

Article 34

The votes to be exercised by the respective delegations of exporting countries on the Council shall be as follows:

Australia	45
Belgium	15
Brazil	70
China	65
Costa Rica	10
Cuba	245
Czechoslovakia	35
Denmark	15
Dominican Republic	65
France	30
Guatemala	10
Haiti	10
Hungary	15
India	35
Indonesia	40
Italy	15
Mexico	20
Kingdom of the Netherlands	15
Nicaragua	10
Panama	10
Peru	50
Philippines	20
Poland	30
Portugal	10
Union of South Africa	20
U.S.S.R.	95
	Total 1,000

Article 35

Whenever the membership of this Agreement changes or when any country is suspended from voting or recovers its votes under any provision of this Agreement, the Council shall redistribute the votes within each group (importing countries and exporting countries) proportionally to the number of votes held by each member of the group, provided that no country shall have less than 10 or more than 245 votes and that there shall be no fractional votes, and provided further that the votes of countries having 245 votes under Article 33 or 34 shall not be reduced, having regard to the substantial number of votes relinquished by each of those countries when accepting the number of votes attributed to them in Articles 33 and 34.

Article 36

(1) Except where otherwise specifically provided for in this Agreement, decisions of the Council shall be by a majority of the votes cast by the exporting countries and a majority of the votes cast by the importing countries provided that the latter majority shall consist of votes cast by not less than one-third in number of the importing countries present and voting.

(2) When a Special Vote is required, decisions of the Council shall be by at least two-thirds of the votes cast, which shall include a majority of the votes cast by the exporting countries and a majority of the votes cast by the