## ARTICLE III

- 1. Atomic information made available pursuant to this Agreement shall be accorded full security protection under applicable security arrangements between Canada and the United States and applicable national legislation and regulations of the two countries. In no case shall either government maintain security standards for safeguarding atomic information lower than those set forth in the applicable security arrangements in effect on the date this Agreement comes into force.
- 2. Atomic information which is exchanged pursuant to this Agreement will be made available through channels existing or hereafter agreed for the exchange of classified defence information between the two governments.
- 3. Atomic information received pursuant to this Agreement shall not be transferred by the recipient government to any unauthorized person or, except as provided in Article V of this Agreement, beyond the jurisdiction of that government. Each government may stipulate the degree to which any of the categories of information made available to the other government pursuant to this Agreement may be disseminated, may specify the categories of persons who may have access to such information, and may impose such other restrictions on the dissemination of such information as it deems necessary.

## ARTICLE IV

As used in this Agreement, "atomic information" means:

- (a) So far as concerns the information provided by the United States, Restricted Data, as defined in Section 11 (r) of the United States Atomic Energy Act of 1954, which is permitted to be communicated pursuant to the provisions of Section 144 (b) of that Act and information relating primarily to the military utilization of atomic weapons which has been removed from the Restricted Data category in accordance with the provisions of Section 142 (d) of the United States Atomic Energy Act of 1954.
- (b) So far as concerns information provided by Canada, Classified Information relating to the military application of atomic energy.

## ARTICLE V

Nothing herein shall be interpreted or operate as a bar or restriction to consultation and cooperation by the United States or Canada with other nations or regional organizations in any fields of defence. Neither government, however, shall communicate atomic information made available by the other government pursuant to this Agreement to any nation or regional organization unless the same information has been made available to that nation or regional organization by the other government in accordance with its own legislative requirements and except to the extent that such communication is expressly authorized by such other government.

## ARTICLE VI

This Agreement shall enter into force on the date of receipt by the Government of Canada of a notification from the Government of the United