

PART I (COMPOSITION AND MISSION OF THE CANADIAN CONTINGENT)

Paragraph 1, as amended in the exchange of notes dated 14 March 1990, shall be replaced by the following:

“1. The Government of Canada shall provide **Canadian Forces** personnel, **including**, inter alia, staff-trained officers for those positions on the MFO Force Commander’s staff as may be mutually **decided** upon; an air traffic control section; and **any other** personnel for such other missions as may be mutually **decided and detailed through separate written arrangements.**”

PART II (FINANCIAL ARRANGEMENTS)

Paragraphs 2 and 3, shall remain in force and effect with the addition of the following clause to the first sentence of each paragraph: “Unless otherwise decided by the parties and specified in the written arrangements detailing the particulars for each deployment, ...”. The revised paragraphs will read as follows:

“2. **Unless otherwise decided by the parties, and specified in the written arrangements detailing the particulars for each deployment,** the MFO shall reimburse Canada in a **decided upon** amount corresponding to the costs to Canada of special allowances and benefits incurred in support of members of the Canadian Contingent for peacekeeping service with the MFO.

3. **Unless otherwise decided by the parties, and specified in the written arrangements detailing the particulars for each deployment,** the MFO shall furnish, without cost to Canada, transportation for the personnel of the Canadian Contingent and their personal weapons, ammunition and kit, and for the positioning of capital equipment, from designated departure points to el Gorah and return, in accordance with mutually acceptable rotation requirements. The MFO shall also provide return transportation for medical and other repatriations, with escorts as appropriate, at no cost to Canada.”