sary number of copies with the International Bureau at The

Hague for transmission to the Arbitrators.

After the delivery on both sides of such printed Case, either party may, in like manner, and within four months after the expiration of the period above fixed for the delivery to the Agents of the Case, deliver to the Agent of the other Party (with such additional copies as may be agreed upon) a printed Counter-Case accompanied by printed copies of additional documents, correspondence, and other evidence in reply to the Case, documents, correspondence, and other evidence so presented by the other Party, and within fifteen days thereafter such party shall, in like manner as above provided, deliver in duplicate such Counter-Case and accompanying evidence to each of the Arbitrators.

The foregoing provisions shall not prevent the Tribunal from permitting either Party to rely at the hearing upon documentary or other evidence which is shown to have become open to its investigation or examination or available for use too late to be submitted within the period hereinabove fixed for the delivery of copies of evidence, but in case any such evidence is to be presented, printed copies of it, as soon as possible after it is secured, must be delivered, in like manner as provided for the delivery of copies of other evidence, to each of the Arbitrators and to the Agent of the other Party. The admission of any such additional evidence, however, shall be subject to such conditions as the Tribunal may impose, and the other Party shall have a reasonable opportunity to offer additional evidence in rebuttal.

The Tribunal shall take into consideration all evidence which is offered by either Party.

## ARTICLE 7.

If in the Case or Counter-Case (exclusive of the accompanying evidence) either Party shall have specified or referred to any documents, correspondence, or other evidence in its own exclusive possession without annexing a copy, such Party shall be bound, if the other Party shall demand it within thirty days after the delivery of the Case or Counter-Case respectively, to furnish to the Party applying for it a copy thereof; and either Party may, within the like time demand that the other shall furnish certified copies or produce for inspection the originals of any documentary evidence adduced by the Party upon whom