2. Experts or other persons seconded by one Contracting Party to carry out duties in the territory of the other Contracting Party under this Agreement shall do so in close consultation with the other Contracting Party or with persons or bodies nominated by it. Such experts or persons shall comply with any instructions issued by the other Contracting Party as may be appropriate to the nature of their duties.

ARTICLE VII

Any economic survey teams, technical experts, research missions, consultant engineers and others of one Contracting Party who have carried out any studies or surveys in the territory of the other Contracting Party under this Agreement shall prepare reports on their work and deposit copies of such reports with the other Contracting Party.

2. Each Contracting Party undertakes that it shall keep confidential any such designated documents, information or data received or otherwise coming into its possession in the process of the implementation of this Agreement and shall not give such documents or copies thereof and such information or data to any other party without the prior written approval of the other Contracting Party.

ARTICLE VIII

This Agreement shall not affect the validity or execution of any obligations arising from international agreements, conventions, treaties or protocols concluded by either of the Contracting Parties prior to its conclusion.

ARTICLE IX

The Contracting Parties shall strive to settle any problem, dispute or difference between them and connected with this Agreement through mutual negotiation without prejudice to any rights arising under arrangements or contracts concluded pursuant to the provisions of Article III, paragraph I.

ARTICLE X

Any amendment or revision of this Agreement shall be in writing and shall come into force after approval by both Contracting Parties.

ARTICLE XI

This Agreement shall enter into force on the date of signature and shall remain in force for a period of five years thereafter.