

CFR NETWORK STATEMENT - 2021

ANNEX 16.b PROCESS OF CONFLICT RESOLUTION

Validity: 13.12.2020 – 11.12.2021

Version: 10.0 *(project)* **Update:** 15.12.2019





Process of conflict resolution

The process of conflict resolution and decision-making in the event of a dispute over the allocation of infrastructure capacities and unresolved through coordination is done on the basis of a system of conflict resolution and according to the provisions of Art. 46, paragraph 6 of Law 202/2016.

This system of conflict resolution provides for a technical meeting/consultation between the parties concerned (RU, CFR) in order to solve disputes. If applicants do not agree with the outcome of the meeting, the following priority rules for applicants shall be adopted:

- regular intervals or integrated network services (passenger trains);
- cross-border train paths;
- stability over time and duration of allocation of the train path in dispute;
- degree of use of train paths allocated over the last two years;
- train paths for the freight traffic.

CFR shall communicate RU, in written, the settlement modality, within maximum 10 working days.

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