

A recommendation which has been accepted by some parties to a dispute shall be binding as between those parties only.

2. Acceptance of the recommendation must be communicated by the parties to the conciliators, at an address specified by them, not later than 30 days after receipt of the notification of the recommendation; otherwise, it shall be considered that the recommendation has not been accepted.

3. Any party which does not accept the recommendation shall notify the conciliators and the other parties, within 30 days following the period specified in article 37, paragraph 2 of its grounds for rejection of the recommendation, comprehensively and in writing.

4. When the recommendation has been accepted by the parties, the conciliators shall immediately draw up and sign a record of settlement, at which time the recommendation shall become binding upon those parties. If the recommendation has not been accepted by all parties, the conciliators shall draw up a report with respect to those parties rejecting the recommendation, noting the dispute and the failure of those parties to settle the dispute.

5. A recommendation which has become binding upon the parties shall be implemented by them immediately or at such later time as is specified in the recommendation.

6. Any party may make its acceptance conditional upon acceptance by all or any of the other parties to the dispute.

Article 38

1. A recommendation shall constitute a final determination of a dispute as between the parties which accept it, except to the extent that the recommendation is not recognized and enforced in accordance with the provisions of article 39.

2. "Recommendation" includes an interpretation, clarification or revision of the recommendation made by the conciliators before the recommendation has been accepted.

Article 39

1. Each Contracting Party shall recognize a recommendation as binding between the parties which have accepted it and shall, sub-

af nogle af parterne i en tvist, forpligter udelukkende disse.

2. Parterne skal give forligsmæglerne meddelelse om godtagelse af disses anbefaling til en af mæglerne nærmere angivet adresse senest 30 dage efter modtagelsen af underretning om anbefalingen; i modsat fald betragtes anbefalingen som ikke accepteret.

3. Den part, der ikke accepterer en anbefaling, skal inden 30 dage efter den i art. 37, stk. 2, anførte periode, give forligsmæglerne og de andre parter underretning skriftligt og omfattende om sine grunde til afvisningen af anbefalingen.

4. Umiddelbart efter at anbefalingen er accepteret af parterne, skal forligsmæglerne oprette og underskrive et forligsdokument, fra hvilket tidspunkt anbefalingen får bindende virkning for parterne. Hvis anbefalingen ikke er blevet accepteret af alle parter, skal forligsmæglerne udfærdige en rapport angående de parter, der nægter at acceptere anbefalingen, med angivelse af tvisten, og de pågældende parters manglende evne til at bilægge den.

5. En anbefaling, der er blevet bindende for parterne, skal gennemføres af dem omgående eller på et i anbefalingen nærmere angivet senere tidspunkt.

6. Enhver part kan betinge sin accept af, at alle eller nogle af tvistens andre parter accepterer anbefalingen.

Artikel 38

1. En anbefaling skal udgøre en endelig bilæggelse af en tvist mellem de parter, som accepterer den. Dette gælder dog ikke i den udstrækning anbefalingen ikke anerkendes og håndhæves i henhold til bestemmelserne i art. 39.

2. »Anbefaling« omfatter en fortolkning, tydeliggørelse eller rettelse af anbefalingen foretaget af forligsmæglerne, før anbefalingen bliver accepteret.

Artikel 39

1. Enhver kontraherende part skal anerkende en anbefaling som værende bindende mellem de parter, der har accepteret den, og