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| A close up of a sign  Description automatically generated | **World Radiocommunication Conference (WRC-23)Dubai, 20 November - 15 December 2023** |  |
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| PLENARY MEETING | **Addendum 11 toDocument 85(Add.22)-E** |
|  | **22 October 2023** |
|  | **Original: Russian** |
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| Regional Commonwealth in the field of Communications Common Proposals |
| PROPOSALS FOR THE WORK OF THE CONFERENCE |
|  |
| Agenda item 7(I) |

7 to consider possible changes, in response to Resolution 86 (Rev. Marrakesh, 2002) of the Plenipotentiary Conference, on advance publication, coordination, notification and recording procedures for frequency assignments pertaining to satellite networks, in accordance with Resolution **86** **(Rev.WRC‑07)**, in order to facilitate the rational, efficient and economical use of radio frequencies and any associated orbits, including the geostationary-satellite orbit;

7(I) Topic I - Special agreements under RR Appendix **30B**

The purpose of Topic I under WRC-23 agenda item 7 is to study the possibility of adopting additional measures to protect national allotments that are subject to agreements under § 6.15 of RR Appendix **30B**, in order to restore adequate overall aggregate carrier-to-interference levels without changing the orbital position of the national allotment.

The RCC Administrations support the development of new regulatory provisions in RR Appendix **30B** allowing administrations to conclude special agreements for the purpose of obtaining the agreement of administrations with affected national allotments in the FSS Plan determined under § 6.5 of RR Appendix **30B**.

The RCC Administrations consider that this new type of special agreement between administrations having a national allotment and a proposed assignment, respectively, should apply until the bringing into use of the national allotment, at which point the notifying administration of the proposed assignment commits to respect the pfd limits in in section 2.2 of Annex 4 to RR Appendix **30B** from the time the national allotment is brought into use.

The RCC Administrations support Method I2 of the CPM Report.

APPENDIX 30B (REV.WRC‑19)

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‑19)

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[[1]](#footnote-1)1, [[2]](#footnote-2)2, [[3]](#footnote-3)2*bis*     (WRC‑19)

ADD RCC/85A22A11/1#2149

6.4*bis* When the examination of each assignment in a notice received under § 6.1, to convert an allotment into an assignment, with respect to § 6.3 leads to a favourable finding, the Bureau shall immediately send a telefax to administrations which applied § 6.15*quat* with regard to this notice. This telefax shall inform those administrations of the receipt of the notice under § 6.1.     (WRC‑23)

ADD RCC/85A22A11/2

6.15*quat* The agreement of the administrations affected with regard to their allotments in the Plan may also be obtained in accordance with this paragraph. When such a specific agreement under this paragraphis signed with an affected administration, the administration notifying the assignment shall commit to respect the power flux-density limits shown in section 2.2 of Annex 4 with respect to the allotment which was the basis of the disagreement, from the date on which the frequency assignment is to be brought into use communicated under § 8.10*bis* or within twelve months of the date of dispatch of the telefax sent under § 8.10*bis*, whichever comes later. Resolution **[A7(I)-METHOD I2] (WRC‑23)** applies.      (WRC‑23)

ADD RCC/85A22A11/3#2151

6.15*quin* Upon receipt of agreements under § 6.15*quat* from affected administrations, when entering the assignment in the List, the Bureau shall indicate those administrations whose allotments were the basis of the agreement.     (WRC‑23)

ADD RCC/85A22A11/4#2152

6.27*bis* When an assignment is entered in the List referred to in § 6.15*quin*, that assignment shall not be taken into account in updating the reference situation of those allotments which were the basis for the agreement under § 6.15*quat*.     (WRC‑23)

ADD RCC/85A22A11/5#2153

6.29*bis* Should the commitment under § 6.15*quat* not be respected by an assignment in the List, the Bureau shall immediately consult with the administration responsible for that assignment, requesting immediate respect of the conditions specified in § 6.15*quat*.     (WRC‑23)

ADD RCC/85A22A11/6#2154

6.29*ter* If, in spite of the application of § 6.29*bis*, the conditions specified in § 6.15*quat* are still not respected by an assignment in the List, the Bureau shall immediately inform the Radio Regulations Board.     (WRC‑23)

ARTICLE 8     (WRC‑15)

Procedure for notification and recording in the Master Register
of assignments in the planned bands for the
fixed-satellite service[[4]](#footnote-4)11, [[5]](#footnote-5)12    (WRC‑19)

ADD RCC/85A22A11/7

8.10.1 Upon receipt of the information referred to in § 8.10*bis*, the administration applying § 6.15*quat* with respect to the allotments converted into an assignment under the notice submitted shall immediately ensure that the conditions specified in § 6.15*quat* are respected*.* (WRC‑23)

ADD RCC/85A22A11/8#2155

8.10*bis* When the examination with respect to § 8.9 leads to a favourable finding, the Bureau shall immediately send a telefax to administrations which applied § 6.15*quat* with respect to allotments converted into an assignment under the notice, if any. This telefax shall inform those administrations of the notification of the notice under § 8.1 and the date on which the frequency assignment is to be brought into use.     (WRC‑23)

ADD RCC/85A22A11/9#2156

DRAFT NEW RESOLUTION [A7(I)-METHOD I2] (WRC-23)

Temporary regulatory measures in Appendix 30B to improve the reference situation of severely impacted national allotments

The World Radiocommunication Conference (Dubai, 2023),

considering

*a)* that some national allotments, especially those of developing countries, have low overall aggregate carrier-to-interference values in Appendix **30B**;

*b)* that implementation of a national allotment with a low overall aggregate carrier-to-interference value could be difficult,

recognizing

*a)* that the special procedure outlined in this resolution may be difficult to implement when the territory of a national allotment is a neighbour to the territories included in the service area of the assignment in the List for which § 6.15 of Appendix **30B** has been applied;

*b)* that Article 44 of the ITU Constitution stipulates that: “In using frequency bands for radio services, Member States shall bear in mind that radio frequencies and any associated orbits, including the geostationary-satellite orbit, are limited natural resources and that they must be used rationally, efficiently and economically, 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”;

*c)* that the administration having an assignment in the List which applied § 6.15 of Appendix **30B** with regard to a national allotment can sign an agreement under § 6.15*quat* of Appendix **30B** **(WRC‑23)**,

resolves

1 that the special procedure outlined in this resolution shall only be applied between administrations having assignments in the List and administrations having national allotments for which § 6.15 of Appendix **30B** has been applied, respectively;

2 that, when agreements under § 6.15*quat* of Appendix **30B** are received by the Radiocommunication Bureau (BR) in accordance with *recognizing c)*, BR shall immediately apply § 6.15*quin* and § 6.27*bis* of Appendix **30B** **(WRC‑23**) and update the reference situation without reviewing the previous examinations;

3 to request the notifying administrations of assignments for which the procedures of Article 6 of Appendix **30B** have not yet been completed and which have been examined by the Bureau before its application of *resolves* 2 to make the utmost effort to take into account the new reference situations of national allotments which apply the special procedure of this resolution, when submitting their notice under § 6.17 or § 6.25 of Appendix **30B**;

4 that after applying § 8.10*bis* of Appendix **30B**, the Bureau shall update the reference situation, taking into account application of the conditions specified in § 6.15*quat*,for frequency assignments used under § 6.15*quat* and affecting allotments on which the application of § 6.15*quat*  was based,

instructs the Radiocommunication Bureau

1 to take the necessary actions to implement this resolution, in particular to draw the attention of the notifying administrations to *resolves*3 and to provide necessary assistance to the notifying administrations in implementing *resolves*3;

2 to report to the relevant meetings of the Radio Regulations Board the efforts undertaken by notifying administrations in implementing *resolves*3, for further consideration;

3 to report any difficulties it encounters in the implementation of this resolution to each future world radiocommunication conference,

instructs the Radio Regulations Board

to provide a report to each future world radiocommunication conference on the actions taken by the notifying administrations in implementing *resolves*3.

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1. 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-1)
2. 2 Resolution **49 (Rev.WRC‑15)** applies.      (WRC‑15) [↑](#footnote-ref-2)
3. 2*bis* Resolution **170** **(WRC‑19)** applies.     (WRC-19) [↑](#footnote-ref-3)
4. 11 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 §§ 8.5 and 8.12 and the corresponding entries in the Master Register under § 8.11 or § 8.16*bis*, as appropriate, after informing the administration concerned. The Bureau shall inform all administrations of such action and that any resubmitted notice shall be considered to be a new notice. 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.     (WRC‑19) [↑](#footnote-ref-4)
5. 12 Resolution **49** **(Rev.WRC‑15)** applies.     (WRC‑15) [↑](#footnote-ref-5)