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| **World Radiocommunication Conference (WRC-19)Sharm el-Sheikh, Egypt, 28 October – 22 November 2019** |  |
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| PLENARY MEETING | **Addendum 3 toDocument 11(Add.19)(Add.3)-E** |
|  | **13 September 2019** |
|  | **Original: English/Spanish** |
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| Member States of the Inter-American Telecommunication Commission (CITEL) |
| PROPOSALS FOR THE WORK OF THE CONFERENCE |
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| Agenda item 7(C) |

7 to consider possible changes, and other options, in response to Resolution 86 (Rev. Marrakesh, 2002) of the Plenipotentiary Conference, an advance publication, coordination, notification and recording procedures for frequency assignments pertaining to satellite networks, in accordance with Resolution **86 (Rev.WRC-07)**, in order to facilitate rational, efficient and economical use of radio frequencies and any associated orbits, including the geostationary-satellite orbit;

7(C) Issue C - Issues for which consensus was achieved in ITU-R and a single method has been identified

Issue C is a collection of several different topics that are viewed as being straightforward and for which consensus was readily achieved within ITU-R. The issues address such things as resolving inconsistencies in regulatory provisions, clarifying certain existing practices, or increasing transparency in the regulatory process.

Issue C3

Issue C3 addresses the consequences for not replying to the letters from the Bureau initiated by a request for its assistance by a notifying administration seeking the inclusion of the territory of a foreign administration under §6.6 of RR Appendix **30B**.

Background

An administration intending to convert an RR Appendix **30B** allotment into an assignment, introduce an additional system[[1]](#footnote-1) or modify the characteristics of an assignment in the Appendix **30B** List must submit the information specified in RR Appendix **4** to the Bureau. Following the receipt of the notice, the Bureau examines and publishes it in a special section of the BR IFIC. Among other things, this special section can contain two types of requirements to seek and obtain the agreement of those affected administrations whose:

– allotments in the Appendix **30B** or assignments in the Appendix **30B** List or those already examined by the Bureau (requirements identified under § 6.5 of Appendix **30B**), or

– territories have been included in the service area of the assignment under consideration (requirements associated with §6.6 of Appendix **30B**).

It is important to note that under the current regulatory framework, there is a specific provision (§ 6.13) in RR Appendix **30B** to seek the assistance of the Bureau in case of a non-response of an affected administrations identified under § 6.5 of RR Appendix **30B** within the four-month comment period. In case of a non-response to the letters from the Bureau initiated under § 6.13, 6.14 and 6.14*bis* of RR Appendix **30B**, it will be deemed that this administration, identified under § 6.5 of RR Appendix **30B** has agreed as per § 6.15 of RR Appendix **30B**. However, none of the provisions referred above (§ 6.13 to 6.15) applies in the case of affected administrations identified under § 6.6 of RR Appendix **30B**. In fact, there is not a single regulatory mechanism in RR Appendix **30B** to seek the assistance of the Bureau in this case. For a request for the assistance of the Bureau on issue relating to the inclusion of the territory of an administration, the notifying administration, in its request to the Bureau and the Bureau, in its subsequent letters to the affected administration, have to invoke RR No. **13.1** for this matter. Furthermore, the current Radio Regulations do not specify any action from the Bureau with respect to an administration that did not respond to any of its letters initiated under RR No. **13.1**. This implies that the inclusion of the territory of an administration identified under § 6.6 of RR Appendix **30B** can only result from a formal agreement of this administration and, in no circumstance, results from a non-response to neither the original request for inclusion of its territory nor any subsequent letters from the Bureau on this matter.

One single method has been identified to address this problem. The method consists of adding a new provision into Article 6 of RR Appendix **30B** to clearly establish that § 6.13 to § 6.15 of RR Appendix **30B** do not apply in the context of the requirements associated with § 6.6 of RR Appendix **30B**.

APPENDIX 30B (REV.WRC‑15)

Provisions and associated Plan for the fixed-satellite service
in the frequency bands 4 500-4 800 MHz, 6 725-7 025 MHz,
10.70-10.95 GHz, 11.20-11.45 GHz and 12.75-13.25 GHz

ARTICLE 6     (REV.WRC‑15)

Procedures for the conversion of an allotment into an assignment, for
the introduction of an additional system or for the modification of
an assignment in the List1, 2     (WRC‑15)

ADD IAP/11A19A3A3/1#50069

6.15*bis* The course of actions described in §§ 6.13 to 6.15 do not apply to the agreement requested under § 6.6.     (WRC‑19)

**Reasons:** Modifications are required to clearly indicate that an administration identified under § 6.6 of Appendix **30B** is not subject to § 6.13 to § 6.15 of Appendix **30B.**

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1. See § 2.6 of RR Appendix **30B**. [↑](#footnote-ref-1)