

to the International Telecommunication Union in accordance with its rules of procedure of the frequencies to be used for the INTELSAT space segment;

(xxiv) tendering to the Meeting of Signatories the advice referred to in subparagraph (b) (ii) of Article III of this Agreement;

(xxv) expression, pursuant to paragraph (c) of Article XIV of this Agreement, of its findings in the form of recommendations, and the tendering of advice to the Assembly of Parties, pursuant to paragraph (d) or (e) of Article XIV of this Agreement, with respect to the intended establishment, acquisition or utilization of space segment facilities separate from the INTELSAT space segment facilities;

(xxvi) action in accordance with Article XVI of this Agreement and Article 21 of the Operating Agreement in connection with the withdrawal of a Signatory from INTELSAT; and

(xxvii) expression of its views and recommendations on proposed amendments to this Agreement pursuant to paragraph (b) of Article XVII of this Agreement, the proposal of amendments to the Operating Agreement pursuant to paragraph (a) of Article 22 of the Operating Agreement, and the expression of its views and recommendations on proposed amendments to the Operating Agreement pursuant to paragraph (b) of Article 22 of the Operating Agreement.

(b) In accordance with the provisions of paragraphs (b) and (c) of Article VI of this Agreement, the Board of Governors shall:

(i) give due and proper consideration to resolutions, recommendations and views addressed to it by the Assembly of Parties or the Meeting of Signatories; and

(ii) include in its reports to the Assembly of Parties and to the Meeting of Signatories information on actions or decisions taken with respect to such resolutions, recommendations and

til den Internationale Telekommunikations Union i overensstemmelse med forretningsordenen om de frekvenser, der skal benyttes til INTELSAT satellit-afsnittet;

(xxiv) at give signatarmødet de i artikel III (b) (ii) i nærværende overenskomst omhandlede råd;

(xxv) i henhold til artikel XIV (c) i nærværende overenskomst at give udtryk for de resultater, det er kommet frem til, i form af anbefalinger og at give råd til deltagerforsamlingen med hensyn til påtænkt oprettelse, erhvervelse eller brug af satellit-afsnitsinstallationer uden tilknytning til INTELSAT satellit-afsnittets installationer i henhold til artikel XIV (d) eller (e) i nærværende overenskomst;

(xxvi) at træffe de nødvendige foranstaltninger i overensstemmelse med artikel XVI i nærværende overenskomst og artikel 21 i driftsoverenskomsten i forbindelse med en signatars udtræden af INTELSAT; og

(xxvii) at udtrykke sine synspunkter og anbefalinger vedrørende foreslåede ændringer af nærværende overenskomst i henhold til artikel XVII (b) i nærværende overenskomst, forslag om ændringer i driftsoverenskomsten i henhold til artikel 22 (a) i driftsoverenskomsten samt at udtrykke sine synspunkter og anbefalinger vedrørende foreslåede ændringer i driftsoverenskomsten i henhold til artikel 22 (b) i driftsoverenskomsten.

(b) I overensstemmelse med bestemmelse i artikel VI (b) og (c) i nærværende overenskomst skal styrelsesrådet:

(i) på passende og behørig måde overveje beslutninger, anbefalinger og synspunkter, som forelægges for det af deltagerforsamlingen eller signatarmødet; og

(ii) i sine beretninger til deltagerforsamlingen og til signatarmødet medtage oplysninger om de foranstaltninger eller beslutninger, der er truffet for så vidt angår sådanne beslutninger, an-