from the Government of Bangladesh as provided for in this Agreement or any subsidiary arrangement, as well as from the obligation to present any income tax declaration in relation to these exemptions.

ARTICLE VIII

The Government of Bangladesh shall extend to Canadian personnel and their dependants the exemptions, concessions, privileges and other benefits mentioned in the Government of Bangladesh Notifications Numbers S.R.O. 131/D/CUS/74 and S.R.O. 132/D/CUS/74 of 14th March, 1974, and Notifications Numbers S.R.O. 313-L/78/462/D/CUS and S.R.O. 314-L/78/463/D/CUS of 25th November 1978, as amended from time to time.

ARTICLE IX

The Government of Bangladesh shall not use or permit to be used the funds provided by the Government of Canada under any subsidiary arrangement, for the payment of import duties, customs tariff, inspection fees, storage charges and all other taxes, duties, fees or charges, on equipment, products, materials, supplies and any other goods imported in Bangladesh for the execution of projects established under any subsidiary arrangement.

ARTICLE X

The Government of Bangladesh shall grant Canadian personnel and their dependants freedom from currency exchange restrictions in respect of the re-exportation of their funds brought in or received from sources outside Bangladesh.

ARTICLE XI

Differences which may arise in the implementation of the provisions of this Agreement, or of any subsidiary arrangements shall be settled by means of negotiations between the Government of Canada and the Government of Bangladesh or in any other manner mutually agreed upon by the Contracting Parties.

ARTICLE XII

This Agreement may be amended by the Contracting Parties through an exchange of notes.

ARTICLE XIII

This Agreement shall enter into force on signature and shall remain in force for a period of five (5) years. Unless terminated as provided hereinafter, it shall be