

actions means payments which are not for the purpose of transferring capital, and includes, without limitation:

- (1) All payments due in connection with foreign trade, other current business, including services, and normal short-term banking and credit facilities;
- (2) Payments due as interest on loans and as net income from other investments;
- (3) Payments of moderate amount for amortization of loans or for depreciation of direct investments;
- (4) Moderate remittances for family living expenses.

The Fund may, after consultation with the members concerned, determine whether certain specific transactions are to be considered current transactions or capital transactions.

Article XX

FINAL PROVISIONS

Section 1. *Entry into force*

This Agreement shall enter into force when it has been signed on behalf of governments having sixty-five per cent of the total of the quotas set forth in Schedule A and when the instruments referred to in Section 2 (a) of this Article have been deposited on their behalf, but in no event shall this Agreement enter into force before May 1, 1945.

Section 2. *Signature*

(a) Each government on whose behalf this Agreement is signed shall deposit with the Government of the United States of America an instrument setting forth that it has accepted this Agreement in accordance with its law and has taken all steps necessary to enable it to carry out all of its obligations under this Agreement.

(b) Each government shall become

ninger forstaar man Betalinger, som ikke sker i den Hensigt at overføre Kapital, og hertil skal uden Undtagelse henregnes:

1. Alle Betalinger til Opfyldelse af Gældsforpligtelser i Forbindelse med Udenrigshandel, andre løbende Forretninger, inklusive Tjenesteydelser, normale kortfristede Bank- og andre Kreditter;
2. Betalinger af Renter af Laan samt Betaling af Nettoprovenuer af andre Investeringer;
3. Betalinger af beskedne Beløb til Amortisation af Laan eller til Afskrivning paa direkte Kapitalinvesteringer;
4. beskedne Overførsler til Familieunderstøttelse.

Fonden kan efter Forhandling med de paagældende Medlemmer afgøre, hvorvidt visse specielle Transaktioner skal anses som løbende Forretninger eller Kapitaloverførsler.

Artikel XX

SLUTNINGSBESTEMMELSER

Afsnit 1. *Ikrafttræden*.

Denne Overenskomst træder i Kraft, naar den er undertegnet paa et Antal Regeringers Vegne, der tilsammen har 65 pCt. af det i Tillæg A anførte samlede Kvotabeløb, og naar de i nærværende Artikels Afsnit 2, Punkt a, omhandlede Dokumenter er deponeret paa deres Vegne; men i intet Tilfælde skal denne Overenskomst træde i Kraft før 1. Maj 1945.

Afsnit 2. *Undertegnelse*.

a. Enhver Regering, paa hvis Vegne denne Overenskomst undertegnes, skal hos De forenede Staters Regering deponere et Dokument, hvori det anføres, at den har indgaaet denne Overenskomst i Overensstemmelse med dens Love og taget alle fornødne Skridt til at sætte den i Stand til at opfylde alle dens Forpligtelser i Henhold til denne Overenskomst.

b. Enhver Regering bliver Medlem