

ASSOCIATED UNIVERSITIES, INC.

350 FIFTH AVENUE  
NEW YORK 1, NEW YORK  
LONGACRE 5-0460

January 5, 1956

Dr. David S. Heeschen  
Harvard College Observatory  
60 Garden Street  
Cambridge 38, Massachusetts

Dear Sir:

The purpose of this letter is to set out the agreement between you and Associated Universities, Inc. (hereinafter called "AUI") with respect to services rendered and to be rendered by you in connection with the Radio Astronomy Project being conducted by AUI under grants from the National Science Foundation. The agreement shall cover services rendered and expenses incurred by you commencing January 9, 1956.

AUI will pay compensation at the rate of \$50.00 per day for each day on which you render services at the request of AUI between January 9 and January 13 (both dates inclusive) and \$35.00 for each day thereafter. Days spent in travel at the request of AUI shall be included. If your services (including travel time) on any day consume substantially less than a normal working day of eight hours, AUI reserves the right to reduce proportionately your compensation for that day.

AUI will reimburse you for actual transportation expenses for any travel away from Cambridge, Massachusetts, in connection with the work of the Project; provided, however, that travel other than that between Cambridge and New York City must be specifically approved by AUI. While you are in travel status, AUI will reimburse you for actual lodging expenses incurred and will pay you a \$6.00 per diem in accordance with its established policy to cover subsistence expenses. AUI will also reimburse you for any other expenses incurred in connection with the work, in such amounts as you and AUI may mutually agree.

This agreement is made by AUI as part of the work under research grant NSF-G2035 received from the National Science Foundation. In view of the obligations of AUI under that grant, it is a condition of this agreement that disposition of domestic patents and other rights in any inventions or discoveries made or conceived during the research shall be the responsibility of the inventor; that the disposition of foreign patents and other rights to any such invention or discovery shall be determined by the Government of the United States; that the inventor shall give the National Science Foundation reasonable notice of application by the inventor or other persons or institutions for a foreign or domestic patent

Dr. David S. Heeschen

-2-

January 5, 1956

on any such invention or discovery; and that upon the issuance of a domestic patent on any such invention or discovery the patentee shall grant to the Government of the United States an irrevocable, royalty-free, non-exclusive license for use of such invention or discovery for governmental purposes.

It is understood that all plans, drawings, designs and data developed in the course of the work under this agreement will be the property of AUI, subject to your right to retain copies of any or all of the foregoing.

If the arrangement set forth in this letter is satisfactory to you, will you please acknowledge on the enclosed copy.

Very truly yours,

ASSOCIATED UNIVERSITIES, INC.

By: Charles F. Dunbar  
Charles F. Dunbar, Secretary

CFD:VN