

ARTICLE II

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

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

3. The Government of CANADA may conclude with an international organization, or through an international organization when it administers funds provided by CANADA, subsidiary arrangements for projects funded jointly by the Government of CANADA and an international organization, provided that the Government of CANADA gives preliminary consent and the Government of URUGUAY is consulted in advance.

4. This agreement also applies to projects carried out in URUGUAY by a Canadian non-governmental organization, as defined in Article XIII.

5. Subsidiary arrangements shall make specific reference to this agreement and the terms of this agreement shall, unless stated otherwise, apply to such subsidiary arrangements.

ARTICLE III

Unless otherwise indicated, the Government of CANADA shall assume the responsibilities described in Annex A and the Government of URUGUAY shall assume the responsibilities described in Annex B in respect of any specific project established under a subsidiary arrangement. Annexes A and B shall be integral parts of this agreement.

ARTICLE IV

For the purposes of this agreement:

a) "Canadian firm" means Canadian or other non-Uruguayan firms or institutions engaged in any project established under a subsidiary arrangement;

b) "Canadian personnel" means Canadian or non-Uruguayan or other non-permanent residents of URUGUAY who are working in URUGUAY on any project established under a subsidiary arrangement; and