

*recognizing*

that the Radiocommunication Bureau has carried out a considerable amount of work in order to process these networks and published them in a relevant BR IFIC before being cancelled as a result of non-payment,

*recognizing further*

that the Union is currently facing severe difficulty as a result of, on the one hand, maintaining zero growth in the contributory level and, on the other hand, reductions in the number of contributory units and increases in expenditures,

*decides*

1 that for satellite network filings cancelled as a result of non-payment pursuant to the relevant provisions of the Radio Regulations, the following fees shall apply:

– 50 per cent of the original fee on the pending invoices (Decision 10 (Antalya, 2006));

2 that the payment of revised invoices shall not reinstate the regulatory rights of any network which has been cancelled due to non-payment in accordance with the relevant provisions of the Radio Regulations;

3 that upon payment of the revised invoices, the cost recovery fees for the invoiced satellite network filings shall be considered satisfied;

4 to withdraw the necessary amount from the Reserve Account, that shall under no circumstances exceed the amount of CHF 2 760 000,

*further decides*

1 that the *decides* 1 and 2 above shall also apply to the satellite networks filings for which the payments have been received after the cancellation of the filings in accordance with the relevant provisions of the Radio Regulations;

2 that the above *decides* 1 to 2 shall only apply to cancelled satellite network filings received before 1 January 2006,

*instructs the Secretary-General*

to conclude repayment schedules with any Member States that so request following the revision of invoices relating to the implementation of cost recovery for satellite network filings concerned by this Decision in the light of Resolution 41 (Rev. Antalya, 2006).