

## ARTICLE 6

### **Special agreements**

**6.1** § 1 Two or more Member States may, under the provisions for special arrangements in the Constitution, conclude special agreements regarding the sub-allocation of bands of frequencies to the appropriate services of the participating countries.

**6.2** § 2 Two or more Member States may, under the provisions for special arrangements in the Constitution, conclude special agreements, as a result of a conference to which all those Member States concerned have been invited, regarding the assignment of frequencies to those of their stations which participate in one or more specific services within the frequency bands allocated to these services by Article 5, either below 5 060 kHz or above 27 500 kHz, but not between those limits.

**6.3** § 3 Member States may, under the provisions for special arrangements in the Constitution, conclude, on a worldwide basis, and as a result of a conference to which all Member States have been invited, special agreements concerning the assignment of frequencies to those of their stations participating in a specific service, on condition that such assignments are within the frequency bands allocated exclusively to that service in Article 5.

**6.4** § 4 Special agreements concluded in accordance with the provisions of Nos. 6.1 to 6.3 shall not be in conflict with any of the provisions of these Regulations.

**6.5** § 5 The Secretary-General shall be informed, in advance, of any conference to be convened to conclude such an agreement; he shall also be informed of the terms of the agreement when concluded; and he shall inform the Member States of the existence of such agreements.

**6.6** § 6 The Director of the Radiocommunication Bureau and the Chairman of the Radio Regulations Board may be invited to send representatives to participate in an advisory capacity in the preparation of these agreements and in the proceedings of the conferences, it being recognized that in the majority of cases such participation is desirable.

**6.7** § 7 If, besides the action they may take in accordance with No. 6.2, two or more Member States coordinate the use of individual frequencies in any of the frequency bands covered by Article 5 before notifying the frequency assignments concerned, they shall in all appropriate cases inform the Bureau of such coordination.