



SUMMARY OF DECISIONS
OF THE
96TH MEETING OF THE RADIO REGULATIONS BOARD

24 – 28 June 2024

Present:

Members, RRB

Mr Y. HENRI, Chair
Mr A. LINHARES DE SOUZA FILHO, Vice-Chair
Mr E. AZZOUZ, Mr A. ALKAHTANI, Ms C. BEAUMIER, Mr J. CHENG,
Mr M. DI CRESCENZO, Mr E.Y. FIANKO, Ms S. HASANOVA, Ms R. MANNEPALLI,
Mr R. NURSHABEKOV, Mr H. TALIB

Executive Secretary, RRB

Mr M. MANIEWICZ, Director, BR

Précis-writers

Ms C. RAMAGE and Ms S. MUTTI

Also present:

Ms J. WILSON, Deputy Director, BR, and Chief, IAP
Mr A. VALLET, Chief, SSD
Mr C. LOO, Head, SSD/SPR
Mr T. KADYROV, acting Head, SSD/SSC
Mr J. WANG, Head, SSD/SNP
Mr A. KLYUCHAREV, SSD/SNP
Mr. N. VASSILIEV, Chief, TSD
Mr B. BA, Head, TSD/TPR
Mr K. BOGENS, Head, TSD/FMD
Mr A. MANARA, acting Head, TSD/BCD
Mr D. BOTHA, SGD
Ms K. GOZAL, Administrative Secretary

Item No.	Subject	Action/decision and reasons	Follow-up
1	Opening of the meeting	<p>The Chair, Mr Y. HENRI, welcomed the members of the Board to the 96th meeting, indicating that he counted on their usual excellent cooperation, and wished the members a successful meeting.</p> <p>The Director of the Radiocommunication Bureau, Mr M. MANIEWICZ, speaking also on behalf of the Secretary-General, Ms D. BOGDAN-MARTIN, likewise welcomed the members of the Board. He noted that the Board had a number of sensitive issues on its agenda and wished the members a successful meeting.</p>	-
2	Adoption of the agenda RRB24-2/OJ/1(Rev.1)	The draft agenda was adopted as amended in Document RRB24-2/OJ/1(Rev.1). The Board decided to consider Document RRB24-2/DELAYED/6 under agenda item 6, Document RRB24-2/DELAYED/1 under agenda item 6.2, Document RRB24-2/DELAYED/3 under agenda item 6.3, and Documents RRB24-2/DELAYED/2, RRB24-2/DELAYED/4 and RRB24-2/DELAYED/5 under agenda item 7 for information.	-
3	Report by the Director, BR RRB24-2/4; RRB24-2/4(Corr.1) RRB24-2/4(Add.1) RRB24-2/4(Add.2) RRB24-2/4(Add.4)	<p>The Board considered in detail the Report of the Director of the Radiocommunication Bureau, as contained in Document RRB24-2/4 and its Addenda 1, 2 and 4, and thanked the Bureau for the extensive and detailed information provided.</p> <p>a) Having considered item 8 of § 1 of Document RRB24-2/4, on actions arising from the decisions of the 95th Board meeting, and Addendum 4 to Document RRB24-2/4, concerning negligible levels of interference tolerated in regulatory examination and interference analysis involving satellite systems and networks, the Board thanked the Bureau for having reported the issue to ITU-R Working Party 4A in Document 4A/121. ITU-R Working Party 4A having indicated that the Bureau should address the issue based on its understanding and taking into account its best and past practices, the Board decided to endorse the Bureau's decision to treat an I/N value of -30 dB and below as negligible.</p>	<p>-</p> <p>Executive Secretary to communicate this decision to the administration concerned.</p> <p>Bureau to prepare a draft modification to the rules of procedure on No. 9.27 of the Radio Regulations that would implement the decision and to circulate it to administrations</p>

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		<p>In the light of that decision, the Board noted that, conditional on the successful application of all examinations under the relevant provisions of the Radio Regulations and the Rules of Procedure, the modified frequency assignments to the NSL-1 satellite system would receive a favourable finding, maintaining the original date of receipt of the system.</p> <p>The Board further decided to instruct the Bureau to prepare a draft modification to the rules of procedure on No. 9.27 of the Radio Regulations that would implement the decision and to circulate it to administrations for comments and for consideration at the 97th Board meeting.</p> <p>The Board noted all other action items under § 1 arising from the decisions of the 95th Board meeting.</p>	<p>for consideration at the 97th Board meeting.</p>
		<p>b) The Board noted § 2 of Document RRB24-2/4, on the processing of filings for terrestrial and space systems, and encouraged the Bureau to continue to make all efforts to process such filings within the regulatory time-limits.</p>	<p>-</p>
		<p>c) The Board noted §§ 3.1 and 3.2 of Document RRB24-2/4, on late payments and Council activities, respectively, relating to the implementation of cost recovery for satellite network filings.</p>	<p>-</p>
		<p>d) The Board noted § 4 of Document RRB24-2/4, containing statistics on harmful interference and infringements of the Radio Regulations.</p>	<p>-</p>
		<p>e) The Board considered in detail § 4.1 of, and Addenda 1 and 2 to, Document RRB24-2/4, on harmful interference to broadcasting stations in the VHF bands between Italy and its neighbouring countries. The Board noted the following points:</p>	<p>Executive Secretary to communicate this decision to the administrations concerned. Bureau to:</p>

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		<ul style="list-style-type: none"> • A multilateral meeting organized and assisted by the Bureau had been held on 27 and 28 May 2024 in Malta between the Administrations of Croatia, France, Italy, Malta, Slovenia and Switzerland. • There had been no improvement regarding FM interference in Band II since the 2023 multilateral meeting, not even in respect of the stations contained in the priority lists. • The Administration of Italy had delivered technical data to none of its neighbouring administrations except France, according to which the data provided had in some cases been incomplete or had had to be verified. • In some cases concerning Swiss FM broadcasting stations, measurements had been exchanged in a transparent manner, but the interference had reappeared a few days after having been resolved. • The Italian Administration's Working Group in charge of investigating solutions to the FM situation had submitted a report to the Cabinet of the Ministry containing a draft law on the switch-off of FM transmitters based on compensation, which could potentially commence in 2025. • There had been some improvement with regard to DAB interference in Band III, with the resolution of the cases affecting stations in Malta, Switzerland and to some extent Croatia, but the Administrations of Croatia and Slovenia still reported that the Administration of Italy had authorized operations of uncoordinated DAB frequency blocks. • The multilateral Adriatic-Ionian Group agreement on the VHF Band III was expected to be signed in September/October 2024, following which all the signatories would use only the agreed frequency blocks and update the GE06 Plan accordingly. <p>The Board thanked the administrations that had participated in the multilateral meeting, the Administration of Slovenia for its report on the</p>	<ul style="list-style-type: none"> • continue providing assistance to the administrations concerned; • continue reporting on progress on the matter to future Board meetings.

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		<p>status of the situation and the Bureau for convening the meeting and providing assistance. It noted some improvement in the DAB situation and welcomed the expected signing of the multilateral agreement of the Adriatic-Ionian Group on VHF Band III.</p> <p>The Board nevertheless continued to express profound disappointment at the almost total absence of progress towards resolving cases of harmful interference to FM sound broadcasting stations and of responses to the Board's requests reiterated at its 95th meeting. The Board once again strongly urged the Administration of Italy to:</p> <ul style="list-style-type: none"> • fully commit to implementing all the recommendations resulting from the June 2023 and May 2024 multilateral coordination meetings; • expeditiously provide the complete technical data required by the neighbouring administrations to facilitate the process of mitigating interference cases; • take all necessary measures to eliminate harmful interference to the FM sound broadcasting stations of its neighbouring administrations, focusing on the priority list of FM sound broadcasting stations as identified at the multilateral coordination meeting in May 2024; • cease the operation of all uncoordinated DAB stations not contained in the GE06 Agreement. <p>The Board again encouraged the Administration of Italy to vigorously pursue the planned introduction of new legislation to enable the voluntary switch-off of FM stations causing interference to its neighbours. Furthermore, the Board urged all administrations to continue their coordination efforts in goodwill and to report on progress to the 97th Board meeting.</p> <p>The Board reiterated its request to the Administration of Italy to provide a detailed action plan for implementing the FM Working Group's recommendations, with clearly defined milestones and timelines, to make</p>	

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		<p>a firm commitment to the plan’s implementation and to report to the 97th Board meeting on progress in that regard.</p> <p>The Board thanked the Bureau for its report to the Board and the support provided to the administrations concerned and instructed the Bureau to:</p> <ul style="list-style-type: none"> • continue providing assistance to those administrations; • continue reporting on progress on the matter to future Board meetings. 	
		<p>f) The Board noted § 5 of Document RRB24-2/4, on the implementation of Nos. 9.38.1, 11.44.1, 11.47, 11.48, 11.49, 13.6 and Resolution 49 (Rev.WRC-19) of the Radio Regulations and instructed the Bureau to modify the presentation of Table 5-1 in future reports, replacing the word “Total” with a more appropriate term.</p>	<p>Bureau to modify the presentation of Table 5-1 in future reports, replacing the word “Total” with a more appropriate term.</p>
		<p>g) The Board noted § 6 of Document RRB24-2/4, on the review of findings related to frequency assignments to non-GSO FSS satellite systems under Resolution 85 (WRC-03), and again encouraged the Bureau to reduce the backlog for the processing of filings.</p>	<p>-</p>
		<p>h) In relation to § 7 of Document RRB24-2/4, on progress towards implementation of Resolution 35 (WRC-19), the Board noted that WRC-23 had allocated the frequency band 17.3–17.7 GHz (space-to-Earth) in Region 2 to the fixed-satellite service and that the allocation had not been added to the table of frequency bands and services for the application of the milestone-based approach in <i>resolves</i> 1 of Resolution 35 (Rev.WRC-23). The Board decided to instruct the Bureau to bring the issue to the attention of ITU-R Working Party 4A, inviting it to express an opinion on the need for a rule of procedure governing the situation until a world radiocommunication conference took a decision on the matter.</p>	<p>Bureau to bring the issue to the attention of ITU-R Working Party 4A, inviting it to express an opinion on the need for a rule of procedure governing the situation until a WRC took a decision on the matter.</p>

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		<p>i) Regarding § 8 of Document RRB24-2/4, on the implementation of Resolution 559 (WRC-19), the Board:</p> <ul style="list-style-type: none"> • commended the Bureau for the timely application of WRC-23 decisions regarding the implementation of Resolution 559 (WRC-19); • congratulated the 41 administrations whose frequency assignments had been included in the Appendices 30 and 30A Plans; • thanked the administrations that had agreed to the coordination requests of the 41 administrations and also thanked the Bureau for its continued support to those administrations. <p>The Board instructed the Bureau to provide similar support to the remaining four administrations that had not yet started their coordination processes.</p>	<p>Bureau to provide similar support to the remaining four administrations that had not yet started their coordination processes.</p>
		<p>j) In noting § 9.1 of Document RRB24-2/4, on the status of requests for new allotments in Appendix 30B, the Board expressed satisfaction at the expedited manner in which the Bureau had implemented the WRC-23 decision to include national allotments in the Appendix 30B Plan for nine administrations.</p>	<p>-</p>
		<p>k) The Board noted § 9.2 of Document RRB24-2/4, on the implementation of Resolution 126 (WRC-23), and thanked the Bureau for its efforts to apply the special procedure under the resolution to three satellite networks, resulting in their publication in a special section of an International Frequency Information Circular.</p>	<p>-</p>
		<p>l) The Board considered § 10 of Document RRB24-2/4, on the notification of frequency assignments to the STEAM-2B satellite system, and noted that the Bureau had acted correctly and that 21 December 2023 would be retained as the date of receipt of the frequency assignments to the satellite system.</p>	<p>Executive Secretary to communicate this decision to the administration concerned.</p>

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		<p>m) With regard to § 11 of Document RRB24-2/4, dealing with the review of No. 4.4 recordings of space station filings in the Master International Frequency Register (MIFR), the Board thanked the Bureau for its thorough and complete analysis and its review, as appropriate, of frequency assignments recorded in the MIFR under No. 4.4, further ensuring the integrity and accuracy of satellite network frequency assignments in the MIFR. At the request of the Board, the Bureau agreed to study satellite systems at the API stage with indications of operations under No. 4.4 that had not yet been notified but corresponding to satellites that had been launched; it also agreed to report its findings to the 97th Board meeting.</p>	<p>Bureau to study satellite systems at API stage not yet notified but with operation stated under No. 4.4 and corresponding to satellites already launched, and to report its findings to the 97th Board meeting.</p>
4	Rules of Procedure		
4.1	List of rules of procedure RRB24-2/1	<p>Following a meeting of the Working Group on the Rules of Procedure, under the leadership of Ms S. HASANOVA, the Board:</p> <ul style="list-style-type: none"> revised and approved the list of proposed rules of procedure contained in Document RRB24-2/1, taking into account proposals by the Bureau for the revision of certain rules of procedure and proposals for new rules of procedure; instructed the Bureau to publish the revised version of the document on the website and to prepare and circulate those draft rules of procedure well in advance of the 97th Board meeting, to allow administrations enough time to comment; considered the Bureau’s proposal for the possible treatment of pending frequency assignments to stations located in disputed territories on a case-by-case basis and instructed the Bureau to further develop that approach and submit it to the 97th Board meeting for final consideration and approval by the Board; 	<p>Executive Secretary to publish the revised list of proposed rules of procedure on the website.</p> <p>Bureau to prepare and circulate draft rules of procedure well in advance of the 97th Board meeting, to allow administrations enough time to comment.</p> <p>Bureau to further develop the approach and submit it to the 97th Board meeting for final consideration and approval by the Board.</p>

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		<ul style="list-style-type: none"> decided that modification of the rules of procedure on Resolution 1 (Rev.WRC-97) would be deferred for consideration to a future Board meeting. 	
5	Request for the cancellation of the frequency assignments to satellite networks under No. 13.6 of the Radio Regulations		
5.1	Request for a decision by the Radio Regulations Board to cancel frequency assignments to the B-SAT-1J satellite network at 68°W under No. 13.6 of the Radio Regulations RRB24-2/3	The Board considered the request made by the Bureau in Document RRB24-2/3 for a decision on the cancellation of the frequency assignments to the B-SAT-1J satellite network under No. 13.6 of the Radio Regulations, which had expired on 9 August 2023. The Board considered that the Bureau had acted in accordance with No. 13.6 in that it had requested the Administration of Brazil to provide evidence that the B-SAT-1J satellite network remained operational and to identify the actual satellite currently in operation, followed by two reminders, but had received no response. Consequently, the Board instructed the Bureau to cancel the frequency assignments to the B-SAT-1J satellite network in the MIFR.	Executive Secretary to communicate this decision to the administration concerned.
6	Harmful interference to administrations' transmissions in the broadcasting satellite service RRB24-2/4(Add.3) ; RRB24-2/DELAYED/6		
6.1	Submission by the Administration of Luxembourg regarding harmful interference to its SIRIUS-4-BSS satellite network RRB24-2/5	The Board considered in detail Addendum 3 to Document RRB24-2/4, reporting on harmful interference affecting satellite networks located at 5°E, 10°E, 13°E and 21.5°E. It also considered submissions from the Administrations of Luxembourg, contained in Document RRB24-2/5, and Sweden, contained in Document RRB24-2/6 relating to harmful interference to SIRIUS satellite networks in the broadcasting satellite service (BSS) at 5°E; France, contained in Document RRB24-2/7 relating to harmful interference to its satellite networks and EUTELSAT satellite networks at various orbital positions; from the Kingdom of Netherlands, contained in Document RRB24-2/8, and from Ukraine, contained in Document RRB24-2/10 reporting on harmful interference to its	Executive Secretary to communicate this decision to the administrations concerned. Bureau to: <ul style="list-style-type: none"> convene a meeting of the administrations concerned in order to resolve the harmful interference cases and prevent them from reoccurring;
6.2	Submission by the Administration of Sweden regarding harmful interference to its satellite networks at the orbital position 5°E RRB24-2/6 ; RRB24-2/DELAYED/1		

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6.3	<p>Submission by the Administration of France as the notifying administration for the Intergovernmental Organization EUTELSAT IGO concerning harmful interference to satellite networks F-SAT-N3-21.5E, F-SAT-N-E-13E, F-SAT-N3-13E, F-SAT-N3-10E and EUTELSAT 3-10E</p> <p>RRB24-2/7; RRB24-2/DELAYED/3</p>	<p>transmissions in the BSS. The Board also noted for information Documents RRB24-2/DELAYED/1 from the Administration of Sweden, RRB24-2/DELAYED/3 from the Administration of France and RRB24-2/DELAYED/6 from the Administration of the Russian Federation, providing further information on that subject. The Board thanked the Bureau for the summary on the reports of harmful interference it had received affecting the above-mentioned satellite networks and its recommendations.</p> <p>The Board noted the following points:</p>	<ul style="list-style-type: none"> request the cooperation of administrations signatories to the Memorandum of Understanding on Space Monitoring to help perform the geolocation measurements needed to identify the sources of harmful interference, if necessary;
6.4	<p>Submission by the Administration of the Netherlands regarding harmful interference to the F-SAT-N-E-13E satellite network</p> <p>RRB24-2/8</p>	<ul style="list-style-type: none"> Several reports of harmful interference to the services of the above-mentioned satellite networks, which were operating in full compliance with the Radio Regulations and therefore had the right to international recognition in order to avoid harmful interference, in accordance with No. 8.3 of the Radio Regulations, had been submitted to the Bureau by different administrations. 	<ul style="list-style-type: none"> report on progress to the 97th Board meeting.
6.5	<p>Submission by the Administration of Ukraine regarding harmful interference to its television programme transmissions in the broadcasting satellite service</p> <p>RRB24-2/10</p>	<ul style="list-style-type: none"> The nature of the interference took several forms, ranging from high-power unmodulated carriers to replicated multiplexing signals replacing the original content transmitted by the BSS feeder link earth station over-riding the original content. The harmful interference had affected specific channels predominantly carrying Ukrainian television and radio programming, but also channels of the Administration of the Netherlands, and had occurred repeatedly. Two different satellite operators had geolocated the source of the interference and reached similar conclusions, namely that the harmful interference had originated from earth station(s) located in the areas of Moscow, Kaliningrad and Pavlovka. In response to a request for assistance under No. 13.2 of the Radio Regulations, the Bureau had contacted the Administration of the Russian Federation and had brought to its attention No. 15.22. 	

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		<ul style="list-style-type: none"> • The Bureau had received no reply from the Administration of the Russian Federation on the status or results of its investigation. • In an earlier response to the Administration of France, the Administration of the Russian Federation had indicated that it had performed monitoring to detect the sources of interference but had not detected any emission that could cause harmful interference to the satellite networks of the French administration. • The administrations concerned had all reported that the interference was still present. • The Administration of the Russian Federation had informed the Board of its willingness to discuss the matter with those administrations. <p>The Board expressed its grave concern regarding the use of signals to cause intentional harmful interference to the radiocommunication services of another administration and condemned such actions in the strictest terms, indicating that such behaviour was in direct contravention of No. 15.1 of the Radio Regulations. Furthermore, the Board viewed the deliberate actions to cause harmful interference to the French and Swedish satellite networks in the 13/14 GHz and 18 GHz frequency ranges, which seemed to originate from earth station(s) located in the areas of Moscow, Kaliningrad and Pavlovka, as extremely worrisome and unacceptable.</p> <p>The Board therefore requested the Administration of the Russian Federation:</p> <ul style="list-style-type: none"> • to immediately cease any deliberate action to cause harmful interference to frequency assignments of other administrations; • to provide information on the status of its investigation and actions carried out prior to the 97th Board meeting; • to further investigate if any earth stations were currently deployed at, or close to, the locations identified by the geolocation results provided 	

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		<p>by the administrations affected by the harmful interference that might have the capability to cause harmful interference in the 13/14 GHz and 18 GHz frequency ranges as experienced by the satellite networks located at 5°E, 10°E, 13°E and 21.5°E, and to take the necessary actions in compliance with Article 45 of the ITU Constitution (“All stations, whatever their purpose, must be established and operated in such a manner as not to cause harmful interference to the radio services or communications of other Member States...”), so as to prevent the reoccurrence of such harmful interference.</p> <p>In addition, the Board urged the Administration of the Russian Federation and the Administrations of France, Sweden, Luxembourg, the Netherlands and Ukraine, in compliance with No. 15.22, to collaborate and exercise the utmost goodwill and mutual assistance in the resolution of the harmful interference cases.</p> <p>The Board instructed the Bureau to:</p> <ul style="list-style-type: none"> • convene a meeting of the administrations concerned in order to resolve the harmful interference cases and prevent them from reoccurring; • request the cooperation of administrations that were signatories to the Memorandum of Understanding on Space Monitoring to help perform the geolocation measurements needed to identify the sources of harmful interference, if necessary; • report on progress to the 97th Board meeting. <p>Considering that further information and actions were expected in relation to the issue, the Board decided that it was premature at this stage to accede to the requests from the Administrations of France, the Netherlands and Sweden under <i>resolves to instruct the Radio Regulations Board 2 of Resolution 119 (Rev. Bucharest, 2022)</i>.</p>	

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7	Issues regarding the provision of STARLINK satellite services in the territory of the Islamic Republic of Iran RRB24-2/DELAYED/2 ; RRB24-2/DELAYED/4 ; RRB24-2/DELAYED/5		
7.1	Submission by the Administration of the Islamic Republic of Iran regarding the provision of STARLINK satellite services in its territory RRB24-2/9	The Board carefully considered Document RRB24-2/9 from the Administration of the Islamic Republic of Iran and Document RRB24-2/11 from the Administration of the United States of America, on the provision of STARLINK satellite services within Iranian territory. The Board also noted for information Document RRB24-2/DELAYED/2 from the Administration of Norway, and Documents RRB24-2/DELAYED/4 and RRB24-2/DELAYED/5, submitted by the Administrations of the Islamic Republic of Iran in response to the submissions of the Administrations of the United States and Norway, respectively.	Executive Secretary to communicate this decision to the administrations concerned. Bureau to:
7.2	Submission by the Administration of the United States regarding the provision of STARLINK satellite services in the territory of the Islamic Republic of Iran RRB24-2/11	The Board thanked the Administrations of Norway and the United States for providing the additional clarification requested at the 95 th Board meeting and also thanked the Administration of the Islamic Republic of Iran for the additional information provided. The Board noted the following points: <ul style="list-style-type: none">• The Administration of the Islamic Republic of Iran had reported that no action had been taken by the notifying administration to disable unauthorized STARLINK terminals operating from within its territory despite the Board’s decisions at its 95th meeting. The administration had repeated its requests to the Administration of Norway, as the notifying administration, for the relevant satellite systems providing STARLINK services, and to the Administration of the United States, as an associated administration to the notifying administration, to disable such terminals.• The responses to the two questions explicitly asked to the Administrations of Norway and the United States raised aspects that were mostly not related to the issue of the provision, in direct contravention of the provisions of Article 18 and of <i>resolves</i> 1 and 2 of	<ul style="list-style-type: none">• invite the Administrations of Norway and the United States to provide further information on any additional actions taken since the 95th Board meeting to comply with <i>resolves</i> 1, 2 and 3 of Resolution 22 (WRC-19) and the <i>resolves</i> of Resolution 25 (Rev.WRC-03);• invite the Administration of the Islamic Republic of Iran to provide further information on any actions it had taken since the 95th Board meeting to comply with <i>resolves</i> 3 i) of Resolution 22 (WRC-19).

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		<p>Resolution 22 (WRC-19) and the <i>resolves</i> of Resolution 25 (Rev.WRC-03), of transmissions from within any territories where they had not been authorized.</p> <ul style="list-style-type: none"> • While the notifying administrations had confirmed that STARLINK terminals were not marketed, sold or activated within the territory of the Islamic Republic of Iran, the operator had only disabled specific terminals reported. • No evidence had been provided that the operator had made efforts to disable all other STARLINK terminals operating within Iranian territory. • In that regard, the Board further noted, based on reliable publicly available information, that the operator had been able to and had disabled terminals and terminated service in a general manner in several countries where their operation had not been authorized and that such action had been taken based on the geographical location of those terminals. • While a reporting administration in whose territory the presence of unauthorized transmitting earth stations was identified had a responsibility under <i>resolves</i> 3 i) of Resolution 22 (WRC-19) to take all appropriate actions at its disposal to the extent of its ability to stop such unauthorized transmissions, the notifying administration of the satellite system had the obligation under <i>resolves</i> 3 ii) of Resolution 22 (WRC-19) to cooperate with the reporting administration, to the maximum extent possible, in order to resolve the matter in a satisfactory and timely manner. • The Administration of the Islamic Republic of Iran had indicated that it was not able to detect and verify the operation of all unauthorized STARLINK terminals throughout its entire territory. <p>Consequently, the Board reiterated that the provision of transmissions from within any territories where they had not been authorized was in direct contravention of the provisions of Article 18 and of <i>resolves</i> 1, 2 and</p>	

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		<p>3 of Resolution 22 (WRC-19) and the <i>resolves</i> of Resolution 25 (Rev.WRC-03). The Board strongly urged the Administration of Norway, as the notifying administration for the relevant satellite systems providing STARLINK services, and the Administration of the United States, as an associated administration to the notifying administration, to comply with those provisions by taking immediate action to disable STARLINK terminals operating within the territory of the Administration of the Islamic Republic of Iran in the same manner as the operator had done in several other countries.</p> <p>The Board instructed the Bureau to:</p> <ul style="list-style-type: none"> • invite the Administrations of Norway and the United States to provide further information on any additional actions taken since the 95th Board meeting to comply with <i>resolves</i> 1, 2 and 3 of Resolution 22 (WRC-19) and the <i>resolves</i> of Resolution 25 (Rev.WRC-03); • invite the Administration of the Islamic Republic of Iran to provide further information on any actions it had taken since the 95th Board meeting to comply with <i>resolves</i> 3 i) of Resolution 22 (WRC-19). <p>Considering that further information and actions were expected on this issue, the Board decided that it was premature at this stage to accede to the request from the Administration of the Islamic Republic of Iran under <i>resolves to instruct the Radio Regulations Board</i> 2 of Resolution 119 (Rev. Bucharest, 2022).</p>	
8	Confirmation of the next meeting for 2024 and indicative dates for future meetings	<p>The Board confirmed the dates for the 97th meeting as 11–19 November 2024 (Room L).</p> <p>The Board further tentatively confirmed the dates for its subsequent meetings in 2025, as follows:</p> <ul style="list-style-type: none"> • 98th meeting: 17–21 March 2025 (Room L); • 99th meeting: 14–18 July 2025 (Room L); 	-

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		<ul style="list-style-type: none"> • 100th meeting: 3–7 November 2025 (Room L); <p>and in 2026, as follows:</p> <ul style="list-style-type: none"> • 101st meeting: 23–27 March 2026 (Room L); • 102nd meeting: 29 June–3 July 2026 (Room L); • 103rd meeting: 26–30 October 2026 (Room L). 	
9	Other business	<p>The Director of the Radiocommunications Bureau provided an overview of the objectives of the Space Sustainability Forum 2024, which would take place at ITU Headquarters in Geneva on 10-11 September 2024. The Chair informed the Board that he had received and accepted an invitation to participate as a speaker in one of the sessions of the Space Sustainability Forum 2024, representing the Board in his capacity as Chair of the Board. He indicated that he would consult with Board members on his representation when details of the Forum programme became available.</p> <p>The Board decided that Mr E. FIANKO would represent the Board at the World Radiocommunication Seminar 2024.</p>	-
10	Approval of the summary of decisions	The Board approved the summary of decisions contained in Document RRB24-2/12.	-
11	Closure of the meeting	The meeting closed at 1525 hours on 28 June 2024.	-

