14 January 1977

THE GOVERNMENT OF THE REPUBLIC OF INDIA AND THE GOVERNMENT OF THE REPUBLIC OF INDONESIA,

RECALLING the Agreement between the Republic of India and the Republic of Indonesia relating to the Delimitation of the Continental Shelf Boundary between the two countries signed on 8th August, 1974 which, upon the exchange of instruments of ratification in New Delhi on 17th December, 1974 entered into force with effect from that date,

DESIRING to extend this boundary between the two countries in the Andaman Sea and the Indian Ocean in areas not covered by the aforesaid Agreement,

AND RESOLVING, as good neighbours and in a spirit of cooperation and friendship, to settle permanently the limits of the areas referred to in the preceding paragraph within which the respective Governments shall exercise sovereign rights,

HAVE AGREED as follows:

Article 1

In the area of the Andaman Sea:
The boundary of the seabed between India and Indonesia in the Andaman Sea is the straight lines connecting points 1 and K, points K and N, and points N and O.
The co-ordinates of these points are specified below:

Point 1: 06° 38’ .5 N  94° 38’.0 E
Point K: 07° 02’ 24” N  94° 55’ 37” E
Point N: 07° 40’ 06” N  95° 25’ 45” E
Point O: 07° 46’ 06” N  95° 31’ 12” E

Article 2

In the area of the Indian Ocean:
The boundary of the seabed between India and Indonesia in the Indian Ocean is the straight lines connecting points 4 and R, points R and S, points S and T and points T and U.
The co-ordinates of these points are specified below:

Point 4: 06° 00’ .0 N  94° 10’.3 E
Point R: 05° 25’ 20” N  93° 41’ 12” E
Point S: 04° 27’ 34” N  92° 51’ 17” E
Point T: 04° 18’ 31” N  92° 43’ 31” E
Point U: 04° 01’ 40” N  92° 23’ 55” E

Article 3

1. The co-ordinates of the points specified in Articles 1 and 2 are geographical co-ordinates and the straight lines joining them are indicated on the chart attached as Annexure "B" to this Agreement.
2. The actual location of these points at sea and of the lines joining them shall be determined by a method to be
mutually agreed upon by the competent authorities of the two Governments.

3. For the purpose of paragraph 2 of this Article, the “competent authorities” in relation to the Republic of India shall be the Chief Hydrographer to the Government of India and includes any person authorised by him, and in relation to the Republic of Indonesia shall be the Ketua Badan Koordinasi Survey dan Pemetaan Nasional (Chief of the Co-ordinating Body for National Survey and Mapping) and includes any person authorised by him.

**Article 4**

The Government of the Republic of India and the Government of the Republic of Indonesia recognize and acknowledge the sovereign rights of the respective Governments in and over the seabed areas, including the subsoil thereof, within the limits established by this Agreement.

**Article 5**

If any single geological petroleum or natural gas structure or field, or other mineral deposit of whatever character, extends across the boundary line referred to in Articles 1 and 2, the two Governments shall communicate to each other all information in this regard and shall seek to reach agreement as to the manner in which the structure, field or deposit will be most effectively exploited and the benefits arising from such exploitation will be equitably shared.

**Article 6**

Any dispute between the two Governments relating to the interpretation or implementation of this Agreement shall be settled peacefully by consultation or negotiation.

**Article 7**

This Agreement shall be ratified in accordance with the constitutional requirements of each country. It shall enter into force on the date of the exchange of the Instruments of Ratification which will take place at Jakarta as soon as possible.

IN WITNESS WHEREOF the undersigned, being duly authorized by their respective Governments, have signed this Agreement.

DONE IN DUPLICATE at New Delhi on the 14th January, 1977, in the Hindi, Indonesian and English languages. In the event of any conflict between the texts, the English text shall prevail.