

Russia to a country which has recognized or may recognize Russia de jure, unless Denmark is willing to accord to Russia the corresponding compensations as the country in question, due regard being taken to clause 4 of the Danish law of May 31st 1922.

Article IX.

The transport of goods belonging to the nationals of either country will be granted on the same conditions as apply to goods belonging to nationals of any other country. In this respect Denmark shall, however, not be entitled to claim the special rights and privileges accorded by Russia to a country which has recognized or may recognize Russia de jure, unless Denmark is willing to accord to Russia the corresponding compensations as the country in question, due regard being taken to clause 4 of the Danish law of May 31st 1922.

Article X.

Both contracting parties agree, simultaneously with the conclusion of the present Agreement, to renew, if not already done, exchange of private postal and telegraphic correspondence between both countries, as well as dispatch and acceptance of wireless messages, in accordance with the existing international post and telegraph regulations. As regards telegraphy in cipher, the provisions of Article I herein shall apply.

Article XI.

The Contracting Parties mutually pledge themselves to help the respective Delegations in finding residences and premises necessary for carrying on their work.

Rusland maatte indrømme et Land, der har anerkendt eller maatte anerkende det de jure, medmindre Danmark er villig til at tilstaa Rusland de tilsvarende Indrømmelser, som det paagældende Land, idet § 4 i dansk Lov af 31. Maj 1922 tages i fornøden Betragtning.

Artikel IX.

Transport af Varer, tilhørende Statsborgere i ethvert af Landene, skal tilstaa paa samme Betingelser, som finder Anvendelse paa Varer, tilhørende Statsborgere i et hvilketsomhelst andet Land. Danmark skal dog ikke i denne Henseende kunne gøre Krav paa de særlige Rettigheder og Privilegier, som Rusland maatte indrømme et Land, der har anerkendt eller maatte anerkende det de jure, medmindre Danmark er villig til at tilstaa Rusland de tilsvarende Indrømmelser som det paagældende Land, idet § 4 i dansk Lov af 31. Maj 1922 tages i fornøden Betragtning.

Artikel X.

Begge de kontraherende Parter er enige om samtidig med Afslutelsen af nærværende Overenskomst at genoptage — saafremt det ikke allerede er sket — Udvekslingen af privat Post- og Telegram-korrespondance mellem de to Lande ligesom Afsendelse og Modtagelse af traadløse Telegrammer i Overensstemmelse med de gældende internationale Post- og Telegrambestemmelser. Med Hensyn til Telegraffer i Chiffer skal Bestemmelserne i Overenskomstens Artikel I finde Anvendelse.

Artikel XI.

De kontraherende Parter forpligter sig gensidigt til at bistaa de respektive Delegationer med at finde saadanne Boliger og Lokaler, som maatte være fornødne til Udførelsen af deres Arbejde.