GENERAL AGREEMENT ON DEVELOPMENT CO-OPERATION BETWEEN THE GOVERNMENT OF CANADA AND THE GOVERNMENT OF THE REPUBLIC OF INDIA

The Government of Canada (hereinafter referred to as "CANADA") and the Government of the Republic of India (hereinafter referred to as "INDIA");

Wishing to strengthen the existing cordial relations between the two countries and their peoples; and

Desiring to foster development co-operation between the two countries in conformity with the objectives of economic and social development of INDIA;

Have agreed as follows:

ARTICLE I

CANADA and INDIA shall under this Agreement promote a programme of development co-operation, between their two countries, consisting of the following components:

- (a) the sending of appraisal and evaluation missions to the Republic of India to study and analyse development projects;
- (b) the granting of fellowships to nationals of the Republic of India for studies and professional training in Canada, India or a third country;
- (c) the assignment of Canadian experts, advisers and other specialists to India including those necessary to undertake the support of Canadian program delivery activities resulting from the decentralization of certain roles and responsibilities from the headquarters of the Canadian International Development Agency to the Canadian High Commission in the Republic of India;
- (d) the provision of equipment, materials, goods and services required for the successful execution of development projects in the Republic of India;
- the development and carrying out of studies and projects designed to contribute to the attainment of the objectives of this Agreement;
- (f) the encouragement and promotion of relations between firms, institutions and persons of the two countries; and
- (g) any other form of assistance which may be mutually agreed upon.

ARTICLE II

 In support of the objectives of this Agreement, CANADA and INDIA may conclude subsidiary arrangements in respect of specific projects involving one or several components of the programme described in Article I.

 Unless stated otherwise, subsidiary arrangements concerning contributions of CANADA shall be considered as administrative arrangements.