



DEPARTMENT OF THE NAVY  
OFFICE OF THE CHIEF OF NAVAL OPERATIONS  
2000 NAVY PENTAGON  
WASHINGTON, D.C. 20350-2000

IN REPLY REFER TO

OPNAVINST 5710.25A  
N3/N5L

**AUG 13 2007**

OPNAV INSTRUCTION 5710.25A

From: Chief of Naval Operations

Subj: INTERNATIONAL AGREEMENTS (IA)

Ref: (a) DOD Directive 5530.3  
(b) SECNAVINST 5710.25B  
(c) DIAI 2000.001  
(d) 22 C.F.R. Part 181  
(e) Case-Zablocki Act, 1 U.S.C. § 112  
(f) SECNAVINST 5510.34  
(g) National Disclosure Policy (NDP-1)

Encl: (1) Approval Authorities  
(2) Sample Request to Negotiate IA  
(3) Sample Fiscal Memorandum for IA  
(4) Sample Legal Memorandum for IA  
(5) Sample Command Approval to Negotiate IA  
(6) Sample Request to Negotiate and/or Conclude IA  
(7) Sample Approval to Negotiate and/or Conclude IA  
(8) Sample Command Forwarding Memo to OJAG for IA  
(9) Sample Background Statement for IA

1. Purpose. To delegate the Chief of Naval Operations' (CNO) authority concerning International Agreements (IA) and to authorize "summary procedures" for negotiating and concluding IA by organizations under the CNO's cognizance per references (a) through (g). Reference (a) delegates authority to the Secretary of the Navy (SECNAV) to negotiate and conclude IA that are predominantly single-service matters, not policy significant, and fall within the categories of agreements identified in paragraph 13 of reference (a). "Policy significant" agreements are described in paragraph 8.4 of reference (a). Reference (b) delegates authority to the CNO for agreements of an operational nature (generally referred to as "operational agreements") under CNO's cognizance. This instruction is completely revised and should be reviewed in its entirety.

2. Cancellation. OPNAVINST 5710.24 and OPNAVINST 5710.25.

3. Scope and Applicability

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a. This instruction applies to all IA negotiated and concluded under the authority delegated from SECNAV to CNO. Commands will adhere to the procedures established in references (a), (b), and this instruction in negotiating and concluding IA. Commands will adhere to the procedures established by reference (c) and this instruction in negotiating and concluding international military intelligence agreements.

b. This instruction does not affect the authority of naval commands to negotiate and/or conclude IA under separate authority delegated to them by Combatant Commanders (COCOM).

4. General. The following summary provides the steps involved in the negotiation and conclusion of an IA.

a. Preliminary Discussions. Preliminary or exploratory discussions or routine meetings with other foreign governments may be initiated when international cooperation appears appropriate. Navy personnel may not offer or discuss draft documents at these discussions, and discussions must be conducted with the understanding that the views communicated shall not bind or commit any side, legally or otherwise. Navy personnel may accept draft documents from foreign governments at these discussions, but will indicate to the other nation that the draft document will be submitted for proper approval before further discussion.

b. Drafting Agreement. The drafting agreement creates a text for the agreement that will accomplish the goals of the IA. Assistance with drafting agreement text is available from Head, Global Shaping (CNO (N5IS)) and Office of the Judge Advocate General (OJAG) (Code 10).

c. Negotiation

(1) Before Navy personnel can negotiate with foreign governments, they must receive proper permission from an Approval Authority listed in enclosure (1). A sample request to negotiate an IA is included in enclosure (2). A Technology Assessment/Control Plan is only required for agreements that are policy significant and involve technology transfers per reference (a). Requests deemed policy significant by the Approval Authority or Deputy, Chief of Naval Operations Information, Plans, and Strategy (CNO (N3/N5)) will be forwarded via CNO (N5IS) to the Office of the Secretary of Defense (Policy) for approval.

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(2) The term "negotiation" is defined as communication by any means of a position or an offer, on behalf of the United States (U.S.), Department of Defense (DoD), or on behalf of any officer or organizational element thereof, to an agent or representative of a foreign government, including an agency, instrumentality, or political subdivision thereof, or of an international organization, in such detail that the acceptance in substance of such position or offer would result in an IA. The term "negotiation" includes any such communication, even if conditioned on later approval by the responsible authority. The term "negotiation" also includes provision of a draft agreement or other document, the acceptance of which would constitute an agreement, as well as discussions concerning any U.S., foreign government, or international organization draft document whether or not titled "agreement." The term "negotiation" does not include preliminary or exploratory discussions or routine meetings where no draft documents are discussed, as long as discussions or meetings are conducted with the understanding that the views communicated shall not bind or commit any side, legally or otherwise.

(3) The Approving Authority approving the negotiation may determine who the negotiators will be, and may provide specific instructions to be adhered to during the negotiations.

d. Conclusion. Before Navy personnel may conclude (signing or otherwise accepting) an IA with a foreign government, they must receive proper permission from an Approval Authority listed in enclosure (1). A sample request to negotiate and/or conclude an IA is included in enclosure (6); a sample approval to negotiate and/or conclude an IA is included in enclosure (7). Commands may request authority to negotiate and conclude at the same time. A copy of all approvals to negotiate and/or conclude agreements (except those pertaining to intelligence agreements) shall be forwarded to CNO (N5IS) and OJAG (Code 10).

e. Transmittal. Per references (a), (b), (d), and (e), submit four certified copies (or three copies and the original), the background statement, and translator's certificate (if there is a foreign language text) to Office of the Judge Advocate General (Code 10), 1322 Patterson Avenue South-East, Suite 3000, Washington Navy Yard, DC 20374-5066 within 10 calendar days after the last signature (enclosures (8) and (9)). This requirement may not apply to intelligence agreements and should be evaluated on a case-by-case basis in consultation with OJAG (Code 10) and Defense Intelligence Agency (DIA).

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5. Responsibilities

a. CNO (N3/N5) shall:

(1) Exercise overall policy and management control concerning the implementation of this instruction.

(2) Resolve any questions of policy concerning IA practices and procedures or interpretation of this instruction.

(3) If necessary, withhold authority to negotiate and conclude agreements, or direct additional routing of IA within the DoD (e.g., for "policy significant" issues).

b. CNO (N5IS) shall receive, as a "copy to" addressee, all requests and approvals to negotiate and/or conclude IA authorized by the Approval Authorities (except those pertaining to intelligence agreements). This is done to ensure CNO (N5IS) is aware of all pending agreements.

c. OJAG (Code 10) shall serve as the Central Office of Record (COR) for IA concluded under this instruction per reference (b).

d. Approval Authorities (listed in enclosure (1)) shall exercise Approval Authority responsibilities per this instruction.

e. The initiating command is responsible for developing the IA package, coordinating with approval authorities and the appropriate COCOM, arranging and funding translation Certification (if a foreign language text is used in addition to the English language text).

6. Changes. Submit recommended changes to CNO (N3/N5).

7. Reports. OJAG (Code 10) shall submit a list of all concluded IA to the DoD General Counsel. All Approval Authorities shall support OJAG (Code 10) in compiling the list.



P. M. WALSH  
Admiral, U.S. Navy

## Distribution:

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**APPROVAL AUTHORITIES**

1. This enclosure applies to subject matters delegated to the Chief of Naval Operations (CNO) by reference (b). Notwithstanding the delegations listed below, any International Agreements (IA) involving an issue of "policy significance" as defined in reference (a), and as determined by the Approval Authority or Chief of Naval Operations Information, Plans, and Strategy (CNO (N3/N5)), must be routed via Head, Global Shaping (CNO (N5IS)) and approved by Office of the Secretary of Defense (Policy). CNO, Vice Chief of Naval Operations (VCNO), and CNO (N3/N5) may approve any of the categories of the agreements listed below (with the exception of military intelligence agreements). CNO, VCNO, and CNO (N3/N5) may withhold the authority delegated.

2. All other listed Approval Authorities may only approve those agreements that fall within the appropriate subcategory. If an agreement falls into two categories, the more specific category shall be used (e.g., Oceanography implementing agreement under a Department of Defense agreement would fall into both Categories 4(a) and 4(c); however, Category 4(c), subcategory Oceanographic Matters, would be the appropriate one to use). Fleet-Component refers to Echelon II Naval component commanders: Fleet Forces Command, Pacific Command, Naval Forces Europe, and Central Command.

3. Authority to approve IA may be exercised by the Approval Authority, their principal deputy, or an official specifically designated in writing to act for the Approval Authority with regard to a specific agreement. "Blanket" or "standing" delegations are not authorized.

## 4. Categories of Agreements

a. Category: Implementing Agreements. Technical, operational, working, or similar operational agreements or arrangements concluded pursuant to a treaty or executive agreement that entails implementing arrangements:

<u>Subcategories</u>	<u>Approval Authority</u>
1. Minor technical, operational, working, or similar implementing arrangements	Fleet-Component
2. Access and basing arrangements/joint manning/use of facilities	Fleet-Component CNO (N4)

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CNIC

b. Category: Cooperative or Reciprocal Support Agreements. Cooperative or reciprocal operational, logistical, training, or other military support, including logistics support arrangements under 10 U.S.C. §7227, and arrangements for shared use or licensing of military equipment, facilities, services, and non-physical resources:

<u>Subcategories</u>	<u>Approval Authority</u>
1. Minor cooperative or reciprocal Support (excluding exchanges)	Fleet-Component
2. Fuel Exchange	CNO (N4)
3. Pre-positioning Agreements	CNO (N4)
4. Cryptologic Support	CNO (N6)
5. Law Enforcement Cooperation	CNO (N09N)

c. Category: Plans, Exercises, Operations, Exchanges Agreements. Combined military planning, command relationships, military exercises and operations, minor and emergency force deployments, exchange programs (excluding the Engineer and Scientist Exchange Program), including those effected pursuant to 10 U.S.C. §2114 (agreements with foreign military medical schools for reciprocal education programs), and liaison programs:

<u>Subcategories</u>	<u>Approval Authority</u>
1. Minor planning, command relationships, military exercises and operations, minor and emergency force deployments	Fleet-Component
2. Meteorology, Oceanography, Hydrography, Astrometry, and Precise Time Programs	Oceanographer of the Navy Branch CNO (N84)
3. Personnel Exchange	CNO (N1)
4. Liaison Officers	Fleet-Component

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CNO (N5IS)

5. Submarine Rescue Procedures CNO (N87)

d. Category: Military Intelligence Agreements. Collection and exchange of military intelligence information (except Signals Intelligence (SIGINT) agreements) shall be forwarded to Director, Defense Intelligence Agency for approval, via the Under Secretary of the Navy (UNSECNAV) and Director of Naval Intelligence (CNO (N2)).

e. Category: Military Information Exchange Agreements. Collection or exchange of military information and data other than military intelligence. Does not include acquisition-related Data/Information Exchange Agreements (DEAs/IEAs):

<u>Subcategories</u>	<u>Approval Authority</u>
1. DEA/IEAs Principal	Applicable OPNAV  Official (CNO N1, N6, N8)
2. Tactical Environmental Information	Oceanographer of the Navy CNO (N84)
3. Law Enforcement (non-maritime)	CNO (N09N)

f. Category: Health and Medical Agreements. Health and medical cooperative research, development, test, evaluation, technical data exchange, and related standardization agreements shall be forwarded to the Bureau of Medicine and Surgery (BUMED)/CNO (N093) (Surgeon General of the Navy).

g. Category: Communications Agreements. Sharing or exchange of DoD communications equipment, facilities, support, services, or other communication resources with a foreign country or alliance organization, the use of U.S. military frequencies or frequency bands, and the use of U.S. communications facilities and/or systems by foreign organizations, whether overseas or in the U.S. shall be approved by Chief of Naval Operations Communication Networks (CNO (N6)).

h. Agreements not listed above: Forward any operational

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agreements not delegated above to CNO via applicable Office of the Chief of Naval Operations Principal Official (copy to CNO (N5IS)).

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SAMPLE REQUEST TO NEGOTIATE INTERNATIONAL AGREEMENT

5800  
Ser [\*\*/\*\*]  
[Date]

From: [Command or individual]  
To: Approval Authority [listed in Enclosure (1)]  
Via: [Chain of command]

Subj: REQUEST FOR AUTHORITY TO NEGOTIATE AN INTERNATIONAL  
AGREEMENT CONCERNING [SUBJECT MATTER] WITH  
[COUNTRIES]

Ref: (a) DOD Directive 5530.3  
(b) SECNAVINST 5710.25B  
(c) OPNAVINST 5710.25A

Encl: (1) Proposed Agreement  
(2) Fiscal memorandum (optional)  
(3) Legal memorandum (optional)

1. Per references (a) through (c), request authority to negotiate an International Agreement concerning the [subject matter] with [countries involved] (enclosure (1)). [Further, if policy significant, explain why (e.g., subject matter controversial or involves a country of high interest) and indicate that Department of Defense (DoD) approval may be required: "This agreement appears to be policy significant because \*\*\*; as a result, DoD approval may be required."]  
Further, if Circular 175 authority is necessary, explain why and indicate that DoD should make request to State: "This agreement appears to require Circular 175 authority because \*\*\*; as a result, DoD may need to seek Department of State approval."]

2. [Background of agreement/issues]

3. [Benefits/risks to the U.S.]

4. [Proposed negotiators and schedule]

5. Fiscal memorandum attached as enclosure (2) [the Comptroller for the initiating command should prepare the fiscal memo].  
Legal review attached as enclosure (3) [initiating command can request any Judge Advocate General in the chain of command to conduct the legal review or request Office of the Judge Advocate General (Code 10) to provide the legal review].

Enclosure (2)

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Subj: REQUEST FOR AUTHORITY TO NEGOTIATE AN INTERNATIONAL  
AGREEMENT CONCERNING [SUBJECT MATTER] WITH  
[COUNTRIES]

[Attach other enclosures as appropriate. See reference (a),  
paragraph 9.2 for other requirements for the request.]

6. My point of contact is \*\*\*.

SIGNATURE

Copy to:  
CNO (N5IS)  
Other commands as appropriate

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SAMPLE FISCAL MEMORANDUM FOR INTERNATIONAL AGREEMENT

7040

Ser [\*\*/\*\*]

[Date]

MEMORANDUM

From: Comptroller [or other Fiscal Officer]  
To: [Command]

Subj: FISCAL MEMORANDUM CONCERNING [subject of agreement]  
INTERNATIONAL AGREEMENT

Ref: (a) DOD 7000.14-R, Volume 12, Chapter 9 (DOD FMR)

1. While costs for each financial obligation vary from year to year, a general estimate (not including United States military (U.S.) man hours) is as follows:

[List costs with major items separated]

2. Number of man-hours contributed by U.S. personnel required to support these agreements on an annual basis: [\*\*\*].

3. [Cite appropriate Public Law or U.S. Code title and section] provides sufficient legal authority to spend appropriated funds in order to support the proposed agreements. [Discuss further as necessary].

4. Obligations of the party to this agreement are subject to the availability of appropriated funds for such purposes. We would notify the other party immediately if funds were not sufficient to satisfy our obligations under the agreement. Per reference (a), the proposed agreement meets fiscal requirements.

SIGNATURE

Enclosure (3)

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## SAMPLE LEGAL MEMORANDUM FOR INTERNATIONAL AGREEMENT

5800  
Ser [\*\*/\*\*]  
[Date]From: [Judge Advocate]  
To: [Approval Authority]

Subj: LEGAL REVIEW OF PROPOSED AGREEMENT OF [list title]

Ref: (a) [request]  
(b) 10 U.S.C. § 113  
(c) DOD Directive 5530.3  
(d) SECNAVINST 5710.25B  
(e) OPNAVINST 5710.25A  
(f) [International Agreements, if applicable]  
(g) [U.S. code cite that provides statutory authority]  
[\*\*\*]

Encl: (1) Proposed Agreement

1. Background. [Command initiating request] requests authority to negotiate [and/or conclude] an agreement with [country and organization] to address [subject of agreement, e.g., all instances of the recovery, trans-border shipment, and the possible on-site emergency disposal of unexploded ordnance that may be discovered along the coasts]. The approval authority for this request is [Approving Authority]. This legal memorandum sets forth the underlying legal authority to enter into the proposed agreement.

2. Opinion. Subject to [any required changes or recommended modifications and] approval by [Approval Authority], there exists procedural and substantive legal authority to negotiate and conclude the proposed Agreement.

3. Discussion

a. Procedural authority for the United States (U.S.) Department of Defense to negotiate and conclude International Agreements is based on Article II, Section 2, of the U.S. Constitution that sets forth the President's foreign affairs powers and provides that the President shall be the Commander-in-Chief of the U.S. armed forces. In his capacity as Commander-in-Chief, the President may enter into international agreements regarding the use of U.S. military forces. Reference

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Subj: LEGAL REVIEW OF PROPOSED AGREEMENT OF [list title]

(b) provides that the Secretary of Defense is the principal assistant to the President in all matters relating to the Department of Defense. It further provides that the Secretary has authority, direction, and control over the Department, and that the Secretary, unless specifically prohibited by law, may perform any of his functions or duties, or exercise any of his powers through, or with the aid of, such persons in or organizations of the Department of Defense as he may designate. Per reference (c), the Secretary of Defense has delegated the authority to approve requests to negotiate and conclude international agreements concerning this subject matter to the Secretary of the Navy, who in turn delegated his authority, in reference (d), to the Chief of Naval Operations. Per reference (e), the Chief of Naval Operations delegated his authority to [], the Approval Authority for this agreement.

b. Substantive authority to enter into an agreement of this nature is found at [other international agreements and/or U.S. statutes]. [Provide legal analysis as to why sufficient authority exists, e.g., Reference (\*) is an agreement in which the U.S. and \*\*\* have agreed to cooperate in the solution of the environmental problems of mutual concern in the border area. For example, see reference (\*), which requires the Secretary of Defense to . . . . Furthermore, reference (\*) requires the United States and \*\*\* to cooperate in the area of . . . . Finally, statutory authority is contained in reference (\*), which states in part that . . . .]

4. Required changes. [If applicable or none].

5. Recommendations. [If applicable or none].

6. Case Act Compliance. Per reference (b), please ensure that the following items are provided within 10 days after the final signature on the agreement to Office of the Judge Advocate General, Attn: Code 10, 1322 Patterson Avenue South-East, Suite 3000, Washington Navy Yard, DC, 20374-5066:

a. Four reproducible copies of the completed international agreement (both english and foreign text). Unless one of the copies is the original, each of the copies shall be certified to be a true copy of the original agreement.

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Subj: LEGAL REVIEW OF PROPOSED AGREEMENT OF [list title]

b. A translation of the foreign language text meeting the requirements of reference (c), paragraph 8.11.2. The translation shall be completed before the agreement is signed.

c. A background statement meeting the requirements of reference (c), enclosure (6).

7. Point of Contact. The point of contact for this memorandum is [name, email address, phone number].

SIGNATURE

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SAMPLE COMMAND APPROVAL TO NEGOTIATE INTERNATIONAL AGREEMENT

5800  
Ser [\*\*/\*\*]  
[Date]

From: [Approval Authority]  
To: [Requesting command or individual]  
Subj: AUTHORITY TO NEGOTIATE PROPOSED AGREEMENT BETWEEN THE  
UNITED STATES NAVY AND \*\* CONCERNING INFORMATION EXCHANGE  
Ref: (a) Your request of \*\*  
(b) OPNAVINST 5710.25A  
Encl: (1) Approved Text for Negotiation

1. In response to reference (a) and pursuant to reference (b), you are authorized to negotiate the proposed agreement (enclosure (1)). However, once negotiations are complete, a separate request for authority to conclude the agreement must be submitted to this command before the agreement may be concluded.

2. [If applicable] Further, United States negotiators for this agreement must \*\*

3. My point of contact is \*\*.

SIGNATURE

Copy to:  
CNO (N5IS) [mandatory]  
OJAG (Code 10) [mandatory]  
Other commands as desired

Enclosure (5)

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SAMPLE REQUEST TO NEGOTIATE AND/OR CONCLUDE INTERNATIONAL  
AGREEMENT

5800  
Ser [\*\*/\*\*]  
[Date]

From: [Command or Individual]  
To: [Approval Authority]  
Via: [Chain of command]

Subj: REQUEST FOR AUTHORITY TO [NEGOTIATE AND] CONCLUDE AN  
INTERNATIONAL AGREEMENT CONCERNING [SUBJECT MATTER] WITH  
[COUNTRIES]

Ref: (a) DOD Directive 5530.3  
(b) SECNAVINST 5710.25B  
(c) OPNAVINST 5710.25A

Encl: (1) Proposed Agreement  
(2) Fiscal memorandum  
(3) Legal memorandum

1. Per references (a) through (c), request authority [to negotiate and] conclude an International Agreement concerning the [subject matter] with [countries involved] (enclosure (1)). [If policy is significant, explain why (e.g., subject matter controversial or involves a country of high interest) and indicate that DoD approval may be required: "This agreement appears to be policy significant because \*\*\*; as a result, DoD approval may be required."] Further, if Circular 175 authority is necessary, explain why and indicate that DoD should make request to State: "This agreement appears to require Circular 175 authority because \*\*\*; as a result, DoD may need to seek Department of State approval."]

2. [Background of agreement/issues]

3. [Benefits/risks to the U.S.]

4. [If request to negotiate, include proposed negotiators and schedule; if request to conclude, include proposed signatories and schedule]

5. Fiscal memorandum attached (enclosure (2)) [the Comptroller for the initiating command should prepare the fiscal memo].  
Legal review attached as enclosure (3) [initiating command or

Enclosure (6)

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Subj: REQUEST FOR AUTHORITY TO [NEGOTIATE AND] CONCLUDE AN  
INTERNATIONAL AGREEMENT CONCERNING [SUBJECT MATTER] WITH  
[COUNTRIES]

individual can request any JAG in the chain of command to  
conduct the legal review or can request OJAG (Code 10) to  
provide the legal review]. Attach other enclosures as  
appropriate. See DOD Directive 5530.3, paragraph 9.2 for other  
requirements for the request.

6. My point of contact is \*\*\*.

SIGNATURE

Copy to:  
CNO (N5IS)  
Other commands as desired

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SAMPLE APPROVAL TO NEGOTIATE AND/OR CONCLUDE INTERNATIONAL  
AGREEMENT

5800  
Ser [\*\*/\*\*]  
[Date]

From: [Approval Authority]  
To: [Requesting Command or Individual]  
  
Subj: AUTHORITY TO [NEGOTIATE AND CONCLUDE]  
PROPOSED U.S.-\*\*\* INTERNATIONAL AGREEMENT  
CONCERNING \*\*\*  
  
Ref: (a) Your request of \*\*\*  
(b) OPNAVINST 5710.25A  
(c) DOD Directive 5530.3

Encl: (1) Approved Memorandum of Understanding

1. In response to reference (a) and pursuant to reference (b), you are authorized to [negotiate and] conclude the proposed agreement as provided in enclosure (1). Any substantive changes to enclosure (1) will require my re-approval.

2. Per reference (b), ensure that the following items are provided to the Office of the Judge Advocate General, Attn: Code 10, 1322 Patterson Avenue South-East, Washington Navy Yard, DC, 20374-5066 within 10 days after the final signature on the agreement:

a. Four copies of the signed agreement. Each of the copies shall be certified to be a true copy of the original agreement, unless an original agreement is also sent.

b. A background statement meeting the requirements of reference (c), enclosure (6).

3. My point of contact is \*\*\*.

SIGNATURE

Copy to:  
CNO (N5IS) [mandatory]  
OJAG (Code 10) [mandatory]  
Other commands as desired

Enclosure (7)

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SAMPLE COMMAND FORWARDING MEMO TO OJAG FOR INTERNATIONAL  
AGREEMENT

5800  
Ser [\*\*/\*\*]  
[Date]

From: [Command that concluded the agreement]  
To: Office of the Judge Advocate General (Code 10)

Subj: CASE ACT NOTIFICATION CONCERNING \*\*\*

Ref: (a) DOD Directive 5530.3  
(b) SECNAVINST 5710.25A

Encl: (1) International Agreement (English Text)  
(2) Background Text  
(3) [if applicable, International Agreement (foreign  
text) with translator's certificate]

1. Per references (a) and (b), four certified copies of enclosure (1) and enclosure (2) are submitted. [If agreements submitted later than 10 days after signature, provide explanation for the delay].

2. My point of contact is \*\*\*.

SIGNATURE

Copy to:  
Approval Authority

Enclosure (8)

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SAMPLE BACKGROUND STATEMENT FOR INTERNATIONAL AGREEMENT

1. Type of agreement: [Bilateral or Multilateral]
2. Organizations and countries that are parties to the agreement [do not list United States (U.S.)]:
3. U.S. and foreign governmental agencies or units responsible for carrying out the agreement:
4. Full title of the agreement:
5. Subject matter of the agreement: [a general summary of the text and a discussion of any especially important provisions]
6. Citation of the legal authority that authorizes agreement: [specific legislation, a treaty, the constitutional authority of the President, or U.S. Code title and section, or some combination of these. A simple citation is adequate; not necessary to quote or summarize the provision of law or treaty, but the specific sections or articles should be cited rather than referring to the law or treaty as a whole].
7. Date of entry into force:
8. Date of termination: [actual date or indefinite]
9. Signing Official's Name, Title and/or Office, Country:
10. Full title and date of agreement, if any, upon which this agreement is based or amends:
11. Date of signature of the agreement: