20. Canada and Tanzania waive all claims against each other for injury or death suffered by their personnel while such personnel are engaged in the performance of their official duties.

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21. A claim against Canada or a member arising out of an act done or omitted in the performance of official duty, shall be assimilated to, and be dealt with as if it were, a claim arising out of the activities of the defence forces of Tanzania.

22. A member shall not be subject to any proceedings for the enforcement of any judgment given against him in Tanzania in a matter arising from the performance of his official duties.

23. All costs incurred in satisfying a claim or judgment arising as aforesaid shall be borne by Tanzania.

24. A member shall not be immune from the civil (as distinct from criminal) jurisdiction of the courts of Tanzania except to the extent provided ⁱⁿ para 22.

Article VIII—Taxation

25. Where the legal incidence of any form of taxation in Tanzania depends upon residence or domicile, periods during which a member is in the territory of Tanzania shall not be considered as periods of residence therein, nor as creating a change of residence or domicile for the purposes of such taxation. A member shall be exempt from taxation in Tanzania on the salary and emoluments paid to him as such by Canada and on any tangible movable property the presence of which in Tanzania is due solely to his temporary presence there.

26. Nothing in this article shall prevent taxation of a member with respect to any profitable enterprise other than his employment as such member in which he may engage in Tanzania, and, except as regards his salary and emoluments and the tangible movable property referred to in para 25, nothing in this article shall prevent taxation to which, even if regarded as having his residence or domicile outside the territory of Tanzania, such a member is liable under the law of Tanzania.

27. A member shall not be required to make payment or be subject to any deduction for contributions to any scheme for national development, enforced savings or similar plan.

28. Nothing in this article shall apply to customs duties and other duties and taxes payable on importation or exportation, as the case may be.

Article IX-Customs and Purchase Tax Privileges

29.

- (a) CAFATTT may import free of customs duties, purchase tax and other such charges, materials, supplies and equipment for the exclusive use of the team.
- (b) The Commander CAFATTT may import or purchase from bond free of customs duty, purchase tax and other such charges materials, equipment, supplies and consumable goods for members and their dependents, but, except as provided in paragraph 34, such items may not be disposed of in Tanzania to any person who would not have been entitled to an exemption with respect to such charges. Items addressed