ANNEX

TERMS AND CONDITIONS GOVERNING THE SUPPORT OF UNITED STATES ACTIVITIES AT THE CHURCHILL RESEARCH RANGE

ARTICLE I

Canadian Government Responsibility

1. The Government of Canada (hereinafter referred to as Canada) may from time to time make the Churchill Research Range (hereinafter referred to as the CRR) available to agencies of the Government of the United States (hereinafter referred to as the United States) to carry out experiments for peaceful purposes involving sounding rockets and shall support accepted projects with the services and facilities of the CRR to the same extent as it supports Canadian experiments, subject to the requirements of the Canadian program.

2. Canada may similarly make these facilities of the CRR available for scientific experiments using ground-based instruments, balloons or aircraft.

3. Canada will arrange for the launching of meteorological rockets furnished by the United States Air Force provided that these launchings do not interfere with the primary function of the Range.

ARTICLE II

United States Government Responsibility

The United States will continue to provide such rockets and rocket-borne equipment as may be required for US launches and such ground measuring and recording devices not available at CRR as they may deem necessary and may provide such other equipment as needed for the performance of activities under this Agreement. Equipment provided by the United States may be operated by either of the parties to this Agreement.

ARTICLE III

Cooperating Agencies

Cooperating Agencies shall be designated by each Government to carry out, in consultation, the provisions of this Agreement. For Canada the Cooperating Agency shall be the National Research Council of Canada (hereinafter referred to as NRC). For the United States the Cooperating Agency shall be the National Aeronautics and Space Administration (hereinafter referred to as NASA). Either Government may change its Cooperating Agency by means of notice in writing to the other Government. The Cooperating Agencies designated by the two Governments are authorized to conclude supplementary agreements and administrative arrangements from time to time in the implementation of this Agreement.

ARTICLE IV

Scheduling

The NRC shall determine the level of activities to be conducted at the Range as follows: de

dà

1e]'

Se

e

p

b

fi

d

p

dj

q

re

1:

p;

œ 1'(

di

de De

SO

G

m

et