

### **ARTICLE III**

#### **Implementing Entities**

1. The entities responsible for implementing this Agreement, herein referred to as the Authorities, shall be, for Canada, Industry Canada and for Argentina, the Secretaria de Comunicaciones.
2. Authorities may designate one or more entities, herein referred to as Administrations, to be responsible for implementing the Protocols, which are or shall be included in the Annex to this Agreement. In those cases where an Authority designates more than one Administration, it shall establish only one Administration to be responsible for coordination with the Administration of the other Party.

### **ARTICLE IV**

#### **Conditions of Use**

1. Canada and Argentina each have laws, regulations, policies and procedures that govern entities that provide Satellite Services to, from and within their respective territories. The Parties have analysed and compared their respective laws on these matters. On the basis of this comparison and analysis, the Parties have concluded that it is appropriate to enter into a Bilateral Reciprocity Agreement concerning the transmission and reception of signals from Satellites for the provision of Satellite Services in both countries, and to establish the respective Protocols to this Agreement in order to address particular kinds of Satellite Services.

Therefore, pursuant to this Agreement and subject to the limitations of Article I(3), Article I(4) and Article I(5):

- 1.1 Argentine Satellites shall be permitted to provide service to, from and within Canada, in conformance with applicable provisions of Canadian laws, regulations, policies and procedures.
- 1.2 Canadian Satellites shall be permitted to provide service to, from and within Argentina, in conformance with applicable provisions of Argentine laws, regulations, policies and procedures.
2. The conditions for the transmission and reception of signals from Satellites licensed by each Party or Administration shall comply with national laws, regulations, policies and procedures, as amended from time to time, and shall be as agreed in the annexed Protocols, which shall form an integral part of this Agreement. The annexed Protocols will render this Agreement operational for each particular service, as described in each Protocol.
3. For the objectives of this Agreement, the Parties agree that the Argentine or Canadian entities that are licenced by Argentina or Canada to operate commercial Satellites and Earth Stations may be established with either public or private participation in conformity with the legal and regulatory provisions of each country.