PROVIDED IN § 8-405 OR § 8-406 OF THIS SUBTITLE (ARTICLE III OR IV OF THE AGREEMENT), THE APPROPRIATE COURT OF THE JURISDICTION WHERE THE INDICTMENT, INFORMATION, OR COMPLAINT HAS BEEN PENDING SHALL ENTER AN ORDER DISMISSING THE SAME WITH PREJUDICE, AND ANY DETAINER BASED ON THE INDICTMENT, INFORMATION, OR COMPLAINT SHALL CEASE TO BE OF ANY FORCE OR EFFECT.

(D) PURPOSE OF TEMPORARY CUSTODY: PLACE OF DETENTION.

THE TEMPORARY CUSTODY REFERRED TO IN THIS AGREEMENT SHALL BE ONLY FOR THE PURPOSE OF PERMITTING PROSECUTION ON THE CHARGE OR CHARGES CONTAINED IN ONE OR MORE UNTRIED INDICTMENTS, INFORMATIONS, OR COMPLAINTS THAT FORM THE BASIS OF THE DETAINER OR DETAINERS OR FOR PROSECUTION ON ANY OTHER CHARGE OR CHARGES ARISING OUT OF THE SAME TRANSACTION. EXCEPT FOR THE PRISONER'S ATTENDANCE AT COURT AND WHILE BEING TRANSPORTED TO OR FROM ANY PLACE AT WHICH THE PRISONER'S PRESENCE MAY BE REQUIRED, THE PRISONER SHALL BE HELD IN A SUITABLE JAIL OR OTHER FACILITY REGULARLY USED FOR PERSONS AWAITING PROSECUTION.

(E) RETURN OF PRISONER TO SENDING STATE.

AT THE EARLIEST PRACTICABLE TIME CONSONANT WITH THE PURPOSES OF THIS AGREEMENT, THE PRISONER SHALL BE RETURNED TO THE SENDING STATE.

(F) CREDIT FOR TIME SERVED IN TEMPORARY CUSTODY.

DURING THE CONTINUANCE OF TEMPORARY CUSTODY OR WHILE THE PRISONER IS OTHERWISE BEING MADE AVAILABLE FOR TRIAL AS REQUIRED BY THIS AGREEMENT, TIME BEING SERVED ON THE SENTENCE SHALL CONTINUE TO RUN BUT GOOD TIME SHALL BE EARNED BY THE PRISONER ONLY IF, AND TO THE EXTENT THAT, THE LAW AND PRACTICE OF THE JURISDICTION THAT IMPOSED THE SENTENCE MAY ALLOW.

(G) ESCAPE FROM TEMPORARY CUSTODY.

FOR ALL PURPOSES OTHER THAN THAT FOR WHICH TEMPORARY CUSTODY AS PROVIDED IN THIS AGREEMENT IS EXERCISED, THE PRISONER SHALL BE DEEMED TO REMAIN IN THE CUSTODY OF AND SUBJECT TO THE JURISDICTION OF THE SENDING STATE. ANY ESCAPE FROM TEMPORARY CUSTODY MAY BE DEALT WITH IN THE SAME MANNER AS AN ESCAPE FROM THE ORIGINAL PLACE OF IMPRISONMENT OR IN ANY OTHER MANNER PERMITTED BY LAW.

(H) RESPONSIBILITY OF RECEIVING STATE FOR PRISONER AND COSTS.

FROM THE TIME THAT A PARTY STATE RECEIVES CUSTODY OF A PRISONER UNDER THIS AGREEMENT UNTIL THE PRISONER IS RETURNED TO THE TERRITORY AND CUSTODY OF THE SENDING STATE, THE STATE IN WHICH THE ONE OR MORE UNTRIED INDICTMENTS, INFORMATIONS, OR COMPLAINTS ARE PENDING OR IN WHICH TRIAL IS BEING HAD SHALL BE RESPONSIBLE FOR THE PRISONER AND SHALL ALSO PAY ALL COSTS OF TRANSPORTING, CARING FOR, KEEPING, AND RETURNING THE PRISONER THE PROVISIONS OF THIS SUBSECTION SHALL GOVERN UNLESS THE STATES CONCERNED SHALL HAVE ENTERED INTO A SUPPLEMENTARY AGREEMENT