PROTOCOL ATTACHED TO THE PARIS AGREEMENT OF 14 JANUARY 1946 ON REPARATION FROM GERMANY, ON THE ESTABLISH MENT OF AN INTER ALLIED REPARATION AGENCY AND ON THE RESTITUTION OF MONETARY GOLD

Signed at Brussels, March 15, 1948

The Governments of Albania, United States of America, Australia, Belgium, Canada, Denmark, Egypt, France, United Kingdom of Great Britain and Northern Ireland, Greece, India, Luxemburg, Norway, New Zealand, Nether lands, Czechoslovakia, Union of South Africa and Yugoslavia, having taken note of the Arrangement of 22 January 1948 under which the Governments of the Dominion of India and the Dominion of Pakistan have agreed to the apportionment between them, in the following manner, of the reparation per the centage shares allotted to the Governments of India under Article 1 B of the Paris Agreement of 14 January 1946:

> India..... Category A: 1.65 Category B: 2.39 Pakistan..... Category A: 0.35 Category B: 0.51

Having noted that the Government of the Dominion of India and the Government of the Dominion of Pakistan have agreed that the value of Reparation assets in Category P allocate by the second seco Reparation assets in Category B allocated to the Government of India up to and including 14 August 1947 and the including 14 August 1947, and the amounting, subject to such accounting, adjustments by the Inter Allied Persention of the subject to such accounting, adjustments by the Inter Allied Reparation Agency as may become necessary, to RM 10,900,000 will be considered to be a may become necessary to RM 10.900.000 will be considered to have been apportioned in the following manner: manner:

Dominion of India......RM 8.983.000 1.917.000 Dominion of Pakistan.....

it being understood that the above apportionment is susceptible of adjustment by mutual agreement between the Governments of the Dominions of India and Pakistan:

Having noted that the Government of the Dominion of India and the Government of the Dominion of Pakistan have agreed that the value of Reparation Assets in Category R allocated by the time of the value of the time of Reparation Assets in Category B allocated to the Government of India between 15 August 1947 and 22 Japuary 1048 15 August 1947 and 22 January 1948 and amounting, subject to such accounting adjustments by the Inter Allied Representing adjustments by the Inter Allied Reparations Agency as may become necessary, to RM 1.068.000, will be considered to have a gency as may become necessary. to RM 1.068.000, will be considered to have been allocated to the Government is of the Dominion of India it being under the allocated to the Government of the Dominion of India, it being understood that the above allocation is susceptible of adjustment by mutual and and the above allocation the susceptible of adjustment by mutual agreement between the Governments of the

UPON THE SIGNATURE OF THE PRESENT PROTOCOL BY THE VERNMENTS SIGNATORIES OF THE PRESENT PROTOCOL BY AND GOVERNMENTS SIGNATURE OF THE PRESENT PROTOCOL BY THE BY THE GOVERNMENT OF THE DARIS AGREEMENT THE DOMINION OF PAKISTAN SHALL BE DEDUCTOR PAKISTAN, A REEN A DOMINION OF PAKISTAN SHALL BE DEEMED TO HAVE BEEN A GOVERNMENT SIGNATORY OF THE DIMENSION OF HAVE SFROM GOVERNMENT SIGNATORY OF THE PARIS AGREEMENT, AS FROM THE DATE OF THE ENTRY INTO FORCE OF AGREEMENT, AS FROM THE DATE OF THE ENTRY INTO FORCE OF THE SAID AGREEMENT, AS FRONT. WITH CORRESPONDING RIGHTS AND OD THE SAID AGREEMENT WITH CORRESPONDING RIGHTS AND OBLIGATIONS, AND TO HAVE