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| Argentine Republic/Mexico/Paraguay (Republic of)/Uruguay (Eastern Republic of) |
| PROPOSALS FOR THE WORK OF THE CONFERENCE |
| PROPOSED AMENDMENTS TO RESOLUTION 86 (REV. MARRAKESH, 2002)ADVANCE PUBLICATION, COORDINATION, NOTIFICATION AND RECORDING PROCEDURES FOR FREQUENCY ASSIGNMENTS PERTAINING TO SATELLITE NETWORKS |
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**1 Introduction**

The purpose of this document is to submit for the consideration of Member States proposed amendments to Resolution 86 (Rev. Marrakesh, 2002) with a view to its revision and updating, taking into account the work that has been done since the Plenipotentiary Conference (Marrakesh, 2002), mainly within the Union’s Radiocommunication Sector, and also incorporating certain additional considerations that need to be linked to the advance publication, coordination, notification and recording procedures for frequency assignments pertaining to satellite networks.

It is proposed that the resolution’s *resolves* be amended so that future world radiocommunication conferences may continue to revise and update the procedures in question in accordance with the resolution’s provisions and with a view to reflecting in a clear and reasonable form the prevailing physical and scientific realities affecting the processes of design, construction, launch and entry into service of the satellite systems needed to bring frequency assignments into use, bearing in mind the significant differences in capacities for satellite technology development and the telecommunication needs of developing countries, as well as allowing clear and reasonable time-limits for actions required of administrations, especially with regard to aspects that affect their rights with respect to the bringing into use of frequency assignments, providing for means of reliable notification that will safeguard the rights of administrations.

It is also proposed that revisions of these procedures should reflect the principles set out in the Constitution and be linked to the principles set out in the Preamble to the Radio Regulations and the provisions of Resolution 80 (Rev. WRC-07) and its annexes.

**2 Proposal**

In light of the foregoing, we propose the amendments to Resolution 86 set out below.

MOD ARG/MEX/PRG/URG/78/1

RESOLUTION 86 (Rev. BUSAN, 2014)

Advance publication, coordination, notification and
recording procedures for frequency assignments
pertaining to satellite networks

The Plenipotentiary Conference of the International Telecommunication Union (Busan, 2014),

recalling

*a)* that the Voluntary Group of Experts (VGE) created to study allocation and improved use of the radio‑frequency spectrum and the simplification of the Radio Regulations proposed changes to the Radio Regulations, including the coordination and notification procedures for satellite networks, with the aim of simplifying the procedures;

*b)* that Resolution 18 (Kyoto, 1994) of the Plenipotentiary Conference instructed the Director of the Radiocommunication Bureau (BR) to initiate a review of some issues concerning international satellite network coordination;

*c)* that the World Radiocommunication Conference (WRC) (Geneva, 1997) adopted changes to the Radio Regulations that entered into force 1 January 1999,

considering

*a)* that successive WRCs have adopted later amendments to the Radio Regulations within the scope of the provisions of, and in application of, this resolution and its intended objectives;

*b)* that the coordination and notification procedures for satellite networks are the foundation for discharging ITU's role and mandate in space telecommunication matters;

*c)* that in applying this resolution, it is important to bear in mind the principles set out in the Constitution of the Union and in the Preamble to the Radio Regulations in order to properly achieve the objectives set forth therein, considering also that it is important that these procedures be kept as current and simple as possible in order to reduce the cost for administrations and BR,

noting

*a)* that all matters relating to administrative due diligence are covered in Resolution 85 (Minneapolis, 1998) of the Plenipotentiary Conference and Resolution 49 (Rev. WRC-2000) of WRC;

*b)* Resolution 80 (Rev. WRC-07), and its annexes, of WRC, regarding due diligence in applying the principles embodied in the ITU Constitution, which instructed the Radiocommunication Sector, in accordance with No. 1 of Article 12 of the Constitution, to carry out studies on procedures for measurement and analysis of the application of the basic principles contained in Article 44 of the Constitution, and to consider provisions linking the formal notification, coordination and registration procedures with the principles contained in said Article 44 and No. 03 of the Preamble to the Radio Regulations;

*c)* Resolution 86 (Rev. WRC‑07) of WRC, on the implementation of Resolution 86 (Rev. Marrakesh, 2002) of the Plenipotentiary Conference;

*d)* the constant need to review and update the advance publication, coordination, notification and recording procedures for frequency assignments pertaining to satellite networks, including the associated technical characteristics, and the related appendices of the Radio Regulations, in order to analyse the shortcomings in those procedures and consider improvements thereto,

resolves to request the 2015 and subsequent world radiocommunication conferences

to continue to review and update the advance publication, coordination, notification and recording procedures for frequency assignments pertaining to satellite networks, including the associated technical characteristics, and the related appendices of the Radio Regulations, so as to:

i) facilitate, in accordance with Article 44 of the Constitution, the rational, efficient, and economical use of radio frequencies and any associated orbits, including the geostationary-satellite orbit, in conformity with the provisions of the Radio Regulations, so that countries or groups of countries may have equitable access to those orbits and frequencies, taking into account the special needs of the developing countries and the geographical situation of particular countries;

ii) ensure that these procedures, characteristics and appendices reflect the latest technologies;

iii) achieve simplification and cost savings for BR and administrations;

iv) reflect in a clear and reasonable form the prevailing physical and scientific realities affecting the processes of design, construction, launch and entry into service of the satellite systems needed to bring frequency assignments into use, bearing in mind the significant differences in capacities for satellite technology development and the telecommunication needs of developing countries;

v) allow clear and reasonable time-limits for actions required of administrations, especially with regard to aspects that affect their rights with respect to the bringing into use of frequency assignments;

vi) provide for means of reliable notification that will safeguard the rights of administrations,

further resolves to request the 2015 World Radiocommunication Conference

to ensure that the revisions of the procedures provided for in the framework of the implementation of this resolution reflect the principles set out in the Constitution of the Union and strengthen their linkage with the principles and objectives set out in the Preamble to the Radio Regulations and the provisions of Resolution 80 (Rev. WRC‑07) and its annexes.

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