- (4) All aircraft of all kinds, aviation equipment and devices, and equipment for anti-aircraft defense.
- (e) The establishment, utilization or operation for military purposes of any of the following shall be prevented:
  - (1) All military structures, installations and establishments, including but not limited to military air fields, seaplane bases, and naval bases, military and naval storage depots, permanent and temporary land and coast fortifications, fortresses and other fortified areas;
  - (2) All factories, plants, shops, research institutions, laboratories, testing stations, technical data, patents, plans, drawings and inventions, designed or intended to produce or to facilitate the production of items listed in the paragraph (d) above.
- (f) Under conditions which may be established by the High Contracting Parties, the demilitarization and disarmament required by this Article shall be subject to the following exceptions and to no others:
  - (1) The formation and employment of such detachments of Japanese civil police, and their equipment with such types and quantities of imported small arms as may be essential to the maintenance of public security; and
  - (2) The importation of minimum quantities of those items listed in paragraph (d) (1) above, such as explosives or ingredients of explosives, which may be essential for purposes of construction, mining, agriculture, or for other peaceful purposes.

## Article II

To implement the disarmament and demilitarization provisions set forth in Article I, the High Contracting Parties agree that they shall make provision for a system of quadripartite inspection, which shall become operative upon the termination of the allied occupation of Japan. This system of inspection shall be conducted through a Commission of Control to be established by the High Contracting Parties on a quadripartite basis. The Commission of Control, through its officers and agents, shall conduct, in any and all parts of Japanese territory, such inspections, inquiries and investigations as it may deem necessary to determine whether the disarmament and demilitarization provisions set forth in Article I are being observed.

## Article III

The High Contracting Parties agree that for the duration of the period of Allied occupation of Japan, they shall support the strict enforcement of the disarmament and demilitarization provisions set forth in Article I. They agree further that the express acceptance by Japan of the provisions of Articles I and II shall be an essential condition to the termination of Allied occupation of Japanese territory.

## Article IV

The Commission of Control provided for in Article II shall keep the high contracting parties and the Security Council of the United Nations informed of the results of the inspections, inquiries and investigations authorized by that article. The Commission of Control /shall submit

W.L.M. King Papers, Memoranda and Notes, 1940-1950, MG 26 J 4, Volume 387, pages C271375-C272339

PUBLIC ARCHIVES ARCHIVES PUBLIQUES CANADA