

ARTICLE 1 - SUBJECT OF THE MEMORANDUM OF UNDERSTANDING

The Parties have a mutual interest in undertaking flight experiments in space science, applications and technology, utilizing shuttle-unique payloads launched and/or retrieved by the Space Shuttle consistent with U.S. national laws, policies, and obligations and relevant international agreements and arrangements. Because of this mutual interest, NASA will utilize the Space Shuttle for the flight of the Canadian Experiments-2 (CANEX-2) payload on a reimbursable basis. This payload is comprised of apparatus to be operated by a Canadian Payload Specialist and a passive target to be deployed from the Space Shuttle to free flight, as set forth in a subsequent NASA/CSA Launch Services Agreement or other arrangements.

For the purpose of entering into the Launch Services Agreement or other arrangements, and for implementing the associated responsibilities, CSA may authorize an appropriate agent to act on its behalf for purposes consistent with this Memorandum of Understanding. Such authorization shall be in writing and shall document any limitations of the agent in committing CSA under this Memorandum of Understanding.

ARTICLE 2 - RESPONSIBILITIES

NASA and CSA will be responsible for appropriate provision of relevant technical, operational and mission peculiar information and services necessary for the implementation of the agreed-to mission and the exchange of services pursuant to this Memorandum of Understanding and the subsequent NASA/CSA Launch Services Agreement or other arrangements.

ARTICLE 3 - FINANCIAL ARRANGEMENTS

Charges for services which are to be provided by NASA will be in accordance with the policies and procedures set forth in the subsequent NASA/CSA Launch Services Agreement or other arrangements.