Article 82

The contracting States accept this Convention as abrogating all Abrogation of obligations and understandings between them which are inconsistent arrangements. with its terms, and undertake not to enter into any such obligations and undertake not to enter into any such obligations and undertake not to enter into any such obligations. and understandings. A contracting State which, before becoming a memberstandings. A contracting State which, before becoming a understandings. A contracting State which, below toward a hope of the Organization has undertaken any obligations toward a hope of the Organization has undertaken any obligations toward a hope of the Organization has undertaken any obligations toward a hope of the Organization has undertaken any obligations toward a hope of the Organization has undertaken any obligations toward a hope of the Organization has undertaken any obligations toward a hope of the Organization has undertaken any obligations toward a hope of the Organization has undertaken any obligations toward a hope of the Organization has undertaken any obligations toward a hope of the Organization has undertaken any obligations toward a hope of the Organization has undertaken any obligations toward a hope of the Organization has undertaken any obligations toward a hope of the Organization has undertaken any obligations toward a hope of the Organization has undertaken any obligations toward a hope of the Organization has undertaken any obligations to the Organization has undertaken any obligations and the Organization has not obligation to the Organization has not obligation has no a non-contracting State or a national of a contracting State or of a non-contracting State or a national of a contracting State or of a non-contracting State or a national of a contracting State or of a national of 10n-contracting State or a national of a contracting State inconsistent with the terms of this Convention, shall the release from the obligations. shall take immediate steps to procure its release from the obligations. If an airline of any contracting State has entered into any such inconsistent obligations, the State of which it is a national shall in Use its best efforts to secure their termination forthwith and shall in any event cause them to be terminated as soon as such action can awfully be taken after the coming into force of this Convention.

Article 83

Subject to the provisions of the preceding Article, any contracting Registration State may make arrangements not inconsistent with the provisions of of new contracting may make arrangements not inconsistent with the provisions of arrangements. his Convention. Any such arrangement shall be forthwith registered with the part of the pa lered with the Council, which shall make it public as soon as possible.

CHAPTER XVIII

DISPUTES AND DEFAULT

Article 84

If any disagreement between two or more contracting States Settlement bing to this Convention and of disputes. lelating to the interpretation or application of this Convention and of disputes.

of Annexes can be interpretation of application it shall, on the application its annexes cannot be settled by negotiation, it shall, on the application of any State of any State concerned in the disagreement, be decided by the Counany State concerned in the disagreement, be decided by the Council of member of the Council shall vote in the consideration by the based of a party. Any contracting State No member of the Council shall vote in the consideration of the Council of any dispute to which it is a party. Any contracting State to the council of the Council from the decision of the Council of the Council from the decision of the Council of the Council from the decision of the Council may, subject to Article 85, appeal from the decision of the Council to an ad hoc arbitral tribunal agreed upon with the other parties to the dispute arbitral tribunal agreed upon with the other parties. Any an ad hoc arbitral tribunal agreed upon with the other particle. Any such appeal to the Permanent Court of International Justice. Any the Council within sixty days of such appeal shall be notified to the Council within sixty days of the Council. beegipt of notification of the decision of the Council.

If any contracting State party to a dispute in which the decision around the Council is under appeal has not accepted the Statute of the procedure. If any contracting State party to a dispute in which the decision arbitration of Council is contracting State party to a dispute in which the decision arbitration is council in the procedure. The Court contracting State party to a dispute the Statute of the Council is under appeal has not accepted the Statute of Permanent Court of International Justice and the contracting States bips. to the dispute shall parties to the dispute cannot agree on the choice of the arbitral agree, each of the dispute shall hibunal to the dispute cannot agree on the choice of the around the dispute cannot agree on the choice of the around the dispute cannot agree on the choice of the around the dispute shall state as single arbitrator who shall name an umpire. If either contact, State paster of the contracting State paster of the around the contracting State paster of the around the contract of the choice of the around the choice of t hacting State arbitrator who shall name an umpire. If either the period of the contracting States partially of the party to the dispute fails to name an arbitrator within the date of the appeal, an arbitrator a period of three months from the date of the appeal, an arbitrator who shall name an arbitrator who shall be name an arbitrator who shall be named on three months from the date of the appeal, an arbitrator who hall be named as a period of the Council to the named on the council state of the President of the Council to Period of three months from the date of the appeal, an arbitual shall be named on behalf of that State by the President of the Council of the thom a list of qualified and available persons maintained by the hopire, the within 30 days, the arbitrators cannot agree on an initial the president of the Council shall designate an umpire from the president of the Council shall designate an umpire shall he list, the president of the Council shall designate an umpire shall be in previously for the council shall designate and the umpire shall rebutal tribunal pire if within 30 days, the arbitrators is like in previously referred to. The arbitrators and the umpire shall subject to the council shall designate an umpire shall be in previously referred to. The arbitrators and the umpire shall subject to the council settle its own bablished under this or the preceding Article shall settle its own