As of January 1, 1969, the charges shall be further reduced to the amounts specified below:

Hawaii to the Phillippines, \$16,310 per circuit.

Hawaii to Thailand, \$15,950 per circuit.

(d) In the event DCA exercises its right of termination under the CSA, DCA's liability for termination charges under paragraphs 5, 6, 7, 8, and 13

of the CSA shall be as follows:

(i) for the temporary earth station at the Philippines, DCA shall be liable to WUI in accordance with paragraph 5 of the CSA and, as provided in paragraph 13 of the CSA, DCA shall also be liable to WUI for the nonrecoverable costs incurred by WUI in connection with the termination of the space segment allotment to the Philippines;

(ii) for the temporary and fixed earth stations at Thailand, DCA shall be liable to RCA in accordance with paragraphs 6 and 7 of the CSA and, as provided in paragraph 13 of the CSA, DCA shall also be liable to RCA for the nonrecoverable costs incurred by RCA in connection with the termination of the space segment allotment to Thailand; and

(iii) for the fixed earth station at Japan, DCA shall be liable to ITT Worldcom in accordance with paragraph 8 of the CSA and, as provided in paragraph 13 of the CSA, DCA shall also be liable to ITT Worldcom for the nonrecoverable costs incurred by ITT Worldcom in connection

with the termination of the space segment allotment to Japan.

3. The assignees shall pay the assignor, on the date this agreement becomes effective, the sum of \$43,836 as reimbursement for all its costs incident to the provision of communications service to DCA, which sum has not been reimbursed to the assignor by DCA, as follows:

to the assignor by DCA, as follows.	\$10,	
	10,	228
ITT Worldcom		612 768
RCA		
WUI	thar from	all

4. DCA and the assignor hereby release and discharge each other from all obligations, claims and demands whatsoever resulting from the aforementioned CSA, or from effecting this Novation Agreement, and DCA hereby accepts the duties and obligations of the assignees, as herein described, in lieu of the duties and obligations of the assignor, and DCA also agrees to be bound by the terms of such CSA, as such terms are herein modified, in all respects, but does not assume any costs or obligations incurred by the assignees in effecting this novation agreement.

5. This novation agreement shall become effective upon a date to be specified by DCA, such date to be coincident with the effective date of an appropriate order from DCA to the assignees for the communications services herein identified.

In witness whereof, each of the parties hereto, having been duly authorized, has executed this agreement as of the day and year first above written.

UNITED STATES OF AMERICA, JOHN F. RAWLINGS, Captain, U.S. Air Force, DCA Contracting Officer. COMMUNICATIONS SATELLITE CORP., L. C. MEYER. HAWAIIAN TELEPHONE Co., WARREN E. BAKER. ITT WORLD COMMUNICATIONS INC., JOSEPH J. GANCIE. RCA COMMUNICATIONS INC.,

C. J. RENNIE. WESTERN UNION INTERNATIONAL, INC.,

H. G. CATUCCI.

ASSIGNMENT, CONSENT, AND RELEASE

This assignment, consent, and release, made and entered into this 8th day of February, 1968, by and between Communications Satellite Corp., a corporation organized and existing under the laws of the District of Columbia (hereinafter called the "assignor"); post and telegraph department, acting on behalf of the Government of the Kingdom of Thailand (hereinafter called the "administration"); and RCA Communications, Inc., a corporation organized and existing under the laws of the State of Delaware (hereinafter called the "assignee").