

## RESOLUTION 609 (REV.WRC-07)

**Protection of aeronautical radionavigation service systems from the equivalent power flux-density produced by radionavigation-satellite service networks and systems in the 1 164-1 215 MHz frequency band**

The World Radiocommunication Conference (Geneva, 2007),

*considering*

- a)* that the band 960-1 215 MHz is allocated on a primary basis to the aeronautical radionavigation service (ARNS) in all Regions;
- b)* that the band 1 164-1 215 MHz is also allocated on a primary basis to the radionavigation-satellite service (RNSS), subject to the condition in No. **5.328A** that operation of RNSS systems shall be in accordance with this Resolution;
- c)* that WRC-2000 provided for implementation of a provisional aggregate power flux-density (pfd) limit during the period between WRC-2000 and WRC-03, and requested ITU-R studies on the need for an aggregate pfd limit, and revision, if necessary, of the provisional pfd limit given in No. **5.328A**;
- d)* that WRC-03 determined that protection of the ARNS from harmful interference can be achieved if the value of the equivalent pfd (epfd) produced by all the space stations of all RNSS (space-to-Earth) systems in the 1 164-1 215 MHz band does not exceed the level of  $-121.5 \text{ dB(W/m}^2\text{)}$  in any 1 MHz band;
- e)* that only a limited number of RNSS systems are expected to be deployed in the 1 164-1 215 MHz band, and only a few of these systems at most would have overlapping frequencies;
- f)* that ARNS systems can be protected without placing undue constraints on the development and operation of RNSS systems in this band;
- g)* that to achieve the objectives in *considering f)*, administrations operating or planning to operate RNSS systems will need to agree cooperatively through consultation meetings to equitably share the aggregate epfd in a manner to achieve the level of protection for ARNS systems that is stated in *considering d)*;
- h)* that it may be appropriate for representatives of administrations operating or planning to operate ARNS systems to be involved in determinations made pursuant to *considering g)*;
- i)* that WRC-03 decided to apply the coordination provisions of Nos. **9.12**, **9.12A** and **9.13** to RNSS systems and networks for which complete coordination or notification information, as appropriate, is received by the Bureau after 1 January 2005,

*noting*

- a)* that WRC-2000 invited ITU-R to conduct the appropriate technical, operational and regulatory studies on the overall compatibility between the RNSS and the ARNS in the band 960-1 215 MHz;
- b)* that WRC-2000 resolved to recommend that WRC-03 review the results of the studies,

*recognizing*

that under No. 7.5, interested administrations have the ability, at any time, to request the assistance of the Bureau with respect to Articles 9 and 11 and associated procedures,

*resolves*

1 that in order to protect ARNS systems, administrations shall ensure, pursuant to this Resolution, that the epfd level produced by all space stations of all RNSS systems does not exceed the level  $-121.5 \text{ dB(W/m}^2\text{)}$  in any 1 MHz band;

2 that administrations operating or planning to operate in the 1 164-1 215 MHz frequency band RNSS systems or networks shall, in collaboration, take all necessary steps, including, if necessary, by means of appropriate modifications to their systems or networks, to ensure that the aggregate interference into ARNS systems caused by such RNSS systems or networks operating co-frequency in these frequency bands is shared equitably among the systems identified in *resolves 3* and does not exceed the level of the aggregate protection criterion given in *resolves 1* above;

3 that administrations, in carrying out their obligations under *resolves 1* and *2* above, shall take into account only those RNSS systems with frequency assignments in the band 1 164-1 215 MHz that have met the criteria listed in the Annex to this Resolution through appropriate information provided to the consultation meetings referred to in *considering g*);

4 that administrations, in developing agreements to carry out their obligations under *resolves 1* and *2* above, shall establish mechanisms to ensure that all potential RNSS system operators and administrations are given full visibility of the process;

5 that in order to allow multiple RNSS systems to operate in the frequency band 1 164-1 215 MHz, no single RNSS system shall be permitted to use up the entire interference allowance specified in *resolves 1* above in any 1 MHz of the 1 164-1 215 MHz band (see Recommendation **608 (Rev.WRC-07)**);

6 that to achieve the objectives in *resolves 1* and *2* above, administrations operating or planning to operate RNSS systems will need to agree cooperatively through consultation meetings to achieve the level of protection for ARNS systems that is stated in *resolves 1*;

7 that administrations participating in this process of epfd calculation should hold consultation meetings on a regular basis (e.g. yearly);

8 the administrations participating in the consultation meeting shall designate one administration that shall communicate to the Bureau the results of any aggregate sharing determinations made in application of *resolves 2* above, without regard to whether such determinations result in any modifications to the published characteristics of their respective systems or networks (see Recommendation **608 (Rev.WRC-07)**);

9 that administrations operating or planning to operate ARNS systems in the 1 164-1 215 MHz band should participate, as appropriate, in discussions and determinations relating to the *resolves* above;

10 that the methodology and the reference worst-case ARNS system antenna contained in Recommendation ITU-R M.1642-2 shall be used by administrations for calculating the aggregate epfd produced by all the space stations within all RNSS systems in the band 1 164-1 215 MHz,

*instructs the Radiocommunication Bureau*

1 to participate in consultation meetings mentioned under *resolves* 6 and to observe carefully results of the epfd calculation mentioned in *resolves* 1;

2 to determine whether the pfd level in *recommends* 1 of Recommendation **608 (Rev.WRC-07)** is exceeded by any subject space station, and to report the findings of this determination to the participants in the consultation meeting;

3 to publish in the International Frequency Information Circular (BR IFIC), the information referred to in *resolves* 8 and *instructs the Radiocommunication Bureau* 2,

*invites the Radiocommunication Bureau*

to examine the possibility, if needed, of developing software that can be used to calculate the epfd level mentioned under *resolves* 1,

*invites administrations*

1 to deal with RNSS intersystem matters, as required, as early as possible;

2 to provide the Bureau and all participants in the consultation meeting with access to appropriate software used to calculate the epfd level mentioned under *resolves* 1.

## ANNEX TO RESOLUTION 609 (REV.WRC-07)

### **Criteria for application of Resolution 609 (Rev.WRC-07)**

1 Submission of appropriate Advance Publication information.

2 Entry into satellite manufacturing or procurement agreement, and entry into satellite launch agreement.

The RNSS system or network operator should possess:

- i) clear evidence of a binding agreement for the manufacture or procurement of its satellites; and
- ii) clear evidence of a binding agreement to launch its satellites.

The manufacturing or procurement agreement should identify the contract milestones leading to the completion of manufacture or procurement of satellites required for the service provision, and the launch agreement should identify the launch date, launch site and launch service provider. The notifying administration is responsible for authenticating the evidence of agreement.

The information required under this criterion may be submitted in the form of a written commitment by the responsible administration.

3 As an alternative to satellite manufacturing or procurement and launch agreements, clear evidence of guaranteed funding arrangements for the implementation of the project would be accepted. The notifying administration is responsible for authenticating the evidence of these arrangements and for providing such evidence to other interested administrations in furtherance of its obligations under this Resolution.

