

Security Council should be permanently represented at the headquarters of the Organisation. It may hold meetings at such other places as in its judgment may best facilitate its work. There should be periodic meetings at which each State member of the Security Council could, if it so desired, be represented by a member of the Government or some other special representative.

(2) The Security Council should be empowered to set up such bodies or agencies as it may deem necessary for the performance of its functions, including regional sub-committees of the Military Staff Committee.

(3) The Security Council should adopt its own rules of procedure, including the method of selecting its President.

(4) Any member of the Organisation should participate in the discussion of any question brought before the Security Council whenever the Security Council considers that the interests of that member of the Organisation are specially affected.

(5) Any member of the Organisation not having a seat on the Security Council and any State not a member of the Organisation if it is a party to a dispute under consideration by the Security Council should be invited to participate in the discussion relating to the dispute.

CHAPTER VII.—AN INTERNATIONAL COURT OF JUSTICE.

(1) There should be an International Court of Justice which should constitute the principal judicial organ of the Organisation.

(2) The Court should be constituted and should function in accordance with a Statute which should be annexed to and be a part of the Charter of the Organisation.

(3) The Statute of the Court of International Justice should be either (a) the Statute of the Permanent Court of International Justice, continued in force with such modifications as may be desirable, or (b) a new Statute in the preparation of

af Sikkerhedsraadet, skal til Stadighed være repræsenteret ved Organisationens Hovedsæde. Det kan holde Møder saadanne andre Steder, som efter dets Skøn bedst kan lette dets Arbejde. Der skal holdes periodiske Møder, ved hvilke enhver Stat, som er Medlem af Sikkerhedsraadet, hvis den ønsker det, kan lade sig repræsentere ved et Regeningsmedlem eller en anden særlig Repræsentant.

2) Sikkerhedsraadet skal bemyndiges til at oprette saadanne Kommissioner og Institutioner, som det maaatte anse nødvendige til Udførelse af dets Funktioner, herunder regionale Underudvalg af Generalstabskomitéen.

3) Sikkerhedsraadet skal selv vedtage sin Forretningsorden, derunder Fremgangsmaaden ved Valget af sin Formand.

4) Ethvert Medlem af Organisationen skal deltag i Drøftelsen af ethvert Spørgsmål, der er forelagt for Sikkerhedsraadet, naar Sikkerhedsraadet skønner, at vedkommende Medlems Interesser særlig berøres.

5) Ethvert Medlem af Organisationen, som ikke har Sæde i Sikkerhedsraadet, og enhver Stat, som ikke er Medlem af Organisationen, skal, hvis vedkommende Stat er Part i en Twist, der behandles af Sikkerhedsraadet, indbydes til at deltag i Drøftelsen af Twisten.

KAPITEL VII. EN MELLEMFOLKELIG DOMSTOL.

1) Der bør være en mellemfolkelig Domstol, som skal være Organisationens vigtigste dømmende Organ.

2) Domstolen skal oprettes og virke i Overensstemmelse med en Statut, som skal vedføjes og udgøre en Del af Organisationens Pagt.

3) Den mellemfolkelige Domstols Statut skal være enten (a) den faste Domstol for mellemfolklig Retsplejes Statut fortset holdt i Kraft med saadanne Ændringer, som maaatte være ønskelige, eller (b) en ny Statut, ved hvis Udarbejdelse den faste