

ARTICLE 15

The United Kingdom Government shall inform the Canadian Government of the chemical composition, physical form and quantity of substances in the munition types that the British Armed Forces fire in Canada as well as any information it has on the environmental effects of their use. The United Kingdom Government, through the British Armed Forces, shall also provide information on the quantity of each munition type fired in each range or training area in Canada at least annually. Specific details of the procedures to report quantities fired, shall be included in a Memorandum of Understanding or other written arrangement made under Article 9 of this Agreement.

ARTICLE 16

Following the termination or suspension of this Agreement, in whole or in part, the United Kingdom Government shall pay the proportionate and appropriate costs, related to British Armed Forces' training and agreed with the Canadian Government, arising from the environmental cleanup and site restoration to a level consistent with Canadian laws, regulations and nationally accepted standards. Where such laws, regulations and standards allow varying levels of cleanup according to the expected uses of the land, the detail of the cleanup shall be negotiated.

ARTICLE 17

1. Unless otherwise agreed by the Parties, at the time the British Armed Forces finally cease to use a training area, the United Kingdom Government shall pay the proportionate and appropriate costs, agreed with the Canadian Government, in discharge of its obligation for Unexploded Explosive Ordnance (UXO) clearance. The amount to be paid shall be calculated as follows:

- (a) The Canadian Government will determine the level of clearance required consistent with the expected use of the training area if and when it ceases to be used as a training area;