

Artikel V, efter Omstændighederne kan indbefatte Bestemmelser om Forhandling i Overensstemmelse med de Principper, der er udtrykt i Artikel 32 i Havana-Chartret for en International Handelsorganisation, i Tilfælde af, at Lagre er udtømte.

8. Der er Enighed om, at den danske Regering ikke ifølge Art. VII, Stk. 2 (a) vil blive anmodet om at give detaljerede Oplysninger angaaende mindre Projekter eller fortrolige, kommercielle eller tekniske Oplysninger, hvis Meddelelse maatte skade legitime kommercielle Interesser.

9. Der er Enighed om, at Amerikas Forenede Staters Regering, naar den giver de Meddelelser, som omtales i Artikel IX, Stk. 2, vil være opmærksom paa, at det er ønskeligt saavidt gørligt at begrænse Antallet af Embedsmænd, for hvilke fulde diplomatiske Rettigheder ønskes. Der er ogsaa Enighed om, at en nærmere Gennemførelse af Artikel IX om nødvendigt kan gøres til Genstand for Forhandlinger mellem de to Regeringer.

10. Der er Enighed om, at en hvilken som helst Aftale, som maatte blive indgaaet i Henhold til Artikel X, Stk. 2, skal forelægges Amerikas Forenede Staters Senat til Ratifikation.

Article V might appropriately include provision for consultation, in accordance with the principles of Article 32 of the Havana Charter for an International Trade Organization, in the event that stockpiles are liquidated.

8. It is understood that the Government of Denmark will not be requested, under paragraph 2 (a) of Article VII, to furnish detailed information about minor projects or confidential commercial or technical information the disclosure of which would injure legitimate commercial interests.

9. It is understood that the Government of the United States of America in making the notifications referred to in paragraph 2 of Article IX would bear in mind the desirability of restricting, so far as practicable, the number of officials for whom full diplomatic privileges would be requested. It is also understood that the detailed application of Article IX would, when necessary, be the subject of inter-governmental discussion.

10. It is understood that any agreements which might be arrived at pursuant to paragraph 2 of Article X would be subject to ratification by the Senate of the United States of America.