In extraordinary circumstances, such as in the case of the imminent threat of armed conflict, the authorities of a sending State and the competent German authorities may conclude arrangements to take account of such circumstances."

ARTICLE 9

Article 19 of the Supplementary Agreement shall be amended as follows:

 The following new sentence shall be added to the end of paragraph 1:

"The waiver granted under this paragraph shall not extend to cases notified under paragraph 1 of Article 18A of the present Agreement."

2. The following new sentence shall be added to the end of paragraph 2: $_{\mbox{\scriptsize f}}$,

"Without prejudice to any other notification requirements under either the NATO Status of Forces Agreement or the present Agreement, the military authorities of the sending State shall notify the competent German authorities when they intend to exercise the primary right of jurisdiction granted under sub-paragraph (a) of paragraph 3 of Article VII of the NATO Status of Forces Agreement with respect to individual offences referred to in sub-paragraph (a) of paragraph 2 of the Section of the Protocol of Signature referring to this Article."

- 3. Paragraph 3 shall be replaced as follows:
- "3. Where the competent German authorities hold the view that interests of German administration of justice make imperative the exercise of German jurisdiction, they may recall the waiver granted under paragraph 1 of this Article by a statement to the competent military or civil authorities within a period of twenty-one days after receipt of the notification envisaged in paragraph 2 of this Article or any shorter period which may be provided in arrangements made under paragraph 7 of this Article. The German authorities may also submit the statement prior to receipt of such notification."
- 4. Paragraph 6 shall be replaced as follows:
 - "6. (a) Where a German court or authority exercises exclusive jurisdiction under sub-paragraph (b) of paragraph 2 of Article VII of the NATO Status of Forces Agreement, a copy of any document served on the accused shall be delivered, upon special or general request of the sending State concerned, to a liaison agency established or designated by each of the sending States.