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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 11 toDocument 16(Add.22)-E** |
|  | **7 October 2019** |
|  | **Original: English** |
|  |
| European Common Proposals |
| Proposals for the work of the Conference |
|  |
| Agenda item 9.2 |

9 to consider and approve the Report of the Director of the Radiocommunication Bureau, in accordance with Article 7 of the Convention:

9.2 on any difficulties or inconsistencies encountered in the application of the Radio Regulations[[1]](#footnote-1)\*; and

Part 11 – Section 3.2.5.1 of the Report of the BR Director

Introduction

This Addendum presents the European Common Proposal with respect to Section 3.2.5.1 of the Report of the Director of the Radiocommunication Bureau under WRC-19 agenda item 9.2. The Section 3.2.5.1 deals with the possible removal in § 6.1 of RR Appendix **30B** of the mandatory 2‑year period before bringing into use of the RR Appendix **30B** frequency assignment.

The provisions of § 6.1 of RR Appendix **30B** clearly specify that when an administration intends to convert an allotment into an assignment or when an administration, or one acting on behalf of a group of named administrations, intends to introduce an additional system or modify the characteristics of assignments in the List that have been brought into use, it shall, not earlier than eight years and not later than two years before the planned date of bringing the assignment into use, send to the Bureau the information specified in RR Appendix **4**.

However, the information of the date of bringing into use is submitted only during the notification process under Article 8 of RR Appendix **30B** and is not part of the mandatory data to be submitted under § 6.1 of RR Appendix **30B**. Therefore, the Bureau has no means to examine the planned date of bringing into use of the corresponding frequency assignment on the basis of the submission under § 6.1 of RR Appendix **30B**.

In order to correct this inconsistency, the text of § 6.1 of RR Appendix **30B** could be modified to delete the indication of the mandatory 2 years period before bringing into use of the frequency assignment in question.

**Proposals**

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 List[[2]](#footnote-2)1, [[3]](#footnote-3)2     (WRC‑15)

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6.1 When an administration intends to convert an allotment into an assignment or when an administration, or one acting on behalf of a group of named administrations[[4]](#footnote-4)3, intends to introduce an additional system or modify the characteristics of assignments in the List that have been brought into use, it shall, not earlier than eight years before the planned date of bringing the assignment into use, send to the Bureau the information specified in Appendix 4[[5]](#footnote-5)4, [[6]](#footnote-6)5.     (WRC‑19)

**Reasons:** As the date of bringing into use information is not mandatory for the submissions under § 6.1 of RR Appendix **30B**, the Bureau has no means to examine this date with the mandatory condition of 2-year period. It is proposed to delete this condition from § 6.1 of RR Appendix **30B** in order to correct this inconsistency.

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1. \* This agenda item is strictly limited to the Report of the Director on any difficulties or inconsistencies encountered in the application of the Radio Regulations and the comments from administrations. [↑](#footnote-ref-1)
2. 1 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 § 6.7 and/or 6.23 and the corresponding entries in the List under § 6.23 and/or 6.25, as appropriate, and reinstate any allotments back into the Plan after informing the administration concerned. The Bureau shall inform all administrations of such action and that the network specified in the publication in question no longer has to be taken into consideration by the Bureau and other administrations. 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. See also Resolution **905 (WRC‑07)**\*.

 \* *Note by the Secretariat*: This Resolution was abrogated by WRC‑12. [↑](#footnote-ref-2)
3. 2 Resolution **49 (Rev.WRC‑15)** applies.      (WRC‑15) [↑](#footnote-ref-3)
4. 3 Whenever, under § 6.1, an administration acts on behalf of a group of named administrations, all members of that group retain the right to respond in respect of their own allotments or assignments. [↑](#footnote-ref-4)
5. 4 Submissions may include conversion of the 6/4 GHz or the 13/10-11 GHz portion (both uplink and downlink) of an allotment into an assignment provided that the orbital location of the assignment is the same as the unconverted portion of the allotment. [↑](#footnote-ref-5)
6. 5 Submissions for additional systems may include use of only space-to-Earth or only Earth-to-space links. [↑](#footnote-ref-6)