

**AGREEMENT**

**between the Administrations of**

**CROATIA,  
SERBIA AND MONTENEGRO  
and HUNGARY**

**concerning**

**data exchange for base stations operating in the public  
cellular mobile networks, GSM 900 and DCS 1800**

Pécs, 21<sup>st</sup> March, 2003

## **1. Preamble**

This Agreement concluded between the Administrations of Croatia, Serbia and Montenegro and Hungary within the framework of the „Vienna Agreement (Berlin 2001)“ and the bilateral agreements dealing with frequency coordination in general is a supplement to the current valid agreements on the preferential frequency allotment in the GSM 900 and DCS 1800 bands.

## **2. Principles – Background**

In order to reduce the administrative workload for co-ordination and notification of base stations in licensed public mobile networks, GSM 900 and DCS 1800, on the one hand and to ensure harmful interference-free operation and preferential rights on the other hand the Administrations mentioned above deemed it necessary to conclude as follows:

## **3. Procedure**

- 3.1 Administrations concerned will not agree with co-ordination requests coming from their operators if the agreed preferential conditions laid down in the above mentioned Agreements or in approved operators' arrangements according to the „Agreements concerning arrangements between operators of radiocommunications networks“ are not fulfilled.
- 3.2 If a co-ordination request judged by an administration does not satisfy all the conditions laid down in the Agreements mentioned in Item 3.1 the operators shall modify the technical characteristics of the stations concerned in order to achieve compliance with these Agreements.
- 3.3 Data for base stations will be exchanged on explicit request of an administration only, with sufficient explanation on the cause of the problem. Data of relevant base stations should be given according to Annex 2 of Vienna Agreement 2001.
- 3.4 Cases of harmful interference shall be reported by the mobile network operators to their own Administration. The Administrations affected shall inform each other and endeavour to achieve a mutually satisfactory solution.

## **4. Revision of this Agreement**

This Agreement can be revised at the proposal of any Signatory Administration with the agreement of all other Signatory Administrations.

## 5. 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.

## 6. Language of the Agreement

This Agreement has been concluded in the English language and in 3 originals.

## 7. Date of entry into force of the Agreement

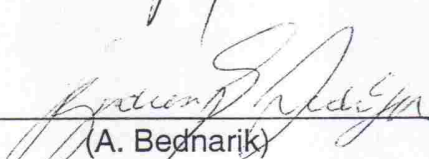
7.1 This Agreement enters into force at the date of its signature.

7.2 The Agreement between Croatia and Hungary signed in Vienna on 5<sup>th</sup> February 2002 remains valid.

For the Administration of Croatia  
on 21/03/2003

  
\_\_\_\_\_  
(A. Dodig)

For the Administration of  
Serbia and Montenegro  
on 21/03/2003

  
\_\_\_\_\_  
(A. Bednarik)

For the Administration of Hungary  
on 21/03/2003

  
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(Dr. B. Eiselt)