

made from time to time, upon their surrender by the government, to the extent by which the amount due as the repurchase price in (b) above exceeds the aggregate of liabilities on loans and guarantees in (c) (i) above until the former member has received the full repurchase price.

(iii) Payments shall be made in the currency of the country receiving payment or at the option of the Bank in gold.

(iv) If losses are sustained by the Bank on any guarantees, participations in loans, or loans which were outstanding on the date when the government ceased to be a member, and the amount of such losses exceeds the amount of the reserve provided against losses on the date when the government ceased to be a member, such government shall be obligated to repay upon demand the amount by which the repurchase price of its shares would have been reduced, if the losses had been taken into account when the repurchase price was determined. In addition, the former member government shall remain liable on any call for unpaid subscriptions under Article II, Section 5 (ii), to the extent that it would have been required to respond if the impairment of capital had occurred and the call had been made at the time the repurchase price of its shares was determined.

(d) If the Bank suspends permanently its operations under Section 5 (b) of this Article, within six months of the date upon which any government ceases to be a member, all rights of such government shall be determined by the provisions of Section 5 of this Article.

Sted, efterhaanden som de afleveres af Regeringen, og i det Omfang, den i Henhold til Punkt b fastsatte Tilbagekøbspris overstiger de samlede Forpligtelser i Forbindelse med de under Punkt c, 1, omhandlede Laan og Garantier, indtil det tidligere Medlem har modtaget den fulde Tilbagekøbspris.

3. Udbetalinger finder Sted i Modtagerlandets Valuta eller, dersom Banken foretrækker det, i Guld.

4. Hvis Banken lider Tab paa Garantier, Deltagelse i Laan eller Ydelse af Laan, som ikke var indfriet paa Tidspunktet for Medlemmets Udtræden, og saadanne Tab overstiger de Reserver, der paa Tidspunktet for Medlemmets Udtræden findes til Imødegaaelse af Tab, skal den paa-gældende Regering være forpligtet til paa Anfordring at tilbagebetale det Beløb, hvormed Tilbagekøbsprisen for dens Aktier vilde være blevet formindsket, dersom Tabene var blevet medregnet ved Fastsættelsen af Tilbagekøbsprisen. Endvidere skal den tidligere Medlemsregering vedblivende hæfte for eventuelle ikke-indbetalte Beløb af Aktiekapitalen i Henhold til Artikel II, Afsnit 5 2, i det Omfang, den vilde have haft Indbetalingspligt, dersom Nedskrivningen af Kapitalen havde fundet Sted og Indbetaling var blevet krævet foretaget paa det Tidspunkt, da Aktiernes Tilbagekøbskurs blev fastsat.

d. Dersom Banken inden seks Månedes Tid fra Tidspunktet for et Medlems Udtræden at regne standser sin Virksomhed i Henhold til denne Artikels Afsnit 5, Punkt b, skal alle en saadan Stats Rettigheder afhænge af de i denne Artikels Afsnit 5 indeholdte Bestemmelser.