

6. Subject to their respective laws and regulations governing foreign investment, the Parties shall accord fair and equitable treatment to the individuals, companies, Government agencies and other entities of the other country.

7. The Parties, having regard to their respective immigration and customs laws and regulations, shall make every effort to facilitate the two-way movement of experts, technicians, specialists, investors and businessmen, as well as material and equipment related to activities falling within the scope of this Agreement.

8. The Parties shall sponsor and grant each other the widest facilities for the mounting of industrial fairs, exhibits, missions and other promotional activities in the two countries.

9. The Parties undertake to cooperate in the different fields of energy; in order to achieve this undertaking, they shall jointly identify and implemented specific projects and programs.

10. The Government of Mexico agrees to the supply by Pemex and the Government of Canada agrees to the purchase by Petro Canada of crude petroleum under the terms and during the time of validity of this instrument. The exports of Mexican petroleum to Canada are a central element of the Mexican contribution to the global scheme of cooperation between the two countries. The achievement of projects and participation in areas of industrial and economic cooperation are central elements of the Canadian contribution to the global scheme of cooperation. Mexican oil exports will be subject to the conclusion of contractual arrangements under the usual commercial conditions between Pemex and Petro Canada.

11. The Government of Mexico shall study the possibilities of application of the CANDU system to meet the needs of nuclear power generation in Mexico. For this purpose, Atomic Energy of Canada Limited is participating as a consultant to the Federal Electric Commission in a joint feasibility study leading to the definition of a nuclear power program for Mexico. Nuclear cooperation between Mexico and Canada resulting from these studies shall be implemented under negotiated contractual terms and will be in accordance with the respective nuclear and non-proliferation policies of the two Governments.

12. The Parties undertake to facilitate the supply of additional Canadian metallurgical coal in accordance with the needs of the Mexican steel industry and to that end shall study details related to the price, quality and grades of required coals with a view to promoting the early conclusion of commercial contracts between Canadian and Mexican corporations.

13. (a) The Parties shall instruct their respective agencies to study possibilities for using Canadian technology in the development of a Mexican uranium industry including, inter alia, exploration, mining, milling, refining and fuel fabrication, with a view to establishing a basis for possible cooperation in this field.