ELECTRONIC COMMUNICATIONS COMMITTEE

ECC Decision
of 24 March 2006
on Exemption from Individual Licensing of
low e.i.r.p. satellite terminals (LEST)
operating within the frequency bands
10.70 - 12.75 GHz or 19.70 - 20.20 GHz Space-to-Earth
and
14.00 - 14.25 GHz or 29.50 - 30.00 GHz Earth-to-Space

(ECC/DEC/(06)02)
EXPLANATORY MEMORANDUM

1 INTRODUCTION

Licensing is an appropriate tool for administrations to regulate the effective use of the frequency spectrum and to avoid harmful interference. However intervention from the administrations as far as the installation and use of equipment is concerned needs to be proportionate. Administrations and especially users, retailers and manufacturers will benefit from a more deregulated system of authorising the use of radio equipment.

This Decision intends to provide for individual licence exemption of Low e.i.r.p. Satellite Terminals (LEST) within the CEPT. LESTs operate within the frequency bands 10.70 - 12.75 or 19.70 - 20.20 GHz (space-to-Earth) and, 14.00 - 14.25 GHz or 29.50 - 30.00 GHz (Earth-to-space) under the control of the satellite system, providing digital communications. They operate with geostationary satellites, and LESTs are envisaged for unattended operation.

As an example LESTs could be used for the mass market of interactive TV digital services or low data rate services.

2 BACKGROUND

There is a general agreement that when the efficient use of the frequency spectrum is not at risk and as long as harmful interference is unlikely, the installation and use of radio equipment might be exempted from individual licensing. Within the EEA, Directive 1999/5/EC (the R&TTE Directive) introduces the principle that individual licensing is only justified for reasons related to the effective/efficient use of the spectrum and the avoidance of harmful interference. Furthermore, Directive 2002/20/EC (the Authorisation Directive) provides that, when the risk of harmful interference is negligible, the use of radio frequencies shall be governed by general authorisation.

In general the CEPT administrations apply similar systems of licensing and exemption from individual licensing. However, different criteria are used to decide whether radio equipment should be licensed or exempted from an individual licence.

The provision of Pan European wide services will be greatly assisted when all CEPT administrations would exempt the same categories of radio equipment from licensing and apply -to achieve that- the same criteria to decide on this.

When radio equipment is subject to an exemption from individual licensing, anyone can have installed and use the radio equipment without any prior individual permission from the Administration. Furthermore, the Administration will not register the individual equipment. The use of the equipment can be subject to general provisions or general authorisation.

The electromagnetic compatibility between LESTs and aircraft avionics has been examined in ECC Report 66. It was concluded that no safety distance other than within the airport perimeter was needed. This study has only considered aircraft protection and not other electromagnetic compatibility situations.

It is not in the scope of this Decision to cover the requirements applicable for the limitation of exposure of the general public to electromagnetic fields as defined in Council Recommendation 1999/519/EC.

3 REQUIREMENT FOR AN ECC DECISION

ERC/REC 01-07 that was adopted in 1995 listed harmonised criteria for the administrations to decide whether an exemption of individual licence should be applied.

The aim of this Decision is to exempt LESTs from individual licensing because they fulfil the criteria for exemption listed in ERC/REC 01-07.
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“The European Conference of Postal and Telecommunications Administrations,

considering

a) that within the CEPT administrations there is an ongoing awareness of a need for harmonisation of licensing regimes in order to facilitate the provision of Pan European wide services;

b) that it therefore would be desirable for CEPT administrations to have common authorisation regimes at their disposal in order to control the installation, ownership and use of radio equipment;

c) that there is a strong desire within the CEPT administrations to reduce the control exercised by administrations in the form of mandatory provisions;

d) that there is a common EU regulatory framework for electronic communications applying to the Member States of the EU, to the EEA and to some countries associated to the EU;

e) that there are sometimes considerable differences in national licensing, laws and regulations amongst CEPT administrations and that harmonisation therefore can only be introduced gradually;

f) that national authorisation regimes should be as simple as possible, in order to minimise the burden upon the administrations and users of equipment;

g) that intervention by the national administrations with respect to the use of radio equipment should in general not exceed the level necessary for the efficient use of the frequency spectrum;

h) that administrations should work towards the exemption of relevant radio equipment from individual licensing based on harmonised criteria detailed in ERC/REC 01-07;

i) that in the frequency band 10.70 - 12.50 GHz, fixed service systems are being operated on a shared basis;

j) that ERC Decision (00)08 establishes the priority between fixed service and uncoordinated earth stations in the fixed satellite service and the broadcasting satellite service in the band 10.70 - 12.50 GHz;

k) that ERC Decisions DEC(00)03, DEC(00)04 and DEC(00)05 have been developed providing exemption from individual licensing of SITs, SUTs and VSATs;

l) that in EU/EFTA countries the use of such equipment shall comply with the R&TTE Directive. Conformity with the essential requirements in its Article 3(2) may be demonstrated by compliance with harmonised standard EN 301 459 or EN 301 428 or equivalent technical specifications;

m) that some CEPT administrations may require that LEST network operators obtain a frequency authorisation due to national regulatory requirements;

n) that RR 5.492 addresses the use of broadcasting-satellite service assignments by the fixed-satellite service (space-to-Earth) in the band 11.7 - 12.5 GHz;
DECIDES

1. to exempt from individual licensing LESTs that fulfil considering l) without prejudice to considering m), and
   a) operate with geostationary satellites as part of the fixed satellite service (FSS) within the frequency bands
      10.70 - 12.75 GHz or 19.7 – 20.2 GHz (space-to-Earth) and 14.00 – 14.25 GHz or 29.50 – 30.00 GHz
      (Earth-to-space), and the broadcasting satellite service (BSS) within the frequency bands 11.70 -
      12.50 GHz (space-to-Earth) under the control of the satellite system, providing digital communications, and
   b) use an equivalent isotropically radiated power (e.i.r.p.) not exceeding 34 dBW. When an antenna is
      coupled to more than one transmitter or a transmitter provides more than one carrier (multi-carrier
      operation), the above e.i.r.p. level is the sum of all simultaneous emissions from the antenna on the
      main lobe;

2. that this Decision enters into force on 24 March 2006;

3. that the preferred date for implementation of this Decision shall be 1 October 2006.

4. that CEPT administrations shall communicate the national measures implementing this Decision to the ECC
   Chairman and the Office when the Decision is nationally implemented.”

Note:
Please check the Office web site (www.ero.dk) for the up to date position on the implementation of this and other
ERC/ECC Decisions.