ARTICLE 9

In the attainment of the objectives of the present Agreement, both Governments, directly or through their executing organizations, may conclude and amend subsidiary agreements by interchanging letters of diplomatic notes, in relation to the implementation of programmes or projects proceeding from Article 1 of this Agreement.

ARTICLE 10

The differences which may arise in the implementation of the provisions of this Agreement, or of any subsidiary agreement, will be settled by means of negotiations between the Revolutionary Government of the Republic of Cuba and the Government of Canada, or in any other manner which may be mutually agreed upon by both parties.

ARTICLE 11

Subsidiary agreements concluded in accordance with this Agreement shall be considered to be administrative arrangements and they will only have the character of formal agreements under International Law when both Parties so stipulate. Any difference which could arise with respect to these subsidiary agreements will be resolved according to the provisions of Article 10.

ARTICLE 12

The direction of the execution of the co-operation carried out in conformity with this Agreement of subsidiary agreement will be the responsibility of the corresponding Cuban organizations.

ARTICLE 13

Cuban and Canadian specialists will comply with all internal regulations, as well as with norms regarding classified material in enterprises and institutions of either Party where they are performing services. The Revolutionary Government of the Republic of Cuba and the Government of Canada will bring the said regulations and norms to the attention of personnel of the other Party.

ARTICLE 14

Representatives assigned by both Parties will gather periodically by mutual agreement in order to become acquainted with the progress of programmes undertaken in accordance with the present Agreement.

ARTICLE 15

The present Agreement will enter into force when it has been signed.