- 4. Before a dependent may accept employment in the receiving State, the Embassy of the sending State will make an official request to the Protocol Division of the Ministry of Foreign Affairs. Upon verification that the person in question falls within the categories defined in this Agreement, and after observing applicable domestic procedures, the Protocol Division will promptly and officially inform the Embassy that the person has permission to accept employment, subject to the applicable regulations of the receiving State.
- 5. Permission to take up employment will be deemed to be terminated without prior notification upon the termination of the assignment of the employee in Canada or in Finland, as the case may be. Employment taken up in accordance with the terms of this Agreement will not entitle dependents to continue to reside in Canada or in Finland; nor will it entitle the said dependents to remain in such employment or to enter into other employment in Canada or in Finland after permission has been terminated.
- 6. For dependents who obtain employment under this

 Agreement and who have immunity from the jurisdiction of
 the receiving State in accordance with the Vienna
 Convention on Diplomatic Relations or any other
 applicable international agreement, immunity from civil