

## ARTICLE 18

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

## ARTICLE 19

*Administrative Arrangements*

The appropriate military authorities of Jamaica and Canada may establish mutually satisfactory procedures not inconsistent with the provisions contained herein, to carry out the intent of this Agreement and to give effect to its provisions.

## ARTICLE 20

*Revision*

Either Canada or Jamaica may at any time request revision of any of the provisions of this Agreement.

## ARTICLE 21

*Commencement and Termination*

- (a) This Agreement shall enter into force upon signature. It shall remain in force until terminated by one of the following methods:
- (i) by either Government after six months' written notice to that effect has been given to the other Government
  - (ii) without complying with subparagraph (i) of this article, by the withdrawal from Canada of all trainees by Jamaica where such withdrawal is in the public interest of Jamaica; or
  - (iii) without complying with subparagraph (i) of this article, by Canada without previous notification if Canada decides that such termination is in the public interest of Canada.
- (b) On entry into force, this Agreement shall supersede the Agreement concerning the training of Jamaican military personnel in Canada by the Canadian military forces, constituted by an exchange of notes done at Kingston on July 16, 1965.