

- (3) In implementing their energy efficiency programmes, Contracting Parties shall ensure that adequate institutional and legal infrastructures exist.

PART III

International cooperation

ARTICLE 9

Areas of cooperation

The cooperation between Contracting Parties may take any appropriate form. Areas of possible cooperation are listed in the Annex.

PART IV

Administrative and legal arrangements

ARTICLE 10

Role of the charter conference

- (1) All decisions made by the Charter Conference in accordance with this Protocol shall be made by only those Contracting Parties to the Energy Charter Treaty who are Contracting Parties to this Protocol.
- (2) The Charter Conference shall endeavour to adopt, within 180 days after the entry into force of this Protocol, procedures for keeping under review and facilitating the implementation of its provisions, including reporting requirements, as well as for identifying areas of cooperation in accordance with Article 9.

ARTICLE 11

Secretariat and financing

- (1) The Secretariat established under Article 35 of the Energy Charter Treaty shall provide the Charter Conference with all necessary assistance for the performance of its duties under this Protocol and provide such other services in support of the Protocol as may be required from time to time, subject to approval by the Charter Conference.
- (2) The costs of the Secretariat and Charter Conference arising from this Protocol shall be met by the Contracting Parties to this Protocol according to their capacity to pay,

3. Når de kontraherende parter gennemfører deres energieffektivitetsprogrammer, skal de sikre sig, at der forefindes passende internationale og juridiske infrastrukturer.

DEL III

Internationalt samarbejde

ARTIKEL 9

Samarbejdsområder

Samarbejde mellem de kontraherende parter kan finde sted i en hvilken som helst passende form. Bilaget indeholder en liste over mulige samarbejdsområder.

DEL IV

administrative og juridiske arrangementer

ARTIKEL 10

Charterkonferencens rolle

1. Alle afgørelser, der træffes af Charterkonferencen i overensstemmelse med denne protokol, træffes kun af de kontraherende parter i energichartertraktaten, som er kontraherende parter i denne protokol.
- 2) Charterkonferencen bestræber sig på inden 180 dage efter denne protokols ikrafttræden at vedtage procedurer for overvågning og fremme af gennemførelse af protokolens bestemmelser, herunder rapporteringskrav, såvel som procedurer for udpegning af samarbejdsområder i overensstemmelse med artikel 9.

ARTIKEL 11

Sekretariat og finansiering

1. Det sekretariat, der er oprettet i henhold til artikel 35 i energichartertraktaten, skal yde Charterkonferencen al nødvendig bistand med udøvelsen af dens opgaver i henhold til denne protokol samt eventuelt yde andre tjenester til støtte for protokollen, på betingelse af Charterkonferencens godkendelse heraf.
2. Sekretariatets og Charterkonferencens omkostninger i tilknytning til denne protokol afholdes af de kontraherende parter i protokollen i overensstemmelse med deres be-