ARTICLE 13

Arrangements for Visiting Officials

- 1. When, in the circumstances provided for by this Agreement, officials designated by either Party are present in the territory of the other Party, they must at all times be able to furnish proof of their official capacity.
- 2. The officials so designated shall be present in an advisory role only and may not exercise the powers conferred on officials of the requested administration by the domestic law in force in the country of the requested Party.
- 3. The officials shall, while there, enjoy the protection accorded to customs officials of the other Party, in accordance with the domestic law in force in the country of the other Party, and be responsible for any offence they might commit. The Parties shall make sure that the officials they have designated not be in uniform and not carry arms.

ARTICLE 14

Use and Confidentiality of Information

- 1. Any information or intelligence received under this Agreement shall be used only by the Customs administrations and solely for the purposes of the Agreement except in cases where the Customs administration supplying the information or intelligence has authorised its use by other authorities or for other purposes in writing, subject to any terms or conditions it may specify.
- 2. Any information or intelligence received under this Agreement shall be treated as confidential and shall at least be accorded protection and confidentiality equivalent to that accorded to the same kind of information under the domestic law in force in the country of the receiving Party.
- 3. The Customs administration of the receiving Party may, subject to paragraph 1 of this Article and in accordance with the purposes and within the scope of this Agreement, in its records of evidence, reports, and testimonies, and in proceedings and charges brought before the courts, use as evidence information, intelligence and documents obtained in accordance with the Agreement.