It is proposed that the text of Article I(2)(a) be replaced by a new Article I(2)(a) and a new Article I(2)(g) as follows:

Proposed new Article I(2)(a)

“(a) ‘contractual rights’ means:

(i) all rights to payment or other performance due to the debtor by any person with respect to space assets;

(ii) all contractual rights held by the debtor that are secured by or associated with the space assets;”

Proposed new Article I(2)(g)

“(g) ‘related rights’ means: any permit, licence, authorisation or equivalent instrument that is granted or issued by, or pursuant to the authority of a national or intergovernmental or other international body or authority to manufacture, launch, control, use or operate a space asset, relating to the use of orbital positions and the transmission, emission or reception of electromagnetic signals to and from a space asset, which may be transferred or assigned, to the extent permissible and assignable under the laws concerned.”