

- (b) for optional activities and programmes, and consistent with the arrangements referred to in Article III above, implement for Canada the applicable rules developed for the various activities and programmes, to the same extent as for the other Participating States.

ARTICLE VII

Canada shall have access, to the same extent as provided to Member States, to information, including contract reports, relating to the activities and programmes in which Canada participates.

ARTICLE VIII

Canada shall endeavour, to the extent that it is consistent with its policy, to make use for its own purposes of the space facilities, services and products of the Agency and of its Member States, developed within the framework of the Agency, including launching means. On their side, the Agency and its Member States shall endeavour, to the extent that it is consistent with their policies, to make use for their own purposes of Canadian space facilities, services and products.

ARTICLE IX

1. Canada and the Agency agree to keep each other regularly informed about, and consult together on, their space plans, programmes and projects, and to study problems of common interest. To this end Canada and the Agency shall exchange appropriate scientific and technical documents and general information, including for the purpose of promoting the development of space law, account being taken of their respective regulations, it being understood that documents containing information that is protected, or whose protection is being sought, cannot be communicated.

2. Canada and the Agency shall also consult together when they are represented at international conferences and meetings related to space activities, for the purpose of exchanging views on matters of mutual concern and they shall seek to harmonise, as appropriate, their positions on matters which are likely to have a bearing on implementation of their common space programmes and activities.