T R A C T A T E N B L A D

VAN HET

KONINKRIJK DER NEDERLANDEN

JAARGANG 2011 Nr. 105

A. TITEL

Statuut en Verdrag van de Internationale Unie voor Telecommunicatie; (met Facultatief Protocol) Genève, 22 december 1992

B. TEKST

De Franse en de Engelse tekst van Statuut, Verdrag en Facultatief Protocol zijn geplaatst in *Trb.* 1993, 138.

Voor een correctie in de tekst van het Facultatief Protocol, zie *Trb.* 1996, 165.

Voor de Franse en de Engelse tekst van de op 14 oktober 1994 te Kyoto tot stand gekomen Akten van wijziging van het Statuut en van het Verdrag zie *Trb.* 1995, 201.

Voor de Franse en de Engelse tekst van de op 6 november 1998 te Minneapolis tot stand gekomen Akten van wijziging van het Statuut en van het Verdrag zie *Trb.* 2001, 90. Zie rubriek J van dit Tractatenblad (vanaf blz. 190) voor de geconsolideerde versie van de Engelse tekst van het Statuut en het Verdrag van de Internationale Unie voor Telecommunicatie van 1992, zoals gewijzigd in 1994 (Kyoto) en in 1998 (Minneapolis).

Voor de Engelse tekst van de op 18 oktober 2002 te Marrakesh tot stand gekomen Akten van wijziging van het Statuut en van het Verdrag zie *Trb.* 2006, 229.

Voor de Engelse tekst van de op 24 november 2006 te Antalya tot stand gekomen Akten van wijziging van het Statuut en van het Verdrag zie *Trb.* 2008, 223.

Op 22 oktober 2010 zijn te Guadalajara Akten van wijziging van het Statuut en van het Verdrag tot stand gekomen. De Engelse¹⁾ tekst van de Akten luidt als volgt:

Instrument amending the Constitution of the International Telecommunication Union (Geneva, 1992) as amended by the Plenipotentiary Conference (Kyoto, 1994), by the Plenipotentiary Conference (Minneapolis, 1998), by the Plenipotentiary Conference (Marrakesh, 2002) and by the Plenipotentiary Conference (Antalya, 2006)

(Amendments adopted by the Plenipotentiary Conference (Guadalajara, 2010))

Constitution of the International Telecommunication Union²) (Geneva, 1992)

PART I

FOREWORD

By virtue of and in implementation of the relevant provisions of the Constitution of the International Telecommunication Union (Geneva, 1992), as amended by the Plenipotentiary Conference (Kyoto, 1994), by the Plenipotentiary Conference (Minneapolis, 1998), by the Plenipotentiary Conference (Marrakesh, 2002) and by the Plenipotentiary Conference (Antalya, 2006), in particular those in Article 55 thereof, the Plenip

¹⁾ De Arabische, de Chinese, de Franse, de Russische en de Spaanse tekst zijn niet opgenomen.

Verklarende noot: De symbolen in de marge geven wijzigingen aan, aangenomen door de Plenipotentiaire Conferentie (Guadalajara, 2010) met betrekking tot de teksten van het Statuut en het Verdrag (Genève, 1992), zoals gewijzigd door de Plenipotentiaire Conferentie (Kyoto, 1994), de Plenipotentiaire Conferentie (Minneapolis, 1998), de Plenipotentiaire Conferentie (Marrakesh, 2002) en de Plenipotentiaire Conferentie (Antalya, 2006), en hebben de volgende betekenis:

ADD = toevoeging van een nieuwe bepaling

MOD = wijziging van een bestaande bepaling

(MOD) = redactionele wijziging van een bestaande bepaling

SUP = verwijdering van een bestaande bepaling

SUP* = bepaling die naar een andere plaats in de Slotakten is verplaatst

ADD* = een bestaande bepaling die van een andere plaats in de Slotakten naar de aangeduide plaats is verplaatst.

Deze symbolen worden gevolgd door het nummer van de bestaande bepaling. Wat nieuwe bepalingen betreft (symbool ADD) wordt de plaats waar zij dienen te worden ingevoegd, getoond door het nummer van de voorgaande bepaling, gevolgd door een letter.

²⁾ The language used in the basic instruments of the Union (Constitution and Convention) is to be considered as gender neutral.

potentiary Conference of the International Telecommunication Union (Guadalajara, 2010) has adopted the following amendments to the said Constitution:

CHAPTER V

OTHER PROVISIONS CONCERNING THE FUNCTIONING OF THE UNION

Article 28

Finances of the Union

MOD 165 PP-98 5) When choosing its class of contribution, a Member State shall not reduce it by more than 15 per cent of the number of units chosen by the Member State for the period preceding the reduction, rounding down to the nearest lower number of units in the scale, for contributions of three or more units; or by more than one class of contribution, for contributions below three units. The Council shall indicate to it the manner in which the reduction shall be gradually implemented over the period between plenipotentiary conferences. However, under exceptional circumstances such as natural disasters necessitating international aid programmes, the Plenipotentiary Conference may authorize a greater reduction in the number of contributory units when so requested by a Member State which has established that it can no longer maintain its contribution at the class originally chosen.

PART II

DATE OF ENTRY INTO FORCE

The amendments contained in the present instrument shall, as a whole and in the form of one single instrument, enter into force on 1 January 2012 between Member States being at that time parties to the Constitution and the Convention of the International Telecommunication Union (Geneva, 1992), and having deposited before that date their instrument of ratification, acceptance or approval of, or accession to, the present amending instrument.

IN WITNESS WHEREOF, the respective plenipotentiaries have signed the original of the present instrument amending the Constitution of the International Telecommunication Union (Geneva, 1992), as amended by the Plenipotentiary Conference (Kyoto, 1994), by the Plenipotentiary Conference (Marrakesh, 2002) and by the Plenipotentiary Conference (Antalya, 2006).

DONE at Guadalajara, 22 October 2010

Instrument amending the Convention of the International Telecommunication Union (Geneva, 1992) as amended by the Plenipotentiary Conference (Kyoto, 1994), by the Plenipotentiary Conference (Minneapolis, 1998), by the Plenipotentiary Conference (Marrakesh, 2002) and by the Plenipotentiary Conference (Antalya, 2006)

(Amendments adopted by the Plenipotentiary Conference (Guadalajara, 2010))

Convention of the International Telecommunication Union¹⁾ (Geneva, 1992)

PART I

FOREWORD

By virtue of and in implementation of the relevant provisions of the Convention of the International Telecommunication Union (Geneva, 1992), as amended by the Plenipotentiary Conference (Kyoto, 1994), by the Plenipotentiary Conference (Minneapolis, 1998), by the Plenipotentiary Conference (Marrakesh, 2002) and by the Plenipotentiary Conference (Antalya, 2006), in particular those in Article 42 thereof, the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010) has adopted the following amendments to the said Convention:

CHAPTER IV

OTHER PROVISIONS

Article 33

Finances

MOD 468 PP-98 PP-06 1 1) The scale from which each Member State, subject to the provisions of No. 468A below, and Sector Member, subject to the provisions of No. 468B below, shall choose its class of contribution, in conformity with the relevant provisions of Article 28 of the Constitution, shall be as follows:

From the 40 unit class to the 2 unit class:

¹⁾ The language used in the basic instruments of the Union (Constitution and Convention) is to be considered as gender neutral.

in steps of one unit Below the 2 unit class, as follows: 1 1/2 unit class 1 unit class 1/2 unit class 1/4 unit class 1/8 unit class 1/16 unit class

PART II

DATE OF ENTRY INTO FORCE

The amendments contained in the present instrument shall, as a whole and in the form of one single instrument, enter into force on 1 January 2012 between Member States being at that time parties to the Constitution and the Convention of the International Telecommunication Union (Geneva, 1992), and having deposited before that date their instrument of ratification, acceptance or approval of, or accession to, the present amending instrument.

IN WITNESS WHEREOF, the respective plenipotentiaries have signed the original of the present instrument amending the Convention of the International Telecommunication Union (Geneva, 1992), as amended by the Plenipotentiary Conference (Kyoto, 1994), by the Plenipotentiary Conference (Marrakesh, 2002) and by the Plenipotentiary Conference (Antalya, 2006).

DONE at Guadalajara, 22 October 2010

Declarations and reservations made at the end of the Plenipotentiary Conference of the International Telecommunication Union

(Guadalajara, 2010)¹⁾

The undersigned Plenipotentiaries confirm, through their signing of the present document, which forms part of the Final Acts of the Plenipotentiary Conference (Guadalajara, 2010), that they have taken note of the following declarations and reservations made at the end of that Conference.

¹⁾ Note by the General Secretariat – The texts of the declarations and reservations are shown in the chronological order in which they were deposited.

Original: Spanish

For the Eastern Republic of Uruguay:

The delegation of the Eastern Republic of Uruguay declares that it reserves for its Government the right:

- to take any measures it may deem necessary to safeguard its interests should other members fail to comply with the provisions of the Constitution and Convention of the International Telecommunication Union (Geneva, 1992), as amended by Plenipotentiary Conferences (Kyoto, 1994; Minneapolis, 1998; Marrakesh, 2002; Antalya, 2006; and Guadalajara, 2010), and the annexes and protocols to those instruments, or should reservations made by other members jeopardize its full sovereign rights or the proper functioning of its telecommunication services;

- to make additional reservations to the Final Acts of the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010), by virtue of the Vienna Convention on the Law of Treaties of 1969, at any time it may think fit between the date of signature and the date of ratification of the international instruments constituting such Final Acts.

2

Original: English

For Thailand:

The delegation of Thailand reserves the right of its Government to take action that it deems necessary to safeguard its interests should any Member State fail, in any way, to comply with the requirements of the Constitution and Convention of the International Telecommunication Union (Geneva, 1992), as amended by the Final Acts of the Plenipotentiary Conference (Kyoto, 1994), the Plenipotentiary Conference (Minneapolis, 1998), the Plenipotentiary Conference (Marrakesh, 2002), the Plenipotentiary Conference (Antalya, 2006) and the Plenipotentiary Conference (Guadalajara, 2010), or the annexes and protocols attached thereto, or should any reservation made by any Member State jeopardize its telecommunication services or lead to an increase in its share towards defraying the expenses of the Union.

3

Original: English

For the Republic of Rwanda:

In signing the Final Acts of the ITU Plenipotentiary Conference 2010 (PP-10), the delegation of the Republic of Rwanda reserves for its Government the right to take any action it deems necessary to protect its interests under the national legislation and international treaties to which Rwanda has subscribed if some Member States of the ITU did not observe any manner whatsoever, the provisions of the Constitution and Convention of the International Telecommunication Union, or if reservations by other countries were against its interests.

4

Original: Spanish

For the Republic of El Salvador:

On signing the Final Acts of the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010), the delegation of the Republic of El Salvador declares that it reserves for its Government the right:

- not to accept any financial measure which may entail unjustified increases in its contribution towards defraying the expenses of the International Telecommunication Union;

- to take any measures it may deem necessary to safeguard its interests should other members fail to comply with provisions of the Constitution and the Convention of the International Telecommunication Union (Geneva, 1992), as amended by the Plenipotentiary Conferences (Kyoto, 1994; Minneapolis, 1998; Marrakesh, 2002; Antalya, 2006; and Guadalajara, 2010), and the annexes and protocols to those instruments, or should reservations made by other Member States jeopardize its full sovereign rights or the proper functioning of its telecommunication services;

- to make, pursuant to the Vienna Convention on the Law of Treaties of 1969, additional reservations to the Final Acts of the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010) at any time it may think fit between the date of signature and the date of ratification of the international instruments constituting such Final Acts.

5

Original: English

For the Republic of Indonesia:

The undersigned Plenipotentiaries confirm, through our signing of the present document, which forms part of the Final Acts of the Plenipotentiary Conference (Guadalajara, 2010), that the delegation of the Republic of Indonesia has taken note of the following declarations and reservations made at the end of that Conference.

On behalf of the Republic of Indonesia, the delegation of the Republic of Indonesia to the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010):

- reserves the right for its Government to take any action and preservation measures it deems necessary to safeguard its national interests should any provision of the Constitution, the Convention and the Resolutions, as well as any decision of the Plenipotentiary Conference of the ITU (Guadalajara, 2010), directly or indirectly affect its sovereignty or be in contravention to the Constitution, Laws and Regulations of the Republic of Indonesia as well as the existing rights acquired by the Republic of Indonesia as a party to other treaties and conventions and any principles of international law;

- further reserves the right for its Government to take any action and preservation measures it deems necessary to safeguard its national interests should any Member in any way fail to comply with the provisions of the Constitution and the Convention of the International Telecommunication Union (Guadalajara, 2010) or should the consequences of reservations by any Member jeopardize its telecommunication services or result in an unacceptable increase of its contributory share towards defraying expenses of the Union.

6

Original: Spanish

For the Republic of Paraguay:

The delegation of the Republic of Paraguay reserves for its Government the right to make, under the Vienna Convention on the Law of Treaties of 1969, reservations to these Final Acts at any time it may think fit between the date of signature and the date of ratification of the international instruments constituting such Final Acts.

7

Original: English

For the Republic of Singapore:

The delegation of the Republic of Singapore reserves for its Government the right to take any action which it considers necessary to safeguard its interests should any Member of the Union fail in any way to comply with the requirements of the Constitution and Convention of the International Telecommunication Union (Geneva, 1992), as amended by the Final Acts of the Guadalajara Plenipotentiary Conference, 2010, and the annexes and protocols attached thereto, or should reservation by any Member of the Union jeopardize the Republic of Singapore's telecommunication services, affect its sovereignty or lead to an increase in its contributory share towards defraying the expenses of the Union.

8

Original: French

For the Republic of Guinea:

In signing the Final Acts of the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010), the delegation of the Republic of Guinea reserves for its Government the sovereign right to take any measure or action necessary in order to safeguard its national rights and interests should any member of the Union fail in any way to comply with the provisions of the aforesaid Acts, or directly or indirectly jeopardize the interests of its ICT/telecommunication services or put the security of its national sovereignty at risk.

9

Original: French For Belgium:

In signing the Final Acts of the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010), the delegation of Belgium reserves for its Government the right to take any action that it deems necessary to safeguard its interests should any Member State not share in defraying the expenses of the Union or fail, in any way, to comply with the provisions of the Constitution and the Convention of the International Telecommunication Union (Geneva, 1992), as amended by the Final Acts of the Plenipotentiary Conferences (Kyoto, 1994; Minneapolis, 1998; Marrakesh, 2002; and Antalya, 2006), and adopted by the Plenipotentiary Conference (Guadalajara, 2010), or should any reservation made by any Member State jeopardize its telecommunication services or lead to an increase in its contribution towards defraying the expenses of the Union.

10

Original: French

For Belgium:

Signature by members of the delegation shall be equally binding on the French community, the Flemish community and the German-speaking community.

11

Original: English

For the Republic of Cyprus:

The delegation of the Republic of Cyprus reserves for its Government the right to take any action it deems necessary to safeguard its interests should any Members of the Union not share in defraying the expenses of the Union or should they fail in any way to comply with the provisions of the Constitution and Convention (Geneva 1992) and/or annexes and protocols thereof, as amended by the Kyoto 1994 Instrument, the Minneapolis 1998 Instrument, the Marrakesh 2002 Instrument, the Antalya 2006 Instrument and the Guadalajara 2010 Instrument or should reservations by other countries be liable to cause an increase in its contributory share in defraying Union expenses, or jeopardize its telecommunication services, or should any other action taken or intended to be taken or any omission by any person, physical or juridical directly or indirectly affect its sovereignty. The delegation of the Republic of Cyprus further reserves for its Government the right to make any other declarations or reservations until and up to the time that the Guadalajara 2010 Instruments amending the Constitution and Convention of the International Telecommunication Union (Geneva, 1992), the Kyoto 1994 Instruments, the Minneapolis 1998 Instruments, the Marrakesh 2002 Instruments and Antalya 2006 Instruments are ratified by the Republic of Cyprus.

12

Original: English

For the Republic of San Marino:

In signing the Final Acts of the Constitution and the Convention of the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010), the delegation of the Republic of San Marino reserves for its Government the right to take all measures which it deems necessary so as to protect its interests in the event that any Member of the Union fails to adhere to the provisions of the Constitution and the Convention or its annexes, additional protocols and Administrative Regulations.

The same rights are also reserved to the Government of the Republic of San Marino towards reservations made by other Members which might interfere with, limit or jeopardize the correct functioning of the telecommunication services of the Republic of San Marino.

13

Original: Spanish

For the Republic of Guatemala:

The delegation of the Republic of Guatemala reserves for its Government the right not to accept any financial measure which may entail unjustified increases in its contribution to defraying the expenses of the International Telecommunication Union. It further reserves the right to take any action it may deem necessary to safeguard its interests should reservations by other Member States jeopardize the operation of its telecommunication systems, or should other Member States fail to comply with the provisions of the Constitution and the Convention of the International Telecommunication Union (Geneva, 1992), as amended by the Plenipotentiary Conferences (Kyoto, 1994; Minneapolis, 1998; Marrakesh, 2002; Antalya, 2006; and Guadalajara, 2010), and other related instruments, as well as the right to enter reservations and declarations before the ratification and deposit of the Final Acts of the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010).

Original: French For the Republic of Niger:

In signing the Final Acts of the Plenipotentiary Conference (Guadalajara, 2010), the delegation of the Republic of Niger reserves for its Government the right to take any measures it deems necessary to safeguard its interests should any Member State of the Union make reservations to and/or not accept the provisions of the Final Acts or fail to comply with one or more provisions of the Final Acts.

15

Original: Spanish

For the Dominican Republic:

The delegation of the Dominican Republic reserves for its Government the right not to accept any financial measure which may entail unjustified increases in its contribution to defraying the expenses of the International Telecommunication Union (ITU). It further reserves the right to take any action it may deem necessary to safeguard its interests should reservations by other Member States jeopardize the operation of its telecommunication systems, or should other Member States fail to comply with the provisions of the Constitution and Convention of the International Telecommunication Union (Geneva, 1992), as amended by the Plenipotentiary Conferences (Kyoto, 1994; Minneapolis, 1998; Marrakesh, 2002; Antalya, 2006; and Guadalajara, 2010), and other related instruments, as well as the right to enter reservations and declarations before the ratification and deposit of the Final Acts of the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010).

16

Original: French

For the Republic of Burundi:

The delegation of the Republic of Burundi has taken part in the Plenipotentiary Conference (Guadalajara, 2010) of the International Telecommunication Union, vested with full powers by His Excellency the President of the Republic, and has exercised the rights recognized to Member States in accordance with the instruments of the Union.

The Head of the Burundian delegation has signed the Final Acts of the Plenipotentiary Conference (Guadalajara, 2010) while reserving for the Government of Burundi the right to denounce and reject any provisions of those Acts which might violate the Constitution of the Republic of Burundi, jeopardize and/or hamper the development and proper functioning of its telecommunication/ICT sector.

17

Original: Spanish

For the Principality of Andorra:

In signing the Final Acts of the Plenipotentiary Conference (Guadalajara, 2010), the delegation of the Principality of Andorra formally declares that it maintains the declarations and reservations made when signing the Final Acts of previous treaty-making conferences of the Union, as if they were made in full at this Plenipotentiary Conference.

The delegation of the Principality of Andorra reserves for its Government the right to take any measures it deems necessary to protect its interests should any Member of the Union fail to comply with the provisions of the Constitution and the Convention or its annexes, additional protocols and Administrative Regulations, or should reservations made by other Members jeopardize the proper functioning of its telecommunication services or entail an increase in its financial obligations.

18

Original: English

For the Federal Republic of Nigeria:

The delegation of the Federal Republic of Nigeria to the 2010 Plenipotentiary Conference of the International Telecommunication Union (ITU) (Guadalajara, 2010) in signing the Final Acts of the Conference, reserves for its Government the right to make declarations and/or reservations until and up to the time of the deposit of her instrument of ratification of the amendments to the Constitution and the Convention (Geneva, 1992) as amended by the Plenipotentiary Conferences (Kyoto, 1994; Minneapolis, 1998; Marrakesh, 2002; Antalya 2006; and Guadalajara, 2010) and the annexes and protocols thereto.

The Government of the Federal Republic of Nigeria further reserves the right to take any action she considers necessary to safeguard her interest should other Member States fail to observe the provisions of the Instruments (Guadalajara, 2010) amending the ITU Constitution and Convention aforementioned, or, should their continued reservations and failures jeopardize or hinder the operation of the Nigerian telecommunication/ICT services.

19

Original: English

For the Vatican City State:

The Vatican City State reserves the right to take all measures it may consider necessary to safeguard its interests should any Member fail, in any way, to abide by the provisions of the Constitution and the Convention of the International Telecommunication Union (Geneva, 1992) as amended by the Plenipotentiary Conferences (Kyoto, 1994; Minneapolis, 1998; Marrakesh, 2002; Antalya, 2006 and Guadalajara, 2010) or should reservations expressed by other countries jeopardize its interests.

20

Original: Spanish

For the Argentine Republic:

The Argentine Republic recalls the reservation it made when ratifying the Constitution and the Convention of the International Telecommunication Union, signed in the city of Geneva, Switzerland, on 22 December 1992, and reaffirms its sovereignty over the Malvinas Islands, the South Georgia Islands, the South Sandwich Islands and the Argentine Antarctic, which form an integral part of its national territory.

It further recalls that, in relation to the "Question of the Malvinas Islands", the United Nations General Assembly adopted resolutions 2065 (XX), 3160 (XXVIII), 31/49, 37/9, 38/12, 39/6, 40/21, 41/40, 42/19 and 43/25, recognizing the existence of a dispute over sovereignty and requesting the Governments of the Argentine Republic and the United Kingdom of Great Britain and Northern Ireland to resume negotiations aimed at resolving that dispute.

The Argentine Republic further points out that the United Nations Special Committee on Decolonization has made repeated pronouncements along the same lines, most recently through the resolution adopted on 24 June 2010, and that the General Assembly of the Organization of American States adopted a similarly worded pronouncement on the question on 8 June 2010.

21

Original: Arabic/French

For Tunisia:

In signing the Final Acts of the eighteenth Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010), the Tunisian delegation declares that the Government of the Tunisian Republic reserves the right:

1. to take any measure it considers necessary to protect its interests should any member of the Union fail in any way to comply with the provisions of the Constitution and/or the Convention of the Union (Guadalajara, 2010), on the one hand, or, on the other hand, should reservations made or actions taken by other Governments jeopardize the proper functioning of its telecommunication services or lead to an increase in the share it is to contribute towards defraying the expenses of the Union;

2. to reject any provision of the said Constitution and Convention or of the annexes and protocols thereto which might directly or indirectly affect the sovereignty of the Tunisian Republic or be contrary to its constitution or laws; 3. to make any other additional declaration(s) or reservation(s) to the Final Acts of the Conference (Guadalajara, 2010) up to the date on which the respective instruments of ratification are deposited;

4. to request the application of Article 56 of the Constitution vis-à-vis any Member State in the event of a dispute between Tunisia and a Sector Member not under its authority but under the authority of the Member State concerned.

The signature of the Final Acts of the Conference (Guadalajara, 2010) by the Tunisian delegation shall not in any way represent implicit recognition of a member of the Union not recognized by the Government of the Tunisian Republic, or of all or parts of international agreements to which Tunisia has not expressly acceded.

22

Original: Spanish

For the Bolivarian Republic of Venezuela:

The delegation of the Bolivarian Republic of Venezuela reserves for its Government the right to take such measures at it may consider necessary to safeguard its interests, should any other present or future Members fail to comply with the provisions of the Instruments (Guadalajara, 2010) amending the Constitution and the Convention of the International Telecommunication Union (Geneva, 1992), as amended by the Plenipotentiary Conferences (Kyoto, 1994; Minneapolis, 1998; Marrakesh, 2002; and Antalya, 2006), or the annexes or protocols thereto, or should reservations by other members jeopardize the efficient operation of its telecommunication services.

Furthermore, it expresses its reservations with respect to any articles of the Instruments (Guadalajara, 2010) amending the Constitution and the Convention of the International Telecommunication Union (Geneva, 1992), as amended by the Plenipotentiary Conferences (Kyoto, 1994; Minneapolis, 1998; Marrakesh, 2002; and Antalya, 2006), relating to arbitration as a means of settling disputes, in conformity with the international policy of the Government of the Bolivarian Republic of Venezuela in that regard.

23

Original: English/French/Spanish

For Austria, Belgium, the Republic of Bulgaria, the Republic of Cyprus, the Czech Republic, Denmark, the Republic of Estonia, Finland, France, the Federal Republic of Germany, Greece, the Republic of Hungary, Ireland, Italy, the Republic of Latvia, the Republic of Lithuania, Luxembourg, the Kingdom of the Netherlands, the Republic of Poland, Portugal, Romania, the Slovak Republic, the Republic of Slovenia, Spain, Sweden, and the United Kingdom of Great Britain and Northern Ireland: The delegations of the Member States of the European Union declare that the Member States of the European Union will apply the Instruments adopted by the Plenipotentiary Conference (Guadalajara, 2010) in accordance with their obligations under the Treaty on the European Union and the Treaty on functioning of the European Union.

24

Original: Arabic/English

For the Kingdom of Saudi Arabia:

The delegation of the Kingdom of Saudi Arabia to the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010) declares that the Kingdom of Saudi Arabia reserves its right to take any action it considers necessary to safeguard its interests should any Member State fail to observe the provisions adopted by this conference to amend the Constitution and Convention (Geneva, 1992) and their amendments (Kyoto, 1994), (Minneapolis, 1998), (Marrakesh, 2002), (Antalya, 2006), and their annexes, or should reservations by any Member State, now or in the future, or failure by any Member State to comply with the Constitution and the Convention, jeopardize the proper operation of the telecommunication networks and services in the Kingdom of Saudi Arabia.

The Kingdom of Saudi Arabia also reserves its right to make additional reservations it considers necessary to the Final Acts adopted by this conference up to the time of deposit of ratification of the Final Acts.

25

Original: French

For the Republic of Cameroon:

In signing these Final Acts, the Republic of Cameroon reserves the right:

1. to take all necessary measures to safeguard its interests should:

a) a Member State fail in any way to comply with the provisions of the Constitution and the Convention of the International Telecommunication Union (Geneva, 1992) and subsequent amendments thereto adopted by the Plenipotentiary Conferences (Kyoto, 1994; Minneapolis, 1998; Marrakesh, 2002; Antalya, 2006 and Guadalajara, 2010);

b) reservations entered by other Member States impair those interests,

2. to enter, until the time of deposit of the instruments of ratification, any additional reservations it may deem necessary.

Original: Spanish

For Spain:

1. The Spanish delegation declares, on behalf of its Government, that it does not accept any declaration or reservation expressed by other governments which might imply an increase in its financial obligations.

2. The Spanish delegation reserves for Spain the right, under the Vienna Convention on the Law of Treaties of 23 May 1969, to express reservations to the Final Acts adopted by the present conference up to the time of deposit of the appropriate instrument of ratification.

27

Original: English

For the Socialist Republic of Viet Nam:

The Government of the Socialist Republic of Viet Nam represented by the Vietnamese delegation to the Plenipotentiary Conference 2010 (PP-10) declares:

1. Viet Nam maintains the reservations made by Viet Nam at the Nairobi Plenipotentiary Conference (1982) and reaffirmed at the Nice (1989), Geneva (1992), Kyoto (1994), Minneapolis (1998), Marrakesh (2002) and Antalya (2006) Plenipotentiary Conferences;

2. Viet Nam reserves its right to take any action, if necessary, to safeguard its rights and interests should any other State Members in any way fail to comply with the provisions of the Constitution, Convention or Administrative Regulations and Appendices thereto of the International Telecommunication Union, or should reservations by other State Members jeopardize the sovereignty, rights, interests and telecommunication/ ICT services of the S.R. of Viet Nam;

3. Viet Nam reserves its right to make additional reservations at the time of ratification of the amendments to the Constitution and the Convention adopted at the eighteenth ITU Plenipotentiary Conference held in Guadalajara, Mexico.

28

Original: Russian

For the Republic of Armenia, the Republic of Kazakhstan, the Kyrgyz Republic, the Republic of Moldova, the Russian Federation, the Republic of Uzbekistan and Ukraine:

The delegations of the above-mentioned countries reserve for their respective Governments the right to make any statement or reservation when ratifying the Instruments amending the Constitution and the Convention of the International Telecommunication Union (Guadalajara, 2010), and the right to take any action they may consider necessary to safeguard their interests should any Member State of the Union fail in

29

Original: English

For the Republic of Estonia, the Republic of Latvia and the Republic of Lithuania:

At the time of signing the Final Acts of the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010), the delegations of the above-mentioned countries:

1. reserve for their Governments the right to take any action they consider necessary to safeguard their interests should any Member of the Union fail in any way to comply with the requirements of the Constitution and the Convention of the International Telecommunication Union (Geneva, 1992), as amended by the Plenipotentiary Conferences (Kyoto, 1994; Minneapolis, 1998; Marrakesh, 2002; Antalya, 2006; and Guadalajara 2010), or the annexes or protocols attached thereto, or should reservations by any Member of the Union jeopardize their telecommunication services;

2. that they also reserve for their Governments the right to express specific reservations additional to the aforesaid Final Acts or to any other instrument arising from other relevant ITU conferences which has not yet been ratified until such time as the respective instrument of ratification has been deposited.

30

Original: English

For Iceland, the Principality of Liechtenstein and Norway:

The delegations of the above-mentioned Member States of the European Economic Area declare that they will apply the Instruments adopted by the Plenipotentiary Conference (Guadalajara, 2010) in accordance with their obligations under the Treaty establishing the European Economic Area.

31

Original: English

For the Republic of Mozambique:

The delegation of the Republic of Mozambique reserves the right of its Government to take actions that it deems necessary to safeguard its interests should any Member States fail, in any way, to comply with the requirements of the Constitution and the Convention of the International Telecommunication Union (Geneva, 1992), as amended by the Final Acts of the Plenipotentiary Conference (Kyoto, 1994), the Plenipotentiary Conference (Marrakesh, 2002), the Plenipotentiary Conference (Antalya, 2006) and the Plenipotentiary Conference (Guadalajara, 2010), or the annexes and protocols attached thereto, or should any reservation made by any Member State jeopardize or are prejudicial to the telecommunication services of the Republic of Mozambique or lead to an increase in its share towards defraying the expenses of the Union.

Furthermore, the Republic of Mozambique reserves the right to make additional specific declarations or reservations at the time of deposit of its notification to the International Telecommunication Union of its consent to be bound by the revisions to the Constitution and Convention and by the decisions adopted by the Plenipotentiary Conference (Guadalajara, 2010).

32

Original: Spanish

For Cuba:

In signing the Final Acts of the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010), the delegation of the Republic of Cuba declares as follows:

In the face of the continuing interventionist practice by the Government of the United States of America of directing radio and television transmissions towards Cuban territory for political and destabilizing purposes, in open violation of the provisions and principles that govern telecommunications throughout the world, especially those aimed at facilitating peaceful relations, international cooperation among peoples and economic and social development, and to the detriment of the normal operation and development of Cuba's own radiocommunication services, which are victims of the harmful interference produced by those emissions, the Cuban Administration reserves the right to take whatever measures it may deem necessary and appropriate.

- The consequences of any actions that the Cuban Administration might find itself obliged to take in defence of its national sovereignty on account of the underhand behaviour of the Government of the United States of America will be the sole responsibility of that Government.

- Cuba in no way recognizes the notification, registration or use of frequencies by the Government of the United States of America in that part of Cuban territory in the province of Guantánamo which the United States is occupying illegally by force, contrary to the express will of the people and the Government of Cuba, and which has become a centre for the arbitrary detention of prisoners in which one of the most abominable systematic mass violations of human rights of the modern era is being perpetrated.

- It reserves for its Government the right to take whatever measures it may consider necessary to protect its interests should any other Member State fail to comply in any way with the provisions of the Instruments (Guadalajara, 2010) amending the Constitution and Convention of the International Telecommunication Union (Geneva, 1992), as amended by the Plenipotentiary Conferences (Kyoto, 1994; Minneapolis, 1998; Marrakesh, 2002; and Antalya 2006), or with the Administrative Regulations, or should reservations by other Member States in any way jeopardize Cuba's telecommunication services or lead to an increase in its contribution towards defraying the expenses of the Union.

 It does not accept the Optional Protocol on the settlement of disputes with respect to the present Constitution, Convention and Administrative Regulations.

- It reserves for its Government the right to make any further declaration or reservation that may be necessary at the time of depositing its instrument of ratification of the amendments to the Constitution and Convention of the International Telecommunication Union (Geneva, 1992), as adopted by the Plenipotentiary Conference (Guadalajara, 2010).

33

Original: French

For the Republic of Chad:

In signing the Final Acts of the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010), the delegation of the Republic of Chad reserves for its Government the sovereign right to take whatever measures or actions may be necessary to safeguard its rights and national interests should any Member State or Sector Member of the Union fail in any way, directly or indirectly, to respect its interests and its telecommunication/ICT services or put the security of its national sovereignty at risk.

34

Original: English

For the Republic of Angola:

The delegation of the Republic of Angola to the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010), in signing the Final Acts of this conference, declares on behalf of its Government, that it reserves for its Government the right:

1. to take all measures it deems necessary to safeguard its sovereign interests in the case of any other Member State failing to comply with the provisions in the Convention of the International Telecommunication Union (Geneva, 1992), as amended by the Plenipotentiary Conferences (Kyoto, 1994; Minneapolis, 1998; Marrakesh, 2002; and Antalya, 2006) and the annexes and protocols to those instruments, or in the case of reservations made by other Member States put in question the full rights of

sovereignty or the proper operation of its telecommunication and information technologies infrastructures and services;

2. to make additional reservations to the Final Acts of the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010), under the Vienna Convention on the Law of Treaties of 1969, any time it deems appropriate from the date of signature and the ratification of the Final Acts of those constituents, respectively;

3. do not accept any consequence of the reservations made by other governments implying an increase in its share contributed to pay the expenses of the Union;

4. to enter reservations regarding any provisions of the Constitution or Convention which may be opposed to its basic law.

35

Original: Arabic/English

For the People's Democratic Republic of Algeria, the Kingdom of Bahrain, the Islamic Republic of Iran, the Republic of Iraq, the State of Kuwait, Lebanon, Malaysia, the Islamic Republic of Mauritania, the Kingdom of Morocco, the Sultanate of Oman, the State of Qatar, the Kingdom of Saudi Arabia, the Republic of the Sudan, the Syrian Arab Republic, Tunisia, the United Arab Emirates and the Republic of Yemen:

The above-mentioned delegations to the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010) declare that the signature and possible ratification by their respective Governments of the Final Acts of this conference, should not be valid for the Union Member under the name "Israel", and in no way whatsoever imply its recognition by these Governments.

36

Original: English

For the United Arab Emirates:

When signing the present Final Acts of the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010), the United Arab Emirates declares that due to the lack of provisions in the Constitution and Convention defining the relationship between Member States and Sector Members that are not under its authority, in case of a dispute between the undersigned Member States and Sector Members, that the United Arab Emirates reserves the right to apply Article 56 of the Constitution to resolve the dispute.

The delegation of the United Arab Emirates to the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010) declares that the Government of the United Arab Emirates reserves its right to take any action it deems necessary to safeguard its interest should other Member States fail to comply with the provisions adopted by this conference to amend the Constitution and Convention (Geneva, 1992) and the amendments thereto (Kyoto, 1994; Minneapolis, 1998; Marrakesh, 2002; and Antalya, 2006) and the annexes thereto, or should they fail to defray the expenses of the Union or should their reservations, now or in the future, or their failure to comply with the Constitution and the Convention, jeopardize the proper operation of the telecommunication services of the United Arab Emirates.

21

The delegation of the United Arab Emirates further reserves for its Government the right to make any additional reservations to the Final Acts adopted by this conference until such time as it has deposited its instrument of ratification of these Final Acts.

37

Original: English

For the Kingdom of Swaziland:

In signing the Final Acts of the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010), the delegation of the Kingdom of Swaziland reserves for its Government the right to take such actions as it may deem necessary to safeguard its interests should certain Members not share in defraying the expenses of the Union, or should any Member fail in any other way to comply with the requirements of the Instruments (Guadalajara, 2010) amending the Constitution and the Convention of the International Telecommunication Union (Geneva, 1992), as amended by the Plenipotentiary Conference (Kyoto, 1994; Minneapolis, 1998; Marrakesh, 2002; and Antalya, 2006) or the annexes attached thereto, or should the consequences of reservations by other countries jeopardize its telecommunication services.

The delegation of the Kingdom of Swaziland further reserves the right of its Government to make such additional reservations as may be necessary to the Final Acts adopted by the present conference up to the time of deposit of the appropriate instrument of ratification.

38

Original: English

For the Federal Republic of Germany:

1. The delegation of the Federal Republic of Germany reserves for its Government the right to take such action as it may deem necessary to safeguard its interests, should any Member State fail to defray its share of the expenses of the Union, or fail in any other way to comply with the provisions of the Instruments (Guadalajara, 2010) amending the Constitution and the Convention of the International Telecommunication Union (Geneva, 1992), as amended by the Plenipotentiary Conferences (Kyoto, 1994; Minneapolis, 1998; Marrakesh, 2002; and Antalya, 2006), or should reservations by other Member States be likely to increase the

share it is to contribute towards defraying the expenses of the Union or jeopardize the proper operation of its telecommunication services.

2. With regard to Article 4 of the Constitution of the International Telecommunication Union (Geneva, 1992), the delegation of the Federal Republic of Germany declares that it maintains the reservations made on behalf of the Federal Republic of Germany at the time of signing the Administrative Regulations mentioned in that Article 4.

39

Original: English/French/Spanish

For Austria, Belgium, the Republic of Bulgaria, the Republic of Croatia, the Republic of Cyprus, the Czech Republic, Denmark, the Republic of Estonia, Finland, France, the Federal Republic of Germany, Greece, the Republic of Hungary, Iceland, Italy, the Republic of Latvia, the Principality of Liechtenstein, the Republic of Lithuania, Luxembourg, Montenegro, the Kingdom of the Netherlands, Norway, Portugal, Romania, the Republic of San Marino, the Slovak Republic, the Republic of Slovenia, Spain, Sweden, the Confederation of Switzerland, Turkey, the United Kingdom of Great Britain and Northern Ireland and the Vatican City State:

At the time of signing the Final Acts of the Plenipotentiary Conference (Guadalajara, 2010), the delegations of the mentioned countries formally declare that they maintain the declarations and reservations made by their countries when signing the Final Acts of previous treatymaking conferences of the Union as if they were made in full at this Plenipotentiary Conference.

40

Original: English/Chinese

For the People's Republic of China:

The delegation of the People's Republic of China, in signing the Final Acts of the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010), reserves for its Government the right to take any actions as it may consider necessary to safeguard its interests, should any Member States fail in any way to comply with the requirements of the Constitution and Convention of the International Telecommunication Union (Geneva, 1992), as amended by the Plenipotentiary Conference (Kyoto, 1994), the Plenipotentiary Conference (Minneapolis, 1998), the Plenipotentiary Conference (Marakesh, 2002), the Plenipotentiary Conference (Guadalajara, 2010), or the annexes thereto, or should reservations by other countries jeopardize its interest. Original: Spanish

For the Republic of Honduras:

The delegation of the Republic of Honduras declares that it reserves for its Government the right:

- not to accept any financial measure which may entail unjustified increases in its contribution towards defraying the expenses of the International Telecommunication Union;

- to take any measures it may deem necessary to safeguard its interests should other members fail to comply with provisions of the Constitution and the Convention of the International Telecommunication Union (Geneva, 1992), as amended by the Plenipotentiary Conferences (Kyoto, 1994; Minneapolis, 1998; Marrakesh, 2002; Antalya, 2006; and Guadalajara, 2010), and the annexes and protocols to those instruments, or should reservations made by other Member States jeopardize its full sovereign rights or the proper functioning of its telecommunication services;

- to make, pursuant to the Vienna Convention on the Law of Treaties of 1969, additional reservations to the Final Acts of the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010) at any time it may think fit between the date of signature and the date of ratification of the international instruments constituting such Final Acts.

42

Original: English

For the Federated States of Micronesia:

The Federated States of Micronesia reserves their right to take such action as they may consider necessary to safeguard their interest with respect to application of the provisions of the amendments to the Constitution and the Convention of the International Telecommunication Union (Geneva, 1992), as amended by the Plenipotentiary Conferences (Kyoto, 1994; Minneapolis, 1998; Marrakesh, 2002; and Antalya, 2006), adopted by the Plenipotentiary Conference (Guadalajara, 2010). The Federated States of Micronesia reserves the right to take whatever measures it deems necessary to safeguard its interests in response to such actions.

43

Original: Spanish

For Nicaragua:

The Nicaraguan delegation, in signing the Final Acts of the Plenipotentiary Conference of the International Telecommunication Union (ITU) (Guadalajara, 2010), reserves for its Government the right: 1. to take whatever measures it considers necessary to protect and safeguard its national interests in accordance with its domestic law and with international law should any Member State fail in any way to comply with or cease to apply the provisions contained in the Constitution and the Convention of the International Telecommunication Union (ITU) or in the administrative regulations, resolutions, decisions, annexes and protocols making up the Final Acts of the Plenipotentiary Conference (Guadalajara, 2010);

2. to reject the establishment and application of any additional financial burden for Nicaragua other than as approved by the Plenipotentiary Conference (Guadalajara, 2010);

3. to make additional reservations to the modifications made to the basic texts of the International Telecommunication Union (ITU) at the Plenipotentiary Conference (Guadalajara, 2010) and to other resolutions, decisions, annexes and protocols making up the Final Acts of this conference, between the date of signature and the date of ratification thereof by the Government of Nicaragua.

44

Original: English

For Trinidad and Tobago:

The delegation of the Republic of Trinidad and Tobago hereby submits the following reservation:

In signing the Final Acts of the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010), the delegation of the Republic of Trinidad and Tobago reserves the right of its Government to take any action it deems necessary to safeguard its national interests should any Member of the Union fail to comply in any manner with the provisions of the Constitution or the Convention of the International Telecommunication Union (Geneva, 1992) as amended by the Plenipotentiary Conferences (Kyoto, 1994; Minneapolis, 1998; Marrakesh, 2002; Antalya, 2006; and Guadalajara, 2010) or the provisions, annexes and Administrative Regulations attached thereto; or should the consequences of reservations made by other Member States directly or indirectly jeopardize the telecommunication services of Trinidad and Tobago or impair its sovereign rights.

The delegation of Trinidad and Tobago further reserves for the State and its Government the right to make any declaration or reservation or any other appropriate action, as may be necessary, prior to ratification of the Final Acts of the Plenipotentiary Conference (Guadalajara, 2010). Original: French

For Burkina Faso:

In signing the Final Acts of the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010), the delegation of Burkina Faso reserves for its Government the sovereign right:

1. to take all measures and actions necessary to safeguard its rights and national interests should a Member of the Union fail, in any way whatever, to comply with the provisions of such Acts, or jeopardize the country's telecommunication/ICT services directly or indirectly, or put national security or sovereignty at risk;

2. to make additional reservations as necessary up to the time of deposit of the instruments of ratification.

46

Original: English

For Papua New Guinea:

Having examined the declarations and reservations made by other Member States, the delegation of the Independent State of Papua New Guinea declares that in signing the Final Acts of the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010), reserves:

1. for its Government the right to take such measures as it might deem necessary to safeguard its interests should any Member State fail in any way to comply with the provisions of the Constitution and Convention of the International Telecommunication Union (Geneva, 1992) and any amendments thereto;

2. for its Government the right to make such additional declarations or reservations as may be necessary, prior to ratification of the Final Acts of the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010).

47

Original: English

For the Islamic Republic of Iran:

In the Name of Allah, the Compassionate, the Merciful

The delegation of the Islamic Republic of Iran, on signing the Final Acts of the 18th Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010) reserves for its Government the right:

1. to take such action as it may consider necessary or to take any measure required to safeguard its rights and interests, should other Member States fail in any way to comply with the provisions of the Final Acts of the 18th Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010);

2. to protect its interests should other Member States not share in defraying the expenses of the Union or should the reservations by other Member States jeopardize the telecommunication services of the Islamic Republic of Iran;

3. not to be bound by any provision of the Final Acts of the 18th Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010) which may directly or indirectly affect its sovereignty and be in contravention with the Constitution, Laws and Regulations of the Islamic Republic of Iran;

4. any issue or matter relating to the application and/or implementation of any provisions of the ITU Constitution and ITU Convention and the Administrative Regulations, according to the case, shall be treated within ITU and under the auspices and the purposes of the Union as contained in the Preamble of the Constitution, the relevant provision of the ITU Constitution and the ITU Convention and its Administrative Regulations.

48

Original: French

For France:

1. The French delegation reserves for its Government the right to take any measures that it may deem necessary to safeguard its interests in the event that certain Member States do not assume their share in defraying the expenses of the Union or fail in any manner to comply with the provisions of the amendments to the Constitution and the Convention of the International Telecommunication Union (Geneva, 1992), as amended by the Plenipotentiary Conferences (Kyoto, 1994; Minneapolis, 1998; Marrakesh, 2002; and Antalya, 2006), adopted by the present Plenipotentiary Conference (Guadalajara, 2010), or should reservations made by other countries jeopardize the proper functioning of France's telecommunication services or entail an increase in its contributory share towards defraying the expenses of the Union.

2. The French delegation formally declares that, with respect to France, the provisional or definitive application of the amendments to the Administrative Regulations of the Union as defined in Article 54 of the Constitution of the International Telecommunication Union (Geneva, 1992), as amended by the Plenipotentiary Conferences (Kyoto, 1994; Minneapolis, 1998; Marrakesh, 2002; Antalya, 2006; and Guadalajara, 2010), shall be understood as being to the extent authorized under national law.

For the Republic of Mali:

In signing the Final Acts of the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010), the delegation of the Republic of Mali:

a) reserves for its Government the sovereign right to take whatever measures or actions may be necessary to safeguard its rights and national interests should any Member State or Sector Member of the Union fail in any way to comply with the provisions of the said Acts, or directly or indirectly jeopardize the interests of its telecommunication services, or put the security of its national sovereignty at risk, or if the reservations made by other Member States should entail a change to its obligations towards the Union;

b) also reserves for its Government the right to express additional specific reservations to these Final Acts or to any other instrument arising from other relevant ITU conferences which has not yet been ratified until such time as the respective instrument of ratification has been deposited.

50

Original: English

For the Republic of Croatia:

In signing the Final Acts of the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010), the delegation of the Republic of Croatia declares that the Republic of Croatia, as a candidate country for future membership of the European Union, will apply the Instruments adopted by the Plenipotentiary Conference (Guadalajara, 2010), but from the date of its accession to the European Union the application of these Acts will be subject to the obligations under the Treaty on European Union and the Treaty on the Functioning of the European Union.

51

Original: English

For the Republic of Korea:

The delegation of the Republic of Korea, in signing the Final Acts of the Plenipotentiary Conference (Guadalajara, 2010), reserves for its Government the right to take any action that it may consider necessary to safeguard its interests should any Member State fail in any way to comply with the requirements of the Constitution and the Convention of the International Telecommunication Union, as amended by the Plenipotentiary Conference (Kyoto, 1994), the Plenipotentiary Conference (Minneapolis, 1998), and the Plenipotentiary Conference (Marrakesh, 2002), or the annexes thereto, or should reservations by other countries jeop-ardize its interests in any way.

52

Original: English

For the Republic of the Philippines:

The delegation of the Republic of the Philippines reserves for the State and its Government the right to take any action it deems necessary, sufficient and consistent with its national law to safeguard its interests, should reservations made by representatives of other Member States jeopardize its telecommunication services or prejudice its rights as a sovereign country.

The Philippine delegation further reserves for the State and its Government the right to make any declaration, reservation or any other appropriate action, as may be necessary, prior to the deposit of the instrument of ratification of the Constitution and Convention of the International Telecommunication Union.

53

Original: French

For the People's Democratic Republic of Algeria:

In signing the Final Acts, the Algerian delegation reserves for its Government the right to take any action it deems necessary to safeguard its interests should any Member in any way fail to comply with the provisions of the Constitution and the Convention of the International Telecommunication Union (Geneva, 1992), as amended by the Plenipotentiary Conference (Guadalajara, 2010), or should reservations by other Members jeopardize its telecommunication services or lead to an increase in its contribution to defraying the expenses of the Union.

54

Original: English

For the Kingdom of Lesotho:

In signing the Final Acts of the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010) the delegation of the Kingdom of Lesotho reserves for its Government the right to take such actions as it may deem necessary to safeguard its interest should any Member fail in any way to comply with the requirements of the instruments, or should the consequences of reservations by other countries jeopardize its telecommunications services.

The delegation of the Kingdom of Lesotho further reserves the right of its Government to make such additional reservations as may be nec29

Original: English For Australia:

The delegation of Australia to the Plenipotentiary Conference hereby declares that it reserves for its Government the right for the Australian Government to make declarations or reservations before or at the time of depositing its instrument of ratification of the Final Acts of the Plenipotentiary Conference of the International Telecommunication Union held in Guadalajara on 4 to 22 October 2010, in accordance with Article 32B of the Convention of the International Telecommunication Union done at Geneva on 22 December 1992.

56

Original: English

For New Zealand:

In signing the Final Acts of the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010), the New Zealand delegation reserves for its Government the right to take such measures as it might deem necessary to safeguard its interests if any other country should in any way fail to respect the conditions specified in the Final Acts or if the reservations made by any other country should be prejudicial or detrimental to New Zealand's interests. In addition, New Zealand reserves the right to make appropriate specific reservations and statements prior to ratification of the amendments to the Constitution and the Convention of the International Telecommunication Union.

57

Original: English

For the Independent State of Samoa:

In signing the Final Acts of the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010) the New Zealand delegation reserves for the Government of the Independent State of Samoa the right to take such measures as it might deem necessary to safeguard its interests if any other country should in any way fail to respect the conditions specified in the Final Acts or if the reservations made by any other country should be prejudicial or detrimental to the Independent State of Samoa's interests. In addition, the New Zealand delegation reserves for the Government of the Independent State of Samoa the right to make appropriate specific reservations and statements prior to ratification of the amendments to the Constitution and the Convention of the International Telecommunication Union.

105

58

Original: English

For the Democratic Socialist Republic of Sri Lanka:

In signing the Final Acts of the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010) the delegation of the Democratic Socialist Republic of Sri Lanka reserves for its Government the right:

1. to take any measures it considers necessary to safeguard its interests should any ITU Member State fail in any way to comply with the provisions of the Constitution and Convention of the International Telecommunication Union (Geneva, 1992), and the annexes thereto, as amended by the subsequent Plenipotentiary Conferences to the Plenipotentiary Conference (Guadalajara, 2010) or should any reservations by other Member States jeopardize the proper functioning of its telecommunication/ICT networks and services;

2. not to be bound by any provision of the Constitution or the Convention of the International Telecommunication Union (Geneva, 1992), and the annexes thereto, as amended by the subsequent Plenipotentiary Conferences to the Plenipotentiary Conference (Guadalajara, 2010) which may directly or indirectly affect its sovereignty and be in contradiction with the constitution, laws or regulations of the Democratic Socialist Republic of Sri Lanka;

The delegation of the Democratic Socialist Republic of Sri Lanka further reserves for its Government the right to make any additional reservations to the Final Acts adopted by this conference until such time as it has deposited its instrument of ratification to these Final Acts.

59

Original: English

For the Republic of Botswana:

The delegation of the Republic of Botswana hereby declares on behalf of the Government of the Republic of Botswana that it:

1. reserves the right to take such action as it may consider necessary to protect its interests should any other country not observe the provisions of the Constitution and the Convention of the International Telecommunication Union (Geneva, 1992), and any amendments made thereto by the Plenipotentiary Conference (Kyoto, 1994), the Plenipotentiary Conference (Marrakesh, 2002), the Plenipotentiary Conference (Antalya, 2006), the Plenipotentiary Conference (Guadalajara, 2010) and/or any other instruments associated therewith;

2. will not accept any consequences resulting from any reservation made by any country, and reserves the right to take any action it deems fit.

Original: English

For the United Republic of Tanzania:

The delegation of the United Republic of Tanzania hereby declares on behalf of the Government of the United Republic of Tanzania that it:

1. reserves the right to take such action as it may consider necessary to protect its interests should any other country not observe the provisions of the Constitution and the Convention of the International Telecommunication Union (Geneva, 1992), and any amendments made thereto by the Plenipotentiary Conference (Kyoto, 1994), the Plenipotentiary Conference (Marrakesh, 2002), the Plenipotentiary Conference (Antalya, 2006), the Plenipotentiary Conference (Guadalajara, 2010) and/or any other instruments associated therewith;

2. will not accept any consequences resulting from any reservation made by any country, and reserves the right to take any action it deems fit;

3. to make additional reservations to the Final Acts of the Plenipotentiary Conference (Guadalajara, 2010) between the date of signature and the date of ratification.

61

Original: English

For the Syrian Arab Republic:

The delegation of the Syrian Arab Republic to the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010) declares, on behalf of the Government of the Syrian Arab Republic, that it reserves the right to take such action as it may consider necessary to protect its interest should a Member fail in any way to observe the provisions of the Constitution and the Convention of the International Telecommunication Union (Geneva, 1992), the Final Acts of the Plenipotentiary Conference (Kyoto, 1994), the Final Acts of the Plenipotentiary Conference (Marrakesh, 2002), the Final Acts of the Plenipotentiary Conference (Marrakesh, 2002), the Final Acts of the Plenipotentiary Conference (Antalya, 2006) or should the reservations made by such a Member, now or in the future, when acceding to or ratifying the above-mentioned instruments, jeopardize Syria's telecommunication services or lead to an increase in Syria's share in defraying the expenses of the Union.

In addition to the individual statements by the delegation of the Syrian Arab Republic to the Plenary meetings of this conference and those joint statements with the Arab delegation to this conference, the Syrian Arab Republic further reserves the right to make any additional reservations it considers necessary to the Final Acts adopted by this conference up to the time of deposit of ratification of the Final Acts.

Original: English

For Japan:

In signing the Final Acts of the Plenipotentiary Conference (Guadalajara, 2010), subject to ratification, acceptance or approval, the delegation of Japan reserves for its Government the right to take such actions as it may consider necessary to safeguard its interests should any Member State fail in any way to comply with the requirements of the Constitution and the Convention of the International Telecommunication Union (Geneva, 1992) as amended by Plenipotentiary Conferences (Kyoto, 1994; Minneapolis, 1998; Marrakesh, 2002; Antalya, 2006; and Guadalajara, 2010), or the annexes thereto, or should reservations by other Member States jeopardize its interests in any way.

63

Original: English

For the Republic of Kenya:

The delegation of the Republic of Kenya reserves, on behalf of the Government of the Republic of Kenya, the right to take whatever measures it may consider necessary to safeguard its interest should other Member States fail to comply with the provisions of the Constitution and Convention of the International Telecommunication Union (Geneva, 1992) and successive amendments thereto, and the Administrative Regulations, including the annexes and protocols of these instruments, or should reservations made by other Members jeopardize its full sovereign rights or the proper functioning of telecommunications services in the Republic of Kenya.

Further, the Republic of Kenya reserves the right to make additional specific declarations or reservations at the time of deposit of its notification to the International Telecommunication Union of its consent to be bound by the revisions to the Constitution and Convention and by the decisions adopted by the Plenipotentiary Conference (Guadalajara, 2010).

64

Original: English

For the Republic of South Africa:

The delegation of the Republic of South Africa, in signing the Final Acts of Guadalajara, 2010, reserves the right of its Government:

1. to take any such action as it may consider necessary to safeguard its interests, should any Member of the Union fail in any way to comply with the provisions of the Instruments (Guadalajara, 2010) amending the Constitution and the Convention of the International Telecommunication Union (Geneva, 1992), as amended by the Plenipotentiary Conferences of Kyoto, 1994; Minneapolis, 1998; Marrakesh, 2002; and Antalya, 2006 or should reservations by such Members directly or indirectly affect the operation of its telecommunication services or its sovereignty;

2. to make such additional reservations as may be necessary up to and including the time of ratification by the Republic of South Africa of the Instruments (Guadalajara, 2010) amending the Constitution and Convention of the International Telecommunication Union (Geneva, 1992), as amended by the Plenipotentiary Conferences of Kyoto, 1994; Minneapolis, 1998; Marrakesh, 2002; and Antalya, 2006;

3. further, in recognizing and respecting the basic principles of human rights, freedom of speech, free flow of information, and the protection of the Republic's national security, the delegation of the Republic of South Africa reserves the right of its Government to take any action as it may consider necessary to protect and promote these rights if they are compromised, threatened or restricted as a result of any activity or action within the realm of cybercrime or compromise of cybersecurity, whether directly or indirectly as a result of such crime or compromise of security.

65

Original: English

For the Arab Republic of Egypt:

In the name of God, most merciful, most compassionate.

The delegation of the Arab Republic of Egypt to the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010), on the signing of the Final Acts of the Plenipotentiary Conference (Guadalajara, 2010), reserves for its Government the right:

1. to take any action or any measure that it may deem appropriate to safeguard its right and interests, should any other Member fail to comply with the provisions contained in the Final Acts (Guadalajara, 2010), or should any reservation by representatives of other States jeopardize telecommunication services or ICT services of the Arab Republic of Egypt, its national security or its full sovereign rights or lead to an increase in its contributory share in defraying the expenses of the International Telecommunication Union;

2. not to be bound by any provision of the Constitution or the Convention of the International Telecommunication Union (Geneva, 1992), as amended by the Plenipotentiary Conference (Kyoto, 1994), the Plenipotentiary Conference (Minneapolis, 1998), the Plenipotentiary Conference (Marrakesh, 2002), the Plenipotentiary Conference (Antalya, 2006), and the Plenipotentiary Conference (Guadalajara, 2010) which may directly or indirectly affect its sovereignty and be in contradiction with the constitution, laws or regulations of the Arab Republic of Egypt;

3. to make, under the Vienna Convention of the Law of Treaties of 1969 any other statements or reservations to the above-mentioned Final Acts adopted by the present conference (Guadalajara, 2010) until such time as the respective instrument of ratification has been deposited;

4. to apply Article 56 of the Constitution in case of a dispute between Egypt and any of the Sector Members of ITU; this is due to the lack of provisions in the Constitution and the Convention defining the relationship between a Member State and Sector Members that are not under its authority.

66

Original: English

For the Republic of Uganda:

The delegation of the Republic of Uganda hereby declares on behalf of the Government of the Republic of Uganda that it:

1. reserves the right to take such action as it may consider necessary to protect its interests should any other country not observe the provisions of the Constitution and the Convention of the International Telecommunication Union (Geneva, 1992), and any amendments made thereto by the Plenipotentiary Conference (Kyoto, 1994), the Plenipotentiary Conference (Marrakesh, 2002), the Plenipotentiary Conference (Antalya, 2006), the Plenipotentiary Conference (Guadalajara, 2010), and/or any other instruments associated therewith;

2. will not accept any consequences resulting from any reservation made by any country, and reserves the right to take any action it deems fit.

67

Original: English

For the United States of America, Canada and Australia:

The delegations from the above-mentioned States deeply deplore the approval by the 2010 Plenipotentiary Conference of the International Telecommunication Union of [Corrigendum 1 to Document 16(Add.6)-E] concerning Lebanon. This Resolution is simply inappropriate for consideration in the ITU. This Resolution deals with political issues that should be dealt with in other political arenas. The Resolution is inconsistent with the purposes of the Union set forth in Article 1 of the ITU Constitution and its adoption is inconsistent with the cause of a just, lasting and comprehensive peace in the Middle East. We also note that the Resolution was only approved after two rounds of voting by a minority of the delegations present with the refore disassociate from the decision adopting this Resolution and from the Resolution.

For the United States of America:

1. The United States of America refers to the provisions on reservations of Article 32B of the Convention of the International Telecommunication Union (Geneva, 1992), and notes that, in considering the Final Acts of the Plenipotentiary Conference (Guadalajara, 2010), the United States of America may find it necessary to make additional reservations or declarations. Accordingly, the United States of America reserves the right to make additional reservations or declarations at the time of deposit of its instruments of ratification of the amendments to the Constitution and the Convention (Geneva, 1992) which are adopted by the Plenipotentiary Conference (Guadalajara, 2010).

The United States of America reiterates and incorporates by reference all reservations and declarations made at world administrative conferences and world radiocommunication conferences prior to signature of these Final Acts.

The United States of America does not, by signature to or by any subsequent ratification of the amendments to the Constitution and Convention adopted by the Plenipotentiary Conference (Guadalajara, 2010), consent to be bound by the Administrative Regulations adopted prior to the date of signature of these Final Acts. Nor shall the United States of America be deemed to have consented to be bound by revisions of the Administrative Regulations, whether partial or complete, adopted subsequent to the date of signature of these Final Acts, without specific notification to the International Telecommunication Union of its consent to be bound.

2. The United States of America refers to its Statement 92 made at the Plenipotentiary Conference (Minneapolis, 1998) and states that it will interpret Resolution 99 (Rev. Guadalajara, 2010) in accordance with relevant international agreements, including agreements between Israel and the Palestinians.

69

Original: English *For Turkey:*

In signing the Final Acts of the Plenipotentiary Conference (Guadalajara, 2010), the delegation of the Republic of Turkey:

1. reserves for its Government the right to take any action as it may consider necessary to safeguard its interests, should any Member State, in any way, fail to comply with the Constitution and the Convention of the International Telecommunication Union (Geneva, 1992), as amended by the Plenipotentiary Conference (Kyoto, 1994), and as amended by the Plenipotentiary Conference (Minneapolis, 1998), and as further amended by the Plenipotentiary Conference (Marrakesh, 2002), and as further amended by the Plenipotentiary Conference (Antalya, 2006) and as further amended by the Plenipotentiary Conference (Guadalajara, 2010), or the annexes or protocols thereto, or should any reservation made by any Member State jeopardize the proper operation of its telecommunication services or lead to an increase in its contribution to defraying the expenses of the Union;

2. reserves for its Government the right, if necessary, to make further reservations to the present Final Acts;

3. declares on behalf of its Government that it accepts no consequences of any reservation which would lead to an increase in the share it contributes to defraying the expenses of the Union;

4. formally declares that reservations previously made with regard to the Constitution, Convention and Administrative Regulations of the Union shall prevail unless declared otherwise.

70

Original: Spanish

For Mexico:

The Mexican delegation, in signing the Final Acts of the Plenipotentiary Conference of the International Telecommunication Union adopted in Guadalajara, Mexico, 2010, reserves for its Government the right:

1. to adopt and take whatever measures it considers appropriate to safeguard its sovereign decisions should any other Member State in any way fail to comply with or fail to apply the provisions contained in the basic texts of the Union, the Constitution and Convention of the International Telecommunication Union;

2. to express, in accordance with the Vienna Convention on the Law of Treaties, further reservations to these Acts at any time it may deem appropriate between the date of signing of these Acts and the date of their ratification, in accordance with the procedures established in its domestic legislation;

3. not to consider itself bound by any provision of these Acts which restrict or are liable to restrict its right to express such reservations as it deems relevant;

4. to reject the establishment and application of any additional burden, including financial, over and above the contributory unit adopted by this conference and which may cause harm to the national interest;

5. further, the Government of Mexico maintains and reaffirms, as if they were repeated here in full, the reservations it made at the time of signing the Final Acts of the Plenipotentiary Conference (Geneva, 1992), the Plenipotentiary Conference (Kyoto, 1994), the Plenipotentiary Conference (Minneapolis, 1998), the Plenipotentiary Conference (Marrakesh, 2002) and the Plenipotentiary Conference (Antalya, 2006), the reservations it made upon the adoption and revision of the Administrative Regulations referred to in Article 4 of the Constitution of the International Telecommunication Union; and all reservations made by it in respect of other treaties directly relating to telecommunications.

71

Original: English For the State of Israel:

1. The Government of the State of Israel hereby declares its right:

a) to take any action it deems necessary to protect its interests and to safeguard the operation of its telecommunication services, should they be affected by the decisions or resolutions of this conference or by the declarations or reservations made by other Member States;

b) to take any action to safeguard its interests should any Member State fail to comply with the requirements of the ITU Constitution and Convention (Geneva, 1992), as amended by the Plenipotentiary Conference (Kyoto, 1994), the Plenipotentiary Conference (Minneapolis, 1998), the Plenipotentiary Conference (Marrakesh, 2002), the Plenipotentiary Conference (Antalya, 2006), the Plenipotentiary Conference (Guadalajara, 2010), or the annexes and protocols attached thereto; or should declarations or reservations made by other Member States appear to be detrimental to the operation of its telecommunication services.

2. The Government of the State of Israel refers to ITU Resolution 99 (Rev. Guadalajara, 2010) and states its position that the interpretation and application of this resolution by all concerned must be in accordance with and subject to any existing or future bilateral agreements or arrangements between Israel and the Palestinian side. Furthermore, Israel shall interpret and apply this resolution in accordance with and subject to applicable Israeli law.

3. The Government of the State of Israel refers to [Corrigendum 1 to Document 16(Add.6)-E] concerning Lebanon, and states its position that the ITU Plenipotentiary Conference is NOT the place to discuss and adopt proposals on matters of peace and border security. Israel further states that the Government of Lebanon has never filed any complaint to the Radiocommunication Bureau according to the Radio Regulations, which is the appropriate process in ITU to raise issues regarding interference or interruption to communication originating in another administration's jurisdiction. Israel finds that the resolution was indeed politically motivated and had no place in the PP-10 Conference. The Israeli delegation therefore disassociates from the decision adopting this Resolution and from the Resolution.

4. The Government of the State of Israel reserves the right to amend the foregoing reservations and declarations and to make any further reservations and declarations it may consider necessary up to the time of depositing its instrument of ratification of the Final Acts of the Plenipotentiary Conference (Guadalajara, 2010). *Original:* English/French *For Canada:*

In signing the Final Acts of the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010), the delegation of Canada reserves for its Government the right to make declarations or reservations when depositing its instrument of ratification for the amendments adopted at this conference to the Constitution and Convention of the International Telecommunication Union (Geneva, 1992) and the amendments thereto. Canada further reiterates and incorporates by reference all reservations and declarations made at world radiocommunication conferences prior to signature of these Final Acts.

73

Original: English *For Barbados:*

In signing the Final Acts of the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010) and having examined the declarations and reservations contained in Document 194-E, the Barbados delegation reserves for its Government the right to take such measures as it may deem necessary to safeguard its interests if any other country should in any way fail to respect the conditions specified in the Final Acts or if subsequent reservations made by any other country should be prejudicial or detrimental to Barbados' interests. In addition, Barbados reserves the right to make appropriate specific reservations as may be necessary to the Final Acts adopted by the present conference up to the deposit of the appropriate instrument of ratification.

74

Original: French

For the Gabonese Republic:

The delegation of the Gabonese Republic to the 18th Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, Mexico, 2010), having taken note of the declarations made in Document 194, reserves for its Government the right:

1. to take any measures necessary to protect its interests should any Member States fail in any way to comply with the provisions of the Constitution and the Convention of the International Telecommunication Union (Geneva, 1992), or the amending instruments adopted by the Plenipotentiary Conferences (Kyoto, 1994; Minneapolis, 1998; Marrakesh, 2002; and Antalya, 2006), or should reservations by other Member States be likely to jeopardize the operation of its telecommunication or information and communication technology services; 2. to accept or not to accept any financial consequences that may result from such reservations;

39

3. to make any further reservations until such time as the instruments adopted by this conference enter into force.

75

Original: English

For the State of Israel:

Declaration No. 35 made by certain Member States in respect of the Final Acts, contravenes the principles and purposes of the International Telecommunication Union, and is therefore devoid of legal validity.

The Government of the State of Israel wishes to put on record that it rejects this aforesaid declaration, which politicizes and undermines the work of the ITU.

Should any Member State that has made the foregoing declaration act toward Israel in a manner which violates Israel's rights as a Member State of the ITU, or breaches such Member State's obligations toward Israel as such, the State of Israel reserves its right to act toward such a Member State in a reciprocal fashion.

76

Original: English

For the Republic of India:

Having examined the declarations and reservations contained in Document 194:

1. in signing the Final Acts of the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010), the delegation of the Republic of India does not accept any financial implications for its Government resulting from any reservations that might be made by any Member on matters pertaining to the finances of the Union;

2. the delegation of the Republic of India further reserves the right of its Government to take any action it deems necessary to safeguard and protect its interests in the event of any Member failing in any way to comply with one or more provisions of the Constitution and the Convention of the International Telecommunication Union (Geneva, 1992) and amendments made thereto by the Plenipotentiary Conference (Kyoto, 1994) the Plenipotentiary Conference (Minneapolis, 1998), the Plenipotentiary Conference (Antalya, 2006) and the Plenipotentiary Conference (Guadalajara, 2010) or the Administrative Regulations.

Original: English/French *For Canada:*

Having noted the declarations and reservations contained in Document 194 of the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010), the delegation of Canada further reserves on behalf of its Government the right to take whatever measures it may consider necessary to safeguard its interests should other Member States fail to comply with the provisions of the Constitution and the Convention of the International Telecommunication Union (Geneva, 1992) and successive amendments thereto, or the Administrative Regulations particularly to those pertaining to the use of radio frequencies and any associated orbits, including the geostationary-satellite orbit.

78

Original: English

For the Republic of Malawi:

In signing the Final Acts of the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010), and after taking note of Document 194, the delegates of the Republic of Malawi declare as follows to:

1. reserve the right of its Government to take actions that it deems necessary to safeguard its interests should any Member State fail, in any way to comply with the requirements of the Constitution and the Convention of the International Telecommunication Union (Geneva, 1992) as amended by the Plenipotentiary Conferences (Kyoto, 1994; Minneapolis, 1998; Marrakesh, 2002; Antalya, 2006; and Guadalajara, 2010), or the annexes and protocols attached thereto, should any reservation made by any Member State jeopardize or be prejudicial to the telecommunications services of the Republic of Malawi;

2. reserve the right not to accept any consequence of the reservations made by other Governments implying an increase in its share contributed to pay the expenses of the Union;

3. reserve the right of its Government to make such additional reservations as may be necessary to the Final Acts adopted by the present conference up to the time of deposit of the appropriate instrument of ratification.

79

Original: English

For the State of Qatar:

Further to Document PP-10/194, when signing the present Final Acts of the Plenipotentiary Conference of the International Telecommunica-

tion Union (Guadalajara, 2010), the State of Qatar declares that due to the lack of provisions in the Constitution and Convention defining the relationship between Member States and Sector Members that are not under its authority, in case of a dispute between the undersigned Member States and Sector Members, that the State of Qatar reserves the right to apply Article 56 of the Constitution to resolve the dispute.

The delegation of the State of Qatar to the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010) declares that the Government of the State of Qatar reserves its right to take any action it deems necessary to safeguard its interest should other Member States fail to comply with the provisions adopted by this conference to amend the Constitution and Convention (Geneva, 1992) and the amendments thereto (Kyoto, 1994; Minneapolis, 1998; Marrakesh, 2002; and Antalya, 2006) and the annexes thereto, or should they fail to defray the expenses of the Union or should their reservations, now or in the future, or their failure to comply with the Constitution and the Convention, jeopardize the proper operation of the telecommunication services of the State of Qatar.

The delegation of the State of Qatar further reserves for its Government the right to make any additional reservations to the Final Acts adopted by this conference until such time as it has deposited its instrument of ratification of these Final Acts.

80

Original: English

For the Sultanate of Oman:

When signing the present Final Acts of the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010), the Sultanate of Oman declares that due to the lack of provisions in the Constitution and Convention defining the relationship between Member States and Sector Members that are not under its authority, in case of a dispute between the undersigned Member States and Sector Members, that the Sultanate of Oman reserves the right to apply Article 56 of the Constitution to resolve the dispute.

The delegation of the Sultanate of Oman to the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010) declares that the Government of the Sultanate of Oman reserves its right to take any action it deems necessary to safeguard its interest should other Member States fail to comply with the provisions adopted by this conference to amend the Constitution and Convention (Geneva, 1992) and the amendments thereto (Kyoto, 1994; Minneapolis, 1998; Marrakesh, 2002; and Antalya, 2006) and the annexes thereto, or should they fail to defray the expenses of the Union or should their reservations, now or in the future, or their failure to comply with the Constitution and the Convention, jeopardize the proper operation of the telecommunication services of the Sultanate of Oman. The delegation of the Sultanate of Oman further reserves for its Government the right to make any additional reservations to the Final Acts adopted by this conference until such time as it has deposited its instrument of ratification of these Final Acts.

81

Original: English

For the Republic of Zambia:

The delegation of the Republic of Zambia having noted all the reservations and declarations contained in Document 194, hereby submits the following reservation:

In signing the Final Acts of the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010), the delegation of the Republic of Zambia reserves the right of its Government to take any action it deems necessary to safeguard its national interests should any Member of the Union fail to comply in any manner with the provisions of the Constitution or the Convention of the International Telecommunication Union (Geneva, 1992) as amended by the Plenipotentiary Conferences (Kyoto, 1994; Minneapolis, 1998; Marrakesh, 2002; Antalya, 2006; and Guadalajara, 2010) or the provisions, annexes and Administrative Regulations attached thereto; or should the consequences of reservations made by other Member States directly or indirectly jeopardize the telecommunication services of Zambia or impair its sovereign rights.

The delegation of Zambia further reserves for the State and its Government the right to make any declaration or reservation or any other appropriate action, as may be necessary, prior to ratification of the Final Acts of the Plenipotentiary Conference (Guadalajara, 2010).

82

Original: French

For the Togolese Republic:

In view of the reservations made by the various Member States in Document 194, the Togolese delegation, in signing the Final Acts of the Plenipotentiary Conference held in Guadalajara from 4 to 22 October 2010, reserves the right not to apply any provisions that may be contrary to the Constitution, national legislation or international undertakings of the Togolese Republic.

It also reserves the right not to apply any provisions of these Final Acts in respect of any other country or institution, whether or not it has signed the said Acts, which does not apply them. *For the Republic of Sudan:*

On behalf of the Republic of Sudan, the delegation of the Republic of Sudan to the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010) having carefully read the declarations in Document 194:

- reserves the right for its Government to take any action and preservation measures it deems necessary to safeguard its national interests should any provision of the Constitution, the Convention and the Resolutions, as well as any decision of the Plenipotentiary Conference of the ITU (Guadalajara, 2010), directly or indirectly affect its sovereignty or be in contravention to the Constitution, Laws and Regulations of the Republic of Sudan as well as the existing rights acquired by the Republic of Sudan as a party to other treaties and conventions and any principles of international law;

- further reserves the right for its Government to take any action and preservation measures it deems necessary to safeguard its national interests should any Member in any way fail to comply with the provisions of the Constitution and the Convention of the International Telecommunication Union (Guadalajara, 2010) or should the consequences of reservations by any Member jeopardize its telecommunication services or result in an unacceptable increase of its contributory share towards defraying expenses of the Union;

- further, the Republic of Sudan reserves the right to make additional specific declarations or reservations at the time of deposit of its notification to the International Telecommunication Union of its consent to be bound by the revisions to the Constitution and Convention and by the decisions adopted by the Plenipotentiary Conference (Guadalajara, 2010).

84

Original: English

For the United States of America:

1. The United States of America refers to declarations made by various Member States reserving their right to take such action as they may consider necessary to safeguard their interests with respect to application of provisions of the Constitution and Convention of the International Telecommunication Union (Geneva, 1992), and any amendments thereto. The United States of America reserves the right to take whatever measures it deems necessary to safeguard U.S. interests in response to such actions.

2. The United States of America, noting Statement 32 entered by the delegation of Cuba, recalls its right to broadcast to Cuba on appropriate frequencies free of jamming or other wrongful interference and reserves its rights with respect to existing interference and any future interference

by Cuba with U.S. broadcasting. Furthermore, the United States of America notes that its presence in Guantanamo is by virtue of an international agreement presently in force and that the United States of America reserves the right to meet its radiocommunication requirements there as it has in the past.

85

Original: English

For Australia, Austria, Belgium, the Republic of Bulgaria, Canada, the Republic of Croatia, the Czech Republic, Denmark, the Republic of Estonia, Finland, France, the Federal Republic of Germany, Greece, the Republic of Hungary, Iceland, Italy, Japan, the Republic of Latvia, the Principality of Liechtenstein, the Republic of Lithuania, Luxembourg, Montenegro, the Kingdom of the Netherlands, New Zealand, Norway, Portugal, the Slovak Republic, the Republic of Slovenia, Sweden, the Confederation of Switzerland, Turkey, the United Kingdom of Great Britain and Northern Ireland, and the United States of America:

The delegations of the above-mentioned States, referring to the declaration made by Mexico (No. 70), inasmuch as these and any similar statements refer to the Bogotá Declaration of 3 December 1976 by equatorial countries and to the claims of those countries to exercise sovereign rights over segments of the geostationary-satellite orbit, or to any related claims, consider that the claims in question cannot be recognized by this conference.

The above-mentioned delegations also wish to state that the reference in Article 44 of the Constitution to the "geographical situation of particular countries" does not imply recognition of a claim to any preferential rights to the geostationary satellite orbit.

86

Original: French

For the Republic of Côte d'Ivoire:

1. Having taken note of the reservations and declarations contained in Document 194, the delegation of Côte d'Ivoire to the Plenipotentiary Conference (Guadalajara, 2010) reserves for its Government the right to take any measures necessary to protect its interests, in particular in the event that certain Member States do not assume their share in defraying the expenses of the Union or fail in any way to comply with the provisions of the Constitution and the Convention of the International Telecommunication Union (Geneva, 1992), as amended by the Plenipotentiary Conferences (Kyoto, 1994; Minneapolis, 1998; Marrakesh, 2002; and Antalya, 2006), adopted by the Plenipotentiary Conference (Guadalajara, 2010).

2. The delegation of Côte d'Ivoire also reserves for its Government the right to make any additional reservations it may consider necessary before ratification of the Final Acts of the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010).

3. Lastly, with respect to Côte d'Ivoire, the provisional or definitive application of the amendments to the Administrative Regulations of the Union as defined in Article 54 of the Constitution of the International Telecommunication Union (Geneva, 1992), as amended by the Plenipotentiary Conferences (Kyoto, 1994; Minneapolis, 1998; Marrakesh, 2002; Antalya, 2006; and Guadalajara, 2010), shall be understood as being to the extent authorized under national law.

87

Original: English

For the People's Democratic Republic of Algeria, the Kingdom of Bahrain, the Islamic Republic of Iran, the Republic of Iraq, Lebanon, the Kingdom of Morocco, the Sultanate of Oman, the Kingdom of Saudi Arabia, the Republic of the Sudan, the Syrian Arab Republic, Tunisia and the United Arab Emirates:

The delegations from the above-mentioned States, in response to declaration Nos. 67 and 71, justly declare that the approval by the 2010 Plenipotentiary Conference of the International Telecommunication Union, about the Resolution contained in Document 16(Add.6) "is and shall lawfully remain" fully in compliance with section 21.5 and all relevant provisions of the General Rules as contained in Chapter 2 "Rules of Procedure of Conferences, Assemblies and Meetings". As such the delegation finds itself obliged to disregard the statement made in declaration No. 67 so far as the approval of the above-mentioned Resolution is concerned.

88

Original: English

For the Somali Democratic Republic:

The delegation of Somalia hereby declares on behalf of the Government of the Republic of Somalia that having noted all the reservations and declarations contained in Document 194, it:

1. reserves the right to take such action as it may consider necessary to protect its interests should any other country not observe the provisions of the Constitution and Convention of the International Telecommunication Union (Geneva, 1992), and any amendments made thereto by the Plenipotentiary Conference (Kyoto, 1994, the Plenipotentiary Conference (Marrakesh, 2002), the Plenipotentiary Conference (Antalya, 2006), the Plenipotentiary Conference (Guadalajara, 2010), and/or any instruments associated therewith;

2. will not accept any consequences resulting from reservation made by any country, and reserves the right to take any action it deems fit.

Original: English

For Yemen:

The delegation of Yemen hereby declares on behalf of the Government of the Republic of Yemen that having noted all the reservations and declarations contained in Document 194, it:

1. reserves the right to take such action as it may consider necessary to protect its interests should any other country not observe the provisions of the Constitution and Convention of the International Telecommunication Union (Geneva, 1992), and any amendments made thereto by the Plenipotentiary Conference (Kyoto, 1994, the Plenipotentiary Conference (Marrakesh, 2002), the Plenipotentiary Conference (Antalya, 2006), the Plenipotentiary Conference (Guadalajara, 2010), and/or any instruments associated therewith;

2. will not accept any consequences resulting from reservation made by any country, and reserves the right to take any action it deems fit.

90

Original: English

For the United Kingdom of Great Britain and Northern Ireland:

The delegation of the United Kingdom of Great Britain and Northern Ireland having noted all the reservations and declarations contained in Document 194 of 22 October 2010; declares on behalf of its Government, in response to Statement 20 entered by the delegation of the Argentine Republic, that the Government of the United Kingdom of Great Britain and Northern Ireland has no doubt about its sovereignty over the Falkland Islands, South Georgia and the South Sandwich Islands and in this context draws attention to Article IV of the Antarctic Treaty to which both the United Kingdom and Argentina are parties. The United Kingdom firmly rejects the claim by the Government of Argentina to sovereignty over those islands and maritime areas.

The principle of self-determination, enshrined in the Charter of the United nations, underlies our position on the sovereignty of the Falkland Islands. There can be no negotiation on the sovereignty of the Falkland Islands unless and until such time as the Falkland Islands so wish. The Islanders regularly make it clear that they wish the Falkland Islands to remain under British sovereignty.

91

Original: English

For the Republic of Zimbabwe:

The delegation of the Republic of Zimbabwe, having noted all the reservations and declarations contained in Document 194, reserves for its Government the right to take any action which it considers necessary to safeguard its interests should any Member of the Union fail in any way to comply with the requirements of the Constitution and Convention of the International Telecommunication Union (Geneva, 1992), as amended by the Final Acts of the Marrakesh Plenipotentiary Conference 2002, Antalya Plenipotentiary Conference 2006 and Guadalajara Plenipotentiary Conference 2010, and the annexes and protocols attached thereto, or should reservation by any Member of the Union jeopardize the Republic of Zimbabwe's telecommunication or broadcasting or ICT services, affect its sovereignty or lead to an increase in its contributory share towards defraying the expenses of the Union.

The Republic of Zimbabwe also reserves its right to make additional reservations it considers necessary to the Final Acts adopted by this conference up to the time of deposit of ratification of the Final Acts.

92

Original: English

For the Federal Democratic Republic of Ethiopia:

In signing the Final Acts of the Plenipotentiary Conference of the International Telecommunication Union (Guadalajara, 2010), having noted all the reservations and declarations contained in Document 194, the delegation of the Federal Democratic Republic of Ethiopia reserves for its Government the right to take any action it deems necessary to protect its interests and safeguard the operation of its telecommunication services under the national constitution and international treaties to which the Federal Democratic Republic of Ethiopia has subscribed, if any Member State of the ITU did not observe any manner whatsoever, the provision of the Constitution and Convention of the International Telecommunication Union, or if decisions or resolutions of this conference, or declarations and reservations made by other countries were against its interests and sovereignty.

93

Original: Spanish

For the Republic of Chile:

The Republic of Chile, having noted the reservations and declarations contained in Document 194, reserves for its Government the right to make, under the Vienna Convention on the Law of Treaties of 1969, reservations to these Final Acts at any time it sees fit, between the date of signature and the date of ratification of the international instruments making up the said Final Acts.

Original: English

For Turkey:

Having examined the declarations and reservations contained in Document 194 of the Conference dated 22 October 2010, the delegation of the Republic of Turkey, in signing the Final Acts of the Plenipotentiary Conference (Guadalajara, 2010) declares that it will implement the provisions of the Final Acts only to the State parties with which it has diplomatic relations.

95

Original: English

For Jamaica:

Having noted all the reservations and declarations contained in Document 194, in signing the Final Acts of the Plenipotentiary Conference (Guadalajara, 2010) of the International Telecommunication Union, the delegation of Jamaica reserves for its Government the right to question any act or resolution that may be contrary to its Constitution, national sovereignty, fundamental interests or telecommunication services.

The delegation of Jamaica also reserves for its Government the right to take any action it considers necessary to safeguard its interests should any Member fail in any way to comply with the Constitution or the Convention of the International Telecommunication Union (Geneva, 1992) as amended by the Plenipotentiary Conference (Kyoto, 1994; Minneapolis, 1998; Marrakesh, 2002; Antalya, 2006; and Guadalajara, 2010) or the provisions, annexes, protocols and Administrative Regulations attached thereto or should the consequences of reservations made by other Member States directly or indirectly jeopardize the telecommunication services of Jamaica or impair its sovereign rights.

The delegation of Jamaica also reserves for its Government the right to make any other declarations or reservations to the Final Acts of this Conference until and up to the time that the Guadalajara 2010 Instruments amending the Constitution and Convention of the International Telecommunication Union (Geneva, 1992), the Kyoto, 1994 Instruments, the Minneapolis, 1998 Instruments, the Marrakesh, 2002 Instruments and the Antalya, 2006 Instruments are ratified and deposited by Jamaica.

C. VERTALING

Zie Trb. 2006, 229 en Trb. 2008, 223.

Zie rubriek J van *Trb.* 2001, 123 voor de vertaling van de in rubriek B genoemde geconsolideerde versie van de Engelse tekst van het Statuut en het Verdrag van de Internationale Unie voor Telecommunicatie van 1992, zoals gewijzigd in 1994 (Kyoto) en in 1998 (Minneapolis).

De vertaling van de Akten van wijziging van het Statuut en van het Verdrag van 22 oktober 2010 luidt als volgt:

Akte van wijziging van het Statuut van de Internationale Unie voor Telecommunicatie (Genève, 1992) zoals gewijzigd door de Plenipotentiaire Conferentie (Kyoto, 1994), door de Plenipotentiaire Conferentie (Minneapolis, 1998), door de Plenipotentiaire Conferentie (Marrakesh, 2002) en door de Plenipotentiaire Conferentie (Antalya, 2006)

(Wijzigingen aangenomen door de Plenipotentiaire Conferentie (Guadalajara, 2010))

Statuut van de Internationale Unie voor Telecommunicatie¹⁾ (Genève, 1992)

DEEL I

VOORWOORD

Krachtens en ter uitvoering van de desbetreffende bepalingen van het Statuut van de Internationale Unie voor Telecommunicatie (Genève, 1992), zoals gewijzigd door de Plenipotentiaire Conferentie (Kyoto, 1994), door de Plenipotentiaire Conferentie (Minneapolis, 1998), door de Plenipotentiaire Conferentie (Marrakesh, 2002) en door de Plenipotentiaire Conferentie (Antalya, 2006), in het bijzonder die in artikel 55 ervan, heeft de Plenipotentiaire Conferentie van de Internationale Unie voor Telecommunicatie (Guadelajara, 2010) de volgende wijzigingen van het genoemde Statuut aangenomen:

¹⁾ De in de tekst van de basisakten van de Unie (Statuut en Verdrag) gebruikte taal dient te worden beschouwd als genderneutraal.

HOOFDSTUK V

OVERIGE BEPALINGEN BETREFFENDE HET FUNCTIONEREN VAN DE UNIE

Artikel 28

Financiën van de Unie

MOD 165 PP-98 5 Wanneer een Lidstaat zijn contributieklasse kiest, mag hij deze niet verlagen met meer dan 15 procent van het aantal eenheden dat door de Lidstaat is gekozen voor het tijdvak voorafgaande aan de vermindering, afgerond tot het dichtstbijzijnde lagere aantal eenheden in de schaal, voor bijdragen van drie of meer eenheden; of met meer dan één contributieklasse, voor bijdragen lager dan drie eenheden. De Raad geeft de Lidstaat aan hoe deze vermindering over het tijdvak tussen de Plenipotentiaire Conferenties geleidelijk moet worden gerealiseerd. In geval van uitzonderlijke omstandigheden, zoals natuurrampen waarvoor internationale hulpprogramma's nodig zijn, kan de Plenipotentiaire Conferentie evenwel een grotere verlaging van het aantal contributie-eenheden toestaan, wanneer een Lidstaat die heeft aangetoond dat hij zijn contributie niet langer in de oorspronkelijk gekozen klasse kan handhaven, daarom verzoekt

DEEL II

DATUM VAN INWERKINGTREDING

De in deze akte vervatte wijzigingen treden, als geheel en in de vorm van een enkele akte, in werking op 1 januari 2012 tussen de Lidstaten die op dat tijdstip partij zijn bij het Statuut en bij het Verdrag van de Internationale Unie voor Telecommunicatie (Genève, 1992), en die voor die datum hun akte van bekrachtiging, aanvaarding of goedkeuring van, of toetreding tot deze akte van wijziging hebben nedergelegd.

TEN BLIJKE WAARVAN de respectieve gevolmachtigden het oorspronkelijke exemplaar van deze akte van wijziging van het Statuut van de Internationale Unie voor Telecommunicatie (Genève, 1992), zoals gewijzigd door de Plenipotentiaire Conferentie (Kyoto, 1994), door de Plenipotentiaire Conferentie (Minneapolis, 1998), door de Plenipotentiaire Conferentie (Marrakesh, 2002) en door de Plenipotentiaire Conferentie (Antalya, 2006) hebben ondertekend.

GEDAAN te Guadalajara, 22 oktober 2010

(Wijzigingen aangenomen door de Plenipotentiaire Conferentie (Guadalajara, 2010))

Verdrag van de Internationale Unie voor Telecommunicatie¹⁾ (Genève, 1992)

DEEL I

VOORWOORD

Krachtens en ter uitvoering van de desbetreffende bepalingen van het Verdrag van de Internationale Unie voor Telecommunicatie (Genève, 1992) zoals gewijzigd door de Plenipotentiaire Conferentie (Kyoto, 1994), door de Plenipotentiaire Conferentie (Minneapolis, 1998), door de Plenipotentiaire Conferentie (Marrakesh, 2002) en door de Plenipotentiaire Conferentie (Antalya, 2006), in het bijzonder die in artikel 42 ervan, heeft de Plenipotentiaire Conferentie van de Internationale Unie voor Telecommunicatie (Guadelajara, 2010) de volgende wijzigingen van het genoemde Verdrag aangenomen:

HOOFDSTUK IV

OVERIGE BEPALINGEN

Artikel 33

Financiën

MOD 468 PP-98 PP-06 1 1) De schaal waaruit elke Lidstaat, onverminderd de bepalingen van nummer 468A hieronder, en elk Sectorlid, onverminderd de bepalingen van nummer 468B hieronder, zijn contributieklasse kiest, in overeenstemming met de desbetreffende bepalingen van artikel 28 van het Statuut, is de volgende:

Van de klasse van 40 eenheden tot de klasse van 2 eenheden:

in stappen van één eenheid

Onder de klasse van 2 eenheden als volgt:

klasse van 1 1/2 eenheid

klasse van 1 eenheid

¹⁾ De in de tekst van de basisakten van de Unie (Statuut en Verdrag) gebruikte taal dient te worden beschouwd als genderneutraal.

klasse van 1/2 eenheid klasse van 1/4 eenheid klasse van 1/8 eenheid klasse van 1/16 eenheid

DEEL II

DATUM VAN INWERKINGTREDING

De in deze akte vervatte wijzigingen treden, als geheel en in de vorm van een enkele akte, in werking op 1 januari 2012 tussen de Lidstaten die op dat tijdstip partij zijn bij het Statuut en bij het Verdrag van de Internationale Unie voor Telecommunicatie (Genève, 1992), en die voor die datum hun akte van bekrachtiging, aanvaarding of goedkeuring van, of toetreding tot deze akte van wijziging hebben nedergelegd.

TEN BLIJKE WAARVAN de respectieve gevolmachtigden het oorspronkelijke exemplaar van deze akte van wijziging van het Verdrag van de Internationale Unie voor Telecommunicatie (Genève, 1992), zoals gewijzigd door de Plenipotentiaire Conferentie (Kyoto, 1994), door de Plenipotentiaire Conferentie (Minneapolis, 1998), door de Plenipotentiaire Conferentie (Marrakesh, 2002) en door de Plenipotentiaire Conferentie (Antalya, 2006) hebben ondertekend.

GEDAAN te Guadalajara, 22 oktober 2010

D. PARLEMENT

Zie Trb. 1996, 165, Trb. 2008, 223 en Trb. 2010, 229.

De Akten van wijziging van het Statuut en van het Verdrag van 22 oktober 2010 behoeven ingevolge artikel 91 van de Grondwet de goedkeuring van de Staten-Generaal, alvorens het Koninkrijk aan de Akten kan worden gebonden.

E. PARTIJGEGEVENS

Statuut en Verdrag 1992

Zie Trb. 1993, 138.

Partij	Onder- tekening	Ratificatie	Type*	In werking	Opzeg- ging	Buiten werking
Afghanistan	22-12-92	05-11-06	R	05-11-06		
Albanië	22-12-92	15-10-99	R	15-10-99		
Algerije	22-12-92	13-08-96	R	13-08-96		
Andorra		24-01-94	Т	01-07-94		
Angola		10-11-06	Т	10-11-06		
Argentinië	22-12-92	17-11-97	R	17-11-97		
Armenië		29-09-95	Т	29-09-95		
Australië	22-12-92	29-09-94	R	29-09-94		
Azerbeidzjan		03-08-00	Т	03-08-00		
Bahama's	22-12-92	04-08-94	R	04-08-94		
Bahrein	22-12-92	12-07-96	R	12-07-96		
Bangladesh		28-07-94	Т	28-07-94		
Barbados	22-12-92	28-07-98	R	28-07-98		
Belarus	22-12-92	15-06-94	R	01-07-94		
België	22-12-92	18-08-97	R	18-08-97		
Belize		09-11-93	Т	01-07-94		
Benin	22-12-92	24-04-97	R	24-04-97		
Bhutan	22-12-92	16-04-96	R	16-04-96		
Bolivia		30-12-93	Т	01-07-94		
Bosnië en Herzegovina		02-09-94	Т	02-09-94		
Botswana	22-12-92	12-10-98	R	12-10-98		
Brazilië	22-12-92	19-10-98	R	19-10-98		
Brunei	22-12-92	20-11-96	R	20-11-96		
Bulgarije	22-12-92	09-09-94	R	09-09-94		

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Partij	Onder- tekening	Ratificatie	Type*	In werking	Opzeg- ging	Buiten werking
Burkina Faso	22-12-92	21-10-94	R	21-10-94		
Burundi	22-12-92	09-11-98	R	09-11-98		
Cambodja		14-08-97	Т	14-08-97		
Canada	22-12-92	21-06-93	R	01-07-94		
Centraal Afrikaanse Republiek	22-12-92	11-05-95	R	11-05-95		
Chili	22-12-92	02-09-98	R	02-09-98		
China	22-12-92	15-07-97	R	15-07-97		
Colombia	22-12-92	02-04-97	R	02-04-97		
Comoren, de	22-12-92	11-08-98	R	11-08-98		
Congo, Democratische Republiek		25-03-09	Т	25-03-09		
Congo, Republiek		09-08-94	Т	09-08-94		
Costa Rica		20-08-02	Т	20-08-02		
Cuba	22-12-92	25-11-96	R	25-11-96		
Cyprus	22-12-92	01-11-95	R	01-11-95		
Denemarken	22-12-92	18-06-93	R	01-07-94		
Djibouti	22-12-92	10-03-97	R	10-03-97		
Dominica		28-10-96	Т	28-10-96		
Dominicaanse Republiek, de		23-04-02	Т	23-04-02		
Duitsland	22-12-92	08-10-96	R	08-10-96		
Ecuador		01-08-94	Т	01-08-94		
Egypte	22-12-92	15-05-96	R	15-05-96		
El Salvador	22-12-92	25-05-98	R	25-05-98		
Equatoriaal Guinee		21-09-02	Т	21-09-02		
Eritrea		31-01-94	Т	01-07-94		

Partij	Onder- tekening	Ratificatie	Type*	In werking	Opzeg- ging	Buiten werking
Estland	22-12-92	23-01-96	R	23-01-96		
Ethiopië	22-12-92	13-10-94	R	13-10-94		
Fiji-eilanden	22-12-92	11-10-98	R	11-10-98		
Filipijnen, de	22-12-92	23-05-96	R	23-05-96		
Finland	22-12-92	30-05-96	R	30-05-96		
Frankrijk	22-12-92	18-05-94	R	01-07-94		
Gabon	22-12-92	28-09-98	R	28-09-98		
Gambia	22-12-92	09-02-98	R	09-02-98		
Georgië		20-06-94	Т	01-07-94		
Ghana	22-12-92	16-10-98	R	16-10-98		
Grenada	22-12-92	11-10-10	R	11-10-10		
Griekenland	22-12-92	25-09-98	R	25-09-98		
Guatemala		08-05-00	Т	08-05-00		
Guinee	22-12-92	05-08-94	R	05-08-94		
Guinee-Bissau		17-07-02	Т	17-07-02		
Guyana		19-09-94	Т	19-09-94		
Haïti		22-05-95	Т	22-05-95		
Heilige Stoel	22-12-92	03-05-96	R	03-05-96		
Honduras	22-12-92	23-06-00	R	23-06-00		
Hongarije	22-12-92	14-11-97	R	14-11-97		
Ierland	22-12-92	16-10-96	R	16-10-96		
IJsland	22-12-92	17-11-97	R	17-11-97		
India	22-12-92	03-11-95	R	03-11-95		
Indonesië	22-12-92	16-04-96	R	16-04-96		
Irak		08-02-06	Т	08-02-06		
Iran	22-12-92	11-07-96	R	11-07-96		
Israël	22-12-92	25-08-94	R	25-08-94		
Italië	22-12-92	03-05-96	R	03-05-96		

Partij	Onder- tekening	Ratificatie	Type*	In werking	Opzeg- ging	Buiten werking
Ivoorkust	22-12-92	22-03-96	R	22-03-96		
Jamaica	22-12-92	20-10-98	R	20-10-98		
Japan	22-12-92	18-01-95	R	18-01-95		
Jemen	22-12-92	05-10-98	R	05-10-98		
Jordanië	22-12-92	16-10-95	R	16-10-95		
Kaapverdië	22-12-92	27-04-98	R	27-04-98		
Kameroen	22-12-92	18-04-95	R	18-04-95		
Kazachstan		05-09-94	Т	05-09-94		
Kenia	22-12-92	25-08-94	R	25-08-94		
Kiribati		10-01-07	Т	10-01-07		
Koeweit	22-12-92	06-06-97	R	06-06-97		
Kroatië	22-12-92	03-06-94	R	01-07-94		
Kyrgyzstan		29-06-94	Т	01-07-94		
Laos		24-01-94	Т	01-07-94		
Lesotho	22-12-92	22-03-02	R	22-03-02		
Letland	22-12-92	01-06-01	R	01-06-01		
Libanon	22-12-92	03-08-98	R	03-08-98		
Liberia	22-12-92	08-10-08	R	08-10-08		
Libië		10-07-07	Т	10-07-07		
Liechtenstein	22-12-92	02-01-95	R	02-01-95		
Litouwen	22-12-92	28-03-00	R	28-03-00		
Luxemburg	22-12-92	05-02-97	R	05-02-97		
Macedonië, de voormalige Joegoslavische Republiek		11-07-94	Т	11-07-94		
Madagaskar	22-12-92	03-06-96	R	03-06-96		
Malawi	22-12-92	19-10-98	R	19-10-98		
Maldiven, de		22-08-94	Т	22-08-94		

Partij	Onder- tekening	Ratificatie	Type*	In werking	Opzeg- ging	Buiten werking
Maleisië	22-12-92	11-04-94	R	01-07-94		
Mali	22-12-92	25-04-95	R	25-04-95		
Malta	22-12-92	30-08-95	R	30-08-95		
Marokko	22-12-92	09-05-96	R	09-05-96		
Marshalleilan- den, de		22-02-96	Т	22-02-96		
Mauritanië	22-12-92	30-07-98	R	30-07-98		
Mauritius		06-12-93	Т	01-07-94		
Mexico	22-12-92	27-09-93	R	01-07-94		
Micronesia		07-08-95	Т	07-08-95		
Moldavië	22-12-92	18-02-97	R	18-02-97		
Monaco	22-12-92	05-08-97	R	05-08-97		
Mongolië	22-12-92	04-06-97	R	04-06-97		
Montenegro		21-07-06	Т	21-07-06		
Mozambique		19-09-94	Т	19-09-94		
Myanmar	22-12-92	05-10-98	R	05-10-98		
Namibië		04-08-94	Т	04-08-94		
Nederlanden, het Koninkrijk der – Nederland: – in Europa – Bonaire – Sint Eustatius – Saba – Aruba – Curaçao – Sint Maarten	22-12-92	13-06-96 13-06-96 	R R	13-06-96 10-10-10 10-10-10 13-06-96 10-10-10 10-10-10		
Nepal	22-12-92	10-11-97	R	10-11-97		
Nicaragua		12-10-98	Т	12-10-98		
Nieuw-Zeeland	22-12-92	06-12-94	R	06-12-94		
Niger	22-12-92	03-09-98	R	03-09-98		
Nigeria	22-12-92	24-12-99	R	24-12-99		

Partij	Onder- tekening	Ratificatie	Type*	In werking	Opzeg- ging	Buiten werking
Noord-Korea	22-12-92	09-08-94	R	09-08-94		
Noorwegen	22-12-92	15-07-94	R	15-07-94		
Oekraïne	22-12-92	04-08-94	R	04-08-94		
Oezbekistan		22-09-94	Т	22-09-94		
Oman	22-12-92	18-05-94	R	01-07-94		
Oostenrijk	22-12-92	23-10-97	R	23-10-97		
Oost-Timor		24-08-10	Т	24-08-10		
Pakistan	22-12-92	04-11-97	R	04-11-97		
Panama	22-12-92	13-07-98	R	13-07-98		
Papua-Nieuw Guinea	22-12-92	10-05-96	R	10-05-96		
Paraguay		26-09-94	Т	26-09-94		
Peru		30-09-94	Т	30-09-94		
Polen	22-12-92	17-10-95	R	17-10-95		
Portugal	22-12-92	30-11-95	R	30-11-95		
Qatar	22-12-92	13-10-98	R	13-10-98		
Roemenië	22-12-92	30-11-93	R	01-07-94		
Russische Federatie	22-12-92	01-08-95	R	01-08-95		
Rwanda		27-06-02	Т	27-06-02		
Saint Kitts en Nevis		15-03-06	Т	15-03-06		
Saint Lucia		04-09-97	Т	04-09-97		
Saint Vincent en de Grenadines		20-09-94	Т	20-09-94		
Samoa		29-08-94	Т	29-08-94		
San Marino	22-12-92	31-08-94	R	31-08-94		
Sao Tomé en Principe		15-07-96	Т	15-07-96		
Saudi-Arabië	22-12-92	08-10-97	R	08-10-97		

Partij	Onder- tekening	Ratificatie	Type*	In werking	Opzeg- ging	Buiten werking
Senegal	22-12-92	18-11-94	R	18-11-94		
Servië		01-06-01	Т	01-06-01		
Seychellen, de		17-09-99	Т	17-09-99		
Sierra Leone		26-11-10	Т	26-11-10		
Singapore	22-12-92	02-05-96	R	02-05-96		
Slovenië	22-12-92	12-12-94	R	12-12-94		
Slowakije		01-07-94	Т	01-07-94		
Soedan	22-12-92	13-02-97	R	13-02-97		
Somalië		24-06-05	Т	24-06-05		
Spanje	22-12-92	15-04-96	R	15-04-96		
Sri Lanka	22-12-92	26-07-96	R	26-07-96		
Suriname	22-12-92	27-10-97	R	27-10-97		
Swaziland	22-12-92	05-10-98	R	05-10-98		
Syrië		14-12-93	Т	01-07-94		
Tadzjikistan		19-07-94	Т	19-07-94		
Tanzania	22-12-92	16-09-98	R	16-09-98		
Thailand	22-12-92	03-04-96	R	03-04-96		
Togo		19-09-94	Т	19-09-94		
Tonga		09-09-94	Т	09-09-94		
Trinidad en Tobago		20-09-94	Т	20-09-94		
Tsjaad	22-12-92	25-08-97	R	25-08-97		
Tsjechië		29-08-94	Т	29-08-94		
Tsjechoslowakije (<01-01-1993)	22-12-92					
Tunesië	22-12-92	27-10-97	R	27-10-97		
Turkije	22-12-92	03-05-00	R	03-05-00		
Turkmenistan		27-04-94	Т	01-07-94		
Tuvalu		15-08-96	Т	15-08-96		

Partij	Onder- tekening	Ratificatie	Type*	In werking	Opzeg- ging	Buiten werking
Uganda		27-07-94	Т	27-07-94		
Uruguay	22-12-92	01-10-98	R	01-10-98		
Vanuatu		13-10-98	Т	13-10-98		
Venezuela	22-12-92	17-09-96	R	17-09-96		
Verenigd Koninkrijk, het	22-12-92	27-06-94	R	01-07-94		
Verenigde Arabische Emiraten, de	22-12-92	02-08-95	R	02-08-95		
Verenigde Staten van Amerika, de	22-12-92	26-10-97	R	26-10-97		
Vietnam	22-12-92	19-06-96	R	19-06-96		
Zambia	22-12-92	12-10-98	R	12-10-98		
Zimbabwe	22-12-92	05-12-94	R	05-12-94		
Zuid-Afrika		30-06-94	Т	01-07-94		
Zuid-Korea	22-12-92	05-08-94	R	05-08-94		
Zweden	22-12-92	15-09-94	R	15-09-94		
Zwitserland	22-12-92	15-09-94	R	15-09-94		

^{*} O=Ondertekening zonder voorbehoud of vereiste van ratificatie, R=Bekrachtiging, aanvaarding, goedkeuring of kennisgeving, T=Toetreding, VG=Voortgezette gebondenheid, NB=Niet bekend

Verklaringen, voorbehouden en bezwaren

Nederlanden, het Koninkrijk der, 13 juni 1996

The Kingdom of the Netherlands reserves the right to take any action which it may consider necessary to safeguard its interests, should certain Members not share in defraying the expenses of the Union or should they fail in any other way to comply with the requirements of the Constitution and the Convention of the International Telecommunication Union (Geneva, 1992) as amended by the Kyoto instruments (1994) or their Annexes, or the Optional Protocol attached thereto, or should reservations by other countries be liable to cause an increase in its contributory shares in defraying Union expenses, or, finally, should reservations by other countries jeopardize its telecommunication services.

With regard to Article 54 of the Constitution of the International Telecommunication Union (Geneva, 1992) as amended by the Kyoto instruments (1994), the Kingdom of the Netherlands maintains the reservations made when the Administrative Regulations mentioned in article 4 of the Constitution were signed.

Facultatief Protocol

Zie Trb. 1993, 138.

Partij	Onder- tekening	Ratificatie	Type*	In werking	Opzeg- ging	Buiten werking
Afghanistan	22-12-92					
Albanië	22-12-92					
Australië	22-12-92	29-09-94	R	29-09-94		
Bahama's	22-12-92					
Bahrein	22-12-92	12-07-96	R	12-07-96		
Barbados	22-12-92	28-07-98	R	28-07-98		
Belarus	22-12-92	15-06-94	R	01-07-94		
België	22-12-92	18-08-97	R	18-08-97		
Belize		07-12-93	Т	01-07-94		
Benin	22-12-92	24-04-97	R	24-04-97		
Bhutan	22-12-92					
Bosnië en Herzegovina		02-09-94	Т	02-09-94		
Botswana	22-12-92	12-10-98	R	12-10-98		
Brazilië	22-12-92					
Brunei	22-12-92					
Bulgarije	22-12-92					
Burkina Faso	22-12-92					
Burundi	22-12-92					
Canada	22-12-92	21-06-93	R	01-07-94		
Centraal Afrikaanse Republiek	22-12-92					
Chili	22-12-92	02-09-98	R	02-09-98		

Partij	Onder- tekening	Ratificatie	Type*	In werking	Opzeg- ging	Buiten werking
Colombia	22-12-92	02-04-97	R	02-04-97		
Comoren, de	22-12-92					
Congo, Republiek		09-08-94	Т	09-08-94		
Cuba	22-12-92					
Cyprus	22-12-92	01-11-95	R	01-11-95		
Denemarken	22-12-92	18-06-93	R	01-07-94		
Djibouti	22-12-92					
Egypte	22-12-92	15-05-96	R	15-05-96		
El Salvador	22-12-92	25-05-98	R	25-05-98		
Estland	22-12-92	23-01-96	R	23-01-96		
Ethiopië	22-12-92					
Fiji-eilanden	22-12-92					
Filipijnen, de	22-12-92	23-05-96	R	23-05-96		
Finland	22-12-92	30-05-96	R	30-05-96		
Gabon	22-12-92					
Gambia	22-12-92					
Ghana	22-12-92					
Grenada	22-12-92					
Griekenland	22-12-92	25-09-98	R	25-09-98		
Guinee	22-12-92	05-08-94	R	05-08-94		
Honduras	22-12-92					
Hongarije	22-12-92					
Ierland	22-12-92	16-10-96	R	16-10-96		
IJsland	22-12-92	17-11-97	R	17-11-97		
India	22-12-92					
Indonesië	22-12-92					
Irak	22-12-92					

Partij	Onder- tekening	Ratificatie	Type*	In werking	Opzeg- ging	Buiten werking
Israël	22-12-92					
Italië	22-12-92	03-05-96	R	03-05-96		
Ivoorkust	22-12-92					
Jamaica	22-12-92					
Japan	22-12-92	18-01-95	R	18-01-95		
Jemen	22-12-92					
Jordanië	22-12-92	16-10-95	R	16-10-95		
Kaapverdië	22-12-92					
Kameroen	22-12-92					
Kenia	22-12-92	25-08-94	R	25-08-94		
Kiribati		10-01-07	Т	10-01-07		
Koeweit	22-12-92	06-06-97	R	06-06-97		
Laos		24-01-94	Т	01-07-94		
Lesotho	22-12-92					
Letland	22-12-92	01-06-01	R	01-06-01		
Libanon	22-12-92					
Liberia	22-12-92					
Libië		10-07-07	Т	10-07-07		
Liechtenstein	22-12-92	02-01-95	R	02-01-95		
Litouwen	22-12-92	07-12-06	R	07-12-06		
Luxemburg	22-12-92	05-02-97	R	05-02-97		
Madagaskar	22-12-92	03-06-96	R	03-06-96		
Malawi	22-12-92					
Mali	22-12-92					
Malta	22-12-92	30-08-95	R	30-08-95		
Mauritanië	22-12-92					
Mauritius		06-12-93	Т	01-07-94		
Mexico	22-12-92	27-09-93	R	01-07-94		

Partij	Onder- tekening	Ratificatie	Type*	In werking	Opzeg- ging	Buiten werking
Monaco	22-12-92	05-08-97	R	05-08-97		
Nederlanden, het Koninkrijk der – Nederland:	22-12-92					
 in Europa Bonaire Sint Eustatius Saba Aruba Curaçao Sint Maarten 		13-06-96 	R R	13-06-96 10-10-10 10-10-10 10-10-10 13-06-96 10-10-10 10-10-10		
Nepal	22-12-92					
Nieuw-Zeeland	22-12-92	06-12-94	R	06-12-94		
Niger	22-12-92					
Nigeria	22-12-92					
Noord-Korea	22-12-92					
Noorwegen	22-12-92					
Oezbekistan		22-09-94	Т	22-09-94		
Oman	22-12-92	18-05-94	R	01-07-94		
Oostenrijk	22-12-92	23-10-97	R	23-10-97		
Panama	22-12-92	13-07-98	R	13-07-98		
Papua-Nieuw Guinea	22-12-92					
Peru		30-09-94	Т	30-09-94		
Polen	22-12-92					
Portugal	22-12-92	30-11-95	R	30-11-95		
Qatar	22-12-92					
San Marino	22-12-92	31-08-94	R	31-08-94		
Saudi-Arabië	22-12-92					
Senegal	22-12-92					
Singapore	22-12-92					
Slovenië	22-12-92	12-12-94	R	12-12-94		

Partij	Onder- tekening	Ratificatie	Type*	In werking	Opzeg- ging	Buiten werking
Soedan	22-12-92	13-02-97	R	13-02-97		
Spanje	22-12-92					
Sri Lanka	22-12-92					
Suriname	22-12-92					
Tanzania	22-12-92					
Thailand	22-12-92					
Togo		19-09-94	Т	19-09-94		
Tsjaad	22-12-92					
Tsjechoslowakije (<01-01-1993)	22-12-92					
Tunesië	22-12-92	27-10-97	R	27-10-97		
Turkije	22-12-92	03-05-00	R	03-05-00		
Uruguay	22-12-92	01-10-98	R	01-10-98		
Verenigd Koninkrijk, het	22-12-92	27-06-94	R	01-07-94		
Verenigde Arabische Emiraten, de	22-12-92	02-08-95	R	02-08-95		
Vietnam	22-12-92	19-06-96	R	19-06-96		
Zambia	22-12-92					
Zimbabwe	22-12-92	05-12-94	R	05-12-94		
Zuid-Afrika		30-06-94	Т	01-07-94		
Zuid-Korea	22-12-92	05-08-94	R	05-08-94		
Zweden	22-12-92	15-09-94	R	15-09-94		
Zwitserland	22-12-92	15-09-94	R	15-09-94		

^{*} O=Ondertekening zonder voorbehoud of vereiste van ratificatie, R=Bekrachtiging, aanvaarding, goedkeuring of kennisgeving, T=Toetreding, VG=Voortgezette gebondenheid, NB=Niet bekend

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Akten van wijziging 1994

Zie Trb. 1996, 166.

Partij	Onder- tekening	Ratificatie	Type*	In werking	Opzeg- ging	Buiten werking
Afghanistan ¹⁾		05-11-06	R	05-11-06		
Albanië		24-06-05	R	24-06-05		
Algerije ¹⁾		13-08-96	R	13-08-96		
Andorra		11-02-99	R	11-02-99		
Angola ¹⁾		10-11-06	Т	10-11-06		
Argentinië ¹⁾		17-11-97	R	17-11-97		
Australië		04-04-96	R	04-04-96		
Azerbeidzjan ¹⁾		03-08-00	Т	03-08-00		
Bahrein ¹⁾		12-07-96	R	12-07-96		
Barbados ¹⁾		28-07-98	R	28-07-98		
Belarus		05-02-04	R	05-02-04		
België ¹⁾		18-08-97	R	18-08-97		
Benin ¹⁾		24-04-97	R	24-04-97		
Bhutan ¹⁾		16-04-96	R	16-04-96		
Bosnië en Herzegovina		05-01-96	R	05-01-96		
Botswana ¹⁾		12-10-98	R	12-10-98		
Brazilië ¹⁾		19-10-98	R	19-10-98		
Brunei ¹⁾		20-11-96	R	20-11-96		
Bulgarije		07-06-99	R	07-06-99		
Burundi ¹⁾		09-11-98	R	09-11-98		
Cambodja ¹⁾		14-08-97	Т	14-08-97		
Canada		09-10-96	R	09-10-96		
Chili ¹⁾		02-09-98	R	02-09-98		
China ¹⁾		15-07-97	R	15-07-97		
Colombia ¹⁾		02-04-97	R	02-04-97		

Partij	Onder- tekening	Ratificatie	Type*	In werking	Opzeg- ging	Buiten werking
Comoren, de1)		11-08-98	R	11-08-98		
Congo, Democratische Republiek ¹⁾		25-03-09	Т	25-03-09		
Costa Rica ¹⁾		20-08-02	R	20-08-02		
Cuba ¹⁾		25-11-96	R	25-11-96		
Cyprus		16-01-96	R	16-01-96		
Denemarken		09-01-95	R	01-01-96		
Djibouti ¹⁾		10-03-97	R	10-03-97		
Dominica ¹⁾		28-10-96	Т	28-10-96		
Dominicaanse Republiek, de ¹⁾		23-04-02	Т	23-04-02		
Duitsland ¹⁾		08-10-96	R	08-10-96		
Ecuador		31-10-97	R	31-10-97		
Egypte ¹⁾		15-05-96	R	15-05-96		
El Salvador ¹⁾		25-05-98	R	25-05-98		
Equatoriaal Guinee ¹⁾		21-09-02	Т	21-09-02		
Estland ¹⁾		23-01-96	R	23-01-96		
Fiji-eilanden1)		11-10-98	R	11-10-98		
Filipijnen, de1)		23-05-96	R	23-05-96		
Finland ¹⁾		30-05-96	R	30-05-96		
Frankrijk		30-06-98	R	30-06-98		
Gabon ¹⁾		28-09-98	R	28-09-98		
Gambia ¹⁾		09-02-98	R	09-02-98		
Ghana ¹⁾		16-10-98	R	16-10-98		
Grenada ¹⁾		11-10-10	R	11-10-10		
Griekenland ¹⁾		25-09-98	R	25-09-98		
Guatemala ¹⁾		08-05-00	Т	08-05-00		
Guinee		11-10-02	R	11-10-02		

Partij	Onder- tekening	Ratificatie	Type*	In werking	Opzeg- ging	Buiten werking
Guinee-Bissau ¹⁾		17-07-02	Т	17-07-02		
Heilige Stoel ¹⁾		03-05-96	R	03-05-96		
Honduras ¹⁾		23-06-00	R	23-06-00		
Hongarije ¹⁾		14-11-97	R	14-11-97		
Ierland ¹⁾		16-10-96	R	16-10-96		
IJsland ¹⁾		17-11-97	R	17-11-97		
Indonesië ¹⁾		16-04-96	R	16-04-96		
Irak ¹⁾		08-02-06	Т	08-02-06		
Iran ¹⁾		11-07-96	R	11-07-96		
Israël		16-04-97	R	16-04-97		
Italië		17-03-99	R	17-03-99		
Ivoorkust ¹⁾		22-03-96	R	22-03-96		
Jamaica ¹⁾		20-10-98	R	20-10-98		
Japan		22-05-01	R	22-05-01		
Jemen ¹⁾		05-10-98	R	05-10-98		
Kaapverdië ¹⁾		27-04-98	R	27-04-98		
Kenia		17-08-98	R	17-08-98		
Kiribati ¹⁾		10-01-07	Т	10-01-07		
Koeweit ¹⁾		06-06-97	R	06-06-97		
Lesotho ¹⁾		22-03-02	R	22-03-02		
Letland ¹⁾		01-06-01	R	01-06-01		
Libanon ¹⁾		03-08-98	R	03-08-98		
Liberia ¹⁾		08-10-08	R	08-10-08		
Libië ¹⁾		10-07-07	Т	10-07-07		
Liechtenstein		28-11-96	R	28-11-96		
Litouwen		07-12-06	R	07-12-06		
Luxemburg ¹⁾		05-02-97	R	05-02-97		

Partij	Onder- tekening	Ratificatie	Type*	In werking	Opzeg- ging	Buiten werking
Macedonië, de voormalige Joegoslavische Republiek		07-01-99	R	07-01-99		
Madagaskar ¹⁾		03-06-96	R	03-06-96		
Malawi ¹⁾		19-10-98	R	19-10-98		
Maleisië		23-05-00	R	23-05-00		
Malta		11-11-96	R	11-11-96		
Marokko ¹⁾		09-05-96	R	09-05-96		
Marshalleilan- den, de ¹⁾		22-02-96	Т	22-02-96		
Mauritanië ¹⁾		30-07-98	R	30-07-98		
Mexico		08-12-97	R	08-12-97		
Moldavië ¹⁾		18-02-97	R	18-02-97		
Monaco		29-07-04	R	29-07-04		
Mongolië		10-06-97	R	10-06-97		
Montenegro ¹⁾		21-07-06	Т	21-07-06		
Myanmar ¹⁾		05-10-98	R	05-10-98		
Nederlanden, het Koninkrijk der ¹⁾ – Nederland: – in Europa – Bonaire – Sint Eustatius – Saba – Aruba – Curaçao – Sint Maarten		13-06-96 	R R	13-06-96 10-10-10 10-10-10 10-10-10 13-06-96 10-10-10 10-10-10		
Nepal ¹⁾		10-11-97	R	10-11-97		
Nicaragua ¹⁾		12-10-98	Т	12-10-98		
Nieuw-Zeeland		16-06-95	R	01-01-96		
Niger ¹⁾		03-09-98	R	03-09-98		
Nigeria ¹⁾		24-12-99	R	24-12-99		
Oezbekistan		15-02-05	R	15-02-05		

Partij	Onder- tekening	Ratificatie	Type*	In werking	Opzeg- ging	Buiten werking
Oman		21-08-96	R	21-08-96		
Oost-Timor ¹⁾		24-08-10	Т	24-08-10		
Oostenrijk ¹⁾		23-10-97	R	23-10-97		
Pakistan ¹⁾		04-11-97	R	04-11-97		
Panama ¹⁾		13-07-98	R	13-07-98		
Papua-Nieuw Guinea ¹⁾		10-05-96	R	10-05-96		
Paraguay		09-01-09	R	09-01-09		
Peru		12-02-96	R	12-02-96		
Polen		13-05-97	R	13-05-97		
Portugal		08-12-97	R	08-12-97		
Qatar ¹⁾		13-10-98	R	13-10-98		
Roemenië		23-07-96	R	23-07-96		
Rwanda ¹⁾		27-06-02	Т	27-06-02		
Saint Kitts en Nevis ¹⁾		15-03-06	Т	15-03-06		
Saint Lucia1)		04-09-97	Т	04-09-97		
San Marino		24-09-98	R	24-09-98		
Sao Tomé en Principe ¹⁾		15-07-96	Т	15-07-96		
Saudi-Arabië1)		08-10-97	R	08-10-97		
Senegal		12-02-96	R	12-02-96		
Servië ¹⁾		01-06-01	Т	01-06-01		
Seychellen, de ¹⁾		17-09-99	Т	17-09-99		
Sierra Leone ¹⁾		26-11-10	Т	26-11-10		
Singapore ¹⁾		02-05-96	R	02-05-96		
Slowakije		10-11-95	R	01-01-96		
Soedan ¹⁾		13-02-97	R	13-02-97		
Somalië ¹⁾		24-06-05	Т	24-06-05		

Partij	Onder- tekening	Ratificatie	Type*	In werking	Opzeg- ging	Buiten werking
Spanje		20-03-98	R	20-03-98		
Sri Lanka ¹⁾		26-07-96	R	26-07-96		
Suriname ¹⁾		27-10-97	R	27-10-97		
Swaziland ¹⁾		05-10-98	R	05-10-98		
Syrië		07-03-96	R	07-03-96		
Tanzania ¹⁾		16-09-98	R	16-09-98		
Thailand ¹⁾		03-04-96	R	03-04-96		
Tsjaad ¹⁾		25-08-97	R	25-08-97		
Tunesië ¹⁾		27-10-97	R	27-10-97		
Turkije ¹⁾		03-05-00	R	03-05-00		
Tuvalu ¹⁾		15-08-96	Т	15-08-96		
Uganda		01-02-99	R	01-02-99		
Uruguay ¹⁾		01-10-98	R	01-10-98		
Vanuatu ¹⁾		13-10-98	Т	13-10-98		
Venezuela ¹⁾		17-09-96	R	17-09-96		
Verenigd Koninkrijk, het		11-02-97	R	11-02-97		
Verenigde Arabische Emiraten, de		31-10-97	R	31-10-97		
Verenigde Staten van Amerika, de ¹⁾		26-10-97	R	26-10-97		
Vietnam ¹⁾		19-06-96	R	19-06-96		
Zambia ¹⁾		12-10-98	R	12-10-98		
Zuid-Korea		20-02-98	R	20-02-98		
Zweden		11-11-96	R	11-11-96		

Partij	Onder- tekening	Ratificatie	Type*	In werking	Opzeg- ging	Buiten werking
Zwitserland		14-03-96	R	14-03-96		

^{*} O=Ondertekening zonder voorbehoud of vereiste van ratificatie, R=Bekrachtiging, aanvaarding, goedkeuring of kennisgeving, T=Toetreding, VG=Voortgezette gebondenheid, NB=Niet bekend

 Door ratificatie van ITU Statuut en Verdrag, zoals gewijzigd, partij geworden bij de wijzigingen van 1994.

Akten van wijziging 1998

Zie Trb. 2004, 48.

Partij	Onder- tekening	Ratificatie	Type*	In werking	Opzeg- ging	Buiten werking
Afghanistan ¹⁾		05-11-06	R	05-11-06		
Albanië		24-06-05	R	24-06-05		
Angola ¹⁾		10-11-06	Т	10-11-06		
Argentinië		30-09-03	R	30-09-03		
Australië		13-01-00	R	13-01-00		
Azerbeidzjan ¹⁾		03-08-00	Т	03-08-00		
Bahrein		22-09-02	R	22-09-02		
Belarus		05-02-04	R	05-02-04		
België		26-08-02	R	26-08-02		
Botswana		22-03-02	R	22-03-02		
Brazilië		22-05-02	R	22-05-02		
Bulgarije		17-04-02	R	17-04-02		
Canada		08-02-00	R	08-02-00		
Congo, Democratische Republiek ¹⁾		25-03-09	Т	25-03-09		
Costa Rica ¹⁾		20-08-02	R	20-08-02		
Cuba		17-10-02	R	17-10-02		
Cyprus		30-05-08	R	30-05-08		

Partij	Onder- tekening	Ratificatie	Type*	In werking	Opzeg- ging	Buiten werking
Denemarken		22-12-99	R	01-01-00		
Dominicaanse Republiek, de ¹⁾		23-04-02	Т	23-04-02		
Duitsland		19-09-01	R	19-09-01		
Egypte		10-04-02	R	10-04-02		
El Salvador		08-12-09	R	08-12-09		
Equatoriaal Guinee ¹⁾		21-09-02	Т	21-09-02		
Estland		13-09-00	R	13-09-00		
Finland		09-12-99	R	01-01-00		
Frankrijk		23-04-08	R	23-04-08		
Gabon		21-09-02	R	21-09-02		
Grenada ¹⁾		11-10-10	R	11-10-10		
Griekenland		24-06-04	R	24-06-04		
Guatemala ¹⁾		08-05-00	Т	08-05-00		
Guinee-Bissau ¹⁾		17-07-02	Т	17-07-02		
Heilige Stoel		22-07-09	R	22-07-09		
Honduras ¹⁾		23-06-00	R	23-06-00		
Indonesië		01-07-02	R	01-07-02		
Irak ¹⁾		08-02-06	Т	08-02-06		
Iran		04-01-02	R	04-01-02		
Israël		22-09-02	R	22-09-02		
Japan		22-05-01	R	22-05-01		
Kiribati ¹⁾		10-01-07	Т	10-01-07		
Koeweit		08-07-03	R	08-07-03		
Lesotho ¹⁾		22-03-02	R	22-03-02		
Letland ¹⁾		01-06-01	R	01-06-01		
Libanon		01-04-04	R	01-04-04		
Liberia ¹⁾		08-10-08	R	08-10-08		

Partij	Onder- tekening	Ratificatie	Type*	In werking	Opzeg- ging	Buiten werking
Libië ¹⁾		10-07-07	Т	10-07-07		
Liechtenstein		05-02-02	R	05-02-02		
Litouwen		07-12-06	R	07-12-06		
Luxemburg		22-07-03	R	22-07-03		
Maleisië		07-03-02	R	07-03-02		
Malta		23-08-02	R	23-08-02		
Mexico		18-10-05	R	18-10-05		
Moldavië		26-09-01	R	26-09-01		
Monaco		29-07-04	R	29-07-04		
Mongolië		23-10-03	R	23-10-03		
Montenegro ¹⁾		21-07-06	Т	21-07-06		
Myanmar		25-03-09	Т	25-03-09		
Nederlanden, het Koninkrijk der – Nederland: – in Europa – Bonaire – Sint Eustatius – Saba – Aruba – Curaçao – Sint Maarten		07-12-01 - - 07-12-01 - -	R R	07-12-01 10-10-10 10-10-10 10-10-10 07-12-01 10-10-10 10-10-10		
Nieuw-Zeeland		18-01-02	R	18-01-02		
Nigeria		19-06-02	R	19-06-02		
Oezbekistan		15-02-05	R	15-02-05		
Oman		28-08-00	R	28-08-00		
Oost-Timor ¹⁾		24-08-10	Т	24-08-10		
Oostenrijk		26-06-02	R	26-06-02		
Paraguay		09-01-09	R	09-01-09		
Peru		31-01-03	R	31-01-03		
Polen		22-05-02	R	22-05-02		
Portugal		12-07-04	R	12-07-04		

Partij	Onder- tekening	Ratificatie	Type*	In werking	Opzeg- ging	Buiten werking
Qatar		22-12-04	R	22-12-04		
Roemenië		17-07-08	R	17-07-08		
Russische Federatie		06-03-02	R	06-03-02		
Rwanda ¹⁾		27-06-02	Т	27-06-02		
Saint Kitts en Nevis ¹⁾		15-03-06	Т	15-03-06		
San Marino		14-02-06	R	14-02-06		
Saudi-Arabië		30-01-02	R	30-01-02		
Servië ¹⁾		01-06-01	Т	01-06-01		
Sierra Leone ¹⁾		26-11-10	Т	26-11-10		
Slovenië		09-05-06	R	09-05-06		
Slowakije		16-12-99	R	01-01-00		
Soedan		23-06-06	R	23-06-06		
Somalië ¹⁾		24-06-05	Т	24-06-05		
Spanje		09-10-03	R	09-10-03		
Syrië		23-08-02	R	23-08-02		
Tonga		04-01-00	R	04-01-00		
Tsjechië		04-04-01	R	04-04-01		
Tunesië		16-04-02	R	16-04-02		
Turkije ¹⁾		03-05-00	R	03-05-00		
Uganda		27-06-02	R	27-06-02		
Venezuela		19-05-05	R	19-05-05		
Verenigde Arabische Emiraten, de		19-12-02	R	19-12-02		
Verenigde Staten van Amerika, de		16-01-09	R	16-01-09		
Vietnam		02-03-00	R	02-03-00		
Zuid-Korea		31-03-00	R	31-03-00		

Partij	Onder- tekening	Ratificatie	Type*	In werking	Opzeg- ging	Buiten werking
Zweden		22-12-03	R	22-12-03		
Zwitserland		21-03-00	R	21-03-00		

* O=Ondertekening zonder voorbehoud of vereiste van ratificatie, R=Bekrachtiging, aanvaarding, goedkeuring of kennisgeving, T=Toetreding, VG=Voortgezette gebondenheid, NB=Niet bekend

 Door ratificatie van ITU Statuut en Verdrag, zoals gewijzigd, partij geworden bij de wijzigingen van 1998.

Akten van wijziging 2002

Zie Trb. 2006, 229.

Partij	Onder- tekening	Ratificatie	Type*	In werking	Opzeg- ging	Buiten werking
Afghanistan ¹⁾		05-11-06	R	05-11-06		
Albanië		24-06-05	R	24-06-05		
Angola ¹⁾		10-11-06	Т	10-11-06		
Argentinië		06-08-07	R	06-08-07		
Australië		03-03-05	R	03-03-05		
Bahrein		20-09-04	R	20-09-04		
Belarus		09-08-06	R	09-08-06		
Botswana		14-11-06	R	14-11-06		
Brazilië		10-02-10	R	10-02-10		
Bulgarije		03-08-04	R	03-08-04		
Cambodja		18-12-03	R	01-01-04		
Canada		26-04-04	R	26-04-04		
Congo, Democratische Republiek ¹⁾		25-03-09	R	25-03-09		
Cyprus		30-05-08	R	30-05-08		
Denemarken		20-06-03	R	01-01-04		
Duitsland		06-12-06	R	06-12-06		

Partij	Onder- tekening	Ratificatie	Type*	In werking	Opzeg- ging	Buiten werking
Ecuador		16-06-04	R	16-06-04		
Egypte		08-07-04	R	08-07-04		
Estland		12-01-05	R	12-01-05		
Finland		19-10-04	R	19-10-04		
Frankrijk		23-04-08	R	23-04-08		
Gabon		21-07-04	R	21-07-04		
Grenada ¹⁾		11-10-10	R	11-10-10		
Heilige Stoel		22-07-09	R	22-07-09		
Indonesië		03-02-05	R	03-02-05		
Irak ¹⁾		08-02-06	Т	08-02-06		
Iran		22-06-09	R	22-06-09		
Japan		02-07-04	R	02-07-04		
Kiribati ¹⁾		10-01-07	Т	10-01-07		
Koeweit		10-09-07	R	10-09-07		
Letland		25-11-05	R	25-11-05		
Libanon		03-03-09	Т	03-03-09		
Liberia ¹⁾		08-10-08	R	08-10-08		
Libië ¹⁾		10-07-07	Т	10-07-07		
Liechtenstein		13-04-06	R	13-04-06		
Litouwen		07-12-06	R	07-12-06		
Luxemburg		27-04-07	R	27-04-07		
Maleisië		24-12-04	R	24-12-04		
Malta		06-04-04	R	06-04-04		
Marokko		27-04-11	R	27-04-11		
Mexico		18-10-05	R	18-10-05		
Moldavië		15-09-04	R	15-09-04		
Monaco		29-07-04	Т	29-07-04		
Montenegro ¹⁾		21-07-06	Т	21-07-06		

Partij	Onder- tekening	Ratificatie	Type*	In werking	Opzeg- ging	Buiten werking
Myanmar		25-03-09	R	25-03-09		
Nederlanden, het Koninkrijk der – Nederland: – in Europa – Bonaire – Sint Eustatius – Saba – Aruba		21-11-08 21-11-08	R	21-11-08 10-10-10 10-10-10 10-10-10 21-11-08		
– Curaçao – Sint Maarten		-		10-10-10 10-10-10		
Nieuw-Zeeland		20-06-06	R	20-06-06		
Oezbekistan		19-01-07	Т	19-01-07		
Oman		25-10-04	R	25-10-04		
Oostenrijk		27-01-06	R	27-01-06		
Oost-Timor ¹⁾		24-08-10	Т	24-08-10		
Pakistan		10-01-07	R	10-01-07		
Panama		27-08-04	R	27-08-04		
Paraguay		09-01-09	R	09-01-09		
Peru		18-10-06	R	18-10-06		
Qatar		22-12-04	R	22-12-04		
Roemenië		17-07-08	R	17-07-08		
Rwanda		05-10-06	R	05-10-06		
Saint Kitts en Nevis ¹⁾		15-03-06	Т	15-03-06		
San Marino		14-02-06	R	14-02-06		
Saudi-Arabië		20-09-05	R	20-09-05		
Servië		01-09-10	R	01-09-10		
Sierra Leone ¹⁾		26-11-10	Т	26-11-10		
Singapore		11-06-04	R	11-06-04		
Slovenië		13-09-07	R	13-09-07		
Slowakije		15-03-04	R	15-03-04		

Partij	Onder- tekening	Ratificatie	Type*	In werking	Opzeg- ging	Buiten werking
Soedan		23-06-06	R	23-06-06		
Somalië ¹⁾		24-06-05	Т	24-06-05		
Spanje		16-05-06	R	16-05-06		
Syrië		14-02-07	R	14-02-07		
Trinidad en Tobago		16-02-04	Т	16-02-04		
Tsjechië		18-12-03	R	01-01-04		
Turkije		03-03-06	R	03-03-06		
Verenigde Arabische Emiraten, de		06-01-05	R	06-01-05		
Verenigde Staten van Amerika, de		16-01-09	R	16-01-09		
Vietnam		12-11-03	R	01-01-04		
Zuid-Afrika		18-10-06	R	18-10-06		
Zuid-Korea		05-05-04	R	05-05-04		
Zweden		22-12-03	R	01-01-04		
Zwitserland		17-01-06	R	17-01-06		

^{*} O=Ondertekening zonder voorbehoud of vereiste van ratificatie, R=Bekrachtiging, aanvaarding, goedkeuring of kennisgeving, T=Toetreding, VG=Voortgezette gebondenheid, NB=Niet bekend

1) Door ratificatie van ITU Statuut en Verdrag, zoals gewijzigd, partij geworden bij de wijzigingen van 2002.

Verklaringen, voorbehouden en bezwaren

Liechtenstein, 13 april 2006 The Government of the Principality of Liechtenstein confirmed Reservations made at the time of signature.

Spanje, 16 mei 2006 The Government of Spain confirmed Reservations made at the time of signature.

Akten van wijziging 2006

Zie Trb. 2008, 223.

Partij	Onder- tekening	Ratificatie	Type*	In werking	Opzeg- ging	Buiten werking
Argentinië		06-10-10	R	06-10-10		
Australië		17-04-08	R	17-04-08		
Bahrein		07-05-09	R	07-05-09		
Belarus		28-06-07	R	01-01-08		
Bulgarije		07-07-08	R	07-07-08		
Canada		12-08-10	R	12-08-10		
Congo, Democratische Republiek ¹⁾		25-03-09	R	25-03-09		
Denemarken		05-11-08	R	05-11-08		
Duitsland		22-09-10	R	22-09-10		
Estland		23-04-09	R	23-04-09		
Finland		14-12-10	R	14-12-10		
Frankrijk		10-10-08	R	10-10-08		
Grenada ¹⁾		11-10-10	R	11-10-10		
Heilige Stoel		22-07-09	R	22-07-09		
Indonesië		18-05-10	R	18-05-10		
Japan		24-06-08	R	24-06-08		
Letland		23-09-10	R	23-09-10		
Libanon		03-03-09	R	03-03-09		
Liberia ¹⁾		08-10-08	R	08-10-08		
Liechtenstein		20-11-09	R	20-11-09		
Litouwen		27-09-10	R	27-09-10		

Partij	Onder- tekening	Ratificatie	Type*	In werking	Opzeg- ging	Buiten werking
Malta		04-08-09	R	04-08-09		
Moldavië		15-02-10	R	15-02-10		
Monaco		11-05-11	R	11-05-11		
Montenegro		26-07-10	R	26-07-10		
Myanmar		25-03-09	R	25-03-09		
Nederlanden, het Koninkrijk der – Nederland: – in Europa – Bonaire – Sint Eustatius – Saba – Aruba – Curaçao – Sint Maarten		26-05-10 - - 26-05-10 -	R R	26-05-10 10-10-10 10-10-10 26-05-10 10-10-10 10-10-10		
Nieuw-Zeeland		17-08-09	R	17-08-09		
Oman		03-07-09	R	03-07-09		
Oostenrijk		07-05-10	R	07-05-10		
Oost-Timor ¹⁾		24-08-10	Т	24-08-10		
Qatar		04-10-07	R	01-01-08		
Roemenië		17-07-08	R	17-07-08		
Russische Federatie		06-07-10	R	06-07-10		
Rwanda		01-10-10	R	01-10-10		
San Marino		02-08-10	R	02-08-10		
Saudi-Arabië		05-08-09	R	05-08-09		
Servië		01-09-10	R	01-09-10		
Sierra Leone ¹⁾		26-11-10	Т	26-11-10		
Slovenië		26-08-09	R	26-08-09		
Slowakije		11-03-08	R	11-03-08		
Spanje		05-05-09	R	05-05-09		
Verenigde Staten van Amerika, de		16-01-09	R	16-01-09		

Partij	Onder- tekening	Ratificatie	Type*	In werking	Opzeg- ging	Buiten werking
Vietnam		16-08-07	R	01-01-08		
Zuid-Korea		30-04-10	R	30-04-10		
Zwitserland		13-05-08	R	13-05-08		

* O=Ondertekening zonder voorbehoud of vereiste van ratificatie, R=Bekrachtiging, aanvaarding, goedkeuring of kennisgeving, T=Toetreding, VG=Voortgezette gebondenheid, NB=Niet bekend

 Door ratificatie van ITU Statuut en Verdrag, zoals gewijzigd, partij geworden bij de wijzigingen van 2006.

Akten van wijziging 2010

Bekrachtiging, aanvaarding en goedkeuring zijn voorzien in artikel 52, eerste lid, en toetreding in artikel 53, eerste lid van het Statuut en het Verdrag.

Partij	Onder- tekening	Ratificatie	Type*	In werking	Opzeg- ging	Buiten werking
Monaco		11-05-11	R	11-05-11		

* O=Ondertekening zonder voorbehoud of vereiste van ratificatie, R=Bekrachtiging, aanvaarding, goedkeuring of kennisgeving, T=Toetreding, VG=Voortgezette gebondenheid, NB=Niet bekend

G. INWERKINGTREDING

Zie Trb. 1993, 138, Trb. 1996, 165, Trb. 2006, 229, Trb. 2008, 223 en Trb. 2010, 229.

Zie voor de Akten van wijziging van 1994 *Trb.* 1996, 166 en voor de Akten van wijziging van 1998 *Trb.* 2001, 90.

De bepalingen van de Akten van wijziging van het Statuut en van het Verdrag van 22 oktober 2010 zullen ingevolge deel II van de Akten op 1 januari 2012 in werking treden tussen de lidstaten die op dat tijdstip partij zijn bij het Statuut en bij het Verdrag en die voor die datum hun akte van bekrachtiging, aanvaarding of goedkeuring van of toetreding tot de Akten hebben nedergelegd.

Voor de staten die na 1 januari 2012 hun akte van bekrachtiging, aanvaarding of goedkeuring van of toetreding tot de Akten nederleggen, treden de bepalingen van de Akten ingevolge artikel 55, achtste lid, juncto artikel 52 en artikel 53 van het Statuut in werking op de datum van nederlegging van de akte.

J. VERWIJZINGEN

Zie Trb. 1993, 138, Trb. 1996, 165 en Trb. 2006, 229, Trb. 2008, 223 en Trb. 2010, 229.

Verbanden

Het Statuut en het Verdrag zijn eerder gewijzigd door:

Titel Laatste <i>Trb</i> .	 Akten van wijziging van het Statuut en het Verdrag van de Internationale Unie voor Telecommunicatie (Ge- nève, 1992); Kyoto, 14 oktober 1994 <i>Trb.</i> 2011, 106
Titel	 Akten van wijziging van het Statuut en het Verdrag van de Internationale Unie voor Telecommunicatie (Genève, 1992) als gewijzigd door de Plenipotentiaire Conferentie (Kyoto, 1994);
Laatste <i>Trb</i> .	Minneapolis, 16 november 1998 <i>Trb.</i> 2011, 107

Eventuele toekomstige gegevens met betrekking tot de Akten van wijziging van 1994 en 1998 zullen worden gepubliceerd in Tractatenbladen van onderhavig Statuut en Verdrag van 1992.

Overige verwijzingen

Titel	:	Handvest van de Verenigde Naties;
		San Francisco, 26 juni 1945
Laatste Trb.	:	<i>Trb.</i> 2011, 57

Uitgegeven de twintigste juni 2011.

De Minister van Buitenlandse Zaken,

U. ROSENTHAL

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