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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 7 to Document 11(Add.19)(Add.3)-E** |
|  | **17 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 | |
|  | |
| 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 C7

Issue C7: Taking into account that the possibility of obtaining agreement from affected administrations for a specified period would considerably facilitate the tasks of those administrations applying Article **4** of RR Appendices **30** and **30A** as well as Article **6** of RR Appendix **30B**, it is proposed to amend RR Appendices **30A** and **30B** to be harmonized among RR Appendices **30**, **30A** and **30B**.

Background

Taking into account that the possibility of obtaining agreement from affected administrations for a specified period would considerably facilitate the tasks of those administrations applying Article **4** of RR Appendices **30** and **30A**, it is proposed to amend RR Appendices **30A** and **30B** to be harmonized among RR Appendices **30**, **30A** and **30B**.

Method to satisfy Issue C7

A single method has been identified to address this issue. This method would add a new provision § 6.15*bis* to Article **6** and a new provision § 8.16*bis* to Article **8** of RR Appendix **30B** in order to recognize the possibility of obtaining agreement from affected administrations for a specified period. In addition, in order to make harmonization of RR Appendix **30B** and RR Appendices **30** and **30A**, modification to § 5.2.6 to Article **5** of RR Appendix **30A** would be necessary.

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/11A19A3A7/1#50081

6.15*bis* The agreement of the administrations affected may also be obtained in accordance with this Article, for a specified period. When this specific period of agreement expires for an assignment in the List, the assignment in question shall be maintained in the List until the end of the period referred to in § 6.1 above. After that date this assignment in the List shall lapse unless the agreement of the administrations affected is renewed.     (WRC‑19)

MOD IAP/11A19A3A7/2#50082

ARTICLE 8     (REV.WRC‑15)

Procedure for notification and recording in the Master Register  
of assignments in the planned bands for the  
fixed-satellite serviceMOD [[1]](#footnote-1)11, 12     (WRC‑19)

ADD IAP/11A19A3A7/3#50083

8.16*bis* In the event that the Bureau has been informed of agreement to new or modified frequency assignments in the List for a specified period of time in accordance with Article **6**, the frequency assignment shall be recorded in the Master Register with a note indicating that the frequency assignment is valid only for the period specified. The notifying administration using the frequency assignment over a specified period shall not subsequently invoke this fact to justify the continued use of the frequency beyond the period specified unless it obtains the agreement of the administration(s) concerned.     (WRC‑19)

APPENDIX 30A (REV.WRC‑15)[[2]](#footnote-2)\*

Provisions and associated Plans and List[[3]](#footnote-3)1 for feeder links for the broadcasting-satellite service (11.7-12.5 GHz in Region 1, 12.2-12.7 GHz  
in Region 2 and 11.7-12.2 GHz in Region 3) in the frequency bands  
14.5-14.8 GHz[[4]](#footnote-4)2 and 17.3-18.1 GHz in Regions 1 and 3,  
and 17.3-17.8 GHz in Region 2     (WRC‑03)

MOD IAP/11A19A3A7/4#50084

ARTICLE 5     (Rev.WRC‑15)

Coordination, notification, examination and recording in the Master  
International Frequency Register of frequency assignments to  
feeder-link transmitting earth stations and receiving  
space stations in the fixed-satellite service21, MOD [[5]](#footnote-5)22     (WRC‑19)

## 5.2 Examination and recording

MOD IAP/11A19A3A7/5

5.2.6 If the notifying administration resubmits the notice without modification and insists on its reconsideration, and if the Bureau’s finding with respect to § 5.2.1 remains unfavourable, the notice is returned to the notifying administration in accordance with § 5.2.4. In this case, the notifying administration undertakes not to bring into use the frequency assignment until the condition specified in § 5.2.5 is fulfilled. For Regions 1, 2 and 3, in the event that the Bureau has been informed of agreement to new or modified frequency assignments to the Plan for a specified period of time in accordance with Article **4**, the frequency assignment shall be recorded in the Master Register with a note indicating that the frequency assignment is valid only for the period specified. The notifying administration using the frequency assignment over a specified period shall not subsequently invoke this fact to justify the continued use of the frequency beyond the period specified unless it obtains the agreement of the administration(s) concerned.     (WRC‑19)

**Reasons:** In order to have an additional option to obtain a coordination agreement for a specific period, in order to facilitate the notification of frequency assignments, as well as the harmonization of the provisions of the Appendices 30, 30A and 30B of the RR.

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1. 11 If the payments are not received in accordance with the provisions of Council Decision 482, as amended, on the implementation of cost recovery for satellite network filings, the Bureau shall cancel the publication specified in § 8.5 and 8.12 and the corresponding entries in the Master Register under § 8.11 or 8.16*bis*, as appropriate, after informing the administration concerned. The Bureau shall inform all administrations of such action and that any resubmitted notice shall be considered to be a new notice. The Bureau shall send a reminder to the notifying administration not later than two months prior to the deadline for the payment in accordance with the above‑mentioned Council Decision 482, unless the payment has already been received.     (WRC‑19) [↑](#footnote-ref-1)
2. \* The expression “frequency assignment to a space station”, wherever it appears in this Appendix, shall be understood to refer to a frequency assignment associated with a given orbital position.     (WRC‑03) [↑](#footnote-ref-2)
3. 1 The Regions 1 and 3 feeder-link List of additional uses is annexed to the Master International Frequency Register (see Resolution **542 (WRC‑2000**)\*\*).     (WRC‑03)

   \*\* *Note by the Secretariat*: This Resolution was abrogated by WRC‑03. [↑](#footnote-ref-3)
4. 2 This use of the band 14.5-14.8 GHz is reserved for countries outside Europe.

   *Note by the Secretariat*: Reference to an Article with the number in roman is referring to an Article in this Appendix. [↑](#footnote-ref-4)
5. 22 If the payments are not received in accordance with the provisions of Council Decision 482, as amended, on the implementation of cost recovery for satellite network filings, the Bureau shall cancel the publication specified in § 5.1.10 and the corresponding entries in the Master Register under § 5.2.2, 5.2.2.1, 5.2.2.2 or 5.2.6, as appropriate, and the corresponding entries included in the Plan on and after 3 June 2000 or in the List, as appropriate, after informing the administration concerned. The Bureau shall inform all administrations of such action. The Bureau shall send a reminder to the notifying administration not later than two months prior to the deadline for the payment in accordance with the above-mentioned Council Decision 482 unless the payment has already been received.      (WRC‑19) [↑](#footnote-ref-5)