1. SECOND READING OF ARTICLE 68

The CHAIRMAN read an addition to paragraph 1 (b) which he proposed to cover the question raised by the representative of Ceylon at the twenty-first meeting. This suggestion was adopted.


Approved without comment.


Approved without comment.


Mr. TINOCO (Costa Rica) suggested that, in order to conform with the enumeration in Article 70, Section D should deal with the Committees, and Section E with the Commissions.

It was agreed that this proposal should be referred to the Central Drafting Committee.

Article 79 was approved on second reading.


Mr. KELLOGG (United States) asked that paragraph 1 should be referred to the Central Drafting Committee, which should clarify the wording to insure that members of Commissions would be elected only on grounds of personal capacity.

Mr. TINOCO (Costa Rica) supported by Mr. GUTIERREZ (Bolivia) proposed that as geographical distribution was of primary importance throughout the Organization, a sentence should be inserted in the Article to the effect that no country should be represented by more than one person on each Commission.

It was agreed that approval of Article 80 on second reading should be held in abeyance until this proposal had been submitted in writing.
   Approved without comment.

7. SECOND READING OF ARTICLE 83 - (Documents E/CONF.2/C.6/29 and
   E/CONF.2/C.6/37)

   Mr. GARCIA-OLDINI (Chile) considered that under the present draft the
   Director-General could make a nomination to the position of Deputy Director-
   General without taking paragraph 2 into consideration. The points in the two
   paragraphs should be in conjunction so that in the appointment of a Deputy
   Director-General the conditions regarding geographical distribution in
   paragraph 2 would be taken into account.

   It was agreed that Article 83 should remain as approved on first reading
   until this proposal had been submitted in writing.

8. SECOND READING OF ARTICLE 84 - (Document E/CONF.2/C.6/37)
   Approved without comment.

   Approved without comment.

    Approved without comment.

11. SECOND READING OF ARTICLE 87 - (Document E/CONF.2/C.6/37)
    Approved without comment.

    Approved without comment.

13. QUESTION OF PROCEDURE - ARTICLE 99 - (United States Amendment,
    Document E/CONF.2/C.6/12/Add.10)

   Mr. FAWCETT (United Kingdom) Chairman of Sub-Committee said that question
   had been raised in Sub-Committee whether it would be within its competence
   to deal with the question of whether Government having responsibilities for
   direction in Germany or Japan of matters provided for in the Charter could
   accept the Charter also in respect of such areas for which they might have
   responsibility. He asked for advice of the Committee on that matter.

   The CHAIRMAN ruled that Sub-Committee J should first consider the
   competence of the Conference to deal with the matter, and if it decided that
   the Conference had the necessary competence it could examine the United States
   proposal. If, however, it decided otherwise, then it would so report back to
   the Sixth Committee which, he was confident, would accept the
   Recommendations of the Sub-Committee.

14. SECOND READING OF ARTICLE 69 (FUNCTIONS OF THE ORGANIZATION) (Documents

   Mr. TINOÇO (Costa Rica) suggested drafting amendments to Article 69
   which the CHAIRMAN requested him to submit in writing.

/Mr. AMADOR (Mexico),
Mr. AMADOR (Mexico), referring to the proposal submitted by his
delegation that sub-paragraph (i) of paragraph (c) of Article 69 should be
deleted, said the Mexican delegation wished again to emphasize the importance
of that amendment. Unless the sub-paragraph was qualified by certain words
it might be interpreted as meaning that difficulties would arise in certain
countries because of their present legislation. If the Committee considered
that such a clause was necessary, then the delegation of Mexico would request
clarification insofar as the sense of the clause was meant to imply that it
was without any prejudice to the wording of the present Article 12 of the
Charter.