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| **World Radiocommunication Conference (WRC-15)Geneva, 2–27 November 2015** |  |
| **INTERNATIONAL TELECOMMUNICATION UNION** |  |
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| PLENARY MEETING | **Addendum 11 toDocument 58(Add.21)-E** |
|  | **16 October 2015** |
|  | **Original: English** |
|  |
| Indonesia (Republic of) |
| Proposals for the work of the conference |
|  |
| Agenda item 7(K) |

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)** to facilitate rational, efficient, and economical use of radio frequencies and any associated orbits, including the geostationary‑satellite orbit;

7(K) Issue K – Addition of a regulatory provision in RR Article **11** for the case of launch failure

Introduction

Indonesia is of the view that current regulatory provision for non-planned band does not cover a launch failure before entering the BIU or BBIU period. Indonesia supports the view that non-planned frequency assignments should provide similar launch failure provision as in the planned band. Hence, Indonesia supports the Method K2 with its proposed regulatory text, as it was added to the CPM Report.

Proposal

ARTICLE 11

Notification and recording of frequency
assignments1, 2, 3, 4, 5, 6, 7, 7*bis*    (WRC‑12)

ADD INS/58A21A11/1

11.XX In case of a newly launched satellite failure, before entering the ninety-day bringing into use or bringing back into use period, in the following case:

– the destruction of the satellite launched intended to bring or bring back the assignment into use,

the notifying administration may submit the case to the Board, within one month of the launch failure, for its consideration and careful investigation, taking into account all supporting materials, including details on the satellite that failed, to enable the Board to decide on the matter, as appropriate.

For any extension to be granted by the Board, the launch failure must have occurred at least four years after the date of receipt of the complete information under No. **9.1** or occurred during the suspension period under No. **11.49**, as appropriate. In no case shall the period of the extension of the regulatory time-limit exceed three years or the difference in time between the three-year period and the period remaining from the date of the launch failure to the end of the regulatory time-limit.

In considering such a matter, the Board may determine on a case-by-case basis whether it is appropriate to apply the provisions of RR No. **11.44B** or No. **11.49** to the relevant frequency assignments in this case.     (WRC‑15)

*NOTE – The inclusion of additional cases of launch failure is a topic for further discussions at WRC‑15.*

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