

BILATERAL TECHNICAL AGREEMENT

between the Administrations of

REPUBLIC OF CROATIA

and

REPUBLIC OF SLOVENIA

**on the frequency coordination in the frequency bands between
29.7 MHz and 470 MHz**

April, 2015

1. Preamble

In the framework of the “HCM Agreement” the Administrations of Croatia and Slovenia concluded this agreement concerning frequency coordination in the frequency bands between 29,7 MHz and 470 MHz allocated to Private Land Mobile Service. The relevant provisions of the “HCM Agreement” shall be applied unless otherwise laid down in this Agreement.

2. Principles – background

The Administrations mentioned above defined the list of INTR frequencies. These frequencies were used on the entire area of former Yugoslavia before 1991 (Ex-YUG).

Each Administration defined itself high and low priority for INTR frequencies.

The Administrations have commonly agreed on the high and low priority of the use of the INTR frequencies in each country.

The Administrations also exchanged the assignments which are currently in use and which shall be treated as coordinated.

All of the above mentioned assignments were included into the Lists.

3. Technical provisions

List 1 consists of INTR assignments with high priority.

List 2 consists of INTR assignments with low priority.

List 3 consists of assignments which are currently in use.

The **List 1**, **List 2** and **List 3** in the **Annex I** are part of this Agreement.

The Administrations concluded that the use of the assignments, in accordance with the Lists, is interference free and shall be used in accordance with this Agreement.

4. Exchange of information

Additional coordination of the frequency assignments will be processed on request of Administration according to “HCM Agreement”.

5. Procedure in case of harmful interference

In the case of harmful interference Administration shall send report to another Administration, by electronic means, with frequency, location, date of first occurrence and possible suggestion on how to eliminate the interference within 30 days after the harmful interference was first time reported. If the harmful interference is not eliminated within additional 20 days, a reminder should be sent. If harmful interference cannot be eliminated, interferer should switch off the transmission within additional 45 days.

When harmful interference is caused to former INTR Ex-YU channels, the interferer with lower priority has to be switched off within the time frame of the previous paragraph.

Users of the frequencies shall have the possibility to cooperate in order to minimize interference and to achieve the most efficient use of the available spectrum and should notify Administration about their solution.

6. Revision of this Agreement

This Agreement can be revised in the light of administrative, regulatory or technical developments at the proposal of any Signatory Administration with the agreement of other Signatory Administration.

7. Withdrawal from this Agreement

Any Administration may withdraw from this Agreement by the end of a calendar month by giving notice of its intention at least six months in advance. Frequency assignments made within the framework of this Agreement prior to the date of entry into force of the withdrawal shall remain valid and be protected according to their status.

8. Language of the Agreement

This Agreement has been concluded in English in two originals.

9. Date of entry into force of the Agreement

This Agreement enters into force at the date of 8 April 2015

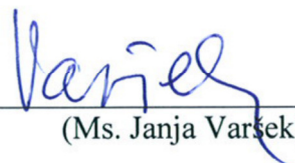
Zagreb, 8 April 2015

For the Croatian Administration



(Ms. Ivančica Sakal)

For the Slovenian Administration



(Ms. Janja Varšek)