Granting the consent of Congress to the establishment of an Interstate school district by Hanover, New Hampshire, and Norwich, Vermont, and to an agreement between Hanover School District, New Hampshire, and Norwich Town School District, Vermont.

Whereas, by act of legislature approved May 16, 1961, the State of New Hampshire, and, by act of the general assembly approved April 3, 1963, the State of Vermont, have separately but identically authorized the establishment by Hanover, New Hampshire, and Norwich, Vermont, of an interstate school district; and

Whereas section 116:7 of said act of May 16, 1961 (New Hampshire), and section 7 of said act of April 3, 1963 (Vermont), are identical to the following effect:

"AGREEMENT BETWEEN HANOVER AND NORWICH. Either before or after the corporate existence of the district begins, Hanover and Norwich shall enter into one or more agreements (not inconsistent with the provisions of this chapter) which shall:

"a. Express the rights and duties and procedures of Hanover and Norwich and the district in relation to each other, to the extent that such rights and duties and procedure are not expressed in this chapter and/or by Vermont law.

"b. Determine the grades of school to be included in the district school system.

"c. Place a valuation on the existing plant to be taken over and determine Hanover's and Norwich's fair share of such valuation and the terms on which it is to be paid as hereinafter provided.

"d. Determine the ratio for the apportionment of expenses during the first two fiscal years.

"e. Establish the official name of the district. In addition, the agreements may include the transaction of any other business (except the election of officers) which might be transacted at the organization meeting. Such agreements shall be executed on behalf of Hanover in written form signed by a majority of the Hanover School Board and approved or ratified by a two-thirds majority of those present and voting by voice or ballot at an annual or special meeting of the Hanover school district. Such agreements shall be executed on behalf of Norwich by such officer or officers of Norwich or of Vermont as may thereunto be duly authorized."

Whereas, in accordance with said section 116:7 and said section 7, the Hanover, New Hampshire, School Board on May 14, 1963, and the directors of the Town of Norwich, Vermont, School District on May 16, 1963, have entered into the following agreement:

"ARTICLES OF AGREEMENT BETWEEN HANOVER AND NORWICH IN ACCORDANCE WITH SECTION 116:7 OF NEW HAMPSHIRE STATUTE AND SECTION 7 OF VERMONT STATUTE

"a. Procedural Agreements.

"1. The schools of the Hanover District, the Norwich District and the Union District shall be administered by the same Superintendent. The Union District may also hire an Assistant Superintendent."
"2. The curricula of the elementary schools of the Hanover and Norwich Districts shall be standardized so that children in both towns will have an integrated curriculum.

"3. The Union District will accept tuition pupils in grades 7-12 when this is to the advantage of its educational program.

"4. Except for the special cases listed below, the following statutory formula shall in general apply for apportionment of current annual appropriations after the first two fiscal years of operation:

"... shall be divided between Hanover and Norwich in the proportion that the average daily membership of each in the district school for the preceding fiscal year bears to the total average membership for such year."

"Included would be special costs specifically applicable to grades 7-12, such as Athletics and Activities, Driver Training, Fixed Charges, and Health Supervision, except for those relating to the Hanover grade school personnel, and any Capital Outlay chargeable to the high school alone.

"Excluded are subsidy of school lunch, costs of operation, maintenance and capital outlay for the gym and cafeteria, and costs of operation, maintenance and capital outlay related to grounds. In these cases the following formulae shall apply:

"i. Subsidy of school lunch is to be apportioned in the ratio of the average daily membership of Norwich grades 7 through 12 to Hanover grades 1 through 12.

"ii. Maintenance and operating costs and capital outlay for the gym and cafeteria, after September 1, 1964, shall be allocated as follows: 85 percent of costs relating to the gym and 80 percent of costs relating to the cafeteria shall be charged to the Union District, with the remainder charged to the Hanover Grade School.

"iii. Except for items clearly assignable either to the Hanover Grade School or to the Union District alone, the costs of the operation, maintenance and capital outlay related to grounds, after September 1, 1964, shall be assigned as follows: 73 percent to the Union District and the rest to the Hanover Grade School.

"Costs allocated to the Union District under (ii) and (iii) shall be divided between the member towns in accordance with the statutory formula set forth above. Allocations in all exceptions mentioned above shall have periodic reviews, which will provide corrections as needed.

"b. Grades of School to be Included.

"Grades 7 through 12 shall be included in the district school system, beginning September, 1964.

"c. Valuation of Present Plant and Fair Share of Towns.

"The present school plant for grades 7 through 12, including building, land, and equipment in Hanover, New Hampshire, shall be valued at $1,215,000. The process of buying in shall take place as follows: Norwich shall compensate the Hanover School District for Norwich's share of the school plant, in a lump sum; Hanover shall then deed to the Union District the above specified plant.

"The cost of buying into the Union District and the cost of new construction undertaken during 1963-64 shall be divided according to the ratio of students in grades 7 through 12 in any school and resident in the respective towns as of April 1, 1963.

"d. Apportionment of Expenses During the First Two Fiscal Years.

"The operating expenses for the school year 1964-65 shall be based on the same ratio as in c above, computed as of Novem-
ber 1, 1963, and for 1965-66 on the ratio computed as of November 1, 1964.

e. Name of the District.

"The name of the new district shall be the Dresden School District.


"Any amendment to the Articles of Agreement arrived at after the organization of the Interstate Union shall be by a 2/3 vote of the Directors resident in the town of Norwich and 2/3 vote of the Directors resident in the town of Hanover.

"Approved by the Hanover School Board on May 14, 1963.

"William L. Wilson    John G. Kemeny    Elisabeth M. Bradley

"Almon B. Ives    Carol E. McLane    John W. Schleicher

"Approved by the Directors of the Town of Norwich School District on May 16, 1963.

"Peter P. Plante    William W. Ballard    Cecilia Lewis"

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the consent of Congress is hereby given to the establishment by Hanover, New Hampshire, and Norwich, Vermont, of an interstate school district as authorized by said act of May 16, 1961 (New Hampshire), and said act of April 3, 1963 (Vermont), and to the above-quoted agreement between the Hanover, New Hampshire, School Board and the directors of the Town of Norwich, Vermont, School District.

SEC. 2. The right is hereby reserved by the Congress or any of its standing committees to require the disclosure and the furnishing of such information and data by the Dresden School District as is deemed appropriate by the Congress or such committee.

SEC. 3. The right to alter, amend, or repeal this Act is expressly reserved.

Approved November 13, 1963.

Public Law 88-178

AN ACT

To amend the Bretton Woods Agreements Act to authorize the United States Governor of the International Bank for Reconstruction and Development to vote for an increase in the Bank's authorized capital stock.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Bretton Woods Agreements Act, as amended (22 U.S.C. 286-286k-1), is amended by adding at the end thereof the following new section:

"SEC. 19. The United States Governor of the Bank is authorized to vote for an increase of $1,000,000,000 in the authorized capital stock of the Bank under article II, section 2, of the articles of agreement of the Bank, as recommended in the report, dated November 6, 1962, to the Board of Governors of the Bank by the Bank's Executive Directors."

Approved November 13, 1963.