

(e) Where radio stations of a force cause harmful interference to radio stations located outside the Federal territory, or suffer harmful interference from such stations, the German authorities shall proceed in accordance with the International Telecommunication Convention in force at the time and its pertinent Radio Regulations, except where special agreements have been concluded with the sending State operating the radio stations concerned in the Federal territory.

(f) A force shall be bound by the provisions contained in Appendices 3 and 4 of the Radio Regulations of Atlantic City 1947 or by such provisions as may replace them only insofar as this can reasonably be expected in the fulfilment of its defence responsibilities.

6. (a) In addition to the international instruments referred to in paragraph 8 of Article 60, a force shall observe equally the provisions of the following international instruments which the Federal Republic while not a party thereto applies in its territory:

(i) European Regional Convention for the Maritime Mobile Radio Service, Copenhagen, 1948;

(ii) Frequency Allocation Plan for the Aeronautical Mobile Service and Final Act, Geneva, 1948/49;

(iii) Final Acts of the Extraordinary Administrative Radio Conference, Geneva, 1951;

(iv) Special Arrangements Concerning Radio Beacons in the European Zone of Region I, Paris, 1951.

(b) Subject to prior agreement between a force and the German authorities the force shall also observe the provisions of any other new international instruments in the field of telecommunications to which the Federal Republic is not a party, to the extent that the Federal Republic applies such provisions in its territory. Except for compelling military reasons the force shall not object to the application of the provisions of instruments of this kind.

(c) The German authorities shall give due consideration to the requirements of a force insofar as the Federal Republic applies in its own territory international instruments in the field of telecommunications to which it is not a party.

(d) Sub-paragraphs (a) to (c) of this paragraph shall, however, apply on the understanding that a force is not bound by the provisions of the instruments referred to therein to the extent that the German Armed Forces are exempt from them under domestic German regulations.

Re Article 63

1. The arrangements set forth in Article 63 shall not exclude the possibility of agreements being concluded on financial matters during discussions or negotiations which are envisaged in the Supplementary Agreement or in the NATO Status of Forces Agreement and in which financial matters play a part.

2. Property and services used by or rendered to a force or to a civilian component without charge in accordance with paragraphs 2 and 3 and sub-