

of paragraph 1 of Article 60 or to introduce new regulations on such use, and a force will be affected thereby, the force shall be informed at the earliest possible date and in no case later than one month prior to the entry into force of the regulations in question, in order that any necessary consultations may take place. The force shall be allowed sufficient time to make any changes in telecommunication facilities or administrative procedure required thereby.

2. Aeronautical and meteorological services fall within the category of radio services referred to in sub-paragraphs (b) and (c) of paragraph 2 of Article 60.

3. (a) Sub-paragraph (b) of paragraph 4 of Article 60 refers to telecommunication facilities whose installation is not otherwise authorized under that Article.

(b) Where the period of six months stipulated in sub-paragraph (b) of paragraph 4 of Article 60 is exceeded due to factors beyond the control of the force or the implementing agency (e.g. strikes or lack of material), a special agreement covering the extension of such period of time shall be concluded. Telecommunication facilities of the force the establishment of which the German Federal Post has contracted prior to the entry into force of the Supplementary Agreement shall not be deemed subject to such period of six months. Such facilities may be taken into use at any time subsequent to the entry into force of the Supplementary Agreement.

4. The right mentioned in sub-paragraph (a) of paragraph 5 of Article 60 to set up and operate sound and television broadcasting stations does not affect the question of copyright.

5. (a) A force shall use only the frequencies assigned to it by the German authorities. Assignments of frequencies made prior to the entry into force of the Supplementary Agreement shall remain valid. The authorities of the force shall notify the German authorities of frequencies no longer required. If, by reason of international obligations, international relations, or essential German interests, the German authorities deem it necessary to change or withdraw a frequency assignment, they shall, before doing so, consult the authorities of the force.

(b) The procedure for the assignment of frequencies, for changes or withdrawals of frequencies already assigned and for an accelerated assignment of frequencies for temporary use in manoeuvres shall be laid down by special agreement between the German authorities and the authorities of a force. Such agreement shall be in accordance with relevant NATO procedures, directives and recommendations.

(c) Measures for the protection of frequencies through the competent NATO authority shall be initiated by the force concerned. Measures for the protection of frequencies through other international organizations, especially through the International Telecommunications Union (ITU), shall be initiated by the German authorities only at the request of the authorities of the force concerned.

(d) Information on frequencies used by a force shall be transmitted to other agencies and organizations only with the consent of the authorities of the force.