

Conference to consider panel reports, a report shall not be adopted by the Charter Conference until at least 30 days after it has been provided to all Contracting Parties by the Secretariat. Contracting Parties having objections to a panel report shall give written reasons for their objections to the Secretariat at least 10 days prior to the date on which the report is to be considered for adoption by the Charter Conference, and the Secretariat shall promptly provide them to all Contracting Parties. The disputing Contracting Parties and Contracting Parties which notified their interest in accordance with subparagraph (2)(b) shall have the right to participate fully in the consideration of the panel report on that dispute by the Charter Conference, and their views shall be fully recorded.

- (d) In order to ensure effective resolution of disputes to the benefit of all Contracting Parties, prompt compliance with rulings and recommendations of a final panel report that has been adopted by the Charter Conference is essential. A Contracting Party which is subject to a ruling or recommendation of a final panel report that has been adopted by the Charter Conference shall inform the Charter Conference of its intentions regarding compliance with such ruling or recommendation. In the event that immediate compliance is impracticable, the Contracting Party concerned shall explain its reasons for non-compliance to the Charter Conference and, in light of this explanation, shall have a reasonable period of time to effect compliance. The aim of dispute resolution is the modification or removal of inconsistent measures.
  - (5) (a) Where a Contracting Party has failed within a reasonable period of time to comply with a ruling or recommendation of a final panel report that has been adopted by the Charter Conference, a Contracting Party to the dis-
- nemgå panelbeslutningerne skal Charterkonferencen tidligst godkende en beretning 30 dage efter, at alle de kontraherende parter har fået beretningen tilsendt af Sekretariatet. Kontraherende parter, der har indvindinger mod en panelberetning, skal skriftlig tilstille Sekretariatet årsagerne til deres indvindinger mindst ti dage inden den dato, hvor beretningen skal gennemgås med henblik på godkendelse af Charterkonferencen, og skriftligt gøre rede herfor over for Sekretariatet, som straks underretter alle de kontraherende parter herom. De stridende kontraherende parter, som har anmeldt deres interesse i overensstemmelse med punkt 2, litra b), har ret til at deltage fuldt ud i Charterkonferencens gennemgang af panelets beretning om den pågældende tvist, og deres synspunkter skal føres til protokols i deres fulde omfang.
- d) For at sikre effektiv bilæggelse af tvister til fordel for alle de kontraherende parter er det af største betydning, at de kendelser og rekommendationer, der er indeholdt i en af Charterkonferencen godkendt slutberetning fra et panel, efterleves omgående. En kontraherende part, der er genstand for en kendelse eller rekommendation i en af Charterkonferencen godkendt slutberetning, skal underrette Charterkonferencen om, hvorledes den agter at efterleve denne kendelse eller rekommendation. Hvis øjeblikkelig efterlevelse ikke er mulig, skal den pågældende kontraherende part over for Charterkonferencen gøre rede for årsagerne hertil og skal i lyset af denne redegørelse have en rimelig frist til at fuldburde efterlevelsen. Målet med bilæggelse af tvister er, at ikke-overensstemmede foranstaltninger ændres eller indstilles.
5. a) Hvis en kontraherende part ikke inden for en rimelig frist har bragt sig i overensstemmelse med en kendelse eller rekommendation fastsat i en Charterkonferencen godkendt slutberetning fra et panel, kan en kontraherende part, der