

7. Canada shall furnish, without cost to the MFO, the helicopters contributed to the RWAU.

8. The MFO shall furnish, at no cost to Canada, specialist and ground support equipment, all required spare parts and other contingent equipment required for the performance of the mission of the RWAU.

9. The MFO shall either provide at its own expense, or reimburse Canada, for all support for the operation and maintenance of the helicopters contributed by Canada for the use of the MFO, including costs of necessary maintenance-related rotations of aircraft and replacement aircraft. Canada shall credit to the MFO an amount equivalent to the net incremental cost which Canada would have otherwise incurred for the helicopters' operation and maintenance in Canada. As part of its assumption of operational costs, the MFO shall pay for and furnish all petroleum products necessary for MFO mission purposes.

10. All damage to or loss of property contributed by Canada for the use of the MFO shall be the responsibility of the MFO when such damage or loss occurs while the property is being utilized for MFO purposes. In cases in which the MFO must replace an item of equipment pursuant to this provision, the MFO shall either reimburse Canada the replacement cost of the lost or non-repairable equipment, or, subject to agreement by Canada, procure a replacement item as nearly equivalent as practicable to the lost or non-repairable property; if likely to result in more advantageous terms, such procurement shall be assisted or undertaken by Canada as may be mutually agreed.

11. The MFO shall reimburse Canada for the actual cost of special preparation and modification of equipment as has been mutually determined to be necessary for Sinai operation, and, on request by Canada, for the costs of removal of such special preparation and modification upon termination of Canada's participation in the RWAU. Reimbursement to Canada for any such costs it may incur shall be made within 30 days of receipt by the MFO of an invoice or other acceptable document explaining and supporting the payments requested by Canada.

12. The settlement of all credits to or reimbursements by the MFO under this Part, with the exception of those which may be incurred under paragraph 11 of this Part, shall take place on a quarterly basis with the first settlement and net payment being made effective on 30 June 1986, and quarterly thereafter.

13. Upon presentation by Canada of an appropriately documented claim, the MFO shall reimburse Canada for any payments it makes pursuant to Canadian laws and regulations in the case of deaths, injuries and incapacities of Canadian Contingent members attributable to service in the MFO. The payments for such death, injuries and incapacities shall be processed by Canada in accordance with Canadian law and practices. In the event that Canadian laws and regulations require periodic payment, the MFO shall pay a lump sum calculated on the basis of actuarial statistics provided by Canada.

14. At the request of either party, whenever necessary, the MFO and Canada shall hold consultations on the questions of the allocation of responsibility for