prescribed medicine, special health foods and other medical requirements for the personal use of the Canadian personnel or their accompanying dependants throughout the period of assignment.

### ARTICLE XI

The Government of Uganda shall exempt funds, equipment, products, materials, and any other goods imported into Uganda for, or related to, the execution of projects funded by the Government of Canada and/or established under any subsidiary arrangement from all taxes, import duties, customs tariffs, inspection fees or storage charges and all other levies.

## ARTICLE XII

The Government of Uganda shall grant Canadian firms and Canadian personnel and their dependants freedom from currency exchange restrictions in respect of the re-exportation of personal funds brought into Uganda by them.

# ARTICLE XIII

The Government of Uganda shall assist Canadian firms and Canadian personnel in ascertaining any local laws or regulations which may concern them in the performance of their duties.

#### ARTICLE XIV

Any differences which may arise relating to the interpretation or application of the provisions of this Agreement or of any subsidiary arrangement shall be settled by means of negotiations between the Government of Canada and the Government of Uganda or in any other manner mutually agreed upon by them.

# ARTICLE XV

This Agreement shall enter into force on signature and shall remain in force until terminated by either party on six (6) months' notice in writing to the other party. The responsibilities of the Government of Canada and the Government of Uganda with regard to projects being carried out by virtue of subsidiary arrangements entered into pursuant to Article II of this Agreement and begun prior to the receipt of the termination notice referred to above shall continue until completion of such projects as if the present Agreement remained in force in respect of and for the whole duration of each such project.