- 2. These subsidiary arrangements or loan agreements shall make specific reference to this Agreement.
- 3. Unless stated otherwise, subsidiary arrangements concerning contributions from the Government of Canada shall be considered as administrative arrangements.
- 4. Loan agreements shall be the subject of formal agreements between the Contracting Parties and shall bind them under international law.

## ARTICLE III

Unless otherwise indicated, the Government of Canada shall assume the responsibilities described in Annex "A" and the Government of Bangladesh shall assume the responsibilities described in Annex "B" in respect of any specific project established under a subsidiary arrangement or loan agreement. The Annexes "A" and "B" shall be integral parts of this Agreement.

## ARTICLE IV

For the purposes of this Agreement:

- (a) "Canadian firms" means Canadian or other non-Bangladesh firms or institutions engaged in any project established under a subsidiary arrangement or loan agreement;
- (b) "Canadian personnel" means Canadians or non-Bangladeshi or other nonpermanent residents of Bangladesh working in that country on any project established under a subsidiary arrangement or loan agreement; and
- (c) "dependents" means
  - (i) the spouse of a member of the Canadian personnel, as described in the Regulations of the Government of Canada respecting Technical Assistance to Developing Countries,
  - (ii) a child of the member of the Canadian personnel or his spouse who is:
    - (A) under twenty-one years of age and dependant on the member of the Canadian personnel or his spouse for support, or
    - (B) twenty-one years of age or older and dependant on the member of the Canadian personnel or his spouse for support by reason of a mental or physical incapacity,

but not including a child from a previous marriage who does not normally reside with the member of the Canadian personnel or his spouse.

## ARTICLE V

The Government of Bangladesh shall indemnify and save harmless the Government of Canada, Canadian firms and Canadian personnel from civil liability for acts done or omitted to be done in the performance of their duties except where such acts result from gross negligence or wilful misconduct.