

the dispute, with the help of the Conciliation Commission, reach a mutually acceptable settlement, they shall record the terms of this settlement in a summary of conclusions signed by their representatives and by the members of the Commission. The signing of the document shall conclude the proceedings. The CSCE Council shall be informed through the Committee of Senior Officials of the success of the conciliation.

2. When the Conciliation Commission considers that all the aspects of the dispute and all the possibilities of finding a solution have been explored, it shall draw up a final report. The report shall contain the proposals of the Commission for the peaceful settlement of the dispute.

3. The report of the Conciliation Commission shall be notified to the parties to the dispute, which shall have a period of thirty days in which to examine it and inform the Chairman of the Commission whether they are willing to accept the proposed settlement.

4. If a party to the dispute does not accept the proposed settlement, the other party or parties are no longer bound by their own acceptance thereof.

5. If, within the period prescribed in paragraph 3, the parties to the dispute have not accepted the proposed settlement, the report shall be forwarded to the CSCE Council through the Committee of Senior Officials.

6. A report shall also be drawn up which provides immediate notification to the CSCE Council through the Committee of Senior Officials of circumstances where a party fails to appear for conciliation or leaves a procedure after it has begun.

#### Chapter IV

#### Arbitration

#### Article 26

#### *Request for the Constitution of an Arbitral Tribunal*

1. A request for arbitration may be made at any time by agreement between two or more States parties to this Convention or between one or more States parties to this Convention and one or more other CSCE participating States.

2. The States parties to this Convention may at any time by a notice addressed to the De-

ved mægling Kommissionens hjælp når frem til en gensidigt antagelig bilæggelse, skal de indføre betingelserne for denne bilæggelse i et konklusionsresumé undertegnet af deres repræsentanter og af Kommissionens medlemmer. Undertegnelsen af dokumentet skal afslutte processen. CSCE's Råd skal af Embedsmandskomiteen underrettes om det heldige udfald af mæglingen.

2. Når mægling Kommissionen finder, at alle sider af tvisten og alle muligheder for at finde en løsning er blevet undersøgt, skal den udarbejde en slutrapport. Rapporten skal indeholde Kommissionens forslag til en fredelig bilæggelse af tvisten.

3. Mægling Kommissionens rapport skal kundgøres for tvistens parter, der skal have en periode på 30 dage til at gennemgå den og meddele Kommissionens formand, om de er villige til at acceptere den foreslåede bilæggelse.

4. Hvis en part i tvisten ikke godkender den foreslåede bilæggelse, er den anden eller de andre parter ikke længere bundet af deres egen godkendelse deraf.

5. Hvis parterne i tvisten ikke inden for den periode, der er foreskrevet i stk. 3, har godkendt den foreslåede bilæggelse, skal rapporten sendes til CSCE's Råd gennem Embedsmandskomiteen.

6. Hvis en part unnlader at møde frem til mægling eller forlader en påbegyndt proces, skal der også udarbejdes en rapport herom, som omgående skal tilstilles CSCE's Råd gennem Embedsmandskomiteen.

#### Kapitel IV

#### Voldgift

#### Artikel 26

#### *Anmodning om nedsættelse af en voldgiftsret*

1. En anmodning om voldgift kan fremsættes når som helst ved aftale mellem to eller flere stater, der deltager i denne konvention, eller mellem en eller flere stater, der deltager i denne konvention, og en eller flere andre stater, der deltager i CSCE.

2. De stater, der deltager i denne konvention, kan til enhver tid ved en meddelelse stilet til de-