

2. Aircraft of the Parties flying in darkness or under instrument conditions shall, whenever feasible, display navigation lights.

ARTICLE V

1. Actions of ships and aircraft prohibited by this Agreement shall also not be taken against non-military ships and aircraft of the Parties.

2. The Parties shall take measures to notify the non-military ships and aircraft of each Party about the provisions of this Agreement directed at securing mutual safety.

ARTICLE VI

The Parties shall provide, through the established system of radio broadcasts of information and warning to mariners and airmen, normally not less than three to five days in advance, notification of actions beyond the territorial sea which represent a danger to navigation or to aircraft in flight.

ARTICLE VII

1. The Parties shall exchange in a timely manner appropriate information concerning instances of collisions, incidents which result in damage, and other incidents at sea between ships and aircraft of the Parties. The Canadian Forces shall provide such information through the Naval or other Military Attaché of the USSR in Ottawa, and the Navy of the USSR shall provide such information through the Canadian Forces Naval Attaché or other Canadian Forces Attaché in Moscow.

2. The same procedure as described in paragraph 1 of this Article shall also be used by the Parties to exchange information on other incidents at sea, if immediate receipt of such information may be considered important for the other Party.

ARTICLE VIII

This Agreement shall enter into force on the date of its signature. It may be terminated by either Party giving six months written notice of termination to the other Party.