involving one or several components of the programme described in Article I of this Agreement, except projects referred to in paragraphs (f) and (g) of Article I. For those projects referred to in paragraphs (f) and (g) of Article I of this Agreement, the Government of Canada may enter into financing agreements or arrangements directly with Canadian non-governmental organizations or with other governments, regional organizations or institutions of the Commonwealth Caribbean.

- (b) Unless otherwise stated, subsidiary arrangements concerning grants or contributions from the Government of Canada shall be considered as administrative arrangements.
- (c) Loan Agreements shall be formal agreements between the parties and shall bind them under international law.
- (d) Subsidiary arrangements and loan agreements shall make specific reference to this Agreement.

ARTICLE III

For the purpose of this Agreement:

- (a) "Canadian organizations" means Canadian or other non-Saint Lucian firms, institutions or non-governmental organizations engaged on a particular project;
- (b) "Canadian personnel" means Canadians or non-Saint Lucians, or other non-permanent residents of Saint Lucia, working in Saint Lucia on a particular project;
- (c) "dependent" means the spouse of a member of the Canadian personnel, the child of said member, or of the spouse of said member, or any other person recognized as a dependent in Canada; and
- (d) "project" means any Canadian cooperation project which falls within the purview of the cooperation programme described in Article I and which receives funding from the Government of Canada.

ARTICLE IV

The Government of Saint Lucia shall indemnify and save harmless the Government of Canada, Canadian organizations, and Canadian personnel from civil liability for acts or omissions occurring in the course of performance or execution of a project, except where such acts result from wilful misconduct or gross negligence on the part of Canadian organizations and Canadian personnel.