



ORGANIZACION DE LOS ESTADOS AMERICANOS
ORGANIZATION OF AMERICAN STATES

Comisión Interamericana de Telecomunicaciones
Inter-American Telecommunication Commission

**30 MEETING OF PERMANENT
CONSULTATIVE COMMITTEE II:
RADIOCOMMUNICATIONS
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**DRAFT INTER-AMERICAN PROPOSAL FOR WRC-19
AGENDA ITEM 7, ISSUE C5**

(Item on the Agenda: 3.1 (SGT 3.3))

(Document submitted by the Coordinator)

SGT3 – Satellite services

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Agenda item 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*

BACKGROUND:

Under the current regulatory framework, for any return of notice as a result of an unfavourable finding from the Bureau following the consideration under No. **11.32**, **11.32A** or No. **11.33**, the notifying administration has six months to resubmit its notice without a change to the date of the original submission of the notice. However, there is no reminder sent by the Bureau during the six-month period.

In response to this issue, the ITU-R developed a [Preliminary draft] CPM text with a single Method. In this contribution, it is proposed to implement modifications to the Radio Regulations in accordance with this Method.

PRELIMINARY DRAFT INTER-AMERICAN PROPOSAL:

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ARTICLE 11

Notification and recording of frequency assignments^{1, 2, 3, 4, 5, 6, 7, 8} (WRC-15)

Section II – Examination of notices and recording of frequency assignments in the Master Register

MOD B, CAN/7(C5)/1

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11.46 In applying the provisions of this Article, any resubmitted notice which is received by the Bureau more than six months after the date on which the original notice was returned by the Bureau shall be considered to be a new notification with a new date of receipt. ^{ADD X} For frequency assignments to a space station, should the new date of receipt of such a notice not comply with the period specified in No. **11.44.1** or No. **11.43A**, as appropriate, the notice shall be returned to the notifying administration in the case of No. **11.44.1**, and the notice shall be examined as a new notice of a change in the characteristics of an assignment already recorded with a new date of receipt in the case of No. **11.43A**. (WRC-07)

Reasons: To include a reference to a footnote provision requiring the Bureau to send a reminder 2 months prior to the end of the six-month period referred to in No. **11.46**.

ADD B, CAN/7(C5)/2

^X**11.46.1** If the notifying administration does not resubmit its notice within four months from the date on which the original notice was returned by the Bureau, the Bureau shall issue a reminder.

Reasons: To implement the requirement for reminders during the six-month period and reduce the risk of a resubmission beyond the end 6-month period referred to in No. **11.46**.

