

## ARTICLE 18

Article 36 of the Supplementary Agreement shall be amended as follows:

Paragraph 1 shall be replaced as follows:

"1. Service of documents upon members of a force or of a civilian component or on dependents by publication shall, in addition, be effected by publication of an extract from the document to be served in a journal to be named by, and in the language of, the sending State, or if the sending State so decides, by posting in the appropriate liaison office."

## ARTICLE 19

Article 37 of the Supplementary Agreement shall be amended as follows:

Paragraph 1 shall be replaced as follows:

"1. Where a member of a force or of a civilian component or a dependent is summoned to appear before a German court or authority, the military authorities, unless military exigency requires otherwise, shall take all measures within their authority to secure his attendance provided such attendance is compulsory under German law. If the summons is not served through the liaison agency, the latter shall be informed immediately of the summons by the German court or authority, which shall give the name of the addressee and his address, as well as the time and place of the hearing or taking of evidence; this does not apply in the case of dependents if the military authorities cannot give effective support to German authorities to secure attendance."

## ARTICLE 20

Article 39 of the Supplementary Agreement shall be replaced as follows:

"Article 39"

Privileges and immunities of witnesses, injured persons and experts shall be those accorded by the law of the court or authority before which they appear. The court or authority shall, however, give appropriate consideration to the privileges and immunities which witnesses, injured persons and experts, if they are a member of a force or of a civilian component or dependents, would have before a court of a sending State or, if they do not belong to these categories of persons, would have before a German court."