

F. t. folketingsbesl. vedr. Den internationale Finansieringsinstitution.

ditions normally obtained by private investors for similar financing;

- (vi) the Corporation shall seek to revolve its funds by selling its investments to private investors whenever it can appropriately do so on satisfactory terms;
- (vii) the Corporation shall seek to maintain a reasonable diversification in its investments.

Section 4. *Protection of Interests.*

Nothing in this Agreement shall prevent the Corporation, in the event of actual or threatened default on any of its investments, actual or threatened insolvency of the enterprise in which such investment shall have been made, or other situations which, in the opinion of the Corporation, threaten to jeopardize such investment, from taking such action and exercising such rights as it may deem necessary for the protection of its interests.

Section 5. *Applicability of Certain Foreign Exchange Restrictions.*

Funds received by or payable to the Corporation in respect of an investment of the Corporation made in any member's territories pursuant to Section 1 of this Article shall not be free, solely by reason of any provision of this Agreement, from generally applicable foreign exchange restrictions, regulations and controls in force in the territories of that member.

Section 6. *Miscellaneous Operations.*

In addition to the operations specified elsewhere in this Agreement, the Corporation shall have the power to:

- (i) borrow funds, and in that connection to furnish such collateral or other security therefor as it shall determine; provided, however, that before making a public sale of its obligations in the markets of a member, the Corporation shall have obtained the approval of that member and of the member in whose currency the obligations are to be denominated;
- (ii) invest funds not needed in its financing operations in such obligations as it may determine and invest funds held by it

stilles ved lignende finansieringsvirksomhed af private, der foretager kapitalanbringelse.

- 6. Institutionen skal søge at frigøre sine midler ved at sælge sine investeringer til private, der foretager kapitalanbringelser, når dette på passende måde kan lade sig gøre på tilfredsstillende vilkår;
- 7. Institutionen skal søge at opretholde en rimelig spredning af sine investeringer.

Afsnit 4. *Beskyttelse af interesser.*

Intet i denne overenskomst skal forhindre Institutionen i at træffe sådanne forholdsregler eller udøve sådanne rettigheder, som skønnes nødvendige til beskyttelse af dens interesser i tilfælde af indtrædt eller truende misligholdelse af nogen af dens investeringer, indtrædt eller truende insolvens i det foretagende, hvori en sådan investering er foretaget eller i andre situationer, som efter Institutionens opfattelse truer med at bringe en sådan investering i fare.

Afsnit 5. *Anvendelse af visse valutarestriktioner.*

Midler modtaget af eller betalbare til Institutionen i anledning af en af Institutionen foretaget investering på et medlems landområder i henhold til afsnit 1 i denne artikel skal ikke på grund af nogen bestemmelse i denne overenskomst være undtaget fra de i almindelighed gældende valutarestriktioner, reguleringer og kontrolordninger, der er i kraft på vedkommende medlems territorier.

Afsnit 6. *Diverse forretninger.*

Foruden den virksomhed, som er opregnet andetsteds i denne overenskomst, skal Institutionen have beføjelse til:

- 1. at skaffe midler ved låntagning og i denne forbindelse at deponere værdipapirer eller stille anden sikkerhed herfor som skønnes passende; dog skal Institutionen, før den udbyder sine obligationer på et medlems kapitalmarked, have indhentet samtykke fra dette medlem og fra det medlem, i hvis valuta obligationerne stipuleres;
- 2. at investere midler, som ikke er påkrævede for dens finansieringsvirksomhed, i sådanne værdipapirer, som den måtte