



# ΕΦΗΜΕΡΙΣ ΤΗΣ ΚΥΒΕΡΝΗΣΕΩΣ ΤΗΣ ΕΛΛΗΝΙΚΗΣ ΔΗΜΟΚΡΑΤΙΑΣ

ΑΘΗΝΑ  
6 ΑΠΡΙΛΙΟΥ 1983

ΤΕΥΧΟΣ ΠΡΩΤΟ

ΑΡΙΘΜΟΣ ΦΥΛΛΟΥ  
42

ΝΟΜΟΣ ΥΠ' ΑΡΙΘ. 1344

Κύρωση τοῦ Καταστατικοῦ τοῦ UNIDO ('Οργανισμὸς Βιομηχανικῆς Ανάπτυξης τῶν Ήνωμένων Εθνῶν).

## Ο ΠΡΟΕΔΡΟΣ ΤΗΣ ΕΛΛΗΝΙΚΗΣ ΔΗΜΟΚΡΑΤΙΑΣ

Κυροῦμεν καὶ ἐκδίδομεν τὸν κατωτέρω ὑπὸ τῆς Βουλῆς,  
ψηφισθέντα νόμον:

\*Αρθρο πρῶτο.

Κυρώνεται καὶ ἔχει τὴν ἴσχυν ποὺ προβλέπει τὸ ξρθρὸ 28  
παρ. 1 τοῦ Συντάγματος, τὸ Καταστατικὸν 'Οργανισμοῦ  
Βιομηχανικῆς Ανάπτυξης τῶν Ήνωμένων Εθνῶν (UNI-  
DO), που υἱοθετήθηκε στὶς 8 Απριλίου 1979 κατὰ τὴν ἔθο-  
μη σὲ ὁλαμέλεια Συνέλευση τῶν Ήνωμένων Εθνῶν.

\*Ἀκολουθεῖ τὸ κείμενο τοῦ Καταστατικοῦ στὴν Ἀγγλικὴ  
γλώσσα καὶ ἡ ἐπίσημη μετάφρασή του στὴν Ἑλληνική:

**CONSTITUTION OF THE UNITED NATIONS  
INDUSTRIAL DEVELOPMENT ORGANIZATION  
PREAMBLE**

The States Parties to this Constitution,

In conformity with the Charter of the United Nations,  
Bearing in mind the broad objectives in the resolutions adopted by the sixth special session of the General Assembly of the United Nations on the establishment of a New International Economic Order, in the UNIDO Second General Conference's Lima Declaration and Plan of Action for Industrial Development and Co-operation, and in the resolution of the seventh special session of the General Assembly of the United Nations on Development and International Economic Co-operation,

Declaring that :

It is necessary to establish a just and equitable economic and social order to be achieved through the elimination of economic inequalities, the establishment of rational and equitable international economic relations, implementation of dynamic social and economic changes and the encouragement of necessary structural changes in the development of the world economy,

Industrialization is a dynamic instrument of growth essential to rapid economic and social development, in particular of developing countries, to the improvement of the living standards and the quality of life of the peoples in all countries, and to the introduction of an equitable economic and social order,

It is the sovereign right of all countries to achieve their industrialization, and any process of such industrialization must conform to the broad objectives of self-sustaining and integrated socio-economic development, and should include the appropriate changes which would ensure the just and effective participation of all peoples in the industrialization of their countries,

As international co-operation for development is the shared goal and common obligation of all countries it is essential to promote industrialization through all possible concerted measures including the development, transfer and adaptation of technology on global, regional and national, as well as on sectoral levels,

All countries, irrespective of their social and economic systems, are determined to promote the common welfare of their peoples by individual and collective actions aimed at expanding international economic co-operation on the basis of sovereign equality, strengthening of the economic independence of the developing countries, securing their equitable share in total world industrial production and contributing to international peace and security and the prosperity of all nations, in conformity with the purposes and principles of the Charter of the United Nations,

Mindful of these guidelines,

Desiring to establish, within the terms of Chapter IX of the Chapter of the United Nations, a specialized agency to be known as the United Nations Industrial Development Organization (UNIDO) (hereinafter referred to as the «Organization»), which shall play the central role in and be responsible for reviewing and promoting the co-ordination of all activities of the United Nations system in the field of industrial development, in conformity with the responsibilities of the Economic and Social Council under the Charter of the United Nations and with the applicable relationship agreements,

Hereby agree to the present Constitution.

**CHAPTER I  
OBJECTIVES AND FUNCTIONS**

**Article 1**

**Objectives**

The primary objective of the Organization shall be the promotion and acceleration of industrial development in the developing countries with a view to assisting in the establishment of a new international economic order. The Organization shall also promote industrial development and co-operation on global, regional and national, as well as on sectoral levels.

**Article 2**

**Functions**

In fulfilment of its foregoing objectives, the Organization shall generally take all necessary and appropriate action, and in particular shall :

(a) Encourage and extend, as appropriate, assistance to the developing countries in the promotion and acceleration of their industrialization, in particular in the development, expansion and modernization of their industries;

(b) In accordance with the Charter of the United Nations, initiate, co-ordinate and follow up the activities of the United Nations system with a view to enabling the Organization to play the central co-ordinating role in the field of industrial development;

(c) Create new and develop existing concepts and approaches in respect of industrial development on global, regional and national, as well as on sectoral levels, and carry out studies and surveys with a view to formulating new lines of action directed towards harmonious and balanced industrial development, with due consideration for the methods employed by countries with different socio-economic systems for solving industrialization problems;

(d) Promote and encourage the development and use of planning techniques, and assist in the formulation of development, scientific and technological programmes and plans for industrialization in the public, co-operative and private sectors;

(e) Encourage and assist in the development of an integrated and inter-disciplinary approach towards the accelerated industrialization of the developing countries;

(f) Provide a forum and act as an instrument to serve the developing countries and the industrialized countries in their contacts, consultations and, at the request of the countries concerned, negotiations directed towards the industrialization of the developing countries;

(g) Assist the developing countries in the establishment and operation of industries, including agro-related as well as basic industries, to achieve the full utilization of locally available natural and human resources and the production of goods for domestic and export markets, as well as contribute to the self-reliance of these countries;

(h) Serve as a clearing-house for industrial information and accordingly collect and monitor on a selective basis, analyse and generate for the purpose of dissemination information on all aspects of industrial development on global, regional and national, as well as on sectoral levels including the exchange of experience and technological achievements of the industrially developed and the developing countries with different social and economic systems;

(i) Devote particular attention to the adoption of special measures aimed at assisting the least-developed, land-locked, and island developing countries, as well as those developing countries most seriously affected by economic crises and natural calamities, without losing sight of the interest of the other developing countries;

(j) Promote, encourage and assist in the development, selection, adaptation, transfer and use of industrial technology, with due regard for the socio-economic conditions and the specific requirements of the industry concerned, with special reference to the transfer of technology from the industrialized to the developing countries as well as among the developing countries themselves;

(k) Organize and support industrial training programmes aimed at assisting the developing countries in the training of technical and other appropriate categories of personnel needed at various phases for their accelerated industrial development;

(l) Advise on and assist, in close co-operation with the appropriate bodies of the United Nations, specialized agencies and the International Atomic Energy Agency, the developing countries in the exploitation, conservation and local transformation of their natural resources for the purpose of furthering the industrialization of developing countries;

(m) Provide pilot and demonstration plans for accelerating industrialization in particular sectors;

(n) Develop special measures designed to promote co-operation in the industrial field among developing countries and between the developed and developing countries;

(o) Assist, in co-operation with other appropriate bodies, the regional planning of industrial development of the developing countries within the framework of regional and subregional groupings among those countries;

(p) Encourage and promote the establishment and strengthening of industrial, business and professional associations, and similar organizations which would contribute to the full utilization of the internal resources of the developing countries with a view to developing their national industries;

(q) Assist in the establishment and operation of institutional infrastructure for the provision of regulatory, advisory and developmental services to industry;

(r) Assist, at the request of Governments of the developing countries, in obtaining external financing for specific industrial projects on fair, equitable and mutually acceptable terms.

## CHAPTER II PARTICIPATION

### Article 3

#### Members

Membership in the Organization is open to all States which associate themselves with the objectives and principles of the Organization :

(a) States members of the United Nations or of a specialized agency or of the International Atomic Energy Agency may become Members of the Organization by becoming parties to this Constitution in accordance with Article 24 and paragraph 2 of Article 25;

(b) States other than those referred to in subparagraph (a) may become Members of the Organization by becoming parties to this Constitution in accordance with paragraph 3 of Article 24 and subparagraph 2(c)

of Article 25, after their membership has been approved by the Conference, by a two-thirds majority of the Members present and voting, upon the recommendation of the Board.

### Article 4 Observers

1. Observer status in the Organization shall be open, upon request, to those enjoying such status in the General Assembly of the United Nations, unless the Conference decides otherwise.

2. Without prejudice to paragraph 1, the Conference has the authority to invite other observers to participate in the work of the Organization.

3. Observers shall be permitted to participate in the work of the Organization in accordance with the relevant rules of procedure and the provisions of this Constitution.

### Article 5 Suspension

1. Any Member of the Organization that is suspended from the exercise of the rights and privileges of membership of the United Nations shall automatically be suspended from the exercise of the rights and privileges of membership of the Organization.

2. Any Member that is in arrears in the payment of its financial contributions to the Organization shall have no vote in the Organization if the amount of its arrears equals or exceeds the amount of the assessed contributions due from it for the preceding two fiscal years. Any organ may, nevertheless, permit such a Member to vote in that organ if it is satisfied that the failure to pay is due to conditions beyond the control of the Member.

### Article 6 Withdrawal

1. A Member may withdraw from the Organization by depositing an instrument of denunciation of this Constitution with the Depositary.

2. Such withdrawal shall take effect on the last day of the fiscal year following that during which such instrument was deposited.

3. The contributions to be paid by the withdrawing Member for the fiscal year following that during which such instrument was deposited shall be the same as the assessed contributions for the fiscal year during which such deposit was effected. The withdrawing Member shall in addition fulfil any unconditional pledges it made prior to such deposit.

## CHAPTER III ORGANS

### Article 7

#### Principal and subsidiary organs

1. The principal organs of the Organization shall be :

(a) The General Conference (referred to as the «Conference»);

(b) The Industrial Development Board (referred to as the «Board»);

(c) The Secretariat.

2. There shall be established a Programme and Budget Committee to assist the Board in the preparation and examination of the programme of work, the regular budget and the operational budget of the Organization and other financial matters pertaining to the Organization.

3. Other subsidiary organs, including technical committees, may be established by the Conference or the Board, which shall give due regard to the principle of equitable geographical representation.

### Article 8

#### General Conference

1. The Conference shall consist of representatives of all Members.

2. (a) The Conference shall hold a regular session every two years, unless it decides otherwise. Special sessions shall be convened by the Director-General at the request of the Board or of a majority of all Members.

(b) Regular sessions shall be held at the seat of the Organization, unless otherwise determined by the Conference. The Board shall determine the place where a special session is to be held.

3. In addition to exercising other functions specified in this Constitution, the Conference shall :

(a) Determine the guiding principles and the policies of the Organization;

(b) Consider reports of the Board, of the Director-General and of the subsidiary organs of the Conference;

(c) Approve the programme of work, the regular budget and the operational budget of the Organization in accordance with Article 14, establish the scale of assessments in accordance with Article 15, approve the financial regulations of the Organization and supervise the effective utilization of the financial resources of the Organization;

(d) Have the authority to adopt, by a two-thirds majority of the Members present and voting, conventions or agreements with respect to any matter within the competence of the Organization and to make recommendations to the Members concerning such conventions or agreements;

(e) Make recommendations to Members and to international organizations with respect to matters within the competence of the Organization;

(f) Take any other appropriate action to enable the Organization to further its objectives and carry out its functions.

4. The Conference may delegate to the Board such of its powers and functions as it may consider desirable, except for those provided for in : Article 3, subparagraph (b); Article 4; Article 8, subparagraphs 3 (a), (b), (c) and (d); Article 9, paragraph 1; Article 10, paragraph 1; Article 11, paragraph 2; Article 14, paragraphs 4 and 6; Article 15, Article 18; Article 23, subparagraphs 2 (b) and 3 (b); and Annex I.

5. The Conference shall adopt its own rules of procedure.

6. Each Member shall have one vote in the Conference. Decisions shall be made by a majority of the Members present and voting unless otherwise specified in this Constitution or in the rules of procedures of the Conference.

### Article 9

#### Industrial Development Board

1. The Board shall consist of 53 Members of the Organization elected by the Conference, which shall give due regard to the principle of equitable geographical distribution. In electing the members of the Board the Conference shall observe the following distribution of seats : 33 members of the Board shall be elected from the States listed in Parts A and C, 15 from the States listed in Part B, and 5 from the States listed in Part D of Annex I to this Constitution.

2. Members of the Board shall hold office from the close of the regular session of the Conference at which they were elected until the close of the regular session of the Conference four years thereafter, except that the members elected at the first session shall hold office from the time of such election and one half shall hold office only until the close of the regular session two years thereafter. Members of the Board may be re-elected.

3. (a) The Board shall hold at least one regular session each year at such times as it may determine. Special sessions shall be convened by the Director General at the request of a majority of all members of the Board.

(b) Sessions shall be held at the seat of the Organization, unless otherwise determined by the Board.

4. In addition to exercising other functions specified in this Constitution or delegated to it by the Conference the Board shall :

(a) Acting under the authority of the Conference, review the implementation of the approved programme of work and of the corresponding regular budget and operational budget, as well as of other decisions of the Conference;

(b) Recommend to the Conference a scale of assessments for regular budget expenditures;

(c) Report to the Conference at each regular session on the activities of the Board;

(d) Request Members to furnish information on their activities related to the work of the Organization;

(e) In accordance with the decisions of the Conference and having regard to circumstances arising between sessions of the Board or the Conference, authorize the Director-General to take such measures as the Board deems necessary to meet unforeseen events with due regard to the functions and financial resources of the Organization;

(f) If the office of Director-General becomes vacant between sessions of the Conference, appoint an Acting Director-General to serve until the next regular or special session of the Conference;

(g) Prepare the provisional agenda for the Conference;

(h) Undertake such other functions as may be required to further the objectives of the Organization subject to the limitations stipulated in this Constitution.

5. The Board shall adopt its own rules of procedure.

6. Each member of the Board shall have one vote. Decisions shall be made by a majority of the members present and voting unless otherwise specified in this Constitution or in the rules of procedure of the Board.

7. The Board shall invite any Member not represented on the Board to participate without vote in its deliberations on any matter of particular concern to that Member.

### Article 10

#### Programme and Budget Committee

1. The Programme and Budget Committee shall consist of 27 Members of the Organization elected by the Conference, which shall give due regard to the principle of equitable geographical distribution. In electing the members of the Committee the Conference shall observe the following distribution of seats : 15 members of the Committee shall be elected from the States listed in Parts A and C, 9 from the States listed in Part B, and 3 from the States listed in Part D of Annex I to this Constitution. In designating their representatives to serve on the Committee, States shall take into account their personal qualifications and experience.

2. Members of the Committee shall hold office from the close of the regular session of the Conference at which they were elected until the close of the regular session of the Conference two years thereafter. Members of the Committee may be re-elected.

3. (a) The Committee shall hold at least one session each year. Additional sessions shall be convened by the Director-General at the request of the Board or the Committee.

(b) Sessions shall be held at the seat of the Organization, unless otherwise determined by the Board.

#### 4. The Committee shall :

(a) Perform the functions assigned to it in Article 14;

(b) Prepare the draft scale of assessments for regular budget expenditures, for submission to the Board;

(c) Exercise such other functions with respect to financial matters as may be assigned to it by the Conference or the Board;

(d) Report to the Board at each regular session on all activities of the Committee and submit advice or proposals on financial matters to the Board on its own initiative.

5. The Committee shall adopt its own rules of procedure.

6. Each member of the Committee shall have one vote. Decisions shall be made by a two-thirds majority of the members present and voting.

#### Article 11

##### Secretariat

1. The Secretariat shall comprise a Director-General, as well as such Deputy Directors-General and other staff as the Organization may require.

2. The Director-General shall be appointed by the Conference upon recommendation of the Board for a period of four years. He may be reappointed for a further term of four years, after which he shall not be eligible for reappointment.

3. The Director-General shall be the chief administrative officer of the Organization. Subject to general or specific directives of the Conference or the Board, the Director-General shall have the over-all responsibility and authority to direct the work of the Organization. Under the authority of and subject to the control of the Board, the Director-General shall be responsible for the appointment, organization and functioning of the staff.

4. In the performance of their duties the Director-General and the staff shall not seek or receive instructions from any government or from any authority external to the Organization. They shall refrain from any action that might reflect on their position as international officials responsible only to the Organization. Each Member undertake to respect the exclusively international character of the responsibilities of the Director-General and the staff and not to seek to influence them in the discharge of their responsibilities.

5. The staff shall be appointed by the Director-General under regulations to be established by the Conference upon recommendation of the Board. Appointments at the level of Deputy Director-General shall be subject to approval by the Board. The conditions of service of staff shall conform as far as possible to those of the United Nations common system. The paramount consideration in the employment of the staff and in determining the conditions of service shall be the necessity of securing the highest standards of

efficiency, competence and integrity. Due regard shall be paid to the importance of recruiting staff on a wide and equitable geographical basis.

6. The Director-General shall act in that capacity at all meetings of the Conference, of the Board and of the Programme and Budget Committee, and shall perform such other functions as are entrusted to him by these organs. He shall prepare an annual report on the activities of the Organization. In addition, he shall submit to the Conference or to the Board, as appropriate, such other reports as may be required.

### CHAPTER IV PROGRAMME OF WORK AND FINANCIAL MATTERS

#### Article 12

##### Expenses of delegations

Each Member and observer shall bear the expenses of its own delegation to the Conference, to the Board or to any other organ in which it may participate.

#### Article 13

##### Composition of budgets

1. The activities of the Organization shall be carried out in accordance with its approved programme of work and budgets.

2. The expenditures of the Organization shall be divided into the following categories :

(a) Expenditures to be met from assessed contributions (referred to as the «regular budget»); and

(b) Expenditures to be met from voluntary contributions to the Organization, and such other income as may be provided for in the financial regulations (referred to as the «operational budget»).

3. The regular budget shall provide for expenditures for administration, research, other regular expenses of the Organization and for other activities, as provided for in Annex II.

4. The operational budget shall provide for expenditures for technical assistance and other related activities.

#### Article 14

##### Programme and budgets

1. The Director-General shall prepare and submit to the Board through the Programme and Budget Committee, at a time specified in the financial regulations, a draft programme of work for the following fiscal period, together with the corresponding estimates for those activities to be financed from the regular budget. The Director-General shall, at the same time, submit proposals and financial estimates for those activities to be financed from voluntary contributions to the Organization.

2. The Programme and Budget Committee shall consider the proposals of the Director-General and submit to the Board its recommendations on the proposed programme of work and corresponding estimates for the regular budget and the operational budget. Such recommendations of the Committee shall require a two-thirds majority of the members present and voting.

3. The Board shall examine proposals of the Director-General together with any recommendations of the Programme and Budget Committee and adopt the programme of work, the regular budget and the operational budget, with such modifications as it deems

necessary, for submission to the Conference for consideration and approval. Such adoption shall require a two-thirds majority of the members present and voting.

4. (a) The Conference shall consider and approve the programme of work and the corresponding regular budget and operational budget submitted to it by the Board, by a two-thirds majority of the Members present and voting.

(b) The Conference may make amendments in the programme of work and the corresponding regular budget and operational budget, in accordance with paragraph 6.

5. When required, supplementary or revised estimates for the regular budget or operational budget shall be prepared and approved in accordance with paragraphs 1 to 4 above and the financial regulations.

6. No resolution, decision or amendment involving expenditure, which has not already been considered in accordance with paragraphs 2 and 3, shall be approved by the Conference unless it is accompanied by an estimate of expenditures prepared by the Director-General. No resolution, decision or amendment in respect of which expenditures are anticipated by the Director-General shall be approved by the Conference until the Programme and Budget Committee and subsequently the Board, meeting concurrently with the Conference, have had an opportunity to act in accordance with paragraphs 2 and 3. The Board shall submit its decisions to the Conference. The approval by the Conference of such resolutions, decisions and amendments shall require a two-thirds majority of all Members.

#### Article 15

##### Assessed contributions

1. Regular budget expenditures shall be born by the Members, as apportioned in accordance with a scale of assessment established by the Conference by a two-thirds majority of the Members present and voting, upon the recommendation of the Board adopted by a two-thirds majority of the members present and voting, on the basis of a draft prepared by the Programme and Budget Committee.

2. The scale of assessments shall be based to the extent possible on the scale most recently employed by the United Nations. No Member shall be assessed more than twenty-five per cent of the regular budget of the Organization.

#### Article 16

##### Voluntary contributions to the Organization

Subject to the financial regulations of the Organization, the Director-General, on behalf of the Organization, may accept voluntary contributions to the Organization, including gifts, bequests and subventions, made to the Organization by governments, intergovernmental or non-governmental organizations or other non-governmental sources, provided that the conditions attached to such voluntary contributions are consistent with the objectives and policies of the Organization.

#### Article 17

##### Industrial Development Fund

In order to increase the resources of the Organization and to enhance its ability to meet promptly and flexibly the needs of the developing countries, the Organization shall have an Industrial Development Fund which will be financed through the voluntary

contributions to the Organization provided for in Article 16, and other income as may be provided for in the financial regulations of the Organization. The Director-General shall administer the Industrial Development Fund in accordance with the general policy guidelines governing the operations of the Fund that are established by the Conference, or by the Board acting on behalf of the Conference, and in accordance with the financial regulations of the Organization.

#### CHAPTER V CO-OPERATION AND CO-ORDINATION

##### Article 18

##### Relations with the United Nations

The Organization shall be brought into relationship with the United Nations as one of the specialized agencies referred to in Article 57 of the Charter of the United Nations. Any agreement concluded in accordance with Article 63 of the Charter shall require the approval of the Conference, by a two-thirds majority of the Members present and voting, upon the recommendation of the Board.

##### Article 19

##### Relations with other organizations

1. The Director-General may, with the approval of the Board and subject to guidelines established by the Conference :

(a) Enter into agreements establishing appropriate relationships with other organizations of the United Nations system and with other intergovernmental and governmental organizations,

(b) Establish appropriate relations with non-governmental and other organizations the work of which is related to that of the Organization. When establishing such relations with national organizations the Director-General shall consult with the governments concerned.

2. Subject to such agreements and relations, the Director-General may establish working arrangements with such organizations.

#### CHAPTER VI LEGAL MATTERS

##### Article 20

##### Seat

1. The seat of the Organization shall be Vienna. The Conference may change the seat by a two-thirds majority of all Members

2. The Organization shall conclude a headquarters agreement with the Host Government.

##### Article 21

##### Legal capacity, privileges and immunities

1. The Organization shall enjoy in the territory of each of its Members such legal capacity and such privileges and immunities as are necessary for the exercise of its functions and for the fulfilment of its objectives. Representatives of Members and officials of the Organization shall enjoy such privileges and immunities as are necessary for the independent exercise of their functions in connection with the Organization.

2. The legal capacity, privileges and immunities referred to in paragraph 1 shall :

(a) In the territory of any Member that has acceded

to the Convention on the Privileges and Immunities of the Specialized Agencies in respect of the Organization, be as defined in the standard clauses of that Convention as modified by an annex thereto approved by the Board;

(b) In the territory of any Member that has not acceded to the Convention on the Privileges and Immunities of the Specialized Agencies in respect of the Organization but has acceded to the Convention on the Privileges and Immunities of the United Nations, as defined in the latter Convention, unless such State notifies the Depositary on depositing its instrument of ratification, acceptance, approval or accession that it will not apply this Convention to the Organization; the Convention on the Privileges and Immunities of the United Nations shall cease to apply to the Organization thirty days after such State has so notified the Depositary;

(c) Be as defined in other agreements entered into by the Organization.

## Article 22

### Settlement of disputes and requests for advisory opinions

1. (a) Any dispute among two or more Members concerning the interpretation or application of this Constitution, including its annexes, that is not settled by negotiation shall be referred to the Board unless the parties concerned agree on another mode of settlement. If the dispute is of particular concern to a Member not represented on the Board, that Member shall be entitled to be represented in accordance with rules to be adopted by the Board.

(b) If the dispute is not settled pursuant to paragraph 1 (a) to the satisfaction of any party to the dispute, that party may refer the matter: either, (i) if the parties so agree:

(A) to the International Court of Justice; or  
 (B) to an arbitral tribunal;

or, (ii) otherwise, to a conciliation commission.

The rules concerning the procedures and operation of the arbitral tribunal and of the conciliation commission are laid down in Annex III to this Constitution.

2. The Conference and the Board are separately empowered, subject to authorization from the General Assembly of the United Nations, to request the International Court of Justice to give an advisory opinion on any legal question arising within the scope of the Organization's activities.

## Article 23

### Amendments

1. At any time after second regular session of the Conference any Member may propose amendments to this Constitution. Texts of proposed amendments shall be promptly communicated by the Director-General to all Members and shall not be considered by the Conference until ninety days after the dispatch of such communication.

2. Except as specified in paragraph 3, an amendment shall come into force and be binding on all Members when:

(a) It is recommended by the Board to the Conference;

(b) It is approved by the Conference by a two-thirds majority of all Members; and

(c) Two-thirds of the Members have deposited instruments of ratification, acceptance or approval of the amendment with the Depositary.

3. An amendment relating to Article 6, 9, 10, 13, 14 or 23 or to Annex II shall come into force and be binding on all Members when:

(a) It is recommended by the Board to the Conference by a two-thirds majority of all members of the Board;

(b) It is approved by the Conference by a two-thirds majority of all Members; and

(c) Three-fourths of the Members have deposited instruments of ratification, acceptance or approval of the amendment with the Depositary.

## Article 24

### Signature, ratification, acceptance, approval and accession

1. This Constitution shall be open for signature by all States specified in subparagraph (a) of Article 3, until 7 October 1979 at the Federal Ministry for Foreign Affairs of the Republic of Austria and subsequently at United Nations Headquarters in New York until the date this Constitution enters into force.

2. This Constitution shall be subject to ratification, acceptance or approval by signatory States. Instruments of ratification, acceptance or approval of such States shall be deposited with the Depositary.

3. After the entry into force of this Constitution in accordance with paragraph 1 of Article 25, States specified in subparagraph (a) of Article 3 that have not signed this Constitution, as well as States approved for membership pursuant to subparagraph (b) of that Article, may accede to this Constitution by depositing instruments of accession.

## Article 25

### Entry into force

1. This Constitution shall enter into force when at least eighty States that had deposited instruments of ratification, acceptance or approval notify the Depositary that they have agreed, after consultations among themselves, that this Constitution shall enter into force.

2. This Constitution shall enter into force:

(a) For States that participated in the notification referred to in paragraph 1, on the date of the entry into force of this Constitution;

(b) For States that had deposited instruments of ratification, acceptance or approval before the entry into force of this Constitution but did not participate in the notification referred to in paragraph 1, on such later date on which they notify the Depositary that this Constitution shall enter into force for them;

(c) For States that deposit instruments of ratification, acceptance, approval or accession subsequent to the entry into force of this Constitution, on the date of such deposit.

## Article 26

### Transitional arrangements

1. The Depositary shall convene the first session of the Conference, to be held within three months following the entry into force of this Constitution.

2. The rules and regulations governing the organization established by United Nations General Assembly resolution 2152 (XXI) shall govern the Organization and its organs until such time as the latter may adopt new provisions.

## Article 27

## Reservations

No reservations may be made in respect of this Constitution.

## Article 28

## Depositary

1. The Secretary-General of the United Nations shall be the Depositary of this Constitution.

2. In addition to notifying the States concerned, the Depositary shall notify the Director-General of all matters affecting this Constitution.

## Article 29

## Authentic texts

This Constitution shall be authentic in Arabic, Chinese, English, French, Russian and Spanish.

## ANNEX I

## Lists of States

1. If a State that is not listed in any of the lists below becomes a Member, the Conference shall decide, after appropriate consultations, in which of those lists it is to be included.

2. The Conference may at any time, after appropriate consultations, change the classification of a Member as listed below.

3. Changes in the lists below that are made in accordance with paragraph 1 or 2 shall not be considered amendments within the meaning of Article 23.

## LISTS

[The lists of States to be included by the Depositary in this Annex are the lists determined by the General Assembly of the United Nations for the purpose of paragraph 4 of section II of its resolution 2152 (XXI), as in effect on the date this Constitution enters into force].

## ANNEX II

## The regular budget

A. 1. Administration, research and other regular expenses of the Organization shall be deemed to include:

(a) Interregional and regional advisers;

(b) Short-term advisory services provided by the staff of the Organization;

(c) Meetings, including technical meetings, provided for in the programme of work financed from the regular budget of the Organization;

(d) Programme support costs arising from technical assistance projects, to the extent that these costs are not reimbursed to the Organization by the source of financing of such projects.

2. Concrete proposals conforming to the above provisions shall be implemented after consideration by the Programme and Budget Committee, adoption by the Board and approval by the Conference, in accordance with Article 14.

B. In order to improve the effectiveness of the Organization's programme of work in the field of industrial development, the regular budget shall also finance other activities heretofore financed out of Section 15 of the United Nations Regular Budget, in the amount of 6 per cent of the total of the regular budget. These activities shall strengthen the Organization's contribution to the United Nations development system taking into account the importance of utilizing the United

Nations Development Programme country programming process, which is subject to the consent of the countries concerned, as a frame of reference for these activities.

## ANNEX III

## Rules Concerning Arbitral Tribunals and Conciliation Commissions

Unless otherwise agreed by all the Members parties to a dispute that has not been settled pursuant to paragraph 1 (a) of Article 22 and that has been referred to an arbitral tribunal pursuant to subparagraph 1 (b) (i) (B) of Article 22 or to a conciliation commission pursuant to subparagraph 1 (b) (ii), the following rules shall govern the procedures and operation of such tribunals and commissions:

## 1. Initiation

Within three months of the conclusion by the Board of its consideration of a dispute referred to it pursuant to paragraph 1 (a) of Article 22 or, if it does not conclude its consideration within eighteen months of such referral, then within twenty-one months of such referral, all the parties to the dispute may notify the Director-General that they wish to refer the dispute to an arbitral tribunal or any such party may notify the Director-General that it wishes to refer the dispute to a conciliation commission. If the parties had agreed on another mode of settlement, then such notification may be made within three months of the conclusion of that special procedure.

## 2. Establishment

(a) The parties to the dispute shall, by their unanimous decision, appoint, as appropriate, three arbitrators or three conciliators, and shall designate one of these as President of the tribunal or commission.

(b) If within three months of the notification referred to in paragraph 1 above one or more members of the tribunal or commission have not been so appointed, the Secretary-General of the United Nations shall, at the request of any party, within three months of such request designate any members, including the President, then still required to be appointed.

(c) If a vacancy arises on the tribunal or commission, it shall be filled within one month in accordance with paragraph (a) or thereafter in accordance with paragraph (b).

## 3. Procedures and Operation

(a) The tribunal or commission shall determine its own rules of procedure. All decisions on any question of procedure or substance may be reached by a majority of the members.

(b) The members of the tribunal or commission shall receive remuneration as provided in the financial regulations of the Organization. The Director-General shall provide any necessary secretariat, in consultation with the President of the tribunal or commission. All expenses of the tribunal or commission and its members, but not of the parties to the dispute, shall be borne by the Organization.

## 4. Awards and Reports

(a) The arbitral tribunal shall conclude its proceedings by an award, which shall be binding on all the parties.

(b) The conciliation commission shall conclude its proceedings by a report addressed to all the parties to the dispute, which shall contain recommendations to which these parties shall give serious consideration.

## ΚΑΤΑΣΤΑΤΙΚΟΝ

Τοῦ Ὀργανισμοῦ Βιομηχανικῆς Ἀναπτύξεως τῶν Ἡνωμένων Ἐθνῶν.

Τὸν 8ην Ἀπριλίου 1979, κατὰ τὴν ἐβδόμην ὥραν διομελεῖα συνέλευσιν.

## ΠΡΟΟΙΜΙΟΝ

Τὰ ὅδε συμβαλλόμενα Κράτη Μέρη,

Συμφώνως πρὸς τὸν Καταστατικὸν Χάρτην τῶν Ἡνωμένων Ἐθνῶν,

Ἐχονταὶ ὑπὸ δύο τοὺς εὐθεῖς ἀντικειμενικοὺς σκοποὺς τῶν ἀποφάσεων τῶν ληφθεισῶν ὑπὸ τῆς ἕκτης εἰδικῆς Ἡνωμένων Ἐθνῶν συνδόμενος τῆς Γενικῆς Συνελεύσεως τῶν Ἡνωμένων Ἐθνῶν ἐπὶ τῆς καθιερώσεως μιᾶς Νέας Διεθνοῦς Οἰκονομικῆς Τάξεως, τῆς κατὰ τὴν ἐν Λίμᾳ Δευτέρᾳ Γενικῆν Συνέλευσιν Δηλώσεως καὶ Σχεδίου Δράσεως διὰ Βιομηχανικὴν Ἀνάπτυξιν καὶ Συνεργασίαν, καὶ τῆς ἀποφάσεως τῆς ἐβδόμης εἰδικῆς συνδόμου τῆς Γενικῆς Συνελεύσεως τῶν Ἡνωμένων Ἐθνῶν ἐπὶ τῆς Ἀναπτύξεως καὶ Διεθνοῦς Οἰκονομικῆς Συνεργασίας,

Δηλοῦντα διτοῦ:

Τυγχάνει ἀπαραίτητον νὰ καθιερωθῇ μία ὁρθή καὶ δικαία οἰκονομικὴ καὶ κοινωνικὴ τάξις ἐπιτυχανομένη διὰ τῆς ἔξαλεψίας τῶν οἰκονομικῶν ἀνισοτήτων, τῆς δημιουργίας ὀρθολογιστικῶν καὶ δικαίων διεθνῶν οἰκονομικῶν σχέσεων, τῆς ἐφαρμογῆς δυναμικῶν οἰκονομικῶν καὶ κοινωνικῶν ἀλλαγῶν καὶ τῆς ἐνθαρρύνσεως τῶν ἀπαραιτήτων δργανικῶν ἀλλαγῶν ἐν τῇ ἀναπτύξει τῆς παγκοσμίου οἰκονομίας,

Ἡ ἐκβιομηγάνισις εἶναι δυναμικὸν μέσον ἀναπτύξεως ούσιῶδες διὰ τὴν ἐπίσπευσιν τῆς οἰκονομικῆς καὶ κοινωνικῆς ἀναπτύξεως, εἰδικώτερον διὰ τὰς ὑπὸ ἀνάπτυξιν χώρας, διὰ τὴν βελτίωσιν τοῦ ἐπιπέδου διαβιώσεως καὶ τῆς ποιότητος τῆς ζωῆς τῶν λαῶν δὲν τῶν χωρῶν, καὶ διὰ τὴν εἰσαγωγὴν δικαίων τινὸς οἰκονομικῆς καὶ κοινωνικῆς τάξεως.

Ἀποτελεῖ κυριαρχικὸν δικαίωμα δὲν τῶν χωρῶν νὰ ἐπιτύχου, τὴν ἐκβιομηγάνισιν τῶν, καὶ οἰαδήποτε μέθοδος τοιάτης ἐκβιομηγανίσεως δὲν διαφέρει πρὸς τοὺς εὐθεῖς ἀντικειμενικοὺς σκοποὺς τῆς αὐτάρκειας καὶ δολοκληρωτικῆς κοινωνικο-οἰκονομικῆς ἀναπτύξεως, καὶ δέν διαφέρει περιλαμβάνη τὰς καταλλήλους ἀλλαγὰς αἱ δύοιαι θὰ ἔξασφαλίζουν τὴν δικαίων καὶ ἀποτελεσματικὴν συμμετοχὴν δὲν τῶν λαῶν ἐν τῇ ἐκβιομηγάνισι τῶν χωρῶν τῶν.

Ἐφ' δύον ὡς διεθνῆς συνεργασία διὰ τὴν ἀνάπτυξιν εἶναι διαθέτεις τῶν κοινωνικῶν καὶ οἰκονομικῶν τῶν συστημάτων, ἔχουν ἀποφασίσει νὰ προσαγγίσουν τὴν κοινὴν εὐημερίαν τῶν λαῶν τῶν διαφέροντας τὴν διεθνῆς συνεργειῶν ἀποσκοπουσῶν εἰς τὴν ἔξαπλωσιν τῆς διεθνούς οἰκονομικῆς συνεργασίας, μεταφορᾶς καὶ προσαρμογῆς τῆς τεχνολογίας εἰς παγκόσμιον, περιφερειακὸν καὶ ἐθνικόν, ὡς καὶ κατὰ τομέα ἐπίπεδον.

Ολοι αἱ χώραι, ἀνεξαρτήτως τῶν κοινωνικῶν καὶ οἰκονομικῶν τῶν συστημάτων, ἔχουν ἀποφασίσει νὰ προσαγγίσουν τὴν κοινὴν εὐημερίαν τῶν λαῶν τῶν διαφέροντας τὴν διεθνῆς συνεργειῶν ἀποσκοπουσῶν εἰς τὴν ἔξαπλωσιν τῆς διεθνούς οἰκονομικῆς συνεργασίας ἐπὶ τῇ βάσει τῆς κυριαρχικῆς ισότητος, εἰς τὴν ἐνίσχυσιν τῆς οἰκονομικῆς ἀνεξαρτησίας τῶν ὑπὸ ἀνάπτυξιν χωρῶν, εἰς τὴν ἔξασφαλισιν τῆς δικαίων συμμετοχῆς τῶν εἰς τὴν συνολικὴν παγκόσμιον βιομηχανικὴν παραγωγὴν καὶ συμβολὴν εἰς τὴν διεθνήν εἰρήνην καὶ ἀσφάλειαν καὶ εὐημερίαν δὲν τῶν χωρῶν, συμφώνως πρὸς τοὺς σκοπούς καὶ τὰς ἀρχὰς τοῦ Καταστατικοῦ Χάρτου τῶν Ἡνωμένων Ἐθνῶν.

Ἐχονταὶ ὑπὸ δύο τὰς κατευθυντηρίους ταύτας γραμμάτες,

Ἐπιθυμοῦντα νὰ θρύσουν, κατὰ τὰς διατάξεις τοῦ Κεφαλαίου IX τοῦ Καταστατικοῦ Χάρτου τῶν Ἡνωμένων Ἐθνῶν εἰδικευμένην ὑπηρεσίαν ἡ δύοιαι θὰ εἶναι γνωστὴ ὡς

'Οργανισμὸς Βιομηχανικῆς Ἀναπτύξεως τῶν Ἡνωμένων Ἐθνῶν (UNIDO) (ἐν τοῖς ἐφεξῆς ἐν τῷ παρόντι καλούμενος ὡς διαδραματίζει τὸν κεντρικὸν ρόλον καὶ θὰ εἶναι ὑπεύθυνος διὰ τὴν ἀναθεώρησιν καὶ προαγωγὴν τοῦ συστήματος τῶν Ἡνωμένων Ἐθνῶν εἰς τὸν τομέα τῆς βιομηχανικῆς ἀναπτύξεως, συμφώνως πρὸς τὰς εὐθύνας τοῦ Οἰκονομικοῦ καὶ Κοινωνικοῦ Συμβουλίου δυνάμει τοῦ Καταστατικοῦ Χάρτου τῶν Ἡνωμένων Ἐθνῶν καὶ τὰς ἐφαρμοστέας συναφεῖς συμφωνίας.

Ἄποδεχονται τὸ παρὸν Καταστατικόν.

## ΚΕΦΑΛΑΙΟΝ I ΣΚΟΠΟΙ ΚΑΙ ΚΑΘΗΚΟΝΤΑ

Ἀρθρον 1.

Σκοποί.

Ο βασικὸς σκοπὸς τοῦ Ὀργανισμοῦ θὰ εἶναι ἡ προαγωγὴ καὶ ἐπιτάχυνσις τῆς βιομηχανικῆς ἀναπτύξεως τῶν ὑπὸ ἀνάπτυξιν χωρῶν ἀποβλέπουσαι εἰς τὴν βοήθειαν καθιερώσεως μιᾶς νέας διεθνοῦς οἰκονομικῆς τάξεως. Ο Ὀργανισμὸς θὰ προαγάγῃ ἐπίσης τὴν βιομηχανικὴν ἀναπτύξιν καὶ συνεργασίαν εἰς παγκόσμιον, περιφερειακὸν καὶ ἐθνικόν, ὡς καὶ κατὰ τομεῖς ἐπίπεδον.

Ἀρθρον 2.

Καθήκοντα.

Διὰ τὴν ἐκπλήρωσιν τῶν ἀνωτέρω σκοπῶν αὐτοῦ, διαθέτεις τοῦ Ὀργανισμοῦ θεωρεῖται γενικῶς νὰ προβαίνῃ εἰς πᾶσαν ἀπαραίτητον καὶ κατάλληλον ἐνέργειαν καὶ εἰδικώτερον διεθνῆς τομεῖς :

α) Νὰ ἐνθαρρύνῃ καὶ νὰ ἐπεκτείνῃ, ὡς ἀρμόδιες, τὴν βοήθειαν πρὸς τὰς ὑπὸ ἀνάπτυξιν χωρῶς διὰ τὴν προαγωγὴν καὶ ἐπιτάχυνσιν τῆς ἐκβιομηγανίσεως τῶν, εἰδικώτερον ἐν τῇ ἀναπτύξει, ἔξαπλωσει καὶ ἐκσυγχρονισμῷ τῶν βιομηχανιῶν τῶν.

β) Συμφώνως πρὸς τὸν Καταστατικὸν Χάρτην τῶν Ἡνωμένων Ἐθνῶν, νὰ καθιεροῖ, συντονίζῃ καὶ παρακολουθῇ τὰς δραστηριότητας τοῦ συστήματος τῶν Ἡνωμένων Ἐθνῶν μὲ τὸν σκοπὸν διαφέρειται εἰς τὸν Ὀργανισμὸν ἡ δυνατότης νὰ διαδραματίζει τὸν κεντρικὸν συντονιστικὸν ρόλον εἰς τὸν τομέα τῆς βιομηχανικῆς ἀναπτύξεως.

γ) Νὰ δημιουργῇ νέας καὶ ἀναπτύσσῃ τὰς ὑφισταμένας ίδεας καὶ ἀντιλήψεις ἐν σχέσει μὲ τὴν βιομηχανικὴν ἀνάπτυξιν εἰς παγκόσμιον, περιφερειακὸν καὶ ἐθνικόν, ὡς καὶ κατὰ τομεῖς ἐπίπεδον, καὶ διεξάγῃ μελέτας καὶ ἐρευναὶ ἐπὶ τῷ τέλει τῆς διαμορφώσεως νέων γραμμῶν δράσεως ἀποβλέπουσῶν εἰς τὴν ἀρμονικήν καὶ ἴσοχησμένην βιομηχανικὴν ἀνάπτυξιν, λαμβάνων δεδοτῶς ὑπὸ δύοις εἰδαφορειακαὶ κοινωνικο-οἰκονομικὰ συστήματα διὰ τὴν ἐπίλυσιν τῶν προβλημάτων ἐκβιομηγανίσεως.

δ) Νὰ προαγάγῃ καὶ ἐνθαρρύνῃ τὴν ἀνάπτυξιν καὶ χρήσιν τῆς τεχνικῆς τοῦ προγραμματισμοῦ καὶ ὑποβοήθη τὴν ἐκπόνησιν ἀναπτυξιακῶν, ἐπιστημονικῶν καὶ τεχνολογικῶν προγραμμάτων καὶ σχεδίων ἐκβιομηγανίσεως εἰς τὸν δημόσιον, συνεργατικὸν τομέα.

ε) Νὰ ἐνθαρρύνῃ καὶ ὑποβοήθῃ τὴν ἀνάπτυξιν μιᾶς διοκληρωμένης καὶ ἐνδοπειθαρχικῆς προσεγγίσεως τῆς ἐπιχειρηματικῆς ἀναπτύξεως τῶν ὑπὸ ἀνάπτυξιν χωρῶν.

στ) Νὰ δργανώῃ συζητήσεις καὶ ἐνεργῇ ὡς δργανο-ἐξυπηρετητής τῶν ὑπὸ ἀνάπτυξιν χωρῶν καὶ τῶν ἐκβιομηχανισθειῶν χωρῶν κατὰ τὰς ἐπαφάς των, διαβούνευσις καὶ, τῇ αἰτήσει τῶν ἐνδιαφερομένων χωρῶν, κατὰ τὰς διαπραγματεύσεις διὰ τὴν ἐκβιομηγανίσεων τῶν ὑπὸ ἀνάπτυξιν χωρῶν.

ζ) Νὰ βοηθῇ τὰς ὑπὸ ἀνάπτυξιν χωρῶς εἰς τὴν ἰδρυσιν καὶ λειτουργίαν βιομηχανιῶν, περιλαμβανομένων τῶν ἔχουσῶν σχέσιν μὲ τὴν γεωργίαν τοιούτων ὡς καὶ βασικῶν βιο-

μηχανιῶν, ἵνα ἐπιτευχθῇ ἡ πλήρης χρησιμοποίησις τῶν τοπικῶν διαθεσίμων φυσικῶν καὶ ἀνθρώπινων πόρων καὶ ἡ παραγωγὴ ἀγαθῶν διὰ τὰς ἀγορὰς τοῦ ἑσωτερικοῦ καὶ τοῦ ἔξωτερικοῦ καὶ συμβάλῃ εἰς τὴν αὐτάρκειαν τῶν χωρῶν τούτων.

η) Νὰ χρησιμεύῃ ὡς γραφεῖον συμψηφισμοῦ διὰ βιομηχανικὰς πληροφορίας καὶ ἀναλόγως νὰ συλλέγῃ καὶ ἐλέγχῃ ἐπὶ βάσεως ἐπιλογῆς, ἀναλύῃ καὶ διαμορφώῃ πρὸς τὸν σκοπὸν τῆς διασπορᾶς πληροφορίας ἐφ' δλων τῶν ἀπόψεων τῆς βιομηχανικῆς ἀναπτύξεως εἰς παγκόσμιον, περιφερειακὸν καὶ ἔθνικόν, ὡς καὶ κατὰ τομεῖς ἐπίπεδον περιλαμβανομένης τῆς ἀνταλλαγῆς ἐμπειρίας καὶ τεχνολογικῶν ἐπιτευγμάτων τῶν βιομηχανικῶν ἀνεπτυγμένων καὶ τὴν ὑπὸ ἀνάπτυξιν χωρῶν μὲν διαφορετικὰ κοινωνικὰ καὶ οἰκονομικὰ συστήματα.

θ) Νὰ δίδῃ εἰδικὴν προσοχὴν εἰς τὴν υἱοθέτησιν εἰδικῶν μέτρων ἀποσκοπούντων εἰς τὴν ὑποβοήθησιν τῶν ἐλαχίστων ἀνεπτυγμένων, μὴ περιβαλλομένων ὑπὸ θαλασσῶν, καὶ νησιωτικῶν ὑπὸ ἀνάπτυξιν χωρῶν ὡς καὶ ἐκείνων ἐκ τῶν ὑπὸ ἀνάπτυξιν χωρῶν τῶν σοβαρῶς ἐπηρεαζομένων ἐξ οἰκονομικῶν κρίσεων καὶ φυσικῶν συμφορῶν, χωρὶς νὰ παραβλέπῃ τὸ συμφέρον τῶν λοιπῶν ὑπὸ ἀνάπτυξιν χωρῶν.

ι) Νὰ προαγάγῃ, ἐνθαρρύνῃ καὶ ὑποβοήθῃ τὴν ἀνάπτυξιν, ἔκλογήν, ἔφαρμογήν, μεταφορὰν καὶ χρῆσιν τῆς βιομηχανικῆς τεχνολογίας, λαμβάνων δεόντως ὑπὸ διεθνῆς στάθμης της βιομηχανίας, μὲν εἰδικὰς ἀναφορὰν εἰς τὴν μεταφορὰν τῆς τεχνολογίας ἀπὸ τὰς ἐκβιομηχανισμένας εἰς τὰς ὑπὸ ἀνάπτυξιν χωρας ὡς καὶ μεταξὺ αὐτῶν τούτων τῶν ὑπὸ ἀνάπτυξιν χωρῶν.

κ) Νὰ δργανώῃ καὶ ὑποστηρίζῃ βιομηχανικὰ ἐκπαιδευτικὰ προγράμματα ἀποσκοπούντα εἰς τὴν ὑποβοήθησιν τῶν ὑπὸ ἀνάπτυξιν χωρῶν διὰ τὴν ἐκπαιδευσιν τεχνικοῦ καὶ λοιπῶν κατηγοριῶν προσωπικοῦ ἀπαραίτητου εἰς τὰς διαφόρους φάσεις ἐπιταχύνσεως τῆς βιομηχανικῆς ἀναπτύξεως.

λ) Νὰ συμβουλεύῃ καὶ βοηθῇ, ἐν στενῇ συνεργασίᾳ μετὰ τῶν καταλλήλων δργανώσεων τῶν 'Ηνωμένων 'Εθνῶν, εἰδικευμένων δργανώσεων καὶ τῆς Διεθνοῦς 'Οργανώσεως 'Ατομικῆς 'Ενεργείας, τὰς ὑπὸ ἀνάπτυξιν χωρας εἰς τὴν ἐκμετάλλευσιν, διατήρησιν καὶ τοπικὸν μετασχηματισμὸν τῶν φυσικῶν τῶν πόρων πρὸς τὸν σκοπὸν τῆς προωθήσεως τῆς ἐκβιομηχανίσεως τῶν ὑπὸ ἀνάπτυξιν χωρῶν.

μ) Νὰ ἐκπονῇ καὶ παρέχῃ βοηθητικὰ καὶ ὑποδειγματικὰ προγράμματα πρὸς ἐπιτάχυνσιν τῆς ἐκβιομηχανίσεως εἰς συγκεκριμένους τομεῖς.

ν) Νὰ ἀναπτύσσῃ εἰδικὰ μέτρα προορίζοντα νὰ προσγάγουν τὴν συνεργασίαν εἰς τὸν βιομηχανικὸν τομέα μεταξὺ τῶν ὑπὸ ἀνάπτυξιν χωρῶν καὶ μεταξὺ τῶν ἀνεπτυγμένων καὶ ὑπὸ ἀνάπτυξιν χωρῶν.

ξ) Νὰ βοηθῇ, ἐν συνεργασίᾳ μετὰ τῶν καταλλήλων δργανώσεων, τὸν περιφερειακὸν σχεδιασμὸν τῆς βιομηχανικῆς ἀναπτύξεως τῶν ὑπὸ ἀνάπτυξιν χωρῶν ἐντὸς τοῦ πλαισίου τῶν περιφερειακῶν καὶ ὑποπεριφερειακῶν κατανομῶν μεταξὺ τῶν χωρῶν τούτων.

ο) Νὰ ἐνθαρρύνῃ καὶ προαγάγῃ τὴν ἰδρυσιν καὶ ἐνίσχυσιν τῶν βιομηχανικῶν, ἐμπορικῶν καὶ ἐπαγγελματικῶν σωματείων καὶ παρεμφερῶν δργανώσεων αἱ ὄποιαι θὰ συνέβαλλον εἰς τὴν πλήρη χρησιμοποίησιν τῶν ἑσωτερικῶν πόρων τῶν ὑπὸ ἀνάπτυξιν χωρῶν πρὸς τὸν σκοπὸν τῆς ἀναπτύξεως τῶν ἔθνικῶν βιομηχανιῶν.

π) Νὰ βοηθῇ εἰς τὴν ἰδρυσιν καὶ λειτουργίαν τῆς ἐπιβεβλημένης ὑποδομῆς διὰ τὴν παροχὴν ρυθμιστικῶν, συμβουλευτικῶν καὶ ἀναπτυξιακῶν ὑπηρεσιῶν εἰς τὴν βιομηχανίαν.

ρ) Νὰ βοηθῇ, τῇ αἰτήσει τῶν Κυβερνήσεων τῶν ὑπὸ ἀνάπτυξιν χωρῶν, εἰς τὴν λῆψιν ἔξωτερικῆς χρηματοδοτήσεως εἰδικῶν βιομηχανικῶν ἔργων ὑπὸ δικαίους καὶ ἀμοιβαίως ἀποδεκτούς δρους.

## ΚΕΦΑΛΑΙΟΝ II

### ΣΥΜΜΕΤΟΧΗ

Άρθρον 3.

Μέλη.

Τὴν ἰδιότητα τοῦ μέλους τοῦ 'Οργανισμοῦ δύνανται νὰ ἀποκτήσουν ἀπαντα τὰ Κράτη τὰ ὅποια μετέχουν τῶν σκοπῶν καὶ ἀρχῶν τοῦ 'Οργανισμοῦ.

α) Κράτη μέλη τῶν 'Ηνωμένων 'Εθνῶν η εἰδικευμένης τινὸς δργανώσεως η τῆς Διεθνοῦς 'Οργανώσεως 'Ατομικῆς 'Ενεργείας δύνανται νὰ ἀποκτήσουν τὴν ἰδιότητα τοῦ μέλους τοῦ 'Οργανισμοῦ ἐφ' δοσον καταστοῦν μέρη εἰς τὸ παρὸν Καταστατικὸν συμφώνως πρὸς τὸ 'Άρθρον 24 καὶ τὴν παράγραφον 2 τοῦ 'Άρθρου 25.

β) Κράτη πλὴν τῶν ἀναφερομένων ἐν ἐδαφίῳ (α) δύνανται νὰ ἀποκτήσουν τὴν ἰδιότητα τοῦ μέλους τοῦ 'Οργανισμοῦ ἐφ' δοσον καταστοῦν μέρη εἰς τὸ παρὸν Καταστατικὸν συμφώνως πρὸς τὴν παράγραφον 3 τοῦ 'Άρθρου 24 καὶ τὸ ἐδαφίον 2 (γ) τοῦ 'Άρθρου 25, ἀφ' οὗ η ἰδιότης αὐτῶν ὡς μέλους ἐγκριθῆ ὑπὸ τῆς Διασκέψεως, διὰ πλειοψηφίας τῶν δύο-τρίτων τῶν παρόντων καὶ ψηφίζοντων Μελῶν, τῇ προτάσει τοῦ Συμβουλίου.

Άρθρον 4.

Παρατηρηταί.

1. Τὸ STATUS τοῦ Παρατηρητοῦ εἰς τὸν 'Οργανισμὸν ἔσται ἀνοικτόν, τῇ αἰτήσει, δι' οὓς ἀπολαμβάνουν τοῦ τοιούτου STATUS ἐν τῇ Γενικῇ Συνελεύσει τῶν 'Ηνωμένων 'Εθνῶν, ἐκτὸς ἐὰν η Διάσκεψις ἀποφασίσῃ δλλως.

2. 'Ἐπιφυλασσομένης τῆς παραγράφου 1, η Διάσκεψις ἔχει τὴν ἔξουσίαν νὰ προσκαλῇ ἐτέρους παρατηρητὰς ἵνα μετάσχουν τοῦ ἔργου τοῦ 'Οργανισμοῦ.

3. Εἰς τοὺς παρατηρητὰς θὰ ἐπιτρέπεται νὰ μετέχουν τῶν ἔργασιῶν τοῦ 'Οργανισμοῦ συμφώνως πρὸς τοὺς οἰκείους κανόνας τῆς διαδικασίας καὶ τὰς διατάξεις τοῦ παρόντος Καταστατικοῦ.

Άρθρον 5.

Προσωρινὴ ἀπαγόρευσις.

1. Πᾶν Μέλος τοῦ 'Οργανισμοῦ τοῦ ὄποιου ἀναστέλλεται η ἀσκησις τῶν δικαιωμάτων καὶ προνομίων τῆς ἰδιότητος τοῦ μέλους τῶν 'Ηνωμένων 'Εθνῶν θὰ τίθεται αὐτομάτως ὑπὸ προσωρινὴν ἀπαγόρευσιν ἀπὸ τῆς ἀσκήσεως τῶν δικαιωμάτων καὶ προνομίων τῆς ἰδιότητος τοῦ μέλους τοῦ 'Οργανισμοῦ.

2. Πᾶν Μέλος τὸ ὄποιον καθυστερεῖ τὴν πληρωμὴν τῶν οἰκονομικῶν εἰσφορῶν αὐτοῦ πρὸς τὸν 'Οργανισμὸν δὲν θὰ δικαιοῦται ψήφου εἰς τὸν 'Οργανισμὸν ἐὰν τὸ καθυστερούμενον ποσὸν ἴσουται η ὑπερβαίνῃ τὸ ποσὸν τῶν καταλογισθεισῶν εἰσφορῶν τῶν ὀφειλομένων ὑπὸ αὐτοῦ διὰ τὰ προηγούμενα δύο οἰκονομικά ἔτη. Πᾶν δργανόν δύναται, ἐν τούτοις, νὰ ἐπιτρέπῃ εἰς τὸ τοιούτον Μέλος νὰ ψηφίζῃ ἐὰν διαπιστώσῃ δτι η μὴ πληρωμὴ διείλεται εἰς συνθήκας μὴ δυναμένας νὰ ἐλεγχοῦν ὑπὸ τοῦ Μέλους.

Άρθρον 6.

Ἀποχώρησις.

1. Μέλος τι δύναται νὰ ἀποχωρήσῃ τοῦ 'Οργανισμοῦ διὰ καταθέσεως εἰς τὸν Θεματοφύλακα ἔγγραφου περὶ καταγγελίας τοῦ παρόντος Καταστατικοῦ.

2. 'Η τοιαύτη ἀποχώρησις θὰ τίθεται ἐν ἴσχυι τὴν τελευταίαν ἡμέραν τοῦ οἰκονομικοῦ ἔτους τοῦ ἐπομένου ἐκείνου διαρκοῦντος τοῦ ὄποιου κατετέθη τὸ τοιούτον ἔγγραφον.

3. Αἱ ὑπὸ τοῦ ἀποχωροῦντος Μέλους καταβληθοῦμεναι εἰσφοραι διὰ τὸ οἰκονομικὸν ἔτος τὸ διποῖον ἐπεταί ἐκείνου διαρκοῦντος τοῦ ὄποιου ἐπρωγματοποιήθη η τοιαύτη κατάθεσις θὰ είναι αἱ αὐταὶ μὲ τὰς καταλογισθείσας εἰσφοράς

διὰ τὸ οἰκονομικὸν ἔτος διαρκοῦντος τοῦ ὅποιου κατετέθη τὸ τοιοῦτον ἔγγραφον. Τὸ ἀποχωροῦν Μέλος ὁφεῖται ἐπι- προσθέτως νὰ ἔκπληρωσῃ οἰασθῆποτε ἀνεπιφυλάκτους ὑπο- σχέσεις εἰς τὰς ὅποιας προέβη πρὸ τῆς τοιαύτης καταθέ- σεως.

### ΚΕΦΑΛΑΙΟΝ III ΟΡΓΑΝΑ

#### "Αρθρον 7.

Κύρια καὶ δευτερεύοντα δργανα.

1. Τὰ κύρια δργανα τοῦ Ὁργανισμοῦ θὰ εἰναι :

α) Ἡ Γενικὴ Διάσκεψις (ἀποκαλουμένη ὡς ἡ «Διά- σκεψις»).

β) Τὸ Συμβούλιον Βιομηχανικῆς Ἀναπτύξεως (ἀποκα- λουμένον ὡς τὸ «Συμβούλιον»).

γ) Ἡ Γραμματεία.

2. Θά συσταθῇ Ἐπιτροπὴ Προγράμματος καὶ Προϋπο- λογισμοῦ ἵνα βοηθῇ τὸ Συμβούλιον εἰς τὴν προετοιμασίαν καὶ ἔλεγχον τοῦ προγράμματος τῶν ἔργασιών, τοῦ τακτικοῦ προϋπολογισμοῦ καὶ τοῦ προϋπολογισμοῦ ἐπιχειρήσεων τοῦ Ὁργανισμοῦ καὶ λοιπῶν οἰκονομικῶν ζητημάτων ἀφορών- των τὸν Ὁργανισμόν.

3. "Ἐτερα δευτερεύοντα δργανα, περιλαμβανομένων τῶν τεχνικῶν ἐπιτροπῶν, δύνανται νὰ συσταθοῦν ὑπὸ τῆς Δια- σκέψεως ἡ τοῦ Συμβουλίου, τὰ ὅποια θὰ λαμβάνουν δεόν- τως ὑπὸ δψιν τὴν ἀρχὴν τῆς δικαίας γεωγραφικῆς ἐκπρο- σωπήσεως.

#### "Αρθρον 8.

Γενικὴ Διάσκεψις.

1. Ἡ Διάσκεψις θὰ ἀποτελεῖται ἐξ ἐκπροσώπων δλων τῶν Μελῶν.

2. α) Ἡ Διάσκεψις ὁφεῖται νὰ συνεδριάζῃ τακτικῶς κάθε δύο ἔτη, ἔκτος ἐὰν αὐτῇ ἀποφασίσῃ ἄλλως. Εἰδίκαλ συνε- δριάσεις θὰ συγκαλοῦνται ὑπὸ τοῦ Γενικοῦ Διευθυντοῦ τῇ αἰτήσει τοῦ Συμβουλίου ἡ διὰ πλειοψηφίας δλων τῶν Με- λῶν.

β) Αἱ τακτικαὶ συνεδριάσεις θὰ λαμβάνουν χώραν εἰς τὴν ἔδραν τοῦ Ὁργανισμοῦ, ἔκτος ἐὰν ἄλλως ἀποφασισθῇ ὑπὸ τῆς Διασκέψεως. Τὸ Συμβούλιον θὰ ἀποφασίσῃ περὶ τοῦ τόπου διεξαγωγῆς εἰδικῆς τινος συνεδριάσεως.

3. Ἐπιπροσθέτως τῆς ἀσκήσεως ἐτέρων καθηκόντων ὄρι- ζομένων εἰς τὸ παρὸν Καταστατικόν, ἡ Διάσκεψις ὁφεῖται :

α) Νὰ καθορίζῃ τὰς κατευθυντηρίους ἀρχὰς καὶ τὴν πο- λιτικὴν τοῦ Ὁργανισμοῦ.

β) Νὰ ἔξεταζῃ ἔκθεσεις τοῦ Συμβουλίου, τοῦ Γενικοῦ Διευθυντοῦ καὶ τῶν δευτερεύοντων δργάνων τῆς Διασκέ- ψεως.

γ) Νὰ ἔγκρινῃ τὸ πρόγραμμα ἔργασίας, τὸν τακτικὸν προϋπολογισμὸν καὶ τὸν προϋπολογισμὸν λειτουργίας τοῦ Ὁργανισμοῦ συμφώνως πρὸς τὸ "Αρθρον 14, νὰ καθιερωτὴν καὶ κλίμακα τῶν καταλογισμῶν (τῶν εἰσφορῶν) συμφώνως πρὸς τὸ "Αρθρον 15, νὰ ἔγκρινῃ τὸν οἰκονομικὸν κα- νονισμὸν τοῦ Ὁργανισμοῦ καὶ νὰ ἐποπτεύῃ τὴν ἀποδοτικὴν χρῆσιν τῶν οἰκονομικῶν πόρων τοῦ Ὁργανισμοῦ.

δ) Νὰ ἔχῃ τὴν ἔξουσίαν υἱοθετήσεως (συνάψεως), διὰ τῆς πλειοψηφίας τῶν δύο-τρίτων τῶν παρόντων καὶ ψηφι- ζόντων Μελῶν, συμβάσεων ἡ συμφωνίῶν ἐν σχέσει μὲ οἰονδή- ποτε ζητημα ἐμπίπτοντος εἰς τὴν ἀρμοδιότητα τοῦ Ὁργανισμοῦ καὶ νὰ ὑποβάλῃ προτάσεις εἰς τὰ Μέλη ἀναφορικῶς μὲ τὰς τοιαύτας συμβάσεις ἡ συμφωνίας.

ε) Νὰ κάνῃ συστάσεις εἰς τὰ Μέλη καὶ εἰς τοὺς διεθνεῖς δργανισμοὺς ἐν σχέσει μὲ ζητηματα ἐμπίπτοντα εἰς τὴν ἀρμοδιότητα τοῦ Ὁργανισμοῦ.

στ) Νὰ προβαίνῃ εἰς οἰασθῆποτε ἐτέρων κατάλληλον ἐνέργειαν εἰς τρόπον ὥστε νὰ παρέχεται ἡ δυνατότης εἰς τὸν Ὁργανισμὸν νὰ προωθῇ τοὺς ἀντικειμενικούς του σκο- πούς καὶ ἔκτελῇ τὰ καθήκοντά του.

4. Ἡ Διάσκεψις δύναται νὰ μεταβιβάζῃ εἰς τὸ Συμβού- λιον τοιαύτας ἐκ τῶν ἔξουσῶν καὶ καθηκόντων αὐτῆς ὡς ζητεῖται χρίνει σκόπιμον, πλὴν τῶν προβλεπομένων ὑπὸ : τοῦ "Αρθρου 3, ἔδαφιον (β), "Αρθρου 4, "Αρθρου 8, ἔδα- φια 3 (α), (β), (γ) καὶ (δ), "Αρθρου 9, παράγραφος I, "Αρθρου 11, παράγραφος 2, "Αρθρου 14, παράγραφοι 4 καὶ 6, "Αρθρου 15, "Αρθρου 18, "Αρθρου 23, ἔδαφια 2 (β) καὶ 3 (β) καὶ τοῦ Παραρτήματος I.

5. Ἡ Διάσκεψις υἱοθετεῖ τοὺς ίδιους αὐτῆς διαδικαστι- κούς κανόνας.

6. "Εκαστον Μέλος θὰ ἔχῃ μίαν ψῆφον εἰς τὴν Διάσκεψιν. Αἱ ἀποφάσεις θὰ λαμβάνωνται διά τινος πλειοψηφίας τῶν παρόντων καὶ ψηφιζόντων Μελῶν ἔκτος ἐὰν δρκεται ἄλλως ἐν τῷ παρόντι Καταστατικῷ ἡ εἰς τοὺς διαδικαστικούς κανό- νας τῆς Διασκέψεως.

#### "Αρθρον 9.

Συμβούλιον Βιομηχανικῆς Ἀναπτύξεως.

1. Τὸ Συμβούλιον θὰ ἀποτελεῖται ἐκ 53 Μελῶν τοῦ Ὁργανισμοῦ ἐκλεγέντων ὑπὸ τῆς Διασκέψεως, ἡ ὅποια ὁφεῖται νὰ λάβῃ δεόντως ὑπὸ δψιν τὴν ἀρχὴν τῆς δικαίας γεωγραφικῆς κατανομῆς. Κατὰ τὴν ἐκλογὴν τῶν μελῶν τοῦ Συμβουλίου ἡ Διάσκεψις ὁφεῖται νὰ λάβῃ ὑπὸ δψιν τὴν κατωτέρω κατανομὴν τῶν ἔδρων : 33 μέλη τοῦ Συμβουλίου θὰ ἐκλεγοῦν ἐκ τῶν Κρατῶν τῶν ἀναγραφομένων εἰς τὰ Μέρη Α καὶ Γ, 15 ἐκ τῶν Κρατῶν τῶν ἀναγραφομένων εἰς τὸ Μέρος Β καὶ 5 ἐκ τῶν Κρατῶν τῶν ἀναγραφομένων εἰς τὸ Μέρος Δ τοῦ Παραρτήματος I τοῦ παρόντος Καταστα- τικοῦ.

2. Τὰ Μέλη τοῦ Συμβουλίου θὰ θητεύονται ἀπὸ τῆς λή- ξεως τῆς τακτικῆς συνεδριάσεως τῆς Διασκέψεως εἰς ἦν ταῦτα ἔξελέγησαν μέχρι τῆς λήξεως, τῆς τακτικῆς συνε- δριάσεως τῆς Διασκέψεως τέσσαρα ἔτη μετέπειτα, ἔκτος ἀπὸ τὰ μέλη τὰ ἐκλεγέντα κατὰ τὴν πρώτην συνεδρίασιν, τὰ ὅποια θὰ θητεύσουν ἀπὸ τοῦ χρόνου τῆς τοιαύτης ἐκλο- γῆς καὶ τὸ ήμισυ θὰ θητεύσῃ μόνον μέχρι τῆς λήξεως τῆς τακτικῆς συνεδριάσεως δύο ἔτη μετέπειτα.

Τὰ Μέλη τοῦ Συμβουλίου δύνανται νὰ ἐπανεκλεγοῦν.

3. α) Τὸ Συμβούλιον θὰ διεξάγῃ τούλαχιστον μίαν τα- κτικὴν συνεδρίασιν καθ' ἔκαστον ἔτος, εἰς τοιοῦτον χρόνον δι τοῦτο ζητεῖται δρίσει. Αἱ εἰδίκαλ συνεδριάσεις θὰ συγκα- λοῦνται ὑπὸ τοῦ Γενικοῦ Διευθυντοῦ τῇ αἰτήσει πλειοψηφίας δλων τῶν μελῶν τοῦ Συμβουλίου.

β) Αἱ συνεδριάσεις θὰ λαμβάνουν χώραν εἰς τὴν ἔδραν τοῦ Ὁργανισμοῦ, ἔκτος ἐὰν τὸ Συμβούλιον δρίσει ἄλλως.

4. "Ἐπιπροσθέτως τῆς ἀσκήσεως ἐτέρων καθηκόντων ὄρι- ζομένων ἐν τῷ παρόντι Καταστατικῷ ἡ μεταβιβασθέντων αὐτῷ ὑπὸ τῆς Διασκέψεως, τὸ Συμβούλιον ὁφεῖται :

α) Ἐνεργοῦν κατ' ἐντολὴν τῆς Διασκέψεως, νὰ ἀνα- θεωρῇ τὴν ἐφαρμογὴν τοῦ ἐγκριθέντος προγράμματος ἔργα- σίας καὶ τοῦ ἀντιστοίχου τακτικοῦ προϋπολογισμοῦ καὶ προϋπολογισμοῦ λειτουργίας, ὡς καὶ τῶν λοιπῶν ἀποφά- σεων τῆς Διασκέψεως.

β) Νὰ συνιστᾶ εἰς τὴν Διάσκεψιν κλίμακα καταλογισμῶν τῶν δαπανῶν τοῦ τακτικοῦ προϋπολογισμοῦ.

γ) Νὰ ἔκθετῃ εἰς τὴν Διάσκεψιν εἰς ἐκάστην τακτικὴν συνεδρίασιν τὰς δραστηριότητας τοῦ Συμβουλίου.

δ) Νὰ αἰτῇ ἀπὸ τὰ Μέλη νὰ παρέχουν πληροφορίας περ τῶν δραστηριοτήτων των σχετικῶν μὲ τὰς ἔργασίας τοῦ Ὁργανισμοῦ.

ε) Συμφώνως πρὸς τὰς ἀποφάσεις τῆς Διασκέψεως καὶ ἔχον ὑπὸ δψει τὰς περιπτώσεις τὰς ἔγειρομένας μεταξὺ τῶν συνεδριάσεων τοῦ Συμβουλίου ἡ τῆς Διασκέψεως, νὰ ἔξου- σιοδοτῇ τὸν Γενικὸν Διευθυντὴν νὰ λαμβάνῃ τοιαύτα μέτρα ἀτινα τὸ Συμβούλιον θεωρεῖ ἀπαραίτητα διὰ τὴν ἀντιμετώ- πισιν ἀπροβλέπτων γεγονότων λαμβάνον δεόντως ὑπὸ δψιν τὰ καθήκοντα καὶ τοὺς οἰκονομικούς πόρους τοῦ Ὁργανι- σμοῦ.

στ) 'Εὰν ἡ θέσις τοῦ Γενικοῦ Διευθυντοῦ ἐκκενωθῇ μεταξὺ τῶν συνεδριάσεων τῆς Διασκέψεως, νὰ διορίζῃ Ἀναπληρωτὴν Γενικὸν Διευθυντὴν νὰ θητεύσῃ μέχρι τῆς ἐπομένης τακτικῆς ἢ εἰδικῆς συνεδριάσεως τῆς Διασκέψεως.

ζ) Νὰ συντάσσῃ τὴν προσωρινὴν ἡμερησίαν διάταξιν τῆς Διασκέψεως.

η) Νὰ ἀναλαμβάνῃ τοιαῦτα ἔτερα καθήκοντα ἀτινα ἥθελον ἀπαιτηθῆ διὰ τὴν προώθησιν τῶν ἀντικειμενικῶν σχοπῶν τοῦ Ὁργανισμοῦ ὑπὸ τὴν ἐπιφύλαξιν τῶν ἐν τῷ παρόντι Καταστατικῶν συνομολογουμένων περιορισμῶν.

5. Τὸ Συμβούλιον θὰ υἱοθετῇ τοὺς ἰδίους αὐτοῦ διαδικαστικοὺς κανόνας.

6. "Ἐκαστον μέλος τοῦ Συμβουλίου θὰ ἔχῃ μίαν ψῆφον. Αἱ ἀποφάσεις θὰ λαμβάνωνται διὰ τίνος πλειοψηφίας τῶν παρόντων καὶ ψηφίζοντων μελῶν ἐκτὸς ἐὰν ὅριζεται ἄλλως ἐν τῷ παρόντι Καταστατικῷ ἢ εἰς τοὺς διαδικαστικοὺς κανόνας τοῦ Συμβουλίου.

7. Τὸ Συμβούλιον θὰ προσκαλῇ οἰνδήποτε Μέλος μὴ ἐκπροσωπούμενον εἰς τὸ Συμβούλιον ἵνα μετάσχῃ ἀνευ ψῆφου εἰς τὰς ἀποφάσεις αὐτοῦ ἐπὶ οἰνδήποτε ζητήματος ἰδιαιτέρου διὰ τὸ ἐν λόγῳ Μέλος ἐνδιαφέροντος.

#### "Ἀρθρον 10.

##### "Ἐπιτροπὴ Προγράμματος καὶ Προϋπολογισμοῦ.

1. "Ἡ Ἐπιτροπὴ Προγράμματος καὶ Προϋπολογισμοῦ θὰ ἀποτελεῖται ἐξ 27 Μελῶν τοῦ Ὁργανισμοῦ ἐκλεγέντων ὑπὸ τῆς Διασκέψεως, ἢ ὅποια ὀφείλει νὰ λάθῃ δεόντως ὑπὸ δψιν τὴν ἀρχὴν τῆς δικαίας γεωγραφικῆς κατανομῆς. Κατὰ τὴν ἐλογήν τῶν μελῶν τῆς Ἐπιτροπῆς ἢ Διάσκεψις ὀφείλει νὰ λάθῃ ὑπὸ δψιν τὴν κατωτέρω κατανομὴν τῶν ἑδρῶν: 15 μέλη τῆς Ἐπιτροπῆς θὰ ἐκλέγωνται ἐκ τῶν Κρατῶν τῶν ἀναφερούμενῶν εἰς τὰ Μέρη Α καὶ Γ, 9 ἐκ τῶν Κρατῶν τῶν ἀναγραφούμενῶν εἰς τὸ Μέρος Β καὶ 3 ἐκ τῶν Κρατῶν τῶν ἀναγραφούμενῶν εἰς τὸ Μέρος Δ τοῦ Παραρτήματος τοῦ παρόντος Καταστατικοῦ. Κατὰ τὸν διορισμὸν τῶν ἐκπροσώπων τῶν εἰς τὴν Ἐπιτροπήν, τὰ Κοάτη ὀφείλουν νὰ λάθουν ὑπὸ δψιν τὰ προσωπικά τῶν προσόντα ἢ ἐμπειρίαν.

2. Τὰ Μέλη τῆς Ἐπιτροπῆς θὰ θητεύουν ἀπὸ τῆς λήξεως τῆς τακτικῆς συνεδριάσεως τῆς Διασκέψεως εἰς ἡ ταῦτα ἐξελέγησαν μέχρι τῆς λήξεως τῆς τακτικῆς συνεδριάσεως τῆς Διασκέψεως δύο ἑταῖρα μετέπειτα. Τὰ Μέλη τῆς Ἐπιτροπῆς δύνανται νὰ ἐπανεκλεγοῦν.

3. α) "Ἡ Ἐπιτροπὴ θὰ διεξάγῃ τούλαχιστον μίαν συνδρασιν καθ' ἔκαστον ἑτοῖς. Συμπληρωματικαὶ συνεδριάσεις θὰ συγκαλοῦνται ὑπὸ τοῦ Γενικοῦ Διευθυντοῦ τῇ αἵτησει τοῦ Συμβουλίου ἢ τῆς Ἐπιτροπῆς.

β) Αἱ συνεδριάσεις θὰ λαμβάνουν χώραν εἰς τὴν ἑδραν τοῦ Ὁργανισμοῦ, ἐκτὸς ἐὰν ἄλλως ὅρισθῃ ὑπὸ τοῦ Συμβουλίου.

4. "Ἡ Ἐπιτροπὴ ὀφείλει:

α) Νὰ ἐκτελῇ τὰ ἐν "Ἀρθρῳ 14 ἀνατιθέμενα αὐτῆς καθήκοντα.

β) Νὰ συντάσσῃ ἐν σχεδίῳ τὴν κλίμακα τῶν καταλογισμῶν τῶν δαπανῶν τοῦ τακτικοῦ προϋπολογισμοῦ, πρὸς ὑποβολὴν εἰς τὸ Συμβούλιον.

γ) Νὰ ἀσκῇ τοιαῦτα ἔτερα καθήκοντα ἐν σχέσει μὲ τὰ οἰκονομικὰ ζητήματα τὰ ὅποια ἥθελον ἀνατεθῆ αὐτῇ ὑπὸ τῆς Διασκέψεως ἢ τοῦ Συμβουλίου.

δ) Νὰ ἐκθέτῃ εἰς τὸ Συμβούλιον εἰς ἐκάστην τακτικὴν συνεδριάσιν ἀπάσας τὰς δραστηριότητας τῆς Ἐπιτροπῆς καὶ νὰ ὑποβάλῃ συμβουλάς ἢ προτάσεις ἐπὶ οἰκονομικῶν ζητημάτων εἰς τὸ Συμβούλιον ἰδίᾳ αὐτῆς πρωτοβουλίᾳ.

5. "Ἡ Ἐπιτροπὴ θὰ υἱοθετῇ τοὺς ἰδίους αὐτῆς διαδικαστικοὺς κανόνας.

6. "Ἐκαστον μέλος τῆς Ἐπιτροπῆς θὰ ἔχῃ μίαν ψῆφον. Αἱ ἀποφάσεις θὰ λαμβάνωνται διὰ πλειοψηφίας τῶν δύο τρίτων τῶν παρόντων καὶ ψηφίζοντων μελῶν.

#### "Ἀρθρον 11.

##### Γραμματεία.

1. "Ἡ Γραμματεία θὰ ἀποτελεῖται ἐκ τίνος Γενικοῦ Διευθυντοῦ, ὡς καὶ ἐκ τοιούτων Ἀναπληρωτῶν Γενικῶν Διευθυντῶν καὶ λοιποῦ προσωπικοῦ ὡς ἥθελεν ἀπαιτηθῆ ὑπὸ τοῦ Ὁργανισμοῦ.

2. "Ο Γενικὸς Διευθυντὴς θὰ διορίζεται ὑπὸ τῆς Διασκέψεως τῇ προτάσει τοῦ Συμβουλίου διὰ χρονικὴν περίοδον τεσσάρων ἑταῖρων. Οὗτος δύναται νὰ ἐπαναδιορισθῇ δι' ἔτερα περίοδον τεσσάρων ἑταῖρων, μετὰ τὴν ὁποίαν δὲν θὰ εἶναι ἐκλόγιμος πρὸς ἐπαναδιορισμόν.

3. "Ο Γενικὸς Διευθυντὴς θὰ εἶναι ὁ προϊστάμενος διοικητικὸς ὑπάλληλος τοῦ Ὁργανισμοῦ.

"Τὸ τὴν ἐπιφύλαξιν γενικῶν ἢ εἰδικῶν ὀδηγιῶν τῆς Διασκέψεως ἢ τοῦ Συμβουλίου, διὰ χρονικὴν περίοδον τεσσάρων ἑταῖρων. Οὗτος δύναται νὰ κατευθύνῃ τὸ ἔργον τοῦ Ὁργανισμοῦ. Κατ' ἐντολὴν καὶ ὑπὸ τὸν ἐλεγχον τοῦ Συμβουλίου, διὰ χρονικὴν περίοδον τεσσάρων ἑταῖρων τὸν προσωπικοῦ.

4. "Ἐν τῇ ἐκτελέσει τῶν καθηκόντων τῶν ὁ Γενικὸς Διευθυντὴς καὶ τὸ προσωπικὸν δὲν θὰ διώκουν ἢ λαμβάνουν ὀδηγίας παρὰ οἰασδήποτε Κυβερνήσεως ἢ παρὰ οἰασδήποτε ἔξωτερης τοῦ Ὁργανισμοῦ ἔξουσίας. Θὰ ἀπέχουν οἰασδήποτε ἐνεργείας ἢ ὅποια ἐνεδέχετο νὰ θέῃ τὴν θέσιν τῶν ὡς διεθνῶν ἀξιωματούχων ὑπευθύνων μόνον ἔναντι τοῦ Ὁργανισμοῦ. "Ἐκαστον Μέλος ἀναλαμβάνει τὴν ὑποχρέωσιν νὰ σέβεται τὸν ἀποκλειστικῶν διεθνῆ χαρακτῆρα τῶν εύθυνῶν τοῦ Γενικοῦ Διευθυντοῦ καὶ τοῦ προσωπικοῦ καὶ νὰ μὴν ἐπιδιώκῃ νὰ θέτηρεάῃ αὐτοὺς ἐν τῇ ἐκπληρώσει τῶν ὑποχρεώσεων τῶν.

5. "Τὸ προσωπικὸν διορίζεται ὑπὸ τοῦ Γενικοῦ Διευθυντοῦ δυνάμει κανονισμῶν καθιερωθούμενων ὑπὸ τῆς Διασκέψεως τῇ προτάσει τοῦ Συμβουλίου. Οἱ διορισμοὶ Ἀναπληρωτῶν Γενικῶν Διευθυντῶν θὰ ὑπόκεινται εἰς τὴν ἔγκρισιν τοῦ Συμβουλίου. Οἱ δροὶ ὑπηρεσίας τοῦ προσωπικοῦ θὰ εἶναι σύμφωνοι δοσον εἶναι δυνατὸν πρὸς ἐκείνους τοῦ κοινοῦ συστήματος τῶν Ἡνωμένων Ἐθνῶν. Αὕτη ποὺ θὰ λαμβάνεται πρωτίστως ὑπὸ δψιν εἰς τὴν πρόσληψιν τοῦ προσωπικοῦ καὶ τὸν καθορισμὸν τῶν δρῶν ὑπηρεσίας εἶναι ἢ ἀνάγκη ἔξασφαλίσεως τοῦ ἀνωτάτου ἐπιπέδου ἀποδοτικότητος, ἵκανότητος καὶ ἀκεραιότητος. Θὰ λαμβάνεται δεόντων ὑπὸ δψιν ἢ σημασία τῆς προσλήψεως προσωπικοῦ ἐπὶ εὑρείας καὶ δικαίας γεωγραφικῆς βάσεως.

6. "Ο Γενικὸς Διευθυντὴς θὰ ἐνεργῇ ὑπὸ τὴν ἴδιοτητά του ταύτην εἰς δλας τὰς συνεδριάσεις τῆς Διασκέψεως, τοῦ Συμβουλίου καὶ τῆς Ἐπιτροπῆς Προγράμματος καὶ Προϋπολογισμοῦ, καὶ θὰ ἐκτελῇ τοιαῦτα ἔτερα καθήκοντα ἀτινα ἥθελον ἀνατεθῆ αὐτῷ ὑπὸ τῶν δργάνων τούτων. "Οφείλει νὰ συντάσσῃ ἐτησίαν ἔκθεσιν τῶν δραστηριοτήτων τοῦ Ὁργανισμοῦ. "Ἐπιπροσθέτως, ὀφείλει νὰ ὑποβάλῃ εἰς τὴν Διάσκεψιν ἢ τὸ Συμβούλιον, ἐφ' δσον ἥθελε θεωρηθῆ ἐνδεειγμένον, τοιαύτας ἐτέρας ἐκθέσεις αἰτίνες ἐνδέχεται νὰ ἀπαιτηθοῦν.

#### ΚΕΦΑΛΑΙΟΝ IV ΠΡΟΓΡΑΜΜΑ ΕΡΓΑΣΙΩΝ ΚΑΙ ΟΙΚΟΝΟΜΙΚΑ ΖΗΤΗΜΑΤΑ

##### "Ἀρθρον 12.

##### Ἐξοδα ἀποστολῆς.

"Ἐκαστον Μέλος καὶ παραπτηρητὴς θὰ βαρύνεται μὲ τὰ ἐξοδα τῆς ἰδίας αὐτοῦ συμμετοχῆς ὡς ἀντιπροσώπου εἰς τὴν Διάσκεψιν, τὸ Συμβούλιον ἢ εἰς οἰονδήποτε ἔτερον δργανον εἰς τὸ δποῖον ἐνδέχεται νὰ συμμετέχῃ.

##### "Ἀρθρον 13.

##### Σύνθετις Προϋπολογισμῶν.

1. Αἱ δραστηριότητες τοῦ Ὁργανισμοῦ θὰ διεξάγωνται

συμφώνως πρὸς τὸ ἐγκεκριμένον πρόγραμμα ἔργασιῶν καὶ προϋπολογισμῶν.

2. Αἱ δαπάναι τοῦ Ὀργανισμοῦ θὰ διαιροῦνται εἰς τὰς κάτωθι κατηγορίας :

α) Δαπάναι ἀντιμετωπιζόμεναι ἐξ τῶν καταλογισθεισῶν εἰσφορῶν (ἀναφερόμεναι ὡς ὁ «ταχτικὸς προϋπολογισμός»), καὶ

β) Δαπάναι ἀντιμετωπιζόμεναι ἐξ ἔκουσίων εἰσφορῶν πρὸς τὸν Ὀργανισμόν, καὶ ἐκ τοιούτων ἑτέρων ἐσδῶν τὰ δόποια ἥθελον προβλεφθῆ ὑπὸ τοῦ οἰκονομικοῦ Κανονισμοῦ (ἀναφερόμεναι ὡς «Προϋπολογισμὸς λειτουργίας»).

3. Ὁ ταχτικὸς προϋπολογισμὸς θὰ προβλέπῃ δαπάνας διοικήσεως, ἔτερα ταχτικὰ ἔξοδα τοῦ Ὀργανισμοῦ, καὶ δι' ἑτέρας δραστηριότητας, ὡς προβλέπεται ἐν Παραρτήματι II.

4. Ὁ προϋπολογισμὸς λειτουργίας θὰ προβλέπῃ δαπάνας διὰ τεχνικὴν βοήθειαν καὶ λοιπὰς συναφεῖς δραστηριότητας.

#### Άρθρον 14.

Πρόγραμμα καὶ Προϋπολογισμός.

1. Ὁ Γενικὸς Διευθυντής θὰ συντάσσῃ καὶ ὑποβάλῃ εἰς τὸ Συμβούλιον μέσω τῆς Ἐπιτροπῆς Προγράμματος καὶ Προϋπολογισμοῦ, εἰς χρόνον ὅριζόμενον ὑπὸ τοῦ οἰκονομικοῦ κανονισμοῦ, πρόγραμμα ἔργασιῶν ἐν σχεδίῳ διὰ τὴν ἐπομένην οἰκονομικὴν περίοδον, διού μετὰ τῶν ἀντιστοίχων ὑπολογισμῶν τῶν δραστηριοτήτων ἔκεινων αἱ δόποιαὶ πρόκειται νὰ χρηματοδοτηθοῦν ἐκ τοῦ ταχτικοῦ προϋπολογισμοῦ. Ὁ Γενικὸς Διευθυντής διεβλέπει, ταυτοχρόνως, νὰ ὑποβάλῃ προτάσεις καὶ ὑπολογισμοὺς χρηματοδοτήσεως τῶν δραστηριοτήτων ἔκεινων αἱ δόποιαὶ πρόκειται νὰ χρηματοδοτηθοῦν ἐξ ἔκουσίων πρὸς τὸν Ὀργανισμὸν εἰσφορῶν.

2. Ἡ Ἐπιτροπὴ Προγράμματος καὶ Προϋπολογισμοῦ διεβλέπει νὰ ἔξετάξῃ τὰς προτάσεις τοῦ Γενικοῦ Διευθυντοῦ καὶ ὑποβάλῃ εἰς τὸ Συμβούλιον τὰς προτάσεις αὐτῆς ἐπὶ τοῦ προταθέντος προγράμματος ἔργασιῶν καὶ τῶν ἀντιστοίχων ὑπολογισμῶν διὰ τὸν ταχτικὸν προϋπολογισμὸν καὶ τὸν προϋπολογισμὸν λειτουργίας. Αἱ τοιαῦται προτάσεις τῆς Ἐπιτροπῆς θὰ ἀπαιτοῦν πλειοψηφίαν τῶν δύο-τρίτων τῶν παρόντων καὶ ψηφιζόντων μελῶν.

3. Τὸ Συμβούλιον θὰ ἔξετάξῃ τὰς προτάσεις τοῦ Γενικοῦ Διευθυντοῦ ὡς καὶ οἰασδήποτε συστάσεις τῆς Ἐπιτροπῆς Προγράμματος καὶ Προϋπολογισμοῦ καὶ θὰ υἱοθετῇ τὸ πρόγραμμα ἔργασιῶν, τὸν ταχτικὸν προϋπολογισμὸν καὶ τὸν προϋπολογισμὸν λειτουργίας μὲ τοιαύτας τροποποιήσεις τὰς δόποιας ἥθελε θεωρήσει ἀπαραιτήτους, πρὸς ὑποβολὴν εἰς τὴν Διάσκεψιν δι' ἔξετασιν καὶ ἔγκρισιν. Ἡ τοιαύτη υιοθέτησις θὰ ἀπαιτή πλειοψηφίαν τῶν δύο-τρίτων τῶν παρόντων καὶ ψηφιζόντων μελῶν.

4. α) Ἡ Διάσκεψις θὰ ἔξετάξῃ καὶ ἔγκρινῃ τὸ πρόγραμμα τῶν ἔργασιῶν καὶ τὸν ἀντιστοίχον ταχτικὸν καὶ προϋπολογισμὸν λειτουργίας ποὺ ὑπεβλήθησαν αὐτῇ ὑπὸ τοῦ Συμβουλίου, διὰ πλειοψηφίας τῶν δύο-τρίτων τῶν παρόντων καὶ ψηφιζόντων μελῶν.

β) Ἡ Διάσκεψις δύναται νὰ ἐπιφέρῃ τροποποιήσεις εἰς τὸ πρόγραμμα ἔργασιῶν καὶ τοὺς ἀντιστοίχους ταχτικὸν προϋπολογισμὸν καὶ προϋπολογισμὸν λειτουργίας, συμφώνως πρὸς τὴν παράγραφον 6.

5. Ὄτι ζητηθῶν, συμπληρωματικὴ ἡ ὄπανθεωρημέντες ὑπολογισμοὶ διὰ τὸν ταχτικὸν προϋπολογισμὸν καὶ τὸν προϋπολογισμὸν λειτουργίας θὰ συντάσσωνται καὶ ἔγραψίν ται συμφώνως πρὸς τὰς παραγράφους 1 ἕως 4 ὥκατέρω καὶ τὸν οἰκονομικὸν κανονισμὸν.

6. Οὐδεμίᾳ ἀπόφασις ἡ τροποποίησις ἀφορῶσα δαπάνας, ἡ δόποια δὲν ἔχει ἥδη ἔξετασθῇ συμφώνως πρὸς τὰς παραγράφους 2 καὶ 3, θὰ ἔγκρινεται ὑπὸ τῆς Διασκέψεως ἐκτὸς ἐὰν αὐτῇ συνοδεύεται ὑπὸ ὑπολογισμοῦ δαπαγῶν συνταχθέντος ὑπὸ τοῦ Γενικοῦ Διευθυντοῦ. Οὐδεμίᾳ ἀπόφασις ἡ τροποποίησις δι' ἡς προβλέπονται διαπέντενται ὑπὸ τοῦ Γενικοῦ Διευθυντοῦ θὰ ἔγκρινεται ὑπὸ τῆς Διασκέψεως μέχρις οὐ ἡ Ἐπιτροπὴ Προγράμματος καὶ Προϋπολογισμοῦ καὶ ἐν τυνεχείᾳ τὸ Συμβούλιον, συνεδριάσαντα ἀπὸ κοινοῦ μετὰ τῆς Διασκέψεως, ἥθελον ἔχει τὴν εὐκαιρίαν νὰ ἐνεργή-

σουν συμφώνως πρὸς τὰς παραγράφους 2 καὶ 3. Τὸ Συμβούλιον διεβλέπει νὰ ὑποβάλῃ τὰς ἀποφάσεις του εἰς τὴν Διάσκεψιν. Ἡ ἔγκρισις ὑπὸ τῆς Διασκέψεως τῶν τοιούτων ἀποφάσεων καὶ τροποποιήσεων θὰ ἀπαιτή τὴν πλειοψηφίαν τῶν δύο-τρίτων διλων τῶν Μελῶν.

#### Άρθρον 15.

Καταλογισθεῖσαι Εἰσφοραί.

1. Αἱ δαπάναι τοῦ Ταχτικοῦ Προϋπολογισμοῦ θὰ βαρύνουν τὰ Μέλη, ὡς αὗται θὰ ἔχουν κατανεμηθῆ συμφώνως πρὸς κλίμακα καταλογισμοῦ καθιερωθεῖσαν ὑπὸ τῆς Διασκέψεως διὰ τῆς πλειοψηφίας τῶν δύο-τρίτων τῶν παρόντων καὶ ψηφιζόντων Μελῶν, ἀποδεχθεῖσαν ὑπὸ τοῦ Συμβουλίου διὰ τῆς πλειοψηφίας τῶν δύο-τρίτων τῶν παρόντων καὶ ψηφιζόντων μελῶν, ἐπὶ τῇ βάσει σχεδίου συνταχθέντος ὑπὸ τῆς Ἐπιτροπῆς Προγράμματος καὶ Προϋπολογισμοῦ.

2. Ἡ κλίμαξ καταλογισμοῦ θὰ βασίζεται καθ' φ μετρῷ εἰναι δυνατὸν ἐπὶ τῆς λίαν προσφάτως χρησιμοποιηθεῖσης ὑπὸ τῶν Ἕνωμένων Ἐθνῶν κλίμακος. Εἰς οὐδὲν Μέλος θὰ καταλογίζεται ἀνω τοῦ εἰκόσι πέντε τοῖς ἑκατὸν τοῦ ταχτικοῦ προϋπολογισμοῦ τοῦ Ὀργανισμοῦ.

#### Άρθρον 16.

Ἐκούσιαι εἰσφοραὶ πρὸς τὸν Ὀργανισμόν.

Ἐπιφυλακσομένου τοῦ οἰκονομικοῦ κανονισμοῦ τοῦ Ὀργανισμοῦ, διὰ τῆς Διευθυντής, ἐκ μέρους τοῦ Ὀργανισμοῦ, δύναται νὰ ἀποδέχεται ἔκουσίας εἰσφορὰς πρὸς τὸν Ὀργανισμόν, περιλαμβανομένων δωρεῶν, κληροδοτημάτων καὶ ἐπιχορηγήσεων, γενομένας πρὸς τὸν Ὀργανισμὸν ὑπὸ Κυβερνήσεων, διακυβερνητικῶν ἐνδοχρατικῶν ἢ καὶ κρατικῶν δργανισμῶν ἢ ἑτέρων μη-κρατικῶν πηγῶν, ὑπὸ τὸν δρον διὶ οἱ προσαρτώμενοι εἰς τὰς τοιαύτας ἔκουσίας εἰσφορὰς δροι εἰναι σύμφωνοι πρὸς τοὺς ἀντικειμενικοὺς σκοπούς καὶ τὴν πολιτικὴν τοῦ Ὀργανισμοῦ.

#### Άρθρον 17.

Κεφάλαιον Βιομηχανικῆς Ἀναπτύξεως.

Ἴνα αὐξηθοῦν οἱ πόροι τοῦ Ὀργανισμοῦ ὡς καὶ ἡ ἵκανθτης αὐτοῦ ἀντιμετωπίσεως ἐμπροθέσμως καὶ εὐείλικτως τὰς ἀνάγκας τῶν ὑπὸ ἀνάπτυξιν χωρῶν, διὰ τῆς Διασκέψεως θὰ διαβέτῃ Κεφάλαιον Βιομηχανικῆς Ἀναπτύξεως τὸ ὑποῖον θὰ χρηματοδοτεῖται μέσω τῶν ἔκουσίων εἰσφορῶν πρὸς τὸν Ὀργανισμὸν τῶν προβλεπόμενων ἐν "Άρθρῳ 16, καὶ ἑτέρων ἐσδῶν ἀτινα ἐνδέχεται νὰ προβλέπωνται ὑπὸ τοῦ οἰκονομικοῦ κανονισμοῦ τοῦ Ὀργανισμοῦ. Ὁ Γενικὸς Διευθυντής θὰ διαχειρίζεται τὸ Κεφάλαιον Βιομηχανικῆς Ἀναπτύξεως συμφώνως πρὸς τὰς κατευθυντήριοις γραμματές τῆς γενικῆς πολιτικῆς τῆς διεπούσης τὰς ἐπιχειρήσεις τοῦ Κεφαλαίου τὰς καθιερουμένας ὑπὸ τῆς Διασκέψεως, ἢ ὑπὸ τοῦ Συμβουλίου ἐνεργοῦντος ἐκ μέρους τῆς Διασκέψεως καὶ συμφώνως πρὸς τὸν οἰκονομικὸν κανονισμὸν τοῦ Ὀργανισμοῦ.

#### ΚΕΦΑΛΑΙΟΝ Β

ΣΥΝΕΡΓΑΣΙΑ ΚΑΙ ΣΥΝΤΟΝΙΣΜΟΣ

#### Άρθρον 18.

Σχέσεις μετὰ τῶν Ἕνωμένων Ἐθνῶν.

Ἡ μετὰ τῶν Ἕνωμένων Ἐθνῶν σχέσις τοῦ Ὀργανισμοῦ θὰ εἰναι σχέσις εἰδίκευμένης ὑπηρεσίας ὡς αὗται προβλέπονται ἐν "Άρθρῳ 57 τοῦ Καταστατικοῦ Χάρτου τῶν Ἕνωμένων Ἐθνῶν. Πᾶσα συμφωνία συναπτομένη συμφώνως πρὸς τὸ "Άρθρον 63 τοῦ Καταστατικοῦ Χάρτου θὰ ἀπαιτή τὴν ἔγκρισιν τῆς Διασκέψεως, διὰ πλειοψηφίας τῶν δύο-τρίτων τῶν παρόντων καὶ ψηφιζόντων Μελῶν, τῇ προτάσει τοῦ Συμβουλίου.

#### Άρθρον 19.

Σχέσεις μεθ' ἑτέρων δργανισμῶν.

1. Ὁ Γενικὸς Διευθυντής δύναται, μετὰ τὴν ἔγκρισιν τοῦ

Συμβουλίου και υπό τὴν ἐπιφύλαξιν τῶν καθιερουμένων ὑπὸ τῆς Διασκέψεως κατευθυντηρίων γραμμῶν :

α) Νὰ συνάπτῃ συμφωνίας καθιερούσας καταλλήλους σχέσεις μεθ' ἔτερων ὀργανισμῶν τοῦ συστήματος τῶν Ἡνωμένων Ἐθνῶν και μεθ' ἔτερων διακυβερνητικῶν και κρατικῶν ὀργανισμῶν.

β) Νὰ δημιουργῇ καταλλήλους σχέσεις μὲ μὴ κρατικοὺς και λοιποὺς ὄργανους αἱ ἐργασίαι τῶν ὄποιων σχετίζονται μὲ τὰς τοιαύτας τοῦ Ὀργανισμοῦ. Κατὰ τὴν δημιουργίαν τῶν τοιούτων σχέσεων μετ' ἔτικών ὀργανισμῶν ὁ Γενικὸς Διευθυντής θὰ συμβουλεύεται τὰς περὶ ὧν πρόκειται Κυβερνήσεις.

2. Ἐπιφύλασσομένων τῶν τοιούτων συμφωνιῶν και σχέσεων, ὁ Γενικὸς Διευθυντής δύναται νὰ καθιερῷ τρόπους συνεργασίας μετὰ τῶν τοιούτων ὀργανισμῶν.

## ΚΕΦΑΛΑΙΟΝ VI ΝΟΜΙΚΑ ΖΗΤΗΜΑΤΑ

"Αρθρον 20.

"Ἐδρα.

1. "Ἐδρα τοῦ Ὀργανισμοῦ θὰ εἰναι ἡ Βιέννη. Ἡ Διάσκεψις δύναται νὰ ἀλλάξῃ τὴν ἐδραν διὰ πλειοψηφίας τῶν δύο τρίτων δλων τῶν Μελῶν.

2. "Ο Ὁργανισμὸς θὰ συνάψῃ συμφωνίαν ὡς πρὸς τὴν ἐδραν μετὰ τῆς φιλοξενούσης τὸν Ὀργανισμὸν Κυβερνήσεως.

"Αρθρον 21.

Νομικὴ ἴκανότης, προνόμια και ἀσυλίαι.

1. "Ο Ὁργανισμὸς θὰ ἀπολαύῃ εἰς τὸ ἕδαφος ἑκάστου τῶν Μελῶν του τῆς νομικῆς ἴκανότητος και τῶν προνομίων και ἀσυλιῶν ποὺ εἰναι ἀπαραίτητοι διὰ τὴν ἀσκησιν τῶν καθηκόντων του και τὴν ἔκπλήρωσιν τῶν ἀντικειμενικῶν σκοπῶν αὐτοῦ. Οἱ ἀντιπρόσωποι τῶν Μελῶν και οἱ ἀξιωματούχοι τοῦ Ὀργανισμοῦ θὰ ἀπολαύουν τῶν προνομίων και ἀσυλιῶν ποὺ εἰναι ἀπαραίτητοι διὰ τὴν ἀνεξάρτητον ἀσκησιν τῶν καθηκόντων τῶν σχετικῶν μὲ τὸν Ὁργανισμόν.

2. "Η νομικὴ ἴκανότης, τὰ προνόμια και αἱ ἀσυλίαι ποὺ ἀναφέρονται ἐν παραγράφῳ 1 :

α) Εἰς τὸ ἕδαφος οἰουδήποτε Μέλους τὸ ὄποιον ἔχει προσχωρήσει εἰς τὴν Σύμβασιν Προνομίων και Ἀσυλιῶν τῶν Εἰδικευμένων Ὅπηρεσιῶν ἐν σχέσει μὲ τὸν Ὁργανισμόν, θὰ ἔχουν ὡς ὁρίζεται εἰς τὰ βασικὰ ἀρθρα τῆς ἐν λόγῳ Συμβάσεως ὡς ἐτροποποιήθησαν διὰ παραρτήματος αὐτῆς ἐγκριθέντος ὑπὸ τοῦ Συμβουλίου.

β) Εἰς τὸ ἕδαφος οἰουδήποτε Μέλους τὸ ὄποιον δὲν ἔχει προσχωρήσει εἰς τὴν Σύμβασιν περὶ Προνομίων και Ἀσυλιῶν τῶν Εἰδικευμένων Ὅπηρεσιῶν ἐν σχέσει μὲ τὸν Ὁργανισμὸν ἀλλὰ ἔχει προσχωρήσει εἰς τὴν Σύμβασιν περὶ Προνομίων και Ἀσυλιῶν τῶν Ἡνωμένων Ἐθνῶν, θὰ ἔχουν ὡς ὁρίζεται ἐν τῇ Σύμβασι ταύτη τῶν Ἡνωμένων Ἐθνῶν, ἐκτὸς ἐὰν τὸ τοιοῦτον Κράτος γνωστοποιήσῃ εἰς τὸν Θεματοφύλακα κατὰ τὴν κατάθεσιν τοῦ ἔγγραφου του ἐπικυρώσεως, ἀποδοχῆς, ἐγκρίσεως η προσχωρήσεως διὰ δὲν θὰ ἐφαρμόσῃ τὴν Σύμβασιν ταύτην εἰς τὸν Ὁργανισμόν. Ἡ Σύμβασις περὶ Προνομίων και Ἀσυλιῶν τῶν Ἡνωμένων Ἐθνῶν θὰ παύῃ νὰ ἴσχῃ διὰ τὸν Ὁργανισμὸν μετὰ τριάκοντα ἡμέρας ἀφ' ἡ τὸ τοιοῦτον Κράτος προέβη εἰς τὴν ἀνωτέρω γνωστοποίησιν πρὸς τὸν Θεματοφύλακα.

γ) Θὰ ἔχουν ὡς ὁρίζεται εἰς ἔτερας συμφωνίας συναφεῖσας ὑπὸ τοῦ Ὁργανισμοῦ.

"Αρθρον 22.

Διακανονισμὸς διαφορῶν και αἰτήσεις διὰ συμβουλευτικὰς γνωμοδοτήσεις.

1. α) Πᾶσα διαφορὰ μεταξὺ δύο η πλειόνων Μελῶν ἀναφορικῶς μὲ τὴν ἐρμηνείαν η ἐφαρμογὴν τοῦ παρόντος Καταστατικοῦ, περιλαμβανομένων τῶν παραρτημάτων αὐτοῦ,

ἡ ὅποια δὲν διακανονίζεται διὰ διαπραγματεύσεων, θὰ παραπέμπεται εἰς τὸ Συμβούλιον ἐκτὸς ἐὰν τὰ ἐνδιαφερόμενα μέρη δεχθοῦν ἔτερον τρόπον διακανονίσουν. Ἐὰν η διαφορὰ ἐνδιαφέρῃ εἰδικῶς Μέλος μὴ ἐκπροσωπούμενον εἰς τὸ Συμβούλιον, τὸ Μέλος τοῦτο θὰ δικαιωται νὰ ἀντιπροσωπευθῇ συμφώνως πρὸς κανόνας οἱ ὅποιοι ηθελον νίσθετηθῇ ὑπὸ τοῦ Συμβουλίου.

β) Ἐὰν η διαφορὰ δὲν διακανονισθῇ συμφώνως πρὸς τὴν παραγραφὴν I (α) κατὰ τρόπον ἵκανοποιοῦντα οἰονδήποτε τῶν ἐχόντων τὴν διαφορὰν μέρος, τὸ μέρος τοῦτο δύναται νὰ παραπέμψῃ τὸ ζήτημα :

εἰτε, (I) ἐὰν τὰ μέρη δεχθοῦν τοῦτο :

(A) εἰς τὸ Διεθνὲς Δικαστήριον, η

(B) εἰς Διαιτητικὸν Δικαστήριον,

εἰτε, (II) ἄλλως, εἰς ἐπιτροπὴν συνδιαλλαγῆς.

Οἱ κανόνες οἱ διέποντες τὴν διαδικασίαν και λειτουργίαν τοῦ διαιτητικοῦ δικαστηρίου και τῆς ἐπιτροπῆς συνδιαλλαγῆς διαλαμβάνονται ἐν Παραρτήματι III τοῦ παρόντος Καταστατικοῦ.

2. "Η Διάσκεψις και τὸ Συμβούλιον ἔχουν κεχωρισμένως ἔξουσίαν, ἐπιφύλασσομένης τῆς ἐγκρίσεως τῆς Γενικῆς Συνελεύσεως τῶν Ἡνωμένων Ἐθνῶν, νὰ αἰτήσουν παρὰ τοῦ Διεθνοῦς Δικαστηρίου δπως παράσχῃ συμβουλευτικὴν γνωμοδότησιν ἐπὶ οἰονδήποτε νομικοῦ ζητήματος ἐγειρομένου ἐντὸς τοῦ ἀντικειμένου τῶν δραστηριοτήτων τοῦ Ὀργανισμοῦ.

"Αρθρον 23.

Τροποποιήσεις.

1. "Οποτεδήποτε μετὰ τὴν δευτέραν τακτικὴν συνεδρίασιν τῆς Διασκέψεως, οἰονδήποτε Μέλος δύναται νὰ προτείνῃ τροποποιήσεις εἰς τὸ Καταστατικόν. Τὰ κείμενα τῶν προτεινομένων τροποποιήσεων θὰ κοινοποιοῦνται ἐμπροθέσμως ὑπὸ τοῦ Γενικοῦ Διευθυντοῦ εἰς ἀπαντα τὰ Μέλη και δὲν θὰ ἔξεταί ταντα, ὑπὸ τῆς Διασκέψεως πρὸ τῆς παρελεύσεως ἐνενήκοντα ημερῶν ἀπὸ τῆς ἀποστολῆς τῆς τοιαύτης κοινοποιήσεως.

2. "Εκτὸς ὡς ὁρίζεται ἐν παραγράφῳ 3, τροποποιήσεις θὰ τίθεται ἐν ἴσχυι και θὰ δεσμεύῃ ἀπαντα τὰ Μέλη δτε :

α) Προτείνεται ὑπὸ τοῦ Συμβουλίου εἰς τὴν Διάσκεψιν.

β) Ἐγκριθῇ ὑπὸ τῆς Διασκέψεως διὰ πλειοψηφίας τῶν δύο τρίτων δλων τῶν Μελῶν, και

γ) Τὰ δύο τρίτα τῶν Μελῶν καταθέσουν τὰ ἔγγραφα ἐπικυρώσεως, ἀποδοχῆς, η ἐγκρίσεως τῆς τροποποιήσεως εἰς τὸν Θεματοφύλακα.

3. Τροποποιήσεις ἀφορῶσα τὰ "Αρθρα 6, 9, 10, 13, 14 η 23 η τὸ Παράρτημα II θὰ τίθεται ἐν ἴσχυι και θὰ δεσμεύῃ ἀπαντα τὰ Μέλη δτε :

α) Προτείνεται ὑπὸ τοῦ Συμβουλίου εἰς τὴν Διάσκεψιν διὰ πλειοψηφίας τῶν δύο τρίτων δλων τῶν μελῶν τοῦ Συμβουλίου.

(β) Ἐγκριθῇ ὑπὸ τῆς Διασκέψεως διὰ πλειοψηφίας τῶν δύο τρίτων δλων τῶν Μελῶν, και

γ) Τὰ τρία τέταρτα τῶν Μελῶν ἔχουν καταθέσει τὰ ἔγγραφα ἐπικυρώσεως, ἀποδοχῆς, η ἐγκρίσεως τῆς τροποποιήσεως εἰς τὸν Θεματοφύλακα.

"Αρθρον 24.

Τυπογραφή, ἐπικύρωσις, ἀποδοχή, ἐγκρισις και προοχώρησις.

1. Τὸ παρὸν Καταστατικὸν θὰ είναι ἀνοικτὸν πρὸς ὑπογραφὴν ὑφ' δλων τῶν Κρατῶν τῶν ὑποκείμενων ἐν ἐδαφίῳ (α) τοῦ "Αρθρου 3, μέχρι τῆς 7ης Οκτωβρίου 1979 εἰς τὸ Όμοισπονδιακὸν Υπουργείον" Εξωτερικῶν τῆς Δημοκρατίας τῆς Αύστριας και ἀκολούθως εἰς τὴν ἐν Νέᾳ Τόρχη "Ἐδραν τῶν Ἡνωμένων Ἐθνῶν μέχρι τῆς ἡμερομηνίας, και" ην τὸ παρὸν Καταστατικὸν τεθῇ ἐν ἴσχυι.

2. Τὸ παρὸν Καταστατικὸν θὰ ὑπόκειται εἰς ἐπικύρωσιν, ἀποδοχὴν η ἐγκρισιν τῶν ὑπογραφόντων Κρατῶν. Τὰ ἔγγραφα ἐπικυρώσεως, ἀποδοχῆς η ἐγκρίσεως τῶν τοιούτων Κρατῶν θὰ κατατεθοῦν εἰς τὸν Θεματοφύλακα.

3. 'Αφ' ής τὸ παρὸν Καταστατικὸν τεθῆ ἐν ἰσχύι συμφώνως πρὸς τὴν παράγραφον 1 τοῦ "Αρθρου 25, τὰ Κράτη τὰ δρίζομενα ἐν ἐδάφιοι (α) τοῦ "Αρθρου 3 τὰ ὄποια δὲν ἔχουν ὑπογράψει τὸ παρὸν Καταστατικόν, ἀς καὶ τὰ Κράτη ὡν ἡ ἴδιότης τοῦ μέλους ἐνεκρίθη συμφώνως πρὸς τὸ ἐδάφιον (β) τοῦ "Αρθρου τούτου, δύνανται νὰ προσχωρήσουν εἰς τὸ Καταστατικὸν τοῦτο διὰ καταθέσεως ἔγγραφων προσχωρήσεως.

"Αρθρον 25.

Θέσις ἐν ἰσχύι.

1. Τὸ παρὸν Καταστατικὸν θὰ τεθῆ ἐν ἰσχύι δὲ τούλαχιστον δύοδοχοντα Κράτη τὰ ὄποια κατέθεσαν τὰ ἔγγραφα ἐπικυρώσεως, ἀποδοχῆς ἡ ἔγκρισεως γνωστοποιήσουν εἰς τὸν Θεματοφύλακα διτὶ ἔχουν συμφωνήσει, κατόπιν μεταξὺ των διαβουλεύσεων, δπως τὸ παρὸν Καταστατικὸν τεθῆ ἐν ἰσχύι.

2. Τὸ παρὸν Καταστατικὸν θὰ τεθῆ ἐν ἰσχύι :

(α) Διὰ Κράτη τὰ ὄποια μετέσχον τῆς γνωστοποιήσεως τῆς ἀναφερομένης ἐν παραγράφῳ 1, τὴν ἡμερομηνίαν θέσεως ἐν ἰσχύι τοῦ παρόντος Καταστατικοῦ.

β) Διὰ Κράτη τὰ ὄποια εἶχον καταθέσει ἔγγραφα ἐπικυρώσεως, ἀποδοχῆς ἡ ἔγκρισεως προτοῦ τὸ παρὸν Καταστατικὸν τεθῆ ἐν ἰσχύι ἀλλὰ δὲν μετέσχον τῆς γνωστοποιήσεως τῆς ἀναφερομένης ἐν παραγράφῳ 1, τὴν τοιαύτην βραδυτέραν ἡμερομηνίαν καθ' ἣν ταύτα ἥθελον γνωστοποιήσει εἰς τὸν Θεματοφύλακα διτὶ τὸ παρὸν Καταστατικὸν θὰ τεθῆ ἐν ἰσχύι δι' αὐτά.

γ) Διὰ τὰ Κράτη τὰ ὄποια ἥθελον καταθέσει τὰ ἔγγραφα ἐπικυρώσεως, ἀποδοχῆς, ἔγκρισεως ἡ προσχωρήσεως μεταγενεστέρως τῆς θέσεως ἐν ἰσχύι τοῦ παρόντος Καταστατικοῦ, τὴν ἡμερομηνίαν τῆς τοιαύτης καταθέσεως.

"Αρθρον 26.

Μεταβατικὰ Διατάξεις.

1. 'Ο Θεματοφύλακες διφείλει νὰ συγκαλέσῃ τὴν πρώτην συνεδρίασιν τῆς Διασκέψεως, διεξαχθησομένην ἐντὸς τριῶν μηνῶν ἀφ' ής τὸ παρὸν Καταστατικὸν τεθῆ ἐν ἰσχύι.

2. Οἱ ἔχοντες καὶ κανονισμοὶ ποὺ διέπουν τὸν 'Οργανισμὸν τὸν ἰδρυθέντα διὰ τῆς ὑπὸ ἀριθ. 2152 (XXI) ἀποφάσεως τῆς Γενικῆς Συνελεύσεως τῶν 'Ηνωμένων 'Εθνῶν θὰ διέπουν τὸν 'Οργανισμὸν καὶ τὰ δργανα αὐτοῦ μέχρι τοῦ χρόνου καθ' δν δ 'Οργανισμὸς ἥθελεν νιοθετῆσει νέας διατάξεις.

"Αρθρον 27.

Ἐπιφυλάξεις.

Οὐδεμία ἐπιφύλαξις δύναται νὰ ὑπάρξῃ ἐν σχέσει μὲ τὸ παρὸν Καταστατικόν.

"Αρθρον 28.

Θεματοφύλακες.

1. 'Ο Γενικὸς Γραμματεὺς τῶν 'Ηνωμένων 'Εθνῶν θὰ είναι ὁ Θεματοφύλακες τοῦ παρόντος Καταστατικοῦ.

2. 'Ἐπιπροσθέτως τῆς γνωστοποιήσεως τῶν ἐνδιαφερομένων Κρατῶν, ὁ Θεματοφύλακες διφείλει νὰ γνωστοποιῇ εἰς τὸν Γενικὸν Διευθυντὴν ἀπαντὰ τὰ ζητήματα τὰ θίγοντα τὸ παρὸν Καταστατικόν.

"Αρθρον 29.

Αύθεντικά Κείμενα.

Τὸ παρὸν Καταστατικόν θὰ είναι αύθεντικὸν εἰς τὴν 'Αρβικήν, Κινεζικήν, Ἀγγλικήν, Γαλλικήν, Ρωσικήν καὶ Ἰσπανικήν.

## ΠΑΡΑΡΤΗΜΑ I

Καταστάσεις Κρατῶν.

1. 'Εὰν Κράτος τὸ ὄποιον δὲν ἀναφέρεται εἰς οἰανδήποτε τῶν κατωτέρω καταστάσεων καταστῆ Μέλος, ἡ Διάσκεψις θὰ ἀποφασίσῃ, κατόπιν καταλλήλων διαβουλεύσεων, εἰς ποίαν τῶν καταστάσεων τούτων πρόκειται νὰ συμπεριληφθῇ τοῦτο.

2. 'Η Διάσκεψις δύναται ὅποτεδήποτε, κατόπιν καταλλήλων διαβουλεύσεων, νὰ ἀλλάξῃ τὴν ταξινόμησιν Μέλους τὴν ἀναφερομένην κατωτέρω.

3. 'Αλλαγαὶ εἰς τὰς κατωτέρω καταστάσεις γενόμεναι συμφώνως πρὸς τὴν παράγραφον 1 ἢ 2 θὰ θεωροῦνται τροποποιήσεις ἐντὸς τῆς ἐννοίας τοῦ "Αρθρου 23.

## ΚΑΤΑΣΤΑΣΕΙΣ

(ΑΙ Καταστάσεις τῶν Κρατῶν αἱ ὄποιαι θὰ συμπεριληφθοῦν ὑπὸ τοῦ Θεματοφύλακος εἰς τὸ παρὸν Παράρτημα εἰναι αἱ Καταστάσεις αἱ ἀποφασισθεῖσαι ὑπὸ τῆς Γενικῆς Συνελεύσεως τῶν 'Ηνωμένων 'Εθνῶν διὰ τὴν ἐφαρμογὴν τῆς παραγράφου 4 τοῦ ἀριθμοῦ 2152 (XXI) ἀποφάσεως αὐτῆς, ὡς αὗται θὰ ἰσχύουν τὴν ἡμερομηνίαν θέσεως ἐν ἰσχύι τοῦ παρόντος Καταστατικοῦ).

## ΠΑΡΑΡΤΗΜΑ II

Ο τακτικὸς προϋπολογισμὸς.

A. 1. 'Εξοδα διοικήσεως, ἐρεύνης καὶ λοιπὰ τακτικὰ ἔξοδα τοῦ 'Οργανισμοῦ θὰ θεωροῦνται ὡς περιλαμβάνοντα :

α) 'Ενδοπεριφερειακούς καὶ περιφερειακούς συμβούλους.

β) Βραχυπρόθεσμες συμβουλευτικὲς ὑπηρεσίες παρεχόμενες ὑπὸ τοῦ προσωπικοῦ τοῦ 'Οργανισμοῦ.

γ) Συνεδριάσεις, περιλαμβανομένων τεχνικῶν συνεδριάσεων, προβλεπομένων ὑπὸ τοῦ προγράμματος ἐργασιῶν, χρηματοδοτουμένων ἐκ τοῦ τακτικοῦ προϋπολογισμοῦ τοῦ 'Οργανισμοῦ.

δ) Δαπάνες ἐνισχύσεως τοῦ προγράμματος ἐγειρόμενες ἐξ ἔργων τεχνικῆς βιοηθείας, καθ' ὃ μέτρῳ αἱ δαπάναι αὗται δὲν ἐπιστρέφονται εἰς τὸν 'Οργανισμὸν ἐκ τῆς πηγῆς χρηματοδοτήσεως τῶν τοιούτων ἔργων.

2. Συγκεκριμέναι προτάσεις συμμορφούμεναι πρὸς τὰς ἀνωτέρω διατάξεις θὰ ἐφαρμόζωνται κατόπιν ἐξετάσεως αὐτῶν ὑπὸ τῆς 'Επιτροπῆς Προγράμματος καὶ Προϋπολογισμοῦ, υἱοθετήσεως ὑπὸ τοῦ Συμβουλίου καὶ ἔγκρισεως ὑπὸ τῆς Διασκέψεως, συμφώνως πρὸς τὸ "Αρθρον 14.

B. "Ινα βελτιωθῆ ἡ ἀποδοτικότης τοῦ προγράμματος ἐργασιῶν τοῦ 'Οργανισμοῦ εἰς τὸν τομέα τῆς βιομηχανικῆς ἀναπτύξεως, ὁ τακτικὸς προϋπολογισμὸς θὰ χρηματοδοτήσῃ ἐπίσης ἑτέρας δραστηριότητας μέχρι τοῦδε χρηματοδοτουμένας δυνάμει τοῦ "Αρθρου 15 τοῦ Τακτικοῦ Προϋπολογισμοῦ τῶν 'Ηνωμένων 'Εθνῶν, μὲ ποσὸν 6 τοῖς ἑκατὸν τοῦ συνόλου τοῦ τακτικοῦ προϋπολογισμοῦ. Αἱ δραστηριότητες αὗται θὰ ἐνισχύσουν τὴν συμβολὴν τοῦ 'Οργανισμοῦ εἰς τὸ σύστημα ἀναπτύξεως τῶν 'Ηνωμένων 'Εθνῶν λαμβανομένης ὑπὸ δψιν τῆς σπουδαιότητος τῆς χρησιμοποιήσεως τῆς μεθόδου κρατικοῦ προγραμματισμοῦ τοῦ Προγράμματος 'Αναπτύξεως τῶν 'Ηνωμένων 'Εθνῶν, τὸ ὄποιον ὑπόκειται εἰς τὴν συναίνεσιν τῶν ἐνδιαφερομένων χωρῶν, ὡς πλαίσιον παραπομπῆς τῶν δραστηριοτήτων τούτων.

## ΠΑΡΑΡΤΗΜΑ III

Κανόνες διέποντες τὰ διαιτητικὰ δικαστήρια καὶ τὰς ἐπιτροπὰς συνδιαλλαγῆς.

'Εκτὸς ἐὰν δὲλλωσ συνεφωνήθῃ ὑπὸ δλων τῶν Μελῶν τῶν ἔχοντων διαφοράν τινα ἡ ὄποια δὲν διευθετήθη κατὰ τὴν παράγραφον 1(α) τοῦ "Αρθρου 22 καὶ ἡ ὄποια παρεπέμφθη εἰς διαιτητικὸν δικαστήριον κατὰ τὸ ἐδάφιον 1(β) (i) (B) τοῦ "Αρθρου 22 ἡ εἰς ἐπιτροπὴν συνδιαλλαγῆς κατὰ τὸ ἐδάφιον 1(β) (ii), οἱ κάτωθι κανόνες θὰ διέπουν τὴν διαι-

σίαν και λειτουργίαν τῶν τοιούτων δικαστηρίων και ἐπιτροπῶν.

#### 1. Ἐναρξις.

Ἐντὸς τριῶν μηνῶν ἀπὸ τῆς περατώσεως τῆς ἔξετάσεως ὑπὸ τοῦ Συμβουλίου διαφορᾶς παραπεμφθείσης αὐτῷ συμφώνως πρὸς τὴν παράγραφον 1(α) τοῦ Ἀρθρου 22 ή, ἐάν τοῦτο δὲν περατώσῃ τὴν ἔξετάσιν του ἐντὸς δέκα δικτῶ μηνῶν ἀπὸ τῆς τοιαύτης παραπομπῆς, τότε ἐντὸς εἴκοσι ἐνδὸς μηνῶν ἀπὸ τῆς τοιαύτης παραπομπῆς ἀπαντα τὰ ἔχοντα τὴν διαφορὰν μέρη δύνανται νὰ γνωστοποιήσουν εἰς τὸν Γενικό· Διευθυντὴν διτὶ ἐπιθυμοῦν νὰ παραπέμψουν τὴν διαφορὰν εἰς διαιτητικὸν δικαστήριον ή οἰօνδήποτε τοιοῦτον μέρος δύνανται νὰ γνωστοποιήσῃ εἰς τὸν Γενικὸν Διευθυντὴν διτὶ ἐπιθυμεῖ νὰ παραπέμψῃ τὴν διαφορὰν εἰς ἐπιτροπὴν συνδιαλλαγῆς. Ἐὰν τὰ μέρη συνεφώνησαν ἔτερον τρόπον διακανονισμοῦ, τότε η τοιαύτη γνωστοποιήσις δύνανται νὰ γίνη ἐντὸς τριῶν μηνῶν ἀπὸ τοῦ πέρατος τῆς εἰδικῆς ταύτης διαδικασίας.

#### 2. Σύστασις.

α) Τὰ ἔχοντα τὴν διαφορὰν μέρη, δι' ὅμοφώνου ἀποφάσεως των, διφεύλουν νὰ διορίσουν, ως ἡθελε θεωρηθῆ ἐνδεδειγμένον, τρεῖς διαιτητὰς ή τρεῖς συμβιβαστὰς και νὰ διορίσουν τὸν ἐνα τούτων ως Πρόεδρον τοῦ διαιτητικοῦ δικαστηρίου ή τῆς ἐπιτροπῆς.

β) Ἐὰν ἐντὸς τριῶν μηνῶν ἀπὸ τῆς γνωστοποιήσεως τῆς ἀναφερομένης ἐν παραγράφῳ 1 ἀνωτέρω ἐν η πλείονα μέλη τοῦ διαιτητικοῦ δικαστηρίου ή τῆς ἐπιτροπῆς δὲν ἔχουν οὕτω διορισθῆ, δ Γενικὸς Γραμματεὺς τῶν Ἡνωμένων Ἐθνῶν ὁφείλει, τῇ αἰτήσει οἰօνδήποτε μέρους, ἐντὸς τριῶν μηνῶν ἀπὸ τῆς τοιαύτης αἰτήσεως νὰ διορίσῃ οἰαδήποτε μέλη, περιλαμβανομένου τοῦ Προέδρου.

γ) Ἐὰν ἔκκενωθῇ θέσις τοῦ διαιτητικοῦ δικαστηρίου ή ἐπιτροπῆς, αὗτη θὰ πληρωθῇ ἐντὸς ἐνδὸς μηνῶς συμφώνως πρὸς τὴν παράγραφον (α) ή συμφώνως πρὸς τὴν παράγραφον (β).

#### 3. Διαδικασία και λειτουργία.

α) Τὸ διαιτητικὸν δικαστήριον η ἐπιτροπὴ θὰ καθορίσουν τεὺς ίδιους αὐτῶν διαδικαστικοὺς κανόνας. Ἀπασαι αἱ ἀποφάσεις ἐπὶ οἰօνδήποτε ζητήματος διαδικασίας η οὐσίας δύνανται νὰ ληφθοῦν διὰ πλειοψηφίας τῶν μελῶν.

β) Τὰ μέλη τοῦ διαιτητικοῦ δικαστηρίου η ἐπιτροπῆς θὰ εἰσπράξουν τὴν ἀμοιβὴν τὴν προβλεπομένην ὑπὸ τοῦ οἰκονομικοῦ κανονισμοῦ τοῦ Ὀργανισμοῦ. Ὁ Γενικὸς Διευθυντὴς θὰ προμηθεύσῃ οἰανδήποτε ἀπαραίτητον γραμματείαν, ἐν συνεννοήσει μετὰ τοῦ Προέδρου τοῦ διαιτητικοῦ

δικαστηρίου η ἐπιτροπῆς. Ἀπαντα τὰ ἔξοδα τοῦ διαιτητικοῦ δικαστηρίου η ἐπιτροπῆς και τῶν μελῶν αὐτῶν, ἀλλὰ οὐχὶ τῶν ἔχοντων τὴν διαφορὰν μερῶν, θὰ βαρύνουν τὸν Ὀργανισμόν.

#### 4. Διαιτητικαὶ ἀποφάσεις και ἐκθέσεις.

α) Τὸ διαιτητικὸν δικαστήριον θὰ περαιώσῃ τὴν διαδικασίαν δι' ἀποφάσεως, η ὁποία θὰ είναι δεσμευτικὴ δι' ἀπαντα τὰ μέρη.

β) Ἡ ἐπιτροπὴ Συνδιαλλαγῆς θὰ περαιώσῃ τὴν διαδικασίαν δι' ἐκθέσεως ἀπευθυνομένης πρὸς ἀπαντα τὰ ἔχοντα τὴν διαφορὰν μέρη, η ὁποία θὰ περιέχῃ συστάσεις τὰς ὁποίας τὰ μέρη θὰ πρέπει νὰ λάβουν σοβαρῶς ὑπ' ὅψιν.

Ἄκριβής Μετάφρασις ἐκ τοῦ συνημμένου συντεταγμένου εἰς τὴν Ἀγγλικήν.

Ἐν Ἀθήναις τῇ 30 Μαρτίου 1981

Ο Μεταφραστής

Κ. ΓΕΩΡΓΙΑΔΗΣ

Ἀρθρο δεύτερο.

Τὸ παρὸν καταστατικὸν ἰσχύει ἀπὸ τὴ δημοσίευσή του στὴν Ἐφημερίδα τῆς Κυβέρνησης.

Παραγγέλλομεν νὰ δηματευθεῖ στην Ἐφημερίδα τῆς Κυβέρνησεως τὸ κείμενον τοῦ παρόντος και νὰ ἐκτελεσθεῖ ως νόμος τῶν Κράτους.

Αθήνα, 5 Απριλίου 1983

Ο ΠΡΟΕΔΡΟΣ ΤΗΣ ΔΗΜΟΚΡΑΤΙΑΣ

ΚΩΝΣΤΑΝΤΙΝΟΣ Γ. ΚΑΡΑΜΑΝΗΣ

ΟΙ ΥΠΟΥΡΓΟΙ

ΕΞΩΤΕΡΙΚΩΝ ΙΩΑΝΝΗΣ ΧΑΡΑΛΑΜΠΟΠΟΥΛΟΣ	ΕΘΝΙΚΗΣ ΟΙΚΟΝΟΜΙΑΣ ΓΕΡΑΣΙΜΟΣ ΑΡΣΕΝΗΣ
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Θεωρήθηκε και τέθηκε η Μεγάλη Σφραγίδα τοῦ Κράτους.

Αθήνα, 6 Απριλίου 1983

Ο ΕΠΙ ΤΗΣ ΔΙΚΑΙΟΣΥΝΗΣ ΥΠΟΥΡΓΟΣ ΓΕΩΡΓΙΟΣ - ΑΛΕΞΑΝΔΡΟΣ ΜΑΓΚΑΚΗΣ
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