The same right is accorded to the Administrations of the countries participating in the Agreements so far as these Agreements, their Detailed Regulations and the Final Protocols are concerned.

In order to be considered, every proposal introduced by an Administration¹⁰ the interval between meetings must be supported by at least two other Adminis trations. A proposal lapses when the International Bureau does not receive, a the same time as the proposal, the necessary number of declarations of support

ARTICLE 19

Examination of Proposals

Every proposal is subject to the following procedure:

A period of six months is allowed to Administrations to examine the $prop_{out}^{osl}$ and to communicate their observations, if any, to the International Bureau Amendments are not admitted. The answers are collected by the International Bureau, and communicated to the Administrations, with an invitation to declare themselves for or against. Administrations which have not notified their vol within a period of six months are considered as abstaining. The periods quoted above are calculated from the date of the circulars from the International Bureat

If the proposal concerns an Agreement, its Detailed Regulations or the Final Protocol of either, only the Administrations which have adhered to that Agreement may take part in the procedure indicated above.

ARTICLE 20

Conditions of Approval

1. In order to become binding, the proposals must obtain

- (a) a unanimous vote if they involve the addition of new provisions or an modification of the provisions of Parts I and II, or of Articles 32 to 57 59 to 61 62 to 66 00 to 61 00 to 61 52 to 57, 59 to 61, 63 to 66, 68 to 81 of the Convention, of any of the articles of its Final Protocol or of Articles 1, 5, 16, 60, 72 and 93 of Detailed Regulations or of any of the articles of their Final Protocol
- (b) a two-thirds vote if they involve a modification of the provisions other than those mentioned in the than those mentioned in the preceding paragraph;
- (c) a simple majority if they affect the interpretation of the provisions of the provisions of the provision the Convention, of its Detailed Regulations, or of the Final Protocol either, except in the case of disagreement to be submitted to arbitration as provided for her Aritical submitted to arbitration tion as provided for by Article 10.

2. The conditions to be fulfilled for the approval of proposals concerning the Agreements are fixed by the Agreements themselves.

ARTICLE 21

Notification of Decisions

Additions to and modifications of the Convention, the Agreements and Final Protocols of these Acts are sanctioned by a diplomatic declaration, which the Government of the Swiss Confederation undertakes to prepare and forward at the request of the International Pressure undertakes to prepare and forward at the request of the International Bureau to the Governments of the contract ing countries.

Additions to and modifications of the Detailed Regulations and their Final Protocols are drawn up and notified to the Administrations by the Internation Bureau. The same applies to the interpretations referred to under (c) in preceding Article preceding Article.

ARTICLE 22

Execution of Decisions

No addition or modification adopted comes into force until at least three the after its notification. months after its notification.