

Bank, another by the country involved and an umpire who, unless the parties otherwise agree, shall be appointed by the President of the Permanent Court of International Justice or such other authority as may have been prescribed by regulation adopted by the Bank. The umpire shall have full power to settle all questions of procedure in any case where the parties are in disagreement with respect thereto.

#### Article X

##### APPROVAL DEEMED GIVEN

Whenever the approval of any member is required before any act may be done by the Bank, except in Article VIII, approval shall be deemed to have been given unless the member presents an objection within such reasonable period as the Bank may fix in notifying the member of the proposed act.

#### Article XI

##### FINAL PROVISIONS

###### Section 1. *Entry into force*

This Agreement shall enter into force when it has been signed on behalf of governments whose minimum subscriptions comprise not less than sixty-five percent of the total subscriptions set forth in Schedule A and when the instruments referred to in Section 2 (a) of this Article have been deposited on their behalf, but in no event shall this Agreement enter into force before May 1, 1945.

###### Section 2. *Signature*

(a) Each government on whose behalf this Agreement is signed shall deposit with the Government of the United States of America an instrument setting forth that it has accepted this Agreement in accordance with its law and has taken all steps necessary to enable

paagældende Medlem, og en Opmand, som, saafremt Parterne ikke kommer overens om en anden Ordning, udnævnes af Formanden for den Permanente Internationale Domstol eller saadan anden Autoritet, som maatte være foreskrevet ved en af Banken vedtagen Bestemmelse. Opmanden har fuld Beføjelse til at afgøre ethvert Procedurespørgsmaal i alle Tilfælde, hvor Parterne ikke kan komme til Enighed derom.

#### Artikel X

##### FORUDSAT SAMTYKKE

I alle Tilfælde, Artikel VIII undtaget, hvor et Medlems Samtykke udkræves, før Banken kan skride til Handling, skal den paagældende Stat anses for at have samtykket, dersom den ikke fremsætter nogen Indvending inden Udløbet af en rimelig Frist, som Banken kan fastsætte i sin Meddelelse til Staten vedrørende den paatænkte Foranstaltning.

#### Artikel XI

##### SLUTNINGSBESTEMMELSER

###### Afsnit 1. *Ikrafttræden.*

Denne Overenskomst træder i Kraft, naar den er undertegnet paa et Antal Regeringers Vegne, hvis Minimumstegning omfatter mindst 65 pCt. af den i Tillæg A anførte samlede Aktietegning, og naar de i nærværende Artikels Afsnit 2, Punkt a, omhandlede Dokumenter er deponeret paa deres Vegne; men i intet Tilfælde skal denne Overenskomst træde i Kraft før 1. Maj 1945.

###### Afsnit 2. *Undertegnelse.*

a. Enhver Regering, paa hvis Vegne denne Overenskomst undertegnes, skal hos De Forenede Staters Regering deponere et Dokument, hvori det anføres, at den har indgaaet denne Overenskomst i Overensstemmelse med dens Love og taget alle fornødne Skridt til at sætte