6. Nothing in part A of this Annex shall be construed to entitle Roumania s nationals to any national and any of or its nationals to any patent or utility model rights in the territory of any of the Allied and Associated Parent of the Allied Allied and Associated Parent of the Allied Alli the Allied and Associated Powers with respect to inventions, relating to any article listed by name in Appen III. article listed by name in Annex III of the present Treaty, made, or upon which applications were filed, by Roumania, or any of its nationals, in Roumania of the territory of any other of the Aria D the territory of any other of the Axis Powers, or in any territory occupied by the Axis forces during the time when the time whe Axis forces, during the time when such territory was under the control of the forces or authorities of the Axis Powers.

7. Roumania shall likewise extend the benefits of the foregoing provisions of this Annex to France, and to other United Nations which are not Allied of Associated Powers, whose dialected Powers whose dialected Po Associated Powers, whose diplomatic relations with Roumania have been broken off during the war and abid relations with Roumania have broken off during the war and which undertake to extend to Roumania benefits accorded to Roumania benefits accorded to Roumania under the said provisions.

8. Nothing in part A of this Annex shall be understood to conflict with Articles 24, 27 and 29 of the present Treaty.

B. INSURANCE

1. No obstacles, other than any applicable to insurers generally, shall be ed in the way of the recovery placed in the way of the resumption by insurers who are United Nations nationals of their former portfolios of business.

2. Should an insurer, who is a national of any of the United Nations, wish to resume his professional activities in Roumania, and should the value of guarantee deposits or reserves required. guarantee deposits or reserves required to be held as a condition of carrying or business in Roumania be found to be business in Roumania be found to have decreased as a result of the loss the depreciation of the securities which constitued such deposits or reserves, Roumanian Government undertakent Roumanian Government undertakes to accept, for a period of eighteen months, such securities as still romain as fully such securities as still remain as fulfilling any legal requirements in respect of deposits and reserves

ANNEX V

CONTRACTS, PRESCRIPTION AND NEGOTIABLE INSTRUMENTS

A. CONTRACTS

1. Any contract which required for its execution intercourse between any of the parties thereto having become enemies as defined in part D of this Annex, shall, subject to the exceptions at Annex, shall, subject to the exceptions set out in paragraphs 2 and 3 below, be deemed to have been dissolved as for set out in paragraphs 2 and 3 below, thereto deemed to have been dissolved as from the time when any of the parties thereto became enemies. Such dissolution has been dissolved as from the time when any of the parties thereto became enemies. became enemies. Such dissolution, however, is without prejudice to the provisions of Article 29 of the present Treety of Article 29 of the present Treaty, nor shall it relieve any party to the contract from the obligation to repay are the contract of the contr from the obligation to repay amounts received as advances or as payments in account and in respect of which account and in respect of which such party has not rendered performance in return.

2. Notwithstanding the provisions of paragraph 1 above, there shall be pred from dissolution and with excepted from dissolution and, without prejudice to the rights contained in Article 27 of the present Treaty, there also is Article 27 of the present Treaty, there shall remain in force such parts of any contract as are severable and did not shall remain in force such parts of any contract as are severable and did not require for their execution intercourse between any of the parties thereto having the parties are severable and did not require for their execution intercourse. between any of the parties thereto, having become enemies as defined in part the of this Annex. Where the provisions of of this Annex. Where the provisions of any contract are not severable, the contract shall be deemed to have been discontract are not severable. shall be subject to the application of domestic laws, orders or regulations made by any of the Allied and Associated Power laws, orders or regulations made by any of the Allied and Associated Power laws, orders or regulations made by any of the Allied and Associated Power laws, orders or regulations made by any of the Allied and Associated Power laws, orders or regulations and the contract of th by any of the Allied and Associated Powers having jurisdiction over the contract or over any of the parties thereto and having jurisdiction over the contract of the or over any of the parties thereto and shall be subject to the terms of the contract. 1947 bénéfic de bor autres 6.

interpr toire (brevet conque été fai par la toire d Axe,

des for dentes pas de a Rot a la R

endre Traité

de ser des NE 2. son ac ou des de leu Qui les Périod ment :

ontra ont d our r nnem e l'ar les pa Pavan Cor

2. le tou b rap Réjud un c tant erve delle o

elève lipula