

18. A trainee whose training is terminated for any reason whatsoever shall be repatriated with the least possible delay by the sending State.

19. *Administrative Arrangements*

The authorities of the Canadian Service concerned and the appropriate military authorities of the sending State may establish mutually satisfactory procedures, not inconsistent with the provisions contained herein, to carry out this Statement and to give effect to its provisions.

20. *Revision*

Either Canada or the sending State may at any time request revision of any of the conditions herein prescribed.

21. *Commencement and Termination*

This Statement shall enter into force and be effective from the date of receipt of a Note from the Government of the sending State indicating acceptance of the conditions herein described except that should any trainees be in Canada prior to such date this Statement shall be deemed to have been in effect from the date such trainees first arrived in Canada. It shall remain in force until terminated by one of the following methods:

- (a) by either of the Governments with six months' written notice to that effect given to the other Government;
- (b) without complying with subparagraph (a) of this paragraph by the withdrawal from Canada of all trainees by the Government of the sending State where such withdrawal is in the public interest of the sending State; or
- (c) without complying with subparagraph (a) of this paragraph by the Government of Canada without previous notification if the Government of Canada decides that such termination is in the public interest of Canada.