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(c) The High Contracting Parties agree that in principle it is desirable that documents served by any of these methods should, unless the recipient is a subject of the High Contracting Party from whose territory the document to be served emanates, either be drawn up in the language of the country in which Service is to be effected or accompanied by a translation into such language. Nevertheless, in the absence of any legislation in their respective territories making translations obligatory in such cases, the High Contracting Parties do accept any obligation in this respect.

ARTICLE 5

(a) In any case where documents have been served in accordance with the Provisions of Article 3, the High Contracting Party, by whose Diplomatic or Consular Officer the request for service is addressed, shall pay to the other High Contracting Party any charges and expenses which are payable under the law of the country where the service is effected to the persons employed to effect Service, and any charges and expenses incurred in effecting service in a special manner. These charges and expenses shall not exceed such as are usually allowed in the

in the courts of that country. (b) Repayment of these charges and expenses shall be claimed by the com-Detent authority by whom the service has been effected from the Diplomatic or Consular Off. Consular Officer by whom the service has been effected from the Diplomatical Consular Officer by whom the request was addressed when sending to him the certificate provided for in Article 3 (g).

(c) Except as provided above, no fees of any description shall be payable by (c) Except as provided above, no fees of any description shall be of any one High Contracting Party to the other in respect of the service of any to another and and a HII.—Taking of Evidence documents.

ARTICLE 6

When a judicial authority in the territory of one of the High Contracting When a judicial authority in the territory of one of the High other High Control of the evidence should be taken in the territory of the other High control of the manner prescribed in Contracting Party, such evidence may be taken in the manner prescribed in Article 7. The taking of evidence includes the production, identification and examination of documents.

ARTICLE 7

(a) The judicial authority by whom the evidence is required may, in accord-Request " the provisions of its law, address itself by means of "Letters of the country where the evidence is to Request "to the competent authority of the country where the evidence is to be taken, requesting such authority to take the evidence.

(b) The "Letter of Request" shall be drawn up in the language of the Country where the evidence is to be taken, or be accompanied by a translation such leaves the evidence is to be taken, or be accompanied by a Diplomatic such language. Such translation shall be certified as correct by a Diplomatic or Consular Officer of the High Contracting Party from whose judicial authority the requirements of the High Contracting Party from translator of one of the two countries conthe onsular Officer of the High Contracting Party from the two countries concerned enables, or by a sworn translator of one of the two countries concerned. Cerned. The "Letters of Request" shall state the nature of the proceedings for which the "Letters of Request" shall state the parties thereto, and the Which the evidence is required, the full names of the parties thereto, and the full names, addresses and descriptions of the witnesses. They shall also either account addresses and descriptions to be put to the witness or witnesses he hames, addresses and descriptions of the witnesses. The witness or witnesses and descriptions of the witnesses or witnesses and descriptions of the witnesses. and accompanied by a list of interrogatories to be put to the withdraw and a translation thereof certified as correct in the manner heretofore provided a translation thereof certified as correct in the matters in relation to or a translation thereof certified as correct in the matters in relation to which contain full instructions or information as to the matters in relation to which contain full instructions or information as to the matters in relation to which contain full instructions or information as to the matters in relation to which evidence is required, or alternatively shall request the competent authority allows. to allow such questions to be asked vivâ voce as the parties or their representalives shall desire to ask.