

PROVIDE AT LEAST TWO OF THE FIVE MEMBERS. THE OTHER THREE MEMBERS OF THE CANADIAN DELEGATION WILL REPRESENT THE FEDERAL GOVERNMENT AND THE PROVINCIAL GOVERNMENTS THAT ARE MEMBERS. THE NUMBER OF ADVISERS WILL BE DETERMINED BY MUTUAL AGREEMENT.

THE CHAIRMAN OF THE QUEBEC DELEGATION WILL ACT AS CHAIRMAN OF THE CANADIAN DELEGATION. ANOTHER DELEGATE WILL ACT AS VICE-CHAIRMAN.

THE CHAIRMAN OF THE QUEBEC DELEGATION WILL SPEAK ON BEHALF OF QUEBEC ON ANY MATTER WITHIN THE CONSTITUTIONAL COMPETENCE OF QUEBEC. THE DELEGATES OF THE OTHER PROVINCES WILL DO LIKEWISE. THE CANADIAN DELEGATION WILL SPEAK THROUGH ITS CHAIRMAN OR, IN HIS ABSENCE, THE VICE-CHAIRMAN. THE CHAIRMAN OF THE CANADIAN DELEGATION MAY EXPRESS THE VIEWS OF THE FEDERAL GOVERNMENT. IN THAT EVENT, HE WILL DO SO IN ACCORDANCE WITH INSTRUCTIONS ISSUED TO HIM BY THE FEDERAL GOVERNMENT. THE VARIOUS POSITIONS EXPRESSED WILL, HOWEVER, BE COORDINATED IN ADVANCE AMONG THE GOVERNMENTS INVOLVED.

IN ANY VOTING AT THE CONFERENCE, THE CANADIAN DELEGATION WOULD HAVE ONLY ONE VOTE. IF THE MEMBERS OF THE DELEGATION DO NOT AGREE AMONG THEMSELVES, CANADA WOULD ABSTAIN.

IF THERE IS A FORMAL DECISION INVOLVING THE SIGNING OF ANY OFFICIAL DOCUMENT, IMMEDIATELY UNDER THE SIGNATURE OF THE CANADIAN REPRESENTATIVE AND IN THE PLACE RESERVED FOR CANADA, THERE WILL APPEAR THE SIGNATURE OF THE QUEBEC REPRESENTATIVE, AS WELL AS THOSE OF THE REPRESENTATIVES OF THE OTHER PROVINCES JOINING THE AGENCY.

THE PRESENCE OF QUEBEC MAY BE IDENTIFIED IN THE FOLLOWING MANNER: