The FY2006 National Defense Authorization Act, P.L. 109-163, Section 3111, set as one objective for the program “To further reduce the likelihood of the resumption of underground nuclear weapons testing.” Most Democrats on the House Armed Services Committee signed a statement of additional views in the committee’s FY2006 report on defense authorizations that included seven goals on RRW, including:

Democrats are willing to explore the concept of the RRW program but do not yet embrace it. In our opinion, the RRW program is only worthy of support if it:

- Truly reduces or eliminates altogether the need for nuclear testing...
- Leads to ratification and entry into force of the Comprehensive Test Ban Treaty.90

A concern expressed by RRW proponents is that current warheads, maintained through the Life Extension Program (a part of the stockpile stewardship program), would accumulate a series of small changes that, over time, could move warheads away from their original specifications, thereby reducing confidence in warhead safety and reliability and making nuclear testing more likely. Critics of RRW respond that changes can be carefully managed and that political and military leaders are likely to raise questions about RRWs because they would be untested, and may demand nuclear tests to resolve the matter. On March 2, 2007, the National Nuclear Security Administration (NNSA) selected the design by Lawrence Livermore National Laboratory and Sandia National Laboratories’ Livermore branch as the winner in a design competition.91 (See CRS Report RL33748, Nuclear Warheads: The Reliable Replacement Warhead Program and the Life Extension Program, and CRS Report RL32929, The Reliable Replacement Warhead Program: Background and Current Developments, both by Jonathan Medalia.)

A report of July 2007 by the Secretaries of Energy, State, and Defense linked RRW with nuclear testing: “Delays on RRW also raise the prospect of having to return to underground nuclear testing to certify existing weapons.”92 Commenting on that statement, Representatives Hobson and Visclosky stated, “It is irresponsible for the Administration to make such an assertion.... There is no record of congressional testimony or reports sent to Congress by the Administration claiming that the safety, security, or reliability of the existing legacy stockpile is on a performance cliff such that a resumption of testing to verify performance of the

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warheads would be a necessity.”93 Representatives Skelton and Tauscher wrote, “it is too early to know whether RRW can deliver on the objectives that have been established for the program.”94

Some have raised the prospect of linking CTBT and RRW. RRW’s support in Congress has by some accounts diminished,95 so some favoring RRW see a CTBT-RRW link as a possible quid pro quo. Similarly, some favoring the CTBT also raise the prospect of a quid pro quo, noting NNSA’s claims that RRW will reduce the likelihood of a need to return to testing. On the other hand, some RRW supporters see RRW as deserving approval on its merits and fear that the CTBT could impair U.S. security, while some CTBT supporters feel that the prospects for CTBT ratification will increase over time and that RRW would undermine U.S. ability to take the lead on nuclear nonproliferation; advocates of both positions would reject a CTBT-RRW link.

Congress established the NNSA in 1999 as a semiautonomous DOE agency to manage stewardship and related programs. In NNSA’s budget, stewardship is funded by the Weapons Activities account, the main elements of which are Directed Stockpile Work, activities directly supporting weapons in the stockpile; Campaigns, technical efforts to develop and maintain capabilities to certify the stockpile for the long term; and Readiness in Technical Base and Facilities, mainly infrastructure and operations for the weapons complex. Appropriations were: FY2001, $5.006 billion; FY2002, $5.429 billion; FY2003, $5.954 billion; FY2004, $6.447 billion; FY2005, $6.626 billion; and FY2006, $6.370 billion. The FY2007 request is $6.408 billion, and the FY2008 request is $6.511 billion. (See CRS Report RL33346, Energy and Water Development: FY2007 Appropriations, coordinated by Carl E. Behrens.)

Subcritical experiments (SCEs): As part of the stockpile stewardship program, NNSA is conducting SCEs. CRS offers the following definition based on documents and on discussions with DOE and laboratory staff: “Subcritical experiments at Nevada Test Site involve chemical high explosives and fissile materials in configurations and quantities such that no self-sustaining nuclear fission chain reaction can result. In these experiments, the chemical high explosives are used to generate high pressures that are applied to the fissile materials.” The only fissile material that has been used in SCEs is plutonium. All SCEs to date have been conducted in a tunnel complex, about 1,000 feet underground at Nevada Test Site.

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93 Letter from Representative David Hobson, Ranking Minority Member, and Representative Peter J. Visclosky, Chairman, Subcommittee on Energy and Water Development, House Appropriations Committee, to The Honorable Robert Gates, Secretary of Defense, The Honorable Condoleezza Rice, Secretary of State, and The Honorable Samuel Bodman, Secretary of Energy, August 1, 2007.

94 Letter from Representative Ike Skelton, Chairman, House Armed Services Committee, and Representative Ellen Tauscher, Chairman, Subcommittee on Strategic Forces, House Armed Services Committee, to Secretary Samuel W. Bodman, Department of Energy, Secretary Robert M. Gates, Department of Defense, and Secretary Condoleezza Rice, Department of State, July 26, 2007.

The complex could contain explosions up to 500 pounds of explosive and associated plutonium. Another SCE, “Unicorn,” was conducted in a “down-hole” or vertical shaft configuration similar to an underground nuclear test, not in a tunnel, to exercise operational readiness. SCEs try to determine if radioactive decay of aged plutonium would degrade weapon performance. Several SCEs have been used to support certification of the W88 pit. (A pit is the “trigger” of a thermonuclear weapon.) In 1998, Secretary of Energy Bill Richardson called SCEs “a key part of our scientific program to provide new tools and data that assess age-related complications and maintain the reliability and safety of the nation’s nuclear deterrent.” As they produce no chain reaction, the Clinton Administration saw them as consistent with the CTBT. Critics counter that they would help design new weapons without testing; are unnecessary; may look like nuclear tests if not monitored intrusively; and are inconsistent with the spirit of a CTBT, which, critics believe, is aimed at halting nuclear weapons development, not just testing. NNSA stated that subcritical experiments cost between $5 million and $30 million. (For further information on subcritical experiments and test readiness, see CRS Report RL32130, Nuclear Weapon Initiatives: Low-Yield R&D, Advanced Concepts, Earth Penetrators, Test Readiness, by Jonathan Medalia.)

The 23 SCEs held so far are: 1997: Rebound, July 2; Holog, September 18; 1998: Stagecoach, March 25; Bagpipe, September 26; Cimarron, December 11; 1999: Clarinet, February 9; Oboe, September 30; Oboe 2, November 9; 2000: Oboe 3, February 3; Thoroughbred, March 22; Oboe 4, April 6; Oboe 5, August 18; Oboe 6, December 14; 2001: Oboe 8, September 26; Oboe 7 (held after Oboe 8), December 13; 2002: Vito (jointly with U.K.), February 14; Oboe 9, June 7; Mario, August 29; Rocco, September 26; 2003: Piano, September 19; 2004: Armando, May 25; 2006: Krakatau (jointly with U.K.), February 23; Unicorn, August 30. NNSA’s FY2006 request stated that, for pit certification, “The major activities in FY2006 include the preparation and execution of subcritical experiments to confirm nuclear performance of the W88 warhead with a newly-manufactured pit.” NNSA’s FY2007 request states, “The Pit Campaign Support Activities at NTS provide support in fielding subcritical experiments essential to pit certification with completion of activities at the end of FY2006. There is no funding provided for these activities in FY2007. All subcritical experiment activities in support of the LANL-manufactured W88 pit certification effort will be completed in FY2006.” NNSA stated to CRS in March

99 Ibid., p. 177.
2006 that Unicorn is the last SCE supporting the W88 pit program, but SCEs for other purposes are anticipated. In March 2007, NNSA stated to CRS that “Subcritical experiments are not currently being scheduled by the laboratories until the FY2008 time frame.”

The laboratories conduct two other types of experiments involving plutonium at NTS. “Thermos” experiments are material property studies. NNSA stated in March 2007 that these experiments do not use enough plutonium to sustain a chain reaction, and the plutonium “does not approximate any part of weapons design.” As of late March 2007, six such experiments had been conducted, with the last on March 22, and Los Alamos National Laboratory was planning additional Thermos experiments. The Joint Actinide Shock Physics Experimental Research (JASPER) Facility is a gas gun that shoots a high-velocity projectile at a plutonium target to produce “high shock pressures, temperatures, and strain rates similar to that of a nuclear weapon” in the plutonium. According to NNSA, the resulting data help “refine the computer codes used to certify the U.S. nuclear stockpile.”

**Test Readiness:** President Clinton directed DOE to be prepared to conduct a nuclear test within three years of a decision to do so. Yet a September 2002 report by DOE’s Office of Inspector General found this ability “at risk.” In January 2002 the Nuclear Posture Review briefing called for an unspecified acceleration of nuclear test readiness, and in March 2002 the Panel to Assess the Reliability, Safety, and Security of the United States Nuclear Stockpile assessed that “test readiness should be no more than three months to a year.” The FY2003 National Defense Authorization Act, P.L. 107-314, sec. 3142, required the Secretary of Energy to report on alternative test readiness postures and recommend the optimal readiness posture. The resulting report argued that the three-year posture was increasingly at risk and recommended moving to an 18-month readiness posture by the end of FY2005.

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100 (...continued)


The FY2004 Weapons Activities request included $24.9 million to reduce the posture from 3 years to 18 months. The National Defense Authorization Act and the Energy and Water Development Appropriations Act provided the funds requested. Conferees on the latter expected NNSA to focus on a program that can meet the current 24-month requirement “before requesting significant additional funds to pursue a more aggressive goal of an 18-month readiness posture.” In contrast, the FY2004 National Defense Authorization Act (P.L. 108-136, sec. 3112) stated, “Commencing not later than October 1, 2006, the Secretary of Energy shall achieve, and thereafter maintain, a readiness posture of not more than 18 months for resumption by the United States of underground tests of nuclear weapons.”

In testimony before the Senate Armed Services Committee on March 24, 2004, NNSA Administrator Linton Brooks said that NNSA’s goal “is to achieve the 18-month test readiness posture called for in the Defense Authorization Act.” The FY2005 National Defense Authorization Act provided the full $30.0 million requested for test readiness. In the FY2005 energy and water bill, the House Appropriations Committee recommended reducing the Primary Assessment Technologies campaign request of $81.5 million, which included $30.0 million for test readiness, by $15.0 million “to limit the enhanced test readiness initiative to the goal of achieving a 24-month test readiness posture. The Committee continues to oppose the 18-month test readiness posture.” The FY2005 Consolidated Appropriations Act reduced this campaign by $7.5 million.

NNSA’s FY2006 test readiness request was $25.0 million “to continue improving the state of readiness to reach an 18-month test-readiness posture in FY2006.” In a Senate Armed Services Committee hearing on February 15, 2005, Senator John Warner asked Secretary of Energy Samuel Bodman whether DOE would meet the 18-month test readiness requirement by October 1, 2006. Secretary Bodman replied, “We continue to be committed to that requirement of the law” and was informed that DOE is on track to meet the October 1 deadline. In testimony before the Senate Appropriations Committee’s Energy and Water Development Subcommittee on April 14, 2005, Ambassador Brooks explained the rationale for the 18-month posture: “Shorter than that, and you were paying money for readiness you

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108 Department of Energy, FY 2006 Congressional Budget Request, Volume 1, p. 93.

couldn’t use, because the experiment [the nuclear test] wouldn’t be ready. Longer than that, and you were running the risk of being ready to test to find out whether you had corrected an important problem, but the test site wasn’t ready.”¹¹⁰ The House Appropriations Committee continued to favor a 24-month posture and stated that the Reliable Replacement Warhead program “obviates any reason to move to a provocative 18-month test readiness posture.”¹¹¹ The Energy and Water Development Appropriations Act reduced test readiness funding to $20.0 million; conferees directed DOE to maintain the 24-month posture. The National Defense Authorization Act also provided $20.0 million; the accompanying conference report did not address the readiness posture. (See Legislation, below.)

For FY2007, NNSA requests $14.8 million for test readiness and notes that the target test readiness posture for FY2006-FY2011, 24 months, was achieved in FY2005.¹¹² The House Armed Services Committee’s report on FY2007 defense authorization states, “While the committee has no indication of the need to resume underground nuclear testing in the near future, it does believe that maintaining the 18 month readiness posture as directed by Congress is important to national security. The committee notes that funding shortfalls have precluded the Department of Energy from achieving the 18 month readiness posture as required by law.”¹¹³ In the FY2007 Energy and Water Development Appropriations Bill (H.R. 5427), the House provided the requested amount, and the Senate Appropriations Committee (in S.Rept. 109-274) recommended providing that amount. NNSA requests no funds under test readiness for FY2008, noting that the program has achieved its goal of a 24-month readiness posture, current capabilities will be maintained through other parts of the budget, and “a more forward looking program is planned.”¹¹⁴ The House Armed Services Committee made no mention of test readiness in its report, while the Senate Armed Services Committee provided no funds, as requested. The House Appropriations Committee was sharply critical of the request, and added funds:

> The Committee supports the 24-month test readiness posture at the Nevada Test Site and provides an additional $20,000,000 to restore the funding in the Administration’s budget request which terminated the activity. The Committee


is baffled by the Administration’s decision to eliminate funding for nuclear test readiness after four budget cycles of insisting that shortening to an 18-month test readiness posture was required for national security reasons. In the fiscal year 2008 budget request, the NNSA proposes what the Committee believes to be a wasteful investment by allowing the restored test readiness activities to be degraded.\textsuperscript{115}

### U.S. Nuclear Tests by Calendar Year

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**Source:** U.S. Department of Energy.

**Note:** These figures include all U.S. nuclear tests, of which 24 were joint U.S.-U.K. tests conducted at the Nevada Test Site between 1962 and 1991. They reflect data on unannounced tests that DOE declassified on December 7, 1993. They exclude the two atomic bombs that the United States dropped on Japan in 1945. On June 27, 1994, Secretary O’Leary announced that DOE had redefined three nuclear detonations (one each in 1968, 1970, and 1972) as separate nuclear tests. This table reflects these figures. She also declassified the fact that 63 tests, conducted from 1963 through 1992, involved more than one nuclear explosive device.

### CTBT Pros and Cons

A CTBT is contentious. Supporters argue it would fulfill disarmament commitments the nuclear weapon states made in the Nuclear Nonproliferation Treaty and its 1995 Review and Extension Conference; end a discriminatory regime in which nuclear weapon states can test while others cannot; and aid nonproliferation by preventing nonnuclear weapon states from developing nuclear weapons of advanced design. Some supporters hold a CTBT would freeze a U.S. advantage in nuclear weaponry and that the stockpile stewardship program can maintain U.S. weapons without testing. A CTBT, it is argued, would also prevent the development of weapons of advanced design by the P5, reducing future threats to the United States, and impede India’s ability to develop a thermonuclear weapon. Some hold the treaty would bar China from incorporating any lessons learned from espionage into new warheads.

Critics see testing as the one sure way to maintain confidence in the reliability and safety of U.S. nuclear weapons. They contend that if friends and allies doubt U.S. nuclear capability, they might feel compelled to develop their own nuclear weapons. Some opponents believe that a CTBT would undercut confidence in the U.S. deterrent, increasing the incentive for rogue states to obtain nuclear weapons.

Critics also charge that nations wanting to develop nuclear weapons would likely not sign a CTBT and in any event could develop fairly sophisticated weapons without testing; that verification would be difficult; and that the United States might need to develop new weapons to meet new threats. If other nations become nuclear powers or if existing ones develop new weapons, the proper response, in this view, is ballistic missile defense. (For a more detailed discussion, see CRS Report RS20351, Comprehensive Test Ban Treaty: Pro and Con, by Jonathan Medalia.)

Legislation


**S. 1547 (Levin).** National Defense Authorization Act for Fiscal Year 2008. Reported by Senate Committee on Armed Services (S.Rept. 110-77) June 5. The Administration requested, and the bill included, no funds for FY2008 for nuclear test readiness. Section 3121 repealed a requirement (50 U.S.C. 2528a) for reports on nuclear test readiness, and instead required biennial reports on this topic that would include an estimate of the time needed to conduct a nuclear test following direction by the President to conduct a test, a description of the level of test readiness that the Secretary of Energy deems appropriate, a list of the skills, capabilities, and infrastructure needed to carry out a nuclear test, and an assessment of such skills, capabilities, and infrastructure. Section 3122, Sense of Congress on the Nuclear Nonproliferation Policy of the United States and the Reliable Replacement Warhead Program, included a provision, “the Senate should ratify the Comprehensive Nuclear-Test-Ban Treaty.” The Administration criticized Section 3122 in a Statement of Administration Policy. In a floor speech of July 10, Senator Jon Kyl called the provision “an unprecedented attempt to preordain the ratification of a treaty — a treaty already overwhelmingly rejected by this body — the CTBT.”

**H.R. 2641 (Visclosky).** Energy and Water Development Appropriations Bill, 2008. Reported from House Committee on Appropriations (H.Rept. 110-185) June 11. The committee bill provided $20.0 million for test readiness, although no funds were requested, as discussed under “Test Readiness,” above. The committee bill also provided $484.3 million for nonproliferation and verification R&D, an increase of $219.1 million over the request. Of this increase, the committee added $120.0 million for proliferation detection and $61.1 million for nuclear explosion monitoring, “reflect[ing] the urgent need to develop advanced proliferation detection technology and nuclear explosion monitoring capability.” On June 13, the House Committee on Rules reported (H.Rept. 110-190) the rule (H.Res. 481) for the bill. The House considered the bill on June 19 and 20.


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recommended no funds for test readiness, as requested. It recommended $322.3 million for nonproliferation and verification R&D, an increase of $57.0 million over the request.

**H.R. 2764 (Lowey).** State, Foreign Operations, and Related Programs Appropriations Bill, 2008. Reported from House Committee on Appropriations (H.Rept. 110-197) June 18, 2007. The committee recommended $10.0 million for the International Monitoring System (IMS), vs. $18.0 million requested. In a colloquy with Representative Tauscher on June 21, Representative Lowey said, “I agree with you that the United States should show leadership and pay our full share of obligations that it owes to the CTBTO.... [I]t is my intention to continue to work with you as the bill moves through the process.” The House passed the bill without change to the IMS provision, 241-178, on June 22 (roll call 542).

**H.R. 2764 (Leahy).** Department of State, Foreign Operations, and Related Programs Appropriations Bill, 2008. On July 10, 2007, it was reported from the Senate Committee on Appropriations (S.Rept. 110-128) and placed on the Senate Legislative Calendar. The committee recommended $28.0 million for IMS.

**H.Res. 68 (Woolsey).** Recognizing the dangers posed by nuclear weapons. Urges the President, among other things, to “reaffirm the moratorium on nuclear testing and work for ratification of the Comprehensive Test Ban Treaty at the earliest possible date.” Introduced January 16, 2007, and referred to the House Committees on Armed Services and Foreign Affairs. Referred to the Subcommittee on Terrorism, Nonproliferation, and Trade on February 5.

**H.Res. 227 (Woolsey).** “Calling for the adoption of a Sensible, Multilateral American Response Terrorism (SMART) security platform for the 21st century.” Calls for a U.S. security policy that, among other things, would reduce the spread of weapons of mass destruction by adhering to the CTBT. Referred to House Committee on Foreign Affairs, March 7, 2007.

**Chronology**

**09/00/07** — A conference on facilitating entry into force of the CTBT is scheduled to meet September 17 and 18 in Vienna, Austria.

**06/00/07** — The 28th session of the Comprehensive Nuclear-Test-Ban Treaty Organization Preparatory Commission met June 19-22 in Vienna, Austria.

**06/04/07** — The Senate Armed Services Committee reported S. 1547, FY2008 National Defense Authorization Act. Section 3122, Sense of Congress on the Nuclear Nonproliferation Policy of the United States and the Reliable Replacement Warhead Program, included a provision, “the Senate should ratify the Comprehensive Nuclear-Test-Ban Treaty.”
06/04/07 — The United States paid $10.0 million toward the International Monitoring System to the Comprehensive Test Ban Treaty Organization Preparatory Commission.

03/29/07 — The Comprehensive Nuclear-Test-Ban Treaty Organization Preparatory Commission certified the 200th and 201st International Monitoring System stations.

01/31/07 — Mikhail Gorbachev called on nuclear weapon states to ratify the CTBT.

01/16/07 — Moldova became the 138th nation to ratify the CTBT.

01/04/07 — Four former government officials urged “[i]nitiating a bipartisan process with the Senate ... to achieve ratification of the Comprehensive Test Ban Treaty.”


10/26/06 — Bosnia and Herzegovina became the 137th nation to ratify the CTBT.

10/16/06 — The United States confirmed that the North Korean event of October 9 was a nuclear test.

10/09/06 — North Korea claimed to have conducted its first nuclear test; most reports placed the explosive yield of the test at one kiloton or less.

10/03/06 — North Korea declared that it will conduct a nuclear test.

09/28/06 — Representative Tauscher introduced H.Res. 1059, calling on the Senate to give its advice and consent to CTBT ratification.

09/20/06 — Fifty-nine foreign ministers called on states that have not done so to ratify the treaty.

08/30/06 — The United States conducted its 23rd subcritical experiment, “Unicorn,” at the Nevada Test Site.

06/00/06 — The 26th meeting of the Preparatory Commission for the Comprehensive Nuclear Test Ban Treaty Organization was held June 20-23.

02/23/06 — The United States and United Kingdom conducted a subcritical experiment, “Krakatau,” at the Nevada Test Site.

12/08/05 — The U.N. General Assembly adopted 168-2, a resolution on nuclear disarmament that, among other things, urged nations to ratify the CTBT.
11/00/05 — The 25th meeting of the CTBTO Preparatory Commission was held November 14-18 in Vienna, Austria.

9/00/05 — A conference, Facilitating the Entry into Force of the Comprehensive Nuclear Test Ban Treaty, was held September 21 to 23 at U.N. Headquarters.

8/29/05 — Egyptian Foreign Minister Ahmed Aboul Gheit reportedly stated that Egypt would not ratify the CTBT until Israel joins the NPT.

5/16/05 — The New York Times reported that on May 15 National Security Advisor Stephen Hadley stated, “Action would have to be taken” if North Korea conducted a nuclear test. The article also reported that Secretary General Shinzo Abe of Japan’s Liberal Democratic Party said if North Korea “conducts nuclear testing, for instance, Japan will naturally bring the issue to the U.N. and call for sanctions against North Korea.”

5/00/05 — At the Nuclear Nonproliferation Treaty Review Conference, held May 2 to 27, some nations criticized the United States for not ratifying the CTBT.

3/10/05 — The European Parliament passed a resolution that, among other things, “reiterates its call for the USA ... to sign and ratify the CTBT.”

2/10/05 — North Korea declared, “We ... have manufactured nukes for self-defense to cope with the Bush Administration’s evermore undisguised policy to isolate and stifle the DPRK.”


For Additional Reading


Conference on Facilitating the Entry into Force of the Comprehensive Nuclear-Test-Ban Treaty, “Draft final declaration and measures to promote the entry into


Federation of American Scientists. Nuclear Weapons/Nuclear Testing site. [http://www.fas.org/main/content.jsp?formAction=315&projectId=7&projectName=Nuclear+Weapons&contentType=42&contentTypeDesc=Nuclear+Testing].


