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ALLIED CONTROL AUTHORITY
CONTROL COUNCIL

Law No. 35

CONCILIATION AND ARBITRATION MACHINERY IN* LABOR
CONFLICTS

In order to² make provision for the prevention and settlement of conflicts arising out of relationship between employers (Arbeitgeber) and employees (Arbeitnehmer) or their organizations, the Control Council enacts as follows:

ARTICLE I

1. The interested parties may agree as to the procedure to be followed in the prevention or settlement of labor conflicts. This procedure may be established by a collective agreement. *

2. The interested parties may avail themselves of the services of the official agency established under Article III of this Law.

ARTICLE II

1. Where a labor conflict which is not within the jurisdiction of the Labor Courts has not been settled by conciliation or under any other agreed procedure, the parties thereto may refer it to the German Labor Administration of the Province or Land for submission to the Arbitration Commission appointed under Article IV of this Law.

2. If the conflict affects the interests of the Allied occupation, the Commander of the respective Zone may direct the German Labor Administration of the Province or Land to order the parties to submit the conflict to the Arbitration Commission.

ARTICLE III

The German Labor Administration of each Prince or Land shall appoint from its staff a qualified person or persons whose functions shall be as follows:

- (a) To consult with employers and employees or their organizations on questions of labor relations.
- (b) To promote the establishment of agreed machinery for concluding collective agreements and machinery for the settlement of labor conflicts between employers and employees or their organizations.
- (c) To intervene with the consent of the parties to the conflict with a view to settling labor conflicts either by conciliation or by resort to arbitration.