ARTICLE VI

The Government of Colombia will indemnify Canadian firms and personnel provided by Canada, engaged in the provision of Canadian development assistance under an agreed programme or project from and against civil liability arising in the course of performance of duties.

ARTICLE VII

The Government of Colombia will exempt Canadian firms and personnel provided by Canada including the dependents, who are engaged in a programme of technical co-operation approved by the Government of Colombia from all classes of resident tax, local tax, or other taxes on remunerations received from the Canadian Government as well as those received from the Colombian Government provided for in the programme or project as well as from the obligations to present any written declaration with relation to the above noted exemptions.

ARTICLE VIII

The Government of Colombia will exempt personnel provided by Canada and their dependents as well as Canadian companies, working in a programme of technical co-operation, or a project, approved by the Colombian authorities, from import, customs and other duties and taxes for technical or professional equipment, for an automobile, as well as the personal and household effects of the personnel provided by Canada, subject to their re-exportation or the termination of the utility of such effects or to the disposition of the same to persons enjoying the same exemptions or to the Colombian Government, or in accordance with legislative decrees No. 3135 of 1.956 and No. 232 of 1.967.

ARTICLE IX

The Government of Colombia will exempt personnel provided by Canada, working on projects of Canadian technical co-operation approved by the Government of Colombia from duties and import taxes and other taxes for medicinal products, food-stuffs, beverages, and other articles of daily use imported, subject to Colombian regulations in effect, for the personal requirements of the personnel provided by Canada and their families.

ARTICLE X

The Government of Colombia will grant personnel provided by Canada and their dependents freedom from foreign exchange restrictions in respect of the re-export of funds imported into Colombia by them.

ARTICLE XI

1. Subsidiary agreements concluded in accordance with the present Agreement shall be considered to be administrative arrangements only and not formal agreements binding the parties in international or domestic law.