—books, periodicals and other cultural, scientific and technical publications as well as of catalogues relating to them.

They agree to lend their assistance, insofar as possible, to performances and exchanges in these fields.

ARTICLE 7

The contracting parties shall expand their cooperation in the field of scientific research as well as in the training of administrative and technical personnel.

To this end, they shall promote exchanges between the two countries of scientists and research workers; the provision of bursaries for training of research; as well as all activity intended to further scientific and technical development.

FAIT, en double exemplaire, à Carricle 10 ARTICLE 8 JOHN IN two copies at Ottawa this

Each contracting party shall, insofar as possible, facilitate the resolution of administrative and financial problems arising in its territory from the cultural activities of the other party.

français et en anglais, les deux textes et anglais.

Each contracting party shall, in accordance with its legislation, facilitate the admission and sojourn of nationals of the other State, and of their families, to pursue activity within the framework of the present Agreement.

They shall also facilitate, subject to the same conditions, the entry of the personal goods and effects of such persons.

ARTICLE 10

A joint Canadian and French Commission shall meet alternately in Ottawa and in Paris whenever the two parties deem it necessary. It shall be presided over by a Canadian in Ottawa and by a Frenchman in Paris.

It shall examine questions concerning the implementation of the present agreement. In particular, it shall study a programme of activities and submit it for the approval of the two Governments.

ARTICLE 11

Each contracting party shall notify the other of the completion of the formalities required by its Constitution for the bringing into force of the present agreement. This agreement shall come into force upon the date of the last of these notifications.

The present agreement shall remain in force for a period of five years, renewable by tacit agreement unless one or the other of the contracting parties gives notice of termination at least six months prior to the expiry date.