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| **World Radiocommunication Conference (WRC-15) Geneva, 2–27 November 2015** |  |
| **INTERNATIONAL TELECOMMUNICATION UNION** |  |
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| PLENARY MEETING | **Addendum 12 to Document 58(Add.21)-E** |
|  | **16 October 2015** |
|  | **Original: English** |
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| Indonesia (Republic of) | |
| Proposals for the work of the conference | |
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| Agenda item 7(L) | |

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(L) Issue L – Modification of certain provisions of Article 4 of RR Appendices **30** and **30A** for Regions 1 and 3 namely replacement of tacit agreement with explicit agreement or alignment of those provisions of RR Appendices **30** and **30A** for Regions 1 and 3 with those of Appendix **30B**

Introduction

Indonesia is of the view to support modification in AP30 and AP30A to protect BSS planned band satellite filing.

Hence, Indonesia support Method L2 which proposes harmonization of the provisions in Article 4 of both RR Appendices 30 and 30A with the corresponding provisions of Article 6 of Appendix 30B

Proposals

APPENDIX 30 (REV.WRC‑12)\*

Provisions for all services and associated Plans and List1 for  
the broadcasting-satellite service in the frequency bands  
11.7-12.2 GHz (in Region 3), 11.7-12.5 GHz (in Region 1)  
         and 12.2-12.7 GHz (in Region 2)    (WRC‑03)

ARTICLE 4     (Rev.WRC‑03)

Procedures for modifications to the Region 2 Plan or   
for additional uses in Regions 1 and 33

MOD INS/58A21A12/1

4.1.10 An administration that has not notified its agreement either to the administration seeking agreement or to the Bureau within a period of four months following the date of the BR IFIC referred to in § 4.1.5 shall be deemed to have not agreed to the proposed assignment unless provisions of § 4.1.10a to 4.1.10d and § 4.1.21 are applied. This time-limit may be extended:

– for an administration that has requested additional information under § 4.1.8, by up to three months; *or*

– for an administration that has requested the assistance of the Bureau under § 4.1.21, by up to three months following the date at which the Bureau communicated the result of its action.

ADD INS/58A21A12/2

4.1.10a After the same time period as specified in § 4.1.5, the notifying administration may, pursuant to § 4.1.21, request the Bureau to assist in respect of an administration which has not replied within this time period.

ADD INS/58A21A12/3

4.1.10b The Bureau, acting under § 4.1.10a, shall send a reminder to the administration which has not replied, requesting a decision.

ADD INS/58A21A12/4

4.1.10c Fifteen days before the expiry of the 30-day period referred to in § 4.1.10d, the Bureau shall send a reminder to the above-mentioned administration drawing its attention to the consequence of no reply.

ADD INS/58A21A12/5

4.1.10dIf no decision is communicated to the Bureau within thirty days after the date of dispatch of the reminder under § 4.1.10b, it shall be deemed that the administration which has not given a decision has agreed to the proposed assignment.

APPENDIX 30A (REV.WRC‑12)\*

Provisions and associated Plans and List1 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 GHz2 and 17.3-18.1 GHz in Regions 1 and 3,  
and 17.3-17.8 GHz in Region 2     (WRC‑03)

ARTICLE 4     (Rev.WRC‑03)

Procedures for modifications to the Region 2 feeder-link Plan   
or for additional uses in Regions 1 and 3

MOD INS/58A21A12/6

4.1.10 An administration that has not notified its agreement either to the administration seeking agreement or to the Bureau within a period of four months following the date of the BR IFIC referred to in § 4.1.5 shall be deemed to have not agreed to the proposed assignment unless provisions of § 4.1.10a to 4.1.10d and § 4.1.21 are applied. This time-limit may be extended:

– for an administration that has requested additional information under § 4.1.8, by up to three months, *or*

– for an administration that has requested the assistance of the Bureau under § 4.1.21, by up to three months following the date at which the Bureau communicated the result of its action.

ADD INS/58A21A12/7

4.1.10a After the same time period as specified in § 4.1.5, the notifying administration may, pursuant to § 4.1.21, request the Bureau to assist in respect of an administration which has not replied within this time period.

ADD INS/58A21A12/8

4.1.10b The Bureau, acting under § 4.1.10a, shall send a reminder to the administration which has not replied, requesting a decision.

ADD INS/58A21A12/9

4.1.10cFifteen days before the expiry of the 30-day period referred to in § 4.1.10d, the Bureau shall send a reminder to the above-mentioned administration drawing its attention to the consequence of no reply.

ADD INS/58A21A12/10

4.1.10dIf no decision is communicated to the Bureau within thirty days after the date of dispatch of the reminder under § 4.1.10b, it shall be deemed that the administration which has not given a decision has agreed to the proposed assignment.

Note: The proposed implementation could have an impact on the coordination with regard to networks in the Region 2 BSS Plan and FSS networks in Regions 2 and 3, and thus may require further study.

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