

- (c) facilities for mobile radio services and radio location services;
- (d) other radio receiving facilities;
- (e) temporary telecommunication facilities of any kind for training exercises, manoeuvres, and in cases of emergency.

3. (a) With the consent of the German authorities a force may set up, operate, and maintain wire telecommunication facilities outside accommodation used by it if

- (i) compelling reasons of military security exist, or
- (ii) the German authorities are either not in a position to provide, or forgo the provision of, the facilities required.

(b) Expeditious procedures for obtaining the consent of the German authorities shall be ensured by administrative agreement.

4. (a) A force may continue to operate and maintain telecommunication facilities taken into use under then existing regulations prior to the entry into force of the present Agreement.

(b) Telecommunication facilities, the installation of which under then existing regulations was begun but not completed prior to the entry into force of the present Agreement, may be taken into use within a period of six months after that date, provided that they are included in a list which shall be submitted to the Federal Government upon the entry into force of the present Agreement.

5. (a) A force shall have the right to operate its own sound and television broadcasting stations for the force, the civilian component, their members and dependents, provided that such stations do not adversely affect German broadcasting services in an unreasonable manner. Subject to this condition, existing broadcasting stations of this type may continue in operation. Additional stations may be established and operated only with the agreement of the German authorities.

(b) A force, a civilian component, their members and dependents, may set up and operate sound and television broadcast receiving apparatus free of charge and without individual licenses.

6. Radio frequencies together with their specific data shall be governed by the provisions of paragraph 5 of the Section of the Protocol of Signature referring to this Article.

7. Telecommunication facilities established by a force may be interconnected with the public network of the Federal Republic if they are technically and operationally compatible with such network. The points of interconnection shall be determined by mutual agreement.

8. (a) In establishing and operating telecommunication facilities, a force shall observe the provisions of the International Telecommunications Convention, Buenos Aires, of 1952, or of such other instruments in the field of telecommunications binding on the Federal Republic.