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International Telecommunication Union

Final Acts

of the Regional Radiocommunication Conference for the revision of the Stockholm 1961 Agreement (RRC-06-Rev.ST61)

Geneva, 15 May - 16 June 2006





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of the Regional Radiocommunication Conference for the revision of the ST61 Agreement (RRC-06-Rev.ST61)

(Geneva, 2006)

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Preamble

The First Session of the Regional Radiocommunication Conference for planning of the digital terrestrial broadcasting service in parts of Regions 1 and 3 in the frequency bands 174-230 MHz and 470-862 MHz (Geneva, 10-28 May 2004) adopted Resolution GT-PLEN/1 (RRC-04), by which it recommended the course of action with a view to harmonizing the parts of the ST61 Agreement that relate to the use of the frequency bands 174-230 MHz and 470-862 MHz with the relevant decisions of the Regional Radiocommunication Conference for the planning of the digital terrestrial broadcasting service in Region 1 (parts of Region 1 situated to the west of meridian 170° E and to the north of parallel 40° S, except the territory of Mongolia) and in the Islamic Republic of Iran, in the frequency bands 174-230 MHz and 470-862 MHz (Geneva, 2006) (RRC-06).

At its 2004 session, the Council of the International Telecommunication Union (ITU) resolved, by its Resolution 1225, to convene a regional radiocommunication conference, associated in time and place with the RRC-06, to revise the ST61 Agreement accordingly, and established its agenda. The agenda, dates and place of the Conference were approved by the required majority of ITU Member States from the Planning Area.

RRC-06-Rev.ST61 met in Geneva, in the period between 15 May and 16 June 2006, and worked on the basis of the agenda approved by the Council. It adopted the *Protocol revising certain parts of the Regional Agreement for the European Broadcasting Area (Stockholm, 1961) (Geneva, 2006)*, as well as the associated Resolutions, as contained in these Final Acts.

Protocol revising certain parts of the Regional Agreement for the European Broadcasting Area (Stockholm, 1961)

(Geneva, 2006)

PREAMBLE

The undersigned delegates of the following Member States:

Republic of Albania, People's Democratic Republic of Algeria, Federal Republic of Germany, Principality of Andorra, Austria, Republic of Belarus, Belgium, Republic of Bulgaria, Republic of Cyprus, Vatican City State, Republic of Croatia, Denmark, Arab Republic of Egypt, Spain, Republic of Estonia, Russian Federation, Finland, France, Greece, Republic of Hungary, Republic of Iraq, Ireland, State of Israel, Italy, Hashemite Kingdom of Jordan, Republic of Latvia, The Former Yugoslav Republic of Macedonia, Lebanon, Principality of Liechtenstein, Luxembourg, Malta, Kingdom of Morocco, Republic of Moldova, Principality of Monaco, Norway, Kingdom of the Netherlands, Republic of Poland, Portugal, Syrian Arab Republic, Slovak Republic, Czech Republic, Romania, United Kingdom of Great Britain and Northern Ireland, Republic of San Marino, Republic of Serbia, Republic of Slovenia, Sweden, Confederation of Switzerland, Tunisia, Turkey and Ukraine,

meeting in Geneva for a regional radiocommunication conference to revise the Regional Agreement for the European Broadcasting Area (Stockholm, 1961) (ST61 Agreement), between 15 May 2006 and 16 June 2006, and working on the basis of its agenda,

noting Article 8 of the ST61 Agreement,

noting further that the ST61 Agreement was amended in 1985 (see the Protocol amending the Regional Agreement for the European Broadcasting Area (Geneva, 1985)),

having considered the Agreement adopted by the Regional Radiocommunication Conference for the planning of the digital terrestrial broadcasting service in Region 1 (parts of Region 1 situated to the west of meridian 170° E and to the north of parallel 40° S, except the territory of Mongolia) and in the Islamic Republic of Iran, in the frequency bands 174-230 MHz and 470-862 MHz (Geneva, 2006) (RRC-06) (GE06 Agreement),

having also considered the need to harmonize the dates of entry into force and the dates of provisional application of the GE06 Agreement and the revised ST61 Agreement,

recognizing that the analogue Plan annexed to the GE06 Agreement contains the frequency assignments from the updated ST61 Plan as it appears in BR IFIC No. 2569 in frequency bands 174-230 MHz (for Morocco, 170-230 MHz) and 470-862 MHz which are transferred to the new analogue Plan annexed to the GE06 Agreement as a consequence of abrogation of Annex 2 to the ST61 Agreement in the above-mentioned frequency bands,

have adopted, subject to approval by their competent authorities, a revision of the ST61 Agreement, as contained in this Protocol,

declare that, should a Member State from the European Broadcasting Area make reservations¹ concerning the application of one or more of the provisions of the revised ST61 Agreement, no other Member State from the European Broadcasting Area shall be obliged to observe that provision or those provisions in its relations with that particular Member State.

¹ These reservations shall not relate to Article 2 of this Protocol.

ARTICLES

ARTICLE 1

Definitions

1 For the purposes of this Protocol, and unless otherwise specified, the following terms shall have the meanings defined below:

- 1.1 *Union:* The International Telecommunication Union.
- 1.2 *Secretary-General:* The Secretary-General of the *Union*.
- 1.3 *Constitution:* The Constitution of the *Union*.
- 1.4 *Convention:* The Convention of the *Union*.
- 1.5 *European Broadcasting Area:* The area designated in No. **5.14** of the Radio Regulations (Edition of 2004).
- 1.6 *ST61 Agreement:* The Regional Agreement for the European Broadcasting Area (Stockholm, 1961), as amended by the Regional Administrative Conference of the Members of the Union in the European Broadcasting Area (Geneva, 1985).
- 1.7 *Conference:* The Regional Radiocommunication Conference for the revision of the *ST61 Agreement* (Geneva, 2006).
- 1.8 *Protocol:* This Protocol revising certain parts of the *ST61 Agreement*.

ARTICLE 2

Revision of certain parts of the ST61 Agreement

2.1 The provisions in Articles 3, 4 and 5 of the *ST61 Agreement* and the associated parts of its Annexes 1 and 2 are abrogated insofar as their application in the frequency bands 174-230 MHz (for Morocco, 170-230 MHz) and 470-862 MHz is concerned.

ARTICLE 3

Entry into force and provisional application of the Protocol

3.1 The provisions of the *Protocol* shall apply provisionally as from 17 June 2006 at 0001 hours UTC.

3.2 The *Protocol* shall enter into force on 17 June 2007 at 0001 hours UTC.

ARTICLE 4

Approval of the Protocol

4.1 Any Member State from the *European Broadcasting Area* signatory of the *Protocol* shall deposit its instrument of approval of the *Protocol*, as soon as possible, with the *Secretary-General*, who shall at once inform the other Member States of the *Union*, it being understood that for Member States which are not party to the *ST61 Agreement* (as amended or not), such approval shall also imply the approval of, or accession to, the *ST61 Agreement*. The *Secretary-General* is authorized to take, at any time, any appropriate action aimed at the timely implementation of the provisions of this paragraph.

ARTICLE 5

Accession to the Protocol

5.1 Any Member State in the *European Broadcasting Area* which is a party to the *ST61 Agreement* (as amended or not) but not a signatory of the *Protocol*, shall deposit its instrument of accession to the latter, as soon as possible, with the *Secretary-General*, who shall at once inform the other Member States of the *Union*. The *Secretary-General* is authorized to take, at any time, any appropriate action aimed at the timely implementation of the provisions of this paragraph.

5.2 Accession to the *Protocol* shall be made without reservation and shall become effective on the date on which the instrument of accession is received by the *Secretary-General*.

ARTICLE 6

Approval of or accession to the ST61 Agreement

6.1 Any Member State from the *European Broadcasting Area* approving or acceding to the *ST61 Agreement* after the entry into force of the *Protocol* shall be considered as also approving or acceding to the *Protocol*.

ARTICLE 7

Amendment and revision of the Protocol

7.1 The *Protocol* shall not be amended or revised except by a competent regional radiocommunication conference of the Member States from the *European Broadcasting Area* convened in accordance with the procedures laid down in the *Constitution* and *Convention*.

IN WITNESS WHEREOF, the delegates of the Member States of the International Telecommunication Union from the European Broadcasting Area named below have, on behalf of their respective competent authorities, signed one copy of these Final Acts. In case of dispute, the French text shall prevail. This copy shall remain deposited in the archives of the Union. The Secretary-General shall forward one certified true copy to each Member State of the International Telecommunication Union from the European Broadcasting Area.

For the Republic of Albania:

Hydajet KOPANI

For the People's Democratic Republic of Algeria:

A. El Kader IBRIR Mohamed MADOUR Slimane DJEMATENE A. El Malek HOUYOU

For the Federal Republic of Germany:

Gerold REICHLE

For the Principality of Andorra:

Xavier JIMENEZ-BELTRAN

For Austria:

Franz PRULL Peter REINDL

For the Republic of Belarus:

Vladimir TESLYUK

For Belgium:

Freddy BAERT Michael VAN DROOGENBROEK

For the Republic of Bulgaria:

Dimitar STANTCHEV Bozhidar KOZHUHAROV Svilen POPOV Georgi KOLEV

For the Republic of Cyprus:

Andronikos KAKKOURAS

For the Vatican City State:

Costantino PACIFICI Giudici PIERVINCENZO

For the Republic of Croatia:

Drazen BREGLEC Kreso ANTONOVIC Zeljko TABAKOVIC Gasper GACINA

For Denmark:

Jorgen Lang NIELSEN Peter Marlau KNUDSEN Henning ANDERSEN

For the Arab Republic of Egypt:

Laila Hussein HAMDALLAH Esmail ELGHUTTANY Done at Geneva, 16 June 2006

For Spain:

Antonio FERNÁNDEZ-PANIAGUA José Ramón CAMBLOR

For the Republic of Estonia:

Arvo RAMMUS

For the Russian Federation:

Andrey BESKOROVAYNY Victor STRELETS

For Finland:

Kirsi KARLAMAA Kari KANGAS

For France:

Arnaud MIQUEL François RANCY Dominique Jean ROLFO

For Greece:

Nissim BENMAYOR George DROSSOS

For the Republic of Hungary:

Erzsebet BÁNKÚTI Peter VÁRI

For the Republic of Iraq:

Wesall A. ALI

For Ireland:

John A.C. BREEN Peter MORAN Roger WOODS

For the State of Israel:

Haim MAZAR

For Italy:

Francesco TROISI Mario TAGIULLO Riccardo DE LEONARDIS Donato MARGARELLA

For the Hashemite Kingdom of Jordan:

M. AL-WATHIQ SHAQRAH

For the Republic of Latvia:

Imars JEKABSONS Juris VALENIEKS Juris RENCIS

For the Former Yugoslav Republic of Macedonia:

Mile VELJANOV

For Lebanon:

Maurice GHAZAL

For the Principality of Liechtenstein:

Kurt BÜHLER

For Luxembourg:

Roland THURMES

For Malta:

Saviour F. BORG Joseph SPITERI Adrian GALEA

For the Kingdom of Morocco:

Mohammed LOULICHKI Mohammed HAMMOUDA Mustapha BESSI Mohamed Mamoun SBAY Abderrahim KHAFAJI Nabila EL MERNISSI Adil ARAMJA

For the Republic of Moldova:

Andrei NEMTANU Teodor CICLICCI Eughenii SESTACOV

For the Principality of Monaco:

Carole LANTERI

For Norway:

Geir Jan SUNDAL

For the Kingdom of Netherlands:

Bart SCHAAP A. VAN DIJKEN Ben SMITH

For the Republic of Poland:

Krystyna ROSLAN-KUHN Pawel KACKI Dariusz WIECEK Arkadiusz KUREK Radoslaw TYNIOW

For Portugal:

Maria F. SANTOS SILVA GIRÃO Miguel J. DA COSTA M. HENRIQUES

For the Syrian Arab Republic:

Moustafa AJENEH Mohammad HASAN Adnan SALHAB

For the Slovak Republic:

Milan LUKNAR

For the Czech Republic:

Pavel DVORAK

For Romania:

Florin BEJAN Catalin M. MARINESCU

For the United Kingdom of Great Britain and Northern Ireland:

Michael GODDARD Malcolm JOHNSON

For the Republic of San Marino:

Michele GIRI

For the Republic of Serbia:

Dragana CURCIC Slavenko RASAJSKI Natalija VARAGIC Peter STEFANOVIC Marija RAICKOVIC

For the Republic of Slovenia:

Mihael KRISELJ Igor FUNA Franc KOVACIC

For Sweden:

Anders FREDERICH Per KJELLIN Percy PETTERSSON

For the Confederation of Switzerland:

Peter B. PAULI

For Tunisia:

Mohammed BONGUI Lilia SOUSSI Mohsen GHOMMAN M.

For Turkey:

Tayfun ACARER Ali ZAR Erkan CAN

For Ukraine:

Vasyl HANDABURA Olena ULASENKO

Declarations and Reservations*

List of countries in alphabetical order giving the number(s) of their Declarations and Reservations: Andorra (Principality of) (8) Austria (8) Belarus (Republic of) (6) Belgium (8) Bulgaria (Republic of) (8) Croatia (Republic of) (8) Cyprus (Republic of) (3, 8)**Czech Republic** (8) Denmark (8) Estonia (Republic of) (8) Finland (8) France (1, 8)Germany (Federal Republic of) (8)Greece (8) Hungary (Republic of) (8) Ireland (8) Israel (State of) (10, 12) Italy (8, 9) Latvia (Republic of) (8)Liechtenstein (Principality of) (8) Luxembourg (8) Malta (2, 8)Moldova (Republic of) (5, 8)Monaco (Principality of) (8) Morroco (Kingdom of) (11)Netherlands (Kingdom of the) (8) Norway (8) Poland (Republic of) (8) Portugal (8)Romania (8) **Russian Federation** (6)

^{*} *Note by the Secretary-General*: The texts of the Declarations and Reservations are shown in the chronological order of their deposit.

San Marino (Republic of) (4) Serbia (8) Slovak Republic (8) Slovenia (Republic of) (8) Spain (8) Sweden (8) Switzerland (Confederation of) (8) Syrian Arab Republic (7) The Former Yugoslav Republic of Macedonia (8) Turkey (8) Ukraine (6) United Kingdom of Great Britain and Northern Ireland (8) Vatican City State (8)

At the time of signing the Final Acts of the Regional Radiocommunication Conference for the revision of the Stockholm 1961 Agreement (Geneva, 2006) (RRC-06-Rev.ST61), the undersigned delegates take note of the following Declarations and Reservations made by signatory delegations:

1

Original: French

For France:

In signing the Final Acts of the Regional Radiocommunication Conference for the revision of the Stockholm 1961 Agreement in the frequency bands 174-230 MHz and 470-862 MHz (Geneva, 2006), the French delegation reserves for its Government the right to enter further declarations or reservations upon depositing its instruments of ratification of this Agreement.

More generally, the delegation of France reserves for its Government the right to take any measures it might deem necessary to safeguard its interests should any Member State of the Union fail to respect the provisions of these Final Acts or to comply with them or should reservations entered by other countries jeopardize the smooth operation of its telecommunication services.

2

Original: English

For Malta:

In signing the Final Acts of the Regional Radiocommunication Conference for the revision of the Stockholm 1961 Agreement (RRC-06-Rev.ST61), the delegation of Malta declares:

- 1 that it reserves for its Government the right to take any action it considers necessary to safeguard its interests, should any Member State of the International Telecommunication Union fail in any way to comply with or execute the provisions of the Protocol revising certain parts of the Regional Agreement for the European Broadcasting Area (RRC-06-Rev.ST61), the Radio Regulations or the Constitution and Convention of the International Telecommunication Union;
- 2 that it further reserves the right for its Government to take any action and preservation measures it deems necessary should the consequences of reservations by any Member State jeopardize Malta's radiocommunication services or affects its sovereignty;
- 3 to express additional declarations or reservations with respect to the Final Acts of the RRC-06-Rev.ST61 at the time of deposit of the corresponding instrument of ratification with the International Telecommunication Union.

For the Republic of Cyprus:

The Republic of Cyprus notes that in considering the Final Acts of the Regional Radiocommunication Conference for the revision of the Stockholm 1961 Agreement (RRC-06-Rev.ST61), it may find it necessary to make additional declarations or reservations. Accordingly, the Republic of Cyprus reserves the right to make additional declarations or reservations at the time of deposit of its instruments of ratification of the Final Acts of RRC-06-Rev.ST61. The Republic of Cyprus shall not be deemed to have consented to be bound by revisions to the Regional Radiocommunication Conference for the revision of the Stockholm 1961 (RRC-06-Rev.ST61) Agreement without specific notification to the International Telecommunication Union by the Republic of Cyprus of its consent to be bound.

4

Original: English

For the Republic of San Marino:

In signing the Final Acts of the Regional Radiocommunication Conference for the revision of the Stockholm 1961 Agreement (RRC-06-Rev.ST61), the delegation of San Marino declares:

- that it reserves for its Government the right to take any action it considers necessary to safeguard its interests, should any Member State of the International Telecommunication Union fail in any way to comply with or execute the provisions of the Protocol revising certain parts of the Regional Agreement for the European Broadcasting Area (RRC-06-Rev.ST61), the Radio Regulations or the Constitution and Convention of the International Telecommunication Union;
- that it further reserves the right for its Government to take any action and preservation measures it deems necessary should the consequences of reservations by any Member State put in danger San Marino's radiocommunication services or affects its sovereignty;
- to express additional declarations or reservations with respect to the Final Acts of the RRC-06-Rev.ST61 at the time of deposit of the corresponding instrument of ratification with the International Telecommunication Union.

3

For the Republic of Moldova:

The delegation of the Republic of Moldova reserves for its Government the right to take any measures it may consider necessary to safeguard its interests should any Member of the Union fail to comply with the provisions of the Final Acts of the Regional Radiocommunication Conference for the revision of the Stockholm 1961 Agreement, in the frequency bands 174-230 MHz and 470-862 MHz (Geneva, 2006), or should reservations made upon signing the Final Acts, or other measures taken by any Member of the Union, jeopardize the normal operation of the Republic of Moldova's telecommunication services.

6

Original: Russian

For the Republic of Belarus, the Russian Federation and Ukraine:

The delegations of the above-mentioned countries reserve for their respective Governments the right to take any action they may consider necessary to protect their interests should any Member of the Union fail to comply with the provisions of the Final Acts of the Regional Radiocommunication Conference for the revision of the Stockholm 1961 Agreement in the frequency bands 174-230 MHz and 470-862 MHz (Geneva, 2006) or the bilateral and multilateral coordination agreements on the use of frequencies, signed before the start of RRC-06-Rev.ST61, or should reservations made upon signing the Final Acts, or other measures taken by any Member of the Union, jeopardize the normal operation of those countries' telecommunication services.

7

Original: Arabic

For the Syrian Arab Republic:

In signing the Final Acts of this Regional Conference for the revision of the Stockholm 1961 Agreement (RRC-06-Rev.ST61), the delegation of the Syrian Arab Republic reserves for its country and its Government the following rights at the time of its ratification of these Acts:

- 1 to confirm all written and oral declarations made by this delegation, individually or jointly with other Arab delegations participating in the Conference, and its right to make additional reservations;
- 2 to take any measures it deems necessary to safeguard its interests, and particularly its sovereign right to protect its wireless stations within its territories from harmful interference;
- 3 the signing of these Final Acts shall be effective only in respect of Member States of the Union recognized by the Syrian Arab Republic.

5

Original: Russian

For the Federal Republic of Germany, the Principality of Andorra, Austria, Belgium, the Republic of Bulgaria, the Republic of Cyprus, the Vatican City State, the Republic of Croatia, Denmark, Spain, the Republic of Estonia, Finland, France, Greece, the Republic of Hungary, Ireland, Italy, the Republic of Latvia, The Former Yugoslav Republic of Macedonia, the Principality of Liechtenstein, Luxembourg, Malta, the Republic of Moldova, the Principality of Monaco, Norway, the Kingdom of the Netherlands, the Republic of Poland, Portugal, the Slovak Republic, the Czech Republic, Romania, the United Kingdom of Great Britain and Northern Ireland, Serbia, the Republic of Slovenia, Sweden, the Confederation of Switzerland and Turkey:

At the time of signing the Final Acts of the Regional Radiocommunication Conference for the revision of the Stockholm 1961 Agreement, in the frequency bands 174-230 MHz and 470-862 MHz (Geneva, 2006), the delegations of the above-mentioned countries formally declare that they maintain the declarations and reservations made by their countries when signing the Final Acts of previous treaty-making conferences of the Union as if they were made in full at this Regional Radiocommunication Conference.

9

Original: English

For Italy:

The Italian delegation, in signing the Final Acts of the Regional Radiocommunication Conference for the revision of the Stockholm 1961 Agreement (RRC-06-Rev.ST61) (Geneva, 2006), reserves for its Government the right to provide further declarations or reservations, at any time it considers proper between the date of the signature and the date of depositing instrument of ratification or approval, may be required or to take any action consistent with its national and international law that it may consider or deem necessary or useful to protect and safeguard its sovereign and inalienable rights and legitimate interests.

10

Original: English

For the State of Israel:

In light of the references made in the Protocol to the Regional Radiocommunication Conference for the revision of the Stockholm 1961 Agreement (RRC-06-Rev.ST61), the actions taken hereby, and the Declarations and Reservations filed by Israel in respect of the Final Acts of RRC-06, the delegation of the State of Israel, on behalf of its Government, wishes to note that its signature of the Final Acts of RRC-06-Rev.ST61 does not derogate in any way from its Declarations and Reservations filed in respect of the Final Acts of RRC-06.

8

Original: French

For the Kingdom of Morocco:

In signing the Final Acts of the Regional Radiocommunication Conference for the revision of the Stockholm 1961 Agreement, the delegation of the Kingdom of Morocco reserves for its Government the right to take any measure deemed necessary to safeguard its interests should a Member of the Union in any way fail to respect the provisions of the present Agreement.

11

Additional Declarations and Reservations

12

Original: English

For the State of Israel:

- 1 Declaration 7 (§ 3) made by the Syrian Arab Republic in respect of the Final Acts, contravenes the principles and purposes of the ITU as well as the work of RRC-06-Rev.ST61, and is therefore devoid of legal validity. Israel rejects the said declaration, which politicizes and undermines the work of the ITU and will assume that it is has no bearing with respect to the rights and duties of any Member State of the ITU.
- 2 Should the Syrian Arab Republic violate Israel's rights as a Member State of the ITU, or breach its obligations towards Israel as such, Israel reserves its right to act in a reciprocal fashion and to take any action it deems necessary to protect its interests and to safeguard the operation of its telecommunication services.

RESOLUTIONS

RESOLUTION 1 (RRC-06-Rev.ST61)

Suspension of the Article 4 procedure of the Regional Agreement for the European Broadcasting Area (Stockholm, 1961)

The Regional Radiocommunication Conference for the revision of the ST61 Agreement (Geneva, 2006),

considering

a) the actions taken by the Regional Radiocommunication Conference for the planning of the digital terrestrial broadcasting service in Region 1 (parts of Region 1 situated to the west of meridian 170° E and to the north of parallel 40° S, except the territory of Mongolia) and in the Islamic Republic of Iran, in the frequency bands 174-230 MHz and 470-862 MHz (Geneva, 2006) (RRC-06), regarding the establishment of the reference situation for analogue television;

b) that the reference situation for the analogue television, established by RRC-06, for the territories governed by the Stockholm 1961 (ST61) Agreement, coincides with the updated version of the ST61 Plan, as included in BR IFIC No. 2569 with a publication date 16 May 2006;

c) that the updated version of the ST61 Plan, as included in BR IFIC No. 2569, contains all frequency assignments successfully coordinated by 15 March 2006, which were communicated to the Radiocommunication Bureau by 15 March 2006, provided that the relevant information (e.g. TB3 notices or equivalent statements) has been provided to the Bureau by 21 April 2006;

d) the necessity for harmonizing the scopes of the ST61 Plan and the analogue television plan annexed to the Regional Agreement established by RRC-06,

recognizing

that the Regional Agreement established by RRC-06 contains a procedure to update the analogue television plan in the frequency bands 174-230 MHz (for Morocco, 170-230 MHz) and 470-862 MHz,

resolves to instruct the Director of the Radiocommunication Bureau

1 to cease processing submissions under Article 4 of the ST61 Agreement in the frequency bands 174-230 MHz (for Morocco, 170-230 MHz) and 470-862 MHz after the publication of BR IFIC No. 2569 of 16 May 2006, including the processing of the submissions from administrations in these bands whose processing was not completed in time for inclusion in BR IFIC No. 2569;

2 to delete from databases of the Radiocommunication Bureau all entries (notices) related to pending frequency assignments under the procedure of Article 4 of the ST61 Agreement, in the frequency bands 174-230 MHz (for Morocco, 170-230 MHz) and 470-862 MHz, which did not result in a Plan entry for inclusion in the updated version of the ST61 Plan included in BR IFIC No. 2569.

RESOLUTION 2 (RRC-06-Rev.ST61)

Revision of certain Resolutions and Recommendations adopted by the European VHF/UHF Broadcasting Conference (Stockholm, 1961)

The Regional Radiocommunication Conference for the revision of the ST61 Agreement (Geneva, 2006),

considering

that certain Resolutions and Recommendations adopted by the European VHF/UHF Broadcasting Conference (Stockholm, 1961) (ST61) relate to the use of the frequency bands 174-230 MHz and 470-862 MHz, which are addressed by the provisions adopted by the Regional Radiocommunication Conference for the planning of the digital terrestrial broadcasting service in Region 1 (parts of Region 1 situated to the west of meridian 170° E and to the north of parallel 40° S, except the territory of Mongolia) and in the Islamic Republic of Iran, in the frequency bands 174-230 MHz and 470-862 MHz (Geneva, 2006) (RRC-06),

resolves

that the provisions in Resolutions 1, 2, 3 and 4 and Recommendations 1, 2, 3, 4 and 5 adopted by the ST61 Conference are abrogated as from 17 June 2006 at 0001 hours UTC insofar as their application in the frequency bands 174-230 MHz (for Morocco, 170-230 MHz) and 470-862 MHz is concerned.



Printed in Switzerland Geneva, 2006 ISBN 92-61-11751-1