- (i) they may carry with them upon their arrival in China or may transfer into China thereafter, for the purposes of any project established under subsidiary arrangements or loan agreements or for their personal use, as the case may be; or
- (ii) they obtain from the sale or disposal of their personal and domestic effects, including household appliances and vehicle, it being understood that the sale or disposal of such effects and vehicle is subject to the approval of the Government of China.
- (e) exempt Canadian firms and Canadian personnel, including their dependants, from all resident and local taxes, levies or charges, including income taxes or other types of taxes on remuneration or income from Canadian aid funds or from the Government of China as provided in this Agreement, any subsidiary arrangement or loan agreement.

ARTICLE X

Differences which may arise relating to the interpretation or application of the provisions of this Agreement, of any subsidiary arrangement or loan agreement shall be settled by means of negotiations between the Government of Canada and the Government of China or in any other manner mutually agreed upon by the parties.

ARTICLE XI

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