5. Radio Installations

Arrangements respecting such technical radio communications matters as frequencies, types of emission and power, as well as the location of antenna masts and the question of their marking and lighting, shall be co-ordinated with the Department of Communications and the Ministry of Transport respectively through the Department of National Defence and shall be subject to the approval of the Department of Communications and the Ministry of Transport as appropriate.

6. Ownership and Disposal of Removable Property

- (a) Ownership of all removable property brought into or purchased in Canada by the United States or its contractor and placed on the facility, including readily demountable structure, shall remain in the United States. Subject to sub-paragraph 6(b), the United States shall have the unrestricted right of the moving or disposing of such property, provided that the removal or disposition shall not impair the operation of any installations whose discontinuance has not been determined in accordance with the provisions of this agreement, and provided further that removal or disposition takes place within a reasonable time after the date on which the operation of the installation has been discontinued.
- (b) The disposal in Canada of United States property imported into or purchased in Canada by the United States or its contractor for this facility and declared surplus to United States defense needs shall be in accordance with the provisions of the Exchange of Notes of August 28 and September 1, 1961. (1)

7. Immigration and Customs Regulations

- (a) Except as otherwise provided, the direct entry of United States personnel from outside Canada shall be in accordance with Canadian Customs and Immigration procedures which will be administered by local Canadian officials designated by Canada.
- (b) Canada shall take the necessary steps to facilitate the admission into the territories of Canada of such United States citizens as may be employed in the construction, operation, or maintenance of the facility, it being understood that the United States will bear all the costs of repatriating any such persons found objectionable by Canada without any expense to Canada.

8. Taxes

Canada shall grant remission of customs duties and federal sales and excise taxes on goods imported, and of federal sales and excise taxes on goods purchased in Canada, which are or are to become the property of the United States and are to be used in the establishment, maintenance or operation of the facility. Canada shall also grant refund by way of drawback of the customs duty paid on goods imported by Canadian manufacturers and used in the manufacture or production of goods purchased by or on behalf of the United States in connection with the establishment, maintenance or operation of the facility.

⁽¹⁾ Treaty Series 1961 No. 7.