World Conference on International Telecommunications (WCIT-12) Dubai, 3-14 December 2012

PLENARY MEETING

International Telecommunication Union

Document DT/1-E 30 November 2012 English only

PROPOSALS RECEIVED FROM ITU MEMBER STATES FOR THE WORK OF THE CONFERENCE

I have the honour to transmit to the Conference proposals received from ITU Member States which have been coordinated by the General Secretariat and published in **Documents WCIT-12/1 to 32*.** Complete texts of proposals and translations are available in the original contributions.

> Dr Hamadoun I. TOURÉ Secretary-General

*Document being processed: WCIT-12/22

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

2 WCIT12/DT/1-E

ITR (Preamble, Articles, Final Formula)			
Description	Provision	Proposal	Source
INTERNATIONAL TELECOMMUNICATION	ITRs	NOC	ACP/3A3/2
REGULATIONS			ARB/7R1/1
			<u>USA/9A1/1</u>
			<u>RCC/14A1/1</u>
			<u>CME/15/1</u>
			EUR/16A1-R1/1
			<u>AUS/17R2/1</u>
			<u>B/18/1</u>
PREAMBLE	PREAMBLE	NOC	ACP/3A2/1
			<u>ARB/7R1/2</u>
			<u>USA/9A1/2</u>
			RCC/14A1/2
			EUR/16A1-R1/2
			AUS/17R2/2
			<u>B/18/2</u>
			<u>AFCP/19/1</u>
	1	MOD	<u>ACP/3A2/2</u>
			<u>ARB/7R1/3</u>
			<u>USA/9A1/3</u>
			IAP/10R1/11
			<u>RCC/14A1/3</u>
			<u>CME/15/2</u>
			EUR/16A1-R1/3
			AUS/17R2/3
			<u>B/18/3</u>
			<u>AFCP/19/2</u>
			<u>MEX/20/1</u>
			<u>IND/21/1</u>
Article 1	Article 1	NOC	<u>ACP/3A3/3</u>
Purpose and Scope of the Regulations			<u>ARB/7R1/4</u>
			<u>USA/9A1/4</u>
			<u>RCC/14A1/4</u>
			<u>CME/15/3</u>
			EUR/16A1-R1/4

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12 0

	3
١	WCIT12/DT/1-E

		AUS/17R2/4
		<u>B/18/4</u>
		AFCP/19/3
1.0	ADD	<u>TUN/25/1</u>
2	MOD	ACP/3A3/4
	-	ARB/7R1/5
		<u>USA/9A1/5</u>
		<u>RCC/14A1/5</u>
		<u>CME/15/4</u>
		EUR/16A1-R1/5
		<u>AUS/17R2/5</u>
		<u>B/18/5</u>
		<u>AFCP/19/4</u>
		<u>MEX/20/2</u>
		<u>ISR/28R1/1</u>
3	MOD	<u>ACP/3A2/3</u>
-		<u>ARB/7R1/6</u>
		<u>USA/9A1/6</u>
		<u>IAP/10R1/14</u>
		<u>RCC/14A1/6</u>
		<u>CME/15/5</u>
		<u>EUR/16A1-R1/6</u>
		<u>AUS/17R2/6</u>
		<u>B/18/6</u>
		AFCP/19/5
		<u>MEX/20/3</u>
3A	ADD	<u>ARB/7R1/7</u>
		<u>RCC/14A1/7</u>
		<u>CME/15/6</u>
		<u>IND/21/2</u>
3B	ADD	<u>ARB/7R1/8</u>
		<u>RCC/14A1/8</u>
		<u>CME/15/7</u>
		<u>IND/21/3</u>
3C	ADD	<u>RCC/14A1/9</u>
50	AUU	<u>CME/15/8</u>
4	MOD	<u>RCC/14A1/10</u>
Ŧ	SUP	
	2014	<u>B/18/7</u>

4	
WCIT12/DT/1-E	Ξ

	<u>NOC</u>	<u>ACP/3A2/4</u>
		<u>ARB/7R1/9</u>
		<u>USA/9A1/7</u>
		<u>IAP/10R1/15</u>
		<u>CME/15/9</u>
		<u>EUR/16A1-R1/7</u>
		<u>AUS/17R2/7</u>
		<u>AFCP/19/6</u>
		<u>MEX/20/4</u>
5	MOD	ARB/7R1/10
		<u>RCC/14A1/11</u>
		<u>CME/15/10</u>
		<u>B/18/8</u>
		<u>AFCP/19/7</u>
		<u>PRG/29/1</u>
	NOC	<u>ACP/3A3/5</u>
		<u>USA/9A1/8</u>
		IAP/10R1/16
		EUR/16A1-R1/8
		<u>AUS/17R2/8</u>
		<u>MEX/20/5</u>
6	MOD	<u>ACP/3A2/5</u>
		<u>ARB/7R1/11</u>
		<u>USA/9A1/9</u>
		<u>IAP/10R1/3</u>
		<u>RCC/14A1/12</u>
		<u>CME/15/11</u>
		<u>EUR/16A1-R1/9</u>
		<u>AUS/17R2/9</u>
		<u>AFCP/19/8</u>
		<u>MEX/20/6</u>
		ISR/28R1/2
7	MOD	<u>ACP/3A3/6</u>
		ARB/7R1/12
		<u>USA/9A1/10</u>
		<u>RCC/14A1/13</u>
		<u>CME/15/12</u>
		AUS/17R2/10

5
WCIT12/DT/1-E

		<u>B/18/9</u>
		<u>MEX/20/7</u>
		<u>PRG/29/2</u>
	SUP	EUR/16A1-R1/10
		<u>AFCP/19/9</u>
8	MOD	<u>ACP/3A3/7</u>
		<u>ARB/7R1/13</u>
		<u>USA/9A1/11</u>
		<u>IAP/10R1/17</u>
		<u>RCC/14A1/14</u>
		<u>CME/15/13</u>
		<u>EUR/16A1-R1/11</u>
		<u>AUS/17R2/11</u>
		<u>B/18/10</u>
		<u>AFCP/19/10</u>
		<u>MEX/20/8</u>
9	MOD	<u>ACP/3A2/6</u>
		<u>ARB/7R1/14</u>
		<u>USA/9A1/12</u>
		<u>RCC/14A1/15</u>
		<u>CME/15/14</u>
		EUR/16A1-R1/12
		AUS/17R2/12
		<u>B/18/11</u>
		AFCP/19/11
		<u>MEX/20/9</u>
		<u>ISR/28R1/3</u>
10	MOD	<u>ACP/3A2/7</u>
		<u>IAP/10R1/37</u>
		<u>AUS/17R2/13</u>
		<u>B/18/12</u>
		<u>MEX/20/10</u>
	SUP	<u>ARB/7R1/15</u>
		<u>USA/9A1/13</u>
		<u>RCC/14A1/16</u>
		<u>CME/15/15</u>
		EUR/16A1-R1/13
		AFCP/19/12

11MODACP/33/8 ABB/781/16 USA/9A1/14 B/16A1-81/24 B/16A1-81/24 B/16A1-81/24 B/16A1-81/2411ABB/781/14 B/16A1-81/24 CME/15/16 AUS/1782/14 AUS/1782/14 AUS/1782/1412MODMSC/012214MODMC/14A1/1815MODMC/14A1/18 B/16A1/1716IMODMC/14A1/18 B/16A1/1717IMODMC/14A1/18 B/16A1/1718IMODMC/14A1/18 B/16A1/1719IIMODMC/14A1/18 B/16A1/17 B				
Image: state in the state in		11	MOD	<u>ACP/3A3/8</u>
Image: section of the section of th				ARB/7R1/16
Image: state in the state in				<u>USA/9A1/14</u>
Sup RCC/14A1/12 CME/15/16 AUS/1782/14 AFCP/19/13 12 MOD MEX/20/12 12 MOD MEX/20/13 12 MOD MEX/20/13 12 MOD MEX/1782/15 12 Article 2 MOC MEX/81/18 13 MOD MEX/20/13 13 MOD MEX/20/13 13 MOD MEX/20/13 14 MOD MEX/20/13 15 MEX/20/13 MEX/20/13 15 MEX/20/13 MEX/20/13 16 MOD MEX/20/13 <td></td> <td></td> <td></td> <td>EUR/16A1-R1/14</td>				EUR/16A1-R1/14
Article 2 MOC ACP/32/14 Article 2 MOD MEX/20/11 MEXPOND I2 MOD MEX/20/12 MOD RC/14A1/18 RC/14A1/18 MOD RC/14A1/18 ACP/32/18 MEXPOND RC/14A1/19 MEXPOND MEXPOND Article 2 MOC ACP/32/18 MEXPOND Article 2 NOC ACP/32/19 MEXPOND RC/14A1/19 MEXPOND ACP/32/19 MEXPOND RC/14A1/19 MEXPOND ACP/32/116 MEXPOND RE/15/18 EUR/15/18 EUR/15/18 MEXPOND RE/15/18 EUR/15/18 ACP/32/10 MEXPOND RE/15/18 EUR/15/18 R				<u>B/18/13</u>
Aus/1772/14 ArCP/19/13 Image: ArcP/19/13 MEX/20/11 Image: ArcP/19/13 MEX/20/12 Image: ArcP/19/14 MAUS/1782/15 Image: ArcP/19/14 MAUS/1782/15 Image: ArcP/19/14 MIS/8/1 Image: ArcP/15/14 MIS/8/1 Image: ArcP/15/15 MIS/8/1 Image: ArcP/15/15 MIS/8/1 Image: ArcP/15/15 MIS/8/1 Image: ArcP/15/15 MIS/1 Im			SUP	<u>RCC/14A1/17</u>
AFCP/19/13 MFX/20/11 12 MOD MEX/20/12 MOD RCC/14A1/18 RCC/14A1/18 NOC ACP/3A2/8 AR8/781/17 USA/9A1/15 IAP/1081/38 CMC115/17 USA/9A1/15 IAP/1081/38 CMC15/17 USA/9A2/15 IAP/1081/38 IAP/1081/38 CME/15/17 USA/9A2/15 IAP/1081/38 USA/9A2/15 IAP/1081/38 IAP/1081/38 USA/9A2/15 IAP/1081/38 IAP/1081/38 USA/9A1/15 IAP/1081/38 IAP/1081/38 USA/9A1/15 IAP/1081/38 IAP/1081/38 USA/9A1/15 IAP/1081/38 IAP/1081/38 USA/9A1/15 IAP/1081/15 IAP/1081/15 IAP/1081/15 IAP/1081/15 IAP/1081/15 IAP/1081/15 <t< td=""><td></td><td></td><td></td><td><u>CME/15/16</u></td></t<>				<u>CME/15/16</u>
Image: section of the sectio				AUS/17R2/14
IndexIndexIndexIndexIndexImage: Image				AFCP/19/13
Image: marked state				<u>MEX/20/11</u>
NOCACP/3A2/8 ABS/7R1/17 USA/9A1/15 IAP/10R1/38 CME/15/17 EUR/16A1-R1/15 AUS/17R2/15 ACP/19/14Article 2 Definitions12AADDINS/8/1 B/18/14Article 2 DefinitionsArticle 2NOCACP/3A2/9 AB/7R1/18 USA/9A1/16 		12	MOD	<u>MEX/20/12</u>
ARB/7R1/17 USA/9A1/15 USA/9A1/15 USA/9A1/15 USA/9A1/15 USA/9A1/15 USA/9A1/15 USA/9A1/15 USA/9A1/15 USA/9A1/15 USA/9A1/15 USA/9A1/15 USA/9A1/17 USA/9A1/15 USA/9A1/15 USA/9A1/15 USA/9A1/15 USA/9A1/15 Article 2 ADD NS/8/1 Definitions Article 2 NOC ACP/3A2/9 ARB/7R1/18 USA/9A1/16 RC(14A1/19) CME/15/18 USA/9A1/16 RC(14A1/19) CME/15/18 USA/9A1/16 RUE I I AUS/17R2/16 RC(14A1/19) USA/9A1/16 I I I IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII			(MOD)	RCC/14A1/18
sharped set sharped set sharped set sharped set <td></td> <td></td> <td>NOC</td> <td>ACP/3A2/8</td>			NOC	ACP/3A2/8
AP/1081/38 AP/1081/38 CME/15/17 EUR/16A1-R1/15 EUR/16A1-R1/15 AUS/1782/15 AUS/1782/15 AUS/1782/15 AUS/1782/15 AUS/1782/15 AUS/1782/15 AUS/1782/15 AUS/1782/15 AUS/1782/15 AUS/1782/15 AUS/1782/15 AUS/1782/15 AUS/1782/15 AUS/1782/16 NOC AUS/1782/16 AUS/1782/16 AUS/1782/16 NOC AUS/1782/16 AUS/1782/16 AUS/171 AUS/172				ARB/7R1/17
Model Matrix Matrix Main				<u>USA/9A1/15</u>
Image: series of the series				IAP/10R1/38
Image: series of the secience of the secince of the secience of the secience of the secience of				<u>CME/15/17</u>
IndexImage: AFCP/19/1412AADDINS/8/1 B/18/14Article 2NOCACP/3A2/9 ARB/7R1/18 USA/9A1/16DefinitionsACC/14A1/19 CME/15/18 EUR/16A1-R1/16 AUS/17R2/16Image: APCPL PARTIEImage: APCPL PARTIE PARTIEImage:				EUR/16A1-R1/15
12A ADD INS/8/1 B/18/14 Article 2 Definitions Article 2 NOC ACP/3A2/9 ARB/7R1/18 USA/9A1/16 RCC/14A1/19 CME/15/18 EUR/16A1-R1/16 AUS/17R2/16 B/18/15 AFCP/19/15 Image: State S				AUS/17R2/15
Image: market index Mode index B/18/14 Article 2 Definitions Article 2 NOC ACP/3A2/9 ARB/7R1/18 USA/9A1/16 RCC/14A1/19 CME/15/18 EUR/16A1-R1/16 AUS/17R2/16 B/18/15 AUS/17R2/16 B/18/15 AFCP/19/15 Image: market index MOD ACP/3A2/9 ARB/7R1/18 USA/9A1/16 RCC/14A1/19 CME/15/18 EUR/16A1-R1/16 AUS/17R2/16 B/18/15 AFCP/19/15 Image: market index MOD AFCP/19/15 MEX/20/13 MEX/20/13 Image: market index Image: market index MOD RCC/14A1/20 MEX/20/13 Image: market index Image: market index Image: market index ACP/3A2/10 ARB/7R1/19 USA/9A1/17				AFCP/19/14
Article 2 NOC ACP/3A2/9 Definitions ARB/7R1/18 USA/9A1/16 RCC/14A1/19 RCC/14A1/19 CME/15/18 EUR/16A1-R1/16 AUS/17R2/16 B/18/15 B/18/15 ACP/19/15 I MOD ACP/19/16 MEX/20/13 MOD ACP/19/16 MEX/20/13 MOD ACC/14A1/20 I I MOD ACP/19/16 MEX/20/13 MOD ACP/3A2/10 I I MOD ACP/19/16 MEX/20/13 MOD ACP/3A2/10 I I MOD ACP/3A2/10 I I MOD ACP/3A2/10 I I MOD ACP/3A2/10 I I I MOD ACP/3A2/10 I I I I II III		12A	ADD	<u>INS/8/1</u>
Definitions ARB/7R1/18 USA/9A1/16 USA/9A1/16 RCC/14A1/19 CME/15/18 UNX17R2/16 B/18/15 AUS/17R2/16 B/18/15 ARB/7R1/18 USA/9A1/16 RCC/14A1/19 CME/15/18 EUR/16A1-R1/16 AUS/17R2/16 B/18/15 AFCP/19/15 AFCP/19/15 AFCP/19/15 I MOD AFCP/19/16 MEX/20/13 MEX/20/13 I MOD RCC/14A1/20 MEX/20/13 MEX/20/13 MEX/20/13 I I MOD ACP/3A2/10 ARB/7R1/19 USA/9A1/17 MEX/210				<u>B/18/14</u>
ARB/R1/18 USA/9A1/16 RCC/14A1/19 RCC/14A1/19 CME/15/18 EUR/16A1-R1/16 AUS/17R2/16 B/18/15 AFCP/19/15 AFCP/19/15 AFC/14A1/20 MOD AFC/14A1/20 MOD RCC/14A1/20 MEX/20/13 ARB/R1/19 USA/9A1/17 ARB/R1/19		Article 2	NOC	<u>ACP/3A2/9</u>
RCC/14A1/19 RCC/14A1/19 CME/15/18 EUR/16A1-R1/16 AUS/17R2/16 B/18/15 B/18/15 AFCP/19/15 AFCP/19/15 MOD MEX/20/13 MEX/20/13 Image: State S	Definitions			ARB/7R1/18
CME/15/18 EUR/16A1-R1/16 AUS/17R2/16 AUS/17R2/16 B/18/15 AFCP/19/15 13 MOD AFCP/19/16 MEX/20/13 MOD) RCC/14A1/20 NOC ACP/3A2/10 ARB/7R1/19 USA/9A1/17 USA/9A1/17 USA/9A1/17				<u>USA/9A1/16</u>
EUR/16A1-R1/16 AUS/17R2/16 B/18/15 B/18/15 AFCP/19/15 13 MOD MEX/20/13 MOD RCC/14A1/20 MOD RCC/14A1/20 MOD RCC/14A1/20 MOD RCC/14A1/20 MOD AFCP/39/15 MOD RCC/14A1/20 MOD RCC/14A1/20 MOD AFCP/39/15				<u>RCC/14A1/19</u>
AUS/17R2/16 B/18/15 AFCP/19/15 AFCP/19/15 MOD AFCP/19/16 MEX/20/13 MOD RCC/14A1/20 NOC ACP/3A2/10 ARB/7R1/19 USA/9A1/17				<u>CME/15/18</u>
B/18/15 AFCP/19/15 13 MOD AFCP/19/16 MEX/20/13 MEX/20/13 Image: Comparison of the symptotic of the symptot symptot of the symptot symptot of the symptot symptot of the sy				EUR/16A1-R1/16
Image: Mode with a sector with a se				<u>AUS/17R2/16</u>
13 MOD AFCP/19/16 MEX/20/13 Image: Mode MOD RCC/14A1/20 Image: Mode Image: Mode RCC/14A1/20 Image: Mode NOC ACP/3A2/10 ARB/7R1/19 USA/9A1/17				<u>B/18/15</u>
MEX/20/13 MEX/20/13 MOD RCC/14A1/20 NOC ACP/3A2/10 ARB/7R1/19 USA/9A1/17				<u>AFCP/19/15</u>
(MOD) RCC/14A1/20 NOC ACP/3A2/10 ARB/7R1/19 USA/9A1/17		13	MOD	AFCP/19/16
NOC ACP/3A2/10 ARB/7R1/19 USA/9A1/17				MEX/20/13
ARB/7R1/19 USA/9A1/17			(MOD)	<u>RCC/14A1/20</u>
USA/9A1/17			NOC	ACP/3A2/10
USA/9A1/17				ARB/7R1/19
CME/15/19				
				<u>CME/15/19</u>

6 WCIT12/DT/1-E

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

7
WCIT12/DT/1-E

		EUR/16A1-R1/17
		<u>AUS/17R2/17</u>
		<u>B/18/16</u>
 14	MOD	<u>PRG/29/3</u>
	(MOD)	<u>RCC/14A1/21</u>
	SUP	<u>MEX/20/14</u>
	NOC	ACP/3A2/11
		<u>ARB/7R1/20</u>
		<u>USA/9A1/18</u>
		<u>IAP/10R1/5</u>
		<u>CME/15/20</u>
		EUR/16A1-R1/18
		<u>AUS/17R2/18</u>
		<u>AFCP/19/17</u>
		<u>ISR/28R1/4</u>
14A	ADD	ARB/7R1/21
		<u>CME/15/21</u>
		AFCP/19/18
		IND/21/4
15	MOD	ARB/7R1/22
	(MOD)	<u>RCC/14A1/22</u>
	SUP	<u>AFCP/19/19</u>
		<u>MEX/20/15</u>
	NOC	<u>ACP/3A2/12</u>
		<u>USA/9A1/19</u>
		<u>IAP/10R1/6</u>
		<u>CME/15/22</u>
		EUR/16A1-R1/19
		<u>AUS/17R2/19</u>
		ISR/28R1/5
15A	ADD	ARB/7R1/23
		CME/15/23
		AFCP/19/20
16	MOD	
16	MOD	AFCP/19/20
16	MOD	<u>AFCP/19/20</u> <u>ACP/3A3/9</u>
16	MOD	AFCP/19/20 ACP/3A3/9 ARB/7R1/24

8
WCIT12/DT/1-E

		AFCP/19/21
	(MOD)	RCC/14A1/23
	SUP	EUR/16A1-R1/20
		<u>B/18/17</u>
		MEX/20/16
17	MOD	RCC/14A1/24
		<u>CME/15/25</u>
	SUP	ACP/3A3/10
		<u>USA/9A2/1</u>
		EUR/16A1-R1/21
		AUS/17R2/21
		<u>B/18/18</u>
		AFCP/19/22
		MEX/20/17
18	SUP	ACP/3A2/13
		<u>USA/9A2/2</u>
		EUR/16A1-R1/22
		AUS/17R2/22
		<u>B/18/19</u>
		AFCP/19/23
		<u>MEX/20/18</u>
19	MOD	<u>RCC/14A1/25</u>
		<u>CME/15/26</u>
	SUP	<u>USA/9A2/3</u>
		EUR/16A1-R1/23
		<u>B/18/20</u>
		AFCP/19/24
		<u>MEX/20/19</u>
20	MOD	RCC/14A1/26
		<u>CME/15/27</u>
	SUP	<u>USA/9A2/4</u>
		EUR/16A1-R1/24
		<u>B/18/21</u>
		AFCP/19/25
		<u>MEX/20/20</u>
21	MOD	<u>RCC/14A1/27</u>
		<u>CME/15/28</u>
		<u>B/18/22</u>

9
WCIT12/DT/1-E

		AFCP/19/26
		<u>MEX/20/21</u>
	SUP	<u>USA/9A1/21</u>
		EUR/16A1-R1/25
	NOC	ACP/3A2/14
		AUS/17R2/23
22	MOD	ACP/3A3/11
		<u>RCC/14A1/28</u>
		AFCP/19/27
		<u>PRG/29/4</u>
	SUP	<u>EUR/16A1-R1/26</u>
		<u>AUS/17R2/24</u>
		<u>B/18/23</u>
		<u>MEX/20/22</u>
22, 23, 24	MOD	<u>CME/15/29</u>
	SUP	<u>USA/9A1/22</u>
 23	(MOD)	<u>RCC/14A1/29</u>
	SUP	<u>EUR/16A1-R1/27</u>
		<u>B/18/24</u>
		AFCP/19/28
		<u>MEX/20/23</u>
	NOC	<u>PRG/29/5</u>
 24	(MOD)	<u>RCC/14A1/30</u>
	SUP	EUR/16A1-R1/28
		<u>B/18/25</u>
		AFCP/19/29
		<u>MEX/20/24</u>
	NOC	PRG/29/6
25	MOD	<u>RCC/14A1/31</u>
		<u>CME/15/30</u>
		<u>B/18/26</u>
		<u>AFCP/19/30</u>
		<u>MEX/20/25</u>
	SUP	<u>USA/9A1/23</u>
		<u>EUR/16A1-R1/29</u>
		<u>AUS/17R2/25</u>
26	MOD	<u>USA/9A1/24</u>
		RCC/14A1/32

10
WCIT12/DT/1-E

		<u>CME/15/31</u>
		<u>AUS/17R2/26</u>
	SUP	<u>AFCP/19/31</u>
	SUP	EUR/16A1-R1/30
	1400	<u>MEX/20/26</u>
27	MOD	<u>RCC/14A1/33</u>
	SUP	<u>CME/15/32</u>
	30P	ACP/3A2/15
		<u>USA/9A1/25</u>
		EUR/16A1-R1/31
		AUS/17R2/27
		<u>B/18/27</u>
		AFCP/19/32 MEX/20/27
274		
27A	ADD	<u>RCC/14A1/34</u>
		<u>CME/15/33</u>
		AFCP/19/33 IND/21/5
		<u>RUS/27R1/1</u>
27В	ADD	
276	ADD	ARB/7R1/25 RCC/14A1/35
		<u>CME/15/34</u>
		AFCP/19/34
		RUS/27R1/2
27C	ADD	PRG/29/7
270	ADD	ARB/7R1/26 RCC/14A1/36
		<u>CME/15/35</u>
		AFCP/19/35
		IND/21/6
27D	ADD	RUS/27R1/3 RCC/14A1/37
270	ADD	
		<u>CME/15/36</u>
		IND/21/7
275	400	RUS/27R1/4
27E	ADD	<u>RCC/14A1/38</u>
		<u>CME/15/37</u>
		IND/21/8

11
WCIT12/DT/1-E

			RUS/27R1/5
	27F	ADD	ARB/7R1/27
			<u>RCC/14A1/39</u>
			<u>CME/15/38</u>
			IND/21/9
			PRG/29/8
	27G	ADD	<u>RCC/14A1/40</u>
			<u>CME/15/39</u>
			IND/21/10
	27GA	ADD	<u>CME/15/40</u>
	27H	ADD	ARB/7R1/28
			<u>RCC/14A1/41</u>
			<u>CME/15/41</u>
			<u>MEX/20/28</u>
			<u>IND/21/11</u>
	271	ADD	<u>RCC/14A1/42</u>
			<u>CME/15/42</u>
	27J	ADD	<u>RCC/14A1/43</u>
			<u>CME/15/43</u>
	27К	ADD	<u>RCC/14A1/44</u>
			<u>CME/15/44</u>
	27L	ADD	<u>RCC/14A1/45</u>
			<u>CME/15/45</u>
			IND/21/12
			<u>KAZ/32/1</u>
	27M	ADD	<u>RCC/14A1/46</u>
			<u>CME/15/46</u>
			IND/21/13
			<u>KAZ/32/2</u>
	27N	ADD	<u>RCC/14A1/47</u>
			<u>CME/15/47</u>
			<u>IND/21/14</u>
	270	ADD	<u>RCC/14A1/48</u>
			<u>CME/15/48</u>
			<u>IND/21/15</u>
	27P	ADD	<u>CME/15/49</u>
			<u>IND/21/16</u>
Article 3	Article 3	<u>NOC</u>	ARB/7R1/29

12 WCIT12/DT/1-E

International Network			
International Network			<u>USA/9A1/26</u>
			<u>RCC/14A1/49</u>
			<u>CME/15/50</u>
			<u>EUR/16A1-R1/32</u>
			<u>AUS/17R2/28</u>
			<u>B/18/28</u>
			AFCP/19/36
	28	MOD	ACP/3A3/12
			ARB/7R1/30
			<u>USA/9A2/5</u>
			<u>RCC/14A1/50</u>
			<u>CME/15/51</u>
			EUR/16A1-R1/33
			AUS/17R2/29
			<u>B/18/29</u>
			AFCP/19/37
			<u>MEX/20/29</u>
	29	MOD	ACP/3A3/13
			<u>ARB/7R1/31</u>
			<u>USA/9A2/6</u>
			<u>RCC/14A1/51</u>
			<u>CME/15/52</u>
			EUR/16A1-R1/34
			AUS/17R2/30
			<u>B/18/30</u>
			AFCP/19/38
			<u>MEX/20/30</u>
			<u>ISR/28R1/6</u>
	30	MOD	ARB/7R1/32
			<u>CME/15/53</u>
			<u>AUS/17R2/31</u>
			AFCP/19/39
			<u>MEX/20/31</u>
		SUP	<u>USA/9A1/27</u>
			<u>RCC/14A1/52</u>
			EUR/16A1-R1/35
			<u>B/18/31</u>
	30A	ADD	EUR/16A1-R1/36
-			

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

13	
WCIT12/DT/1-E	

			[
	31	MOD	<u>ACP/3A3/14</u>
			<u>ARB/7R1/33</u>
			<u>USA/9A2/7</u>
			<u>CME/15/54</u>
			EUR/16A1-R1/37
			AUS/17R2/32
			<u>B/18/32</u>
			AFCP/19/40
			<u>MEX/20/32</u>
	31A	ADD	<u>ACP/3A3/15</u>
			<u>ARB/7R1/34</u>
			<u>INS/8/2</u>
			<u>RCC/14A1/53</u>
			<u>CME/15/55</u>
			EUR/16A1-R1/38
			<u>B/18/33</u>
			<u>AFCP/19/41</u>
			IND/21/17
			<u>CUB/26/1</u>
	31AA	MOD	<u>CUB/26/1</u> <u>RCC/14A1/54</u>
	31AA 31B	MOD ADD	
			<u>RCC/14A1/54</u>
			<u>RCC/14A1/54</u> ACP/3A3/16
			RCC/14A1/54 ACP/3A3/16 ARB/7R1/35
			RCC/14A1/54 ACP/3A3/16 ARB/7R1/35 RCC/14A1/55
			RCC/14A1/54 ACP/3A3/16 ARB/7R1/35 RCC/14A1/55 CME/15/56
			RCC/14A1/54 ACP/3A3/16 ARB/7R1/35 RCC/14A1/55 CME/15/56 B/18/34
			RCC/14A1/54 ACP/3A3/16 ARB/7R1/35 RCC/14A1/55 CME/15/56 B/18/34 AFCP/19/42
			RCC/14A1/54 ACP/3A3/16 ARB/7R1/35 RCC/14A1/55 CME/15/56 B/18/34 AFCP/19/42 MEX/20/33
			RCC/14A1/54 ACP/3A3/16 ARB/7R1/35 RCC/14A1/55 CME/15/56 B/18/34 AFCP/19/42 MEX/20/33 IND/21/18
	318	ADD	RCC/14A1/54 ACP/3A3/16 ARB/7R1/35 RCC/14A1/55 CME/15/56 B/18/34 AFCP/19/42 MEX/20/33 IND/21/18 CUB/26/2
	318	ADD	RCC/14A1/54 ACP/3A3/16 ARB/7R1/35 RCC/14A1/55 CME/15/56 B/18/34 AFCP/19/42 MEX/20/33 IND/21/18 CUB/26/2 ARB/7R1/36
	318	ADD	RCC/14A1/54 ACP/3A3/16 ARB/7R1/35 RCC/14A1/55 CME/15/56 B/18/34 AFCP/19/42 MEX/20/33 IND/21/18 CUB/26/2 ARB/7R1/36 CME/15/57
	318	ADD	RCC/14A1/54 ACP/3A3/16 ARB/7R1/35 RCC/14A1/55 CME/15/56 B/18/34 AFCP/19/42 MEX/20/33 IND/21/18 CUB/26/2 ARB/7R1/36 CME/15/57 B/18/35
	31B 31C	ADD ADD	RCC/14A1/54 ACP/3A3/16 ARB/7R1/35 RCC/14A1/55 CME/15/56 B/18/34 AFCP/19/42 MEX/20/33 IND/21/18 CUB/26/2 ARB/7R1/36 CME/15/57 B/18/35 CUB/26/3
	31B 31C	ADD ADD	RCC/14A1/54 ACP/3A3/16 ARB/7R1/35 RCC/14A1/55 CME/15/56 B/18/34 AFCP/19/42 MEX/20/33 IND/21/18 CUB/26/2 ARB/7R1/36 CME/15/57 B/18/35 CUB/26/3
Article 3A	31B 31C 31D	ADD ADD ADD	RCC/14A1/54 ACP/3A3/16 ARB/7R1/35 RCC/14A1/55 CME/15/56 B/18/34 AFCP/19/42 MEX/20/33 IND/21/18 CUB/26/2 ARB/7R1/36 CME/15/57 B/18/35 CUB/26/3 RCC/14A1/56 CUB/26/4

14	
WCIT12/DT/1-E	

	31B	ADD	RUS/27R1/8
	31C	ADD	RUS/27R1/9
	31D	ADD	RUS/27R1/10
Article 4 International Telecommunication Services	Article 4	(MOD)	RCC/14A1/57
		NOC	<u>ACP/3A2/16</u>
			<u>ARB/7R1/37</u>
			<u>USA/9A2/8</u>
			<u>CME/15/58</u>
			EUR/16A1-R1/39
			AUS/17R2/33
			<u>B/18/36</u>
			AFCP/19/43
	32	MOD	<u>ACP/3A2/17</u>
			ARB/7R1/38
			<u>USA/9A2/9</u>
			RCC/14A1/58
			<u>CME/15/59</u>
			EUR/16A1-R1/40
			<u>B/18/37</u>
			AFCP/19/44
			<u>MEX/20/34</u>
			AUS/17R2/34
	33	MOD	ACP/3A2/18
			ARB/7R1/39
			<u>USA/9A2/10</u>
			RCC/14A1/59
			<u>CME/15/60</u>
			EUR/16A1-R1/41
			AUS/17R2/35
			<u>B/18/38</u>
			AFCP/19/45
			<u>MEX/20/35</u>
	34	MOD	ACP/3A2/19
			ARB/7R1/40
			<u>USA/9A2/11</u>
			<u>RCC/14A1/60</u>
			<u>CME/15/61</u>

15	
WCIT12/DT/1-E	

		EUR/16A1-R1/42
		<u>AUS/17R2/36</u>
		<u>B/18/39</u>
		AFCP/19/46
		<u>MEX/20/36</u>
		<u>IND/21/19</u>
35	MOD	<u>RCC/14A1/61</u>
		<u>CME/15/62</u>
		EUR/16A1-R1/43
		<u>B/18/40</u>
		AFCP/19/47
		IND/21/20
	<u>NOC</u>	ACP/3A2/20
		<u>ARB/7R1/41</u>
		AUS/17R2/37
		<u>MEX/20/37</u>
 35, 36, 37, 38	NOC	<u>USA/9A2/12</u>
36	MOD	ARB/7R1/42
		<u>RCC/14A1/62</u>
		<u>CME/15/63</u>
		EUR/16A1-R1/44
		AFCP/19/48
		IND/21/21
	NOC	ACP/3A2/21
		AUS/17R2/38
		<u>MEX/20/38</u>
37	MOD	ARB/7R1/43
		<u>RCC/14A1/63</u>
		<u>CME/15/64</u>
		IND/21/22
	SUP	EUR/16A1-R1/45
	NOC	ACP/3A2/22
		AUS/17R2/39
		<u>AFCP/19/49</u>
		<u>MEX/20/39</u>
38	MOD	ACP/3A2/23
		<u>RCC/14A1/64</u>
		<u>CME/15/65</u>

16
WCIT12/DT/1-E

			EUR/16A1-R1/46
			AUS/17R2/40
			<u>MEX/20/40</u>
			IND/21/23
		<u>NOC</u>	<u>ARB/7R1/44</u>
			AFCP/19/50
	38A	ADD	<u>ACP/3A3/17</u>
			<u>ARB/7R1/45</u>
			<u>USA/9A2/13</u>
			<u>IAP/10R1/20</u>
			<u>RCC/14A1/65</u>
			<u>CME/15/66</u>
			<u>EUR/16A1-R1/47</u>
			<u>AFCP/19/51</u>
			<u>IND/21/24</u>
	38B	ADD	IAP/10R1/8
			RCC/14A1/66
			<u>CME/15/67</u>
			<u>B/18/41</u>
			IND/21/25
	38C	ADD	<u>IAP/10R1/9</u>
			<u>RCC/14A1/67</u>
			<u>CME/15/68</u>
	38D	ADD	IAP/10R1/18
			<u>CME/15/69</u>
	38E	ADD	<u>CME/15/70</u>
			<u>IND/21/26</u>
Article 5 Safety of Life and Priority of Telecommunications	Article 5	NOC	<u>USA/9A2/14</u>
		NOC	ACP/3A2/24
			<u>ARB/7R1/46</u>
			<u>RCC/14A1/68</u>
			<u>CME/15/71</u>
			EUR/16A1-R1/48
			<u>AUS/17R2/41</u>
			<u>B/18/42</u>
			AFCP/19/52
	39	MOD	<u>ACP/3A2/25</u>

17 WCIT12/DT/1-E

	1	
		<u>ARB/7R1/47</u>
		<u>USA/9A2/15</u>
		<u>RCC/14A1/69</u>
		<u>CME/15/72</u>
		EUR/16A1-R1/49
		<u>AUS/17R2/42</u>
		AFCP/19/53
		<u>MEX/20/41</u>
		<u>IND/21/27</u>
39A	ADD	<u>CME/15/73</u>
		AFCP/19/54
40	MOD	<u>ACP/3A2/26</u>
		<u>ARB/7R1/48</u>
		<u>USA/9A2/16</u>
		<u>RCC/14A1/70</u>
		<u>CME/15/74</u>
		<u>AUS/17R2/43</u>
		<u>MEX/20/42</u>
	SUP	EUR/16A1-R1/50
		<u>B/18/43</u>
		<u>AFCP/19/55</u>
41	MOD	<u>ACP/3A2/27</u>
		<u>ARB/7R1/49</u>
		<u>USA/9A2/17</u>
		<u>RCC/14A1/71</u>
		<u>CME/15/75</u>
		<u>AUS/17R2/44</u>
		<u>B/18/44</u>
		AFCP/19/56
		<u>MEX/20/43</u>
	SUP	<u>EUR/16A1-R1/51</u>
41A	ADD	<u>RCC/14A1/72</u>
		<u>CME/15/76</u>
		<u>AFCP/19/57</u>
41B	ADD	ARB/7R1/50
		<u>RCC/14A1/73</u>
		<u>CME/15/77</u>
		<u>IND/21/28</u>

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12 0

18
WCIT12/DT/1-E

	41C	ADD	<u>ARB/7R1/51</u>
			<u>CME/15/78</u>
			<u>B/18/45</u>
			IND/21/29
Article 5A	Article 5A	ADD	ARB/7R1/52
			<u>CME/15/79</u>
	41D	ADD	<u>CME/15/80</u>
	41DA	ADD	<u>CME/15/81</u>
	41DB	ADD	<u>CME/15/82</u>
	41DC	ADD	<u>CME/15/83</u>
	41E	ADD	<u>CME/15/84</u>
	Article 5A	ADD	<u>B/18/46</u>
	41D	ADD	<u>B/18/47</u>
	Article 5A	ADD	<u>IND/21/30</u>
	41D	ADD	<u>IND/21/31</u>
	Article 5A	ADD	ACP/3A1-R1/7
			<u>RCC/14A1/74</u>
	41B	ADD	<u>RCC/14A1/75</u>
	41C	ADD	<u>RCC/14A1/76</u>
	41D	ADD	<u>RCC/14A1/77</u>
	41E	ADD	<u>RCC/14A1/78</u>
	41F	ADD	<u>RCC/14A1/79</u>
	41G	ADD	<u>RCC/14A1/80</u>
	41H	ADD	<u>RCC/14A1/81</u>
	411	ADD	<u>RCC/14A1/82</u>
	41J	ADD	<u>RCC/14A1/83</u>
	Article 5A	ADD	AFCP/19/58
	41B	ADD	AFCP/19/59
	41C	ADD	AFCP/19/60
	41D	ADD	AFCP/19/61
	Article 5A	ADD	<u>TUN/25/2</u>
	41A	ADD	<u>TUN/25/3</u>
Article 5B	Article 5B	ADD	<u>B/18/48</u>
	41E	ADD	<u>B/18/49</u>
	Article 5B	ADD	AFCP/19/62
	41E	ADD	AFCP/19/63
Article 6 Charging and Accounting	Article 6	MOD	<u>USA/9A1/28</u>

19
WCIT12/DT/1-E

Image: Section of the sectio			
Image: state			<u>CME/15/85</u>
Image: section of the sectio			AUS/17R2/45
NOC ARB/78.1/53 RCC/14A.1/84 EUR/15A1-81/52 B/18/50 42.00 ADD ARB/78.1/54 AFCP/19/65 42.01 ADD ARB/78.1/55 AFCP/19/65 42.02 ADD ARB/78.1/56 AFCP/19/66 42.03 ADD ARB/78.1/56 AFCP/19/67 42.04 ADD ARB/78.1/59 AFCP/19/69 42.05 ADD ARB/78.1/59 AFCP/19/70 42.06 ADD ARB/78.1/59 AFCP/19/70 42.07 ADD ARB/78.1/51 AFCP/19/70 42.07 ADD ARB/78.1/51 AFCP/19/71 42.06 ADD ARB/78.1/50 AFCP/19/70 42.07 ADD ARB/78.1/60 AFCP/19/71 42.06 ADD ARB/78.1/60 AFCP/19/71 42.07 ADD ARB/78.1/60 AFCP/19/71 42.07 ADD ARB/78.1/61 AFCP/19/71 42.07 ADD ARB/78.1/61 AFCP/19/72 42.07 ADD ARB/78.1/61 AFCP/19/72 42.07 ADD ARB/78.1/61 AFCP/19/72 42.07 ADD ARB/78.1/61 AFCP/19/72 42.07 ADD ARB/78.1/61 AFCP/19/			AFCP/19/64
Image: section of the sectio			<u>MEX/20/44</u>
Image: second		<u>NOC</u>	ARB/7R1/53
Image: section of the sectio			<u>RCC/14A1/84</u>
42.00 ADD ARB/7R1/54 AFCP/19/65 42.01 ADD ARB/7R1/55 AFCP/19/66 42.02 ADD ARB/7R1/55 AFCP/19/67 42.03 ADD ARB/7R1/57 AFCP/19/67 42.04 ADD ARB/7R1/59 AFCP/19/68 42.05 ADD ARB/7R1/59 AFCP/19/69 42.05 ADD ARB/7R1/59 AFCP/19/69 42.06 ADD ARB/7R1/59 AFCP/19/70 42.06 ADD ARB/7R1/59 AFCP/19/70 42.07 ADD ARB/7R1/61 AFCP/19/71 42.06 MDD ARB/7R1/61 AFCP/19/71 42.07 ADD ARB/7R1/61 AFCP/19/71 42.07 ADD ARB/7R1/61 AFCP/19/71 42.07 ADD ARB/7R1/61 AFCP/19/71 42.07 ADD ARB/7R1/61 MEX/20/45 500 EC/14A1/85 MEX/20/45 600 AFCP/19/71 AFCP/19/71 610 AGCP/19/71 AFC 611 42 MOD ARB/7R1/62 AFCP/19/72 611 42 MOD CME1/5/86 611 42,43 MOD ARB/7R1/62 AFCP/19/72 <t< td=""><td></td><td></td><td>EUR/16A1-R1/52</td></t<>			EUR/16A1-R1/52
Image: second			<u>B/18/50</u>
42.01 ADD ARE/7R1/55 42.02 ADD ARB/7R1/55 42.03 ADD ARB/7R1/57 42.04 ADD ARB/7R1/58 42.04 ADD ARB/7R1/59 42.05 ADD ARB/7R1/59 42.06 ADD ARB/7R1/59 42.07 ADD ARB/7R1/60 42.07 ADD ARB/7R1/61 42 MOD AUS/17R2/46 MEX/20/45 SUP SUP SUP SUP SUP/719/72 42.43 MOD CME/15/86 43 MOD ACP/13/63 USA/9A1/29 SUA/83/18 ARB/7R1/62 ACP/13/72 43 MOD ACP/13/30 MOD AC	42.00	ADD	ARB/7R1/54
Image: series of the series			AFCP/19/65
42.02ADDARB/7R1/56 ACCP/19/6742.03ADDARB/7R1/57 ACCP/19/6842.04ADDARB/7R1/58 ACCP/19/6942.05ADDARB/7R1/59 ACCP/19/6942.06ADDARB/7R1/59 ACCP/19/7042.06ADDARB/7R1/60 ACCP/19/7142.07ADDARB/7R1/61 ACCP/19/7142.07ADDARB/7R1/61 ACCP/19/7142.07ADDARB/7R1/61 ACCP/19/7142.07ADDARB/7R1/61 ACCP/19/7142.07ADDARB/7R1/61 ACCP/19/7142.07ADDARB/7R1/61 ACCP/19/7142.07ADDARB/7R1/61 ACCP/19/7142.07ADDARB/7R1/61 ACCP/19/7242.03MODACC/14A1/85 ACCP/19/7242.43MODCME/15/86 AS1/81 ARB/7R1/63 USA/9A1/30 RCC/14A1/85 ARB/7R1/63 USA/9A1/30 RCC/14A1/86 AUS/17R2/47 B/18/51	42.01	ADD	ARB/7R1/55
Image: series of the series			AFCP/19/66
42.03 ADD ARB/7R1/57 42.04 ADD ARE/7R1/58 42.05 ADD ARB/7R1/59 42.06 ADD ARB/7R1/59 42.06 ADD ARB/7R1/60 42.07 ADD ARB/7R1/61 42.07 ADD ARB/7R1/61 42.07 ADD ARB/7R1/61 42 MOD ARB/7R1/61 42 MOD ARB/7R1/61 42 MOD ARB/7R1/61 50 ADD ARB/7R1/61 60 ACC/141/85 ADD 7 ADD ARB/7R1/61 61 ADD ARB/7R1/61 7 ADD ARB/7R1/61 7 ADD ARB/7R1/61 8 MOD RC/1441/85 9 VSA/9A1/29 FUR/16A1-R1/53 9 PUR/16A1-R1/53 ARB/7R1/61 9 AS MOD ARB/7R1/61 9 AS MOD ARE/781/61 9 AS MOD ARB/781/61 9 AS MOD	42.02	ADD	ARB/7R1/56
Image: state st			<u>AFCP/19/67</u>
42.04 ADD ARB/7R1/58 AFCP/19/69 42.05 ADD ARB/7R1/59 AFCP/19/70 42.06 ADD ARB/7R1/60 AFCP/19/71 42.07 ADD ARB/7R1/61 42.07 ADD ARB/7R1/61 42.07 ADD ARB/7R1/61 42 MOD AUS/17R2/46 MEX/20/45 MOD SUP USA/9A1/29 EUR/16A1-R1/53 EUR/16A1-R1/53 ABD ARB/7R1/62 42, 43 MOD MOD CME/15/86 43 MOD CME/15/86 AUS/17R2/47 B/18/51	42.03	ADD	ARB/7R1/57
Image: section of the sectio			AFCP/19/68
42.05 ADD ARB/7R1/59 AFCP/19/70 42.06 ADD ARB/7R1/60 AFCP/19/71 42.07 ADD ARB/7R1/61 42.07 ADD ARB/7R1/61 42 MOD AUS/17R2/46 MEX/20/45 6 MOD RC/14A1/85 7 SUP USA/9A1/29 EUR/16A1-R1/53 6 NOC ARB/7R1/62 AFCP/19/72 6 42, 43 MOD 43 MOD ARB/7R1/63 USA/9A1/30 RCC/14A1/86 AUS/17R2/47 8 USA/9A1/29 EUR/16A1-R1/53 USA/9A1/29 EUR/16A1-R1/53 8 ARB/7R1/62 AFCP/19/72 AFCP/19/72 8 AUS ARB/7R1/62 AFCP/19/72 8 AUS/17R2/47 AUS/17R2/47 8 B/18/51 USA/9A1/30	42.04	ADD	ARB/7R1/58
AFCP/19/70 42.06 ADD ARB/7R1/60 42.07 ADD ARB/7R1/61 42 MOD AUS/17R2/46 MEX/20/45 MEX/20/45 Image: Constraint of the second			AFCP/19/69
42.06 ADD ARB/7R1/60 AFCP/19/71 42.07 ADD ARB/7R1/61 42 MOD AUS/17R2/46 MEX/20/45 1 42 MOD RCC/14A1/85 1 Image: Comparison of the second of the sec	42.05	ADD	ARB/7R1/59
Image: market index AFCP/19/71 42.07 ADD ARB/7R1/61 42 MOD AUS/17R2/46 MEX/20/45 MEX/20/45 Image: market index (MOD) RCC/14A1/85 SUP USA/9A1/29 EUR/16A1-R1/53 Image: market index NOC ARB/7R1/62 AFCP/19/72 ARB/7R1/62 AFCP/19/72 Image: market index 42, 43 MOD CME/15/86 Image: market index 43 MOD ARB/7R1/63 Image: market index Image: market index ARB/7R1/63 USA/9A1/30 Image: market index Image: market index AIB/7R1/63 USA/9A1/30 Image: market index Image: market index AIB/18/51 AUS/17R2/47 <			AFCP/19/70
42.07 ADD ARB/7R1/61 42 MOD AUS/17R2/46 MEX/20/45 MOD RCC/14A1/85 MOD RCC/14A1/85 SUP USA/9A1/29 EUR/16A1-R1/53 MOD ARB/7R1/62 AFCP/19/72 MOD ARB/7R1/62 AFCP/19/72 MOD CME(15/86 MOD ARB/7R1/63 USA/9A1/30 RCC/14A1/86 MOD ARB/7R1/63 USA/9A1/30 RCC/14A1/86 MOD ACP/3A3/18 ARB/7R1/63 USA/9A1/30 RCC/14A1/86 MOD ACP/3A3/18 ARB/7R1/63 USA/9A1/30 RCC/14A1/86 MOD B/18/51	42.06	ADD	ARB/7R1/60
42 MOD AUS/17R2/46 MEX/20/45 (MOD) RCC/14A1/85 SUP USA/9A1/29 EUR/16A1-R1/53 NOC ARB/7R1/62 AFCP/19/72 42, 43 MOD 43 MOD AUS/17R2/47 B/18/51			<u>AFCP/19/71</u>
Image: market indext index indext index indext index index indext indext indext indext indext indext inde	42.07	ADD	ARB/7R1/61
Image: Model (MOD) RCC/14A1/85 SUP USA/9A1/29 EUR/16A1-R1/53 EUR/16A1-R1/53 NOC ARB/7R1/62 AFCP/19/72 ARB/7R1/62 42, 43 MOD CME/15/86 43 MOD ACP/3A3/18 ARB/7R1/63 USA/9A1/29 EUR/16A1-R1/53 9 CME/15/86 AFCP/19/72 43 MOD CME/15/86 43 MOD ACP/3A3/18 ARB/7R1/63 USA/9A1/30 RCC/14A1/86 AUS/17R2/47 B/18/51 B/18/51	42	MOD	AUS/17R2/46
SUP USA/9A1/29 EUR/16A1-R1/53 NOC ARB/7R1/62 AFCP/19/72 42, 43 MOD 43 MOD ARB/7R1/63 USA/9A1/29 EUR/16A1-R1/53 MOD AFCP/19/72 ARB/7R1/63 MOD ACP/3A3/18 ARB/7R1/63 USA/9A1/30 RCC/14A1/86 AUS/17R2/47 B/18/51			<u>MEX/20/45</u>
Image: Noc EUR/16A1-R1/53 Noc ARB/7R1/62 AFCP/19/72 AFCP/19/72 42, 43 MOD CME/15/86 43 MOD ACP/3A3/18 ARB/7R1/63 USA/9A1/30 USA/9A1/30 RCC/14A1/86 AUS/17R2/47 B/18/51		(MOD)	<u>RCC/14A1/85</u>
NOC ARB/7R1/62 AFCP/19/72 42, 43 MOD CME/15/86 43 MOD ACP/3A3/18 ARB/7R1/63 USA/9A1/30 RCC/14A1/86 AUS/17R2/47 B/18/51 B/18/51		SUP	<u>USA/9A1/29</u>
Image: Mode and Control AFCP/19/72 42, 43 MOD CME/15/86 43 MOD ACP/3A3/18 ARB/7R1/63 USA/9A1/30 USA/9A1/30 RCC/14A1/86 AUS/17R2/47 B/18/51			EUR/16A1-R1/53
42,43 MOD CME/15/86 43 MOD ACP/3A3/18 ARB/7R1/63 USA/9A1/30 RCC/14A1/86 AUS/17R2/47 B/18/51 B/18/51		NOC	ARB/7R1/62
43 MOD ACP/3A3/18 ARB/7R1/63 USA/9A1/30 VSA/9A1/30 RCC/14A1/86 AUS/17R2/47 B/18/51			AFCP/19/72
ARB/7R1/63 USA/9A1/30 RCC/14A1/86 AUS/17R2/47 B/18/51	 42, 43	MOD	CME/15/86
USA/9A1/30 RCC/14A1/86 AUS/17R2/47 B/18/51	43	MOD	ACP/3A3/18
RCC/14A1/86 AUS/17R2/47 B/18/51			ARB/7R1/63
AUS/17R2/47 B/18/51			<u>USA/9A1/30</u>
<u>B/18/51</u>			RCC/14A1/86
			AUS/17R2/47
AFCP/19/73			<u>B/18/51</u>
			AFCP/19/73

20
WCIT12/DT/1-E

		1151/20145
		<u>MEX/20/46</u>
	SUP	EUR/16A1-R1/54
43A	ADD	<u>CME/15/87</u>
		EUR/16A1-R1/55
		<u>IND/21/32</u>
44	MOD	ACP/3A3/19
		<u>ARB/7R1/64</u>
		<u>RCC/14A1/87</u>
		<u>CME/15/88</u>
		<u>B/18/52</u>
		<u>AFCP/19/74</u>
		<u>MEX/20/47</u>
	SUP	<u>USA/9A1/31</u>
		<u>EUR/16A1-R1/56</u>
		<u>AUS/17R2/48</u>
45	MOD	<u>USA/9A1/32</u>
		<u>RCC/14A1/88</u>
		<u>CME/15/89</u>
		<u>MEX/20/48</u>
		IND/21/33
	SUP	EUR/16A1-R1/57
		AFCP/19/75
	<u>NOC</u>	ACP/3A3/20
		AUS/17R2/49
45A	ADD	<u>USA/9A1/33</u>
46	MOD	<u>B/18/53</u>
		AFCP/19/76
	(MOD)	<u>RCC/14A1/89</u>
	SUP	EUR/16A1-R1/58
		AUS/17R2/50
	NOC	ARB/7R1/65
		<u>MEX/20/49</u>
46, 47	SUP	<u>USA/9A1/34</u>
47	MOD	ARB/7R1/66
		RCC/14A1/90
		<u>CME/15/90</u>
		<u>B/18/54</u>
		AFCP/19/77
		<u>AICI/13/11</u>

21	
WCIT12/DT/1-E	

	SUP	EUR/16A1-R1/59
		<u>MEX/20/50</u>
47A	ADD	<u>MEX/20/51</u>
48	SUP	<u>ARB/7R1/67</u>
		EUR/16A1-R1/60
		AUS/17R2/51
		AFCP/19/78
		<u>MEX/20/52</u>
 48, 49	MOD	<u>CME/15/91</u>
 48, 49, 50	SUP	<u>USA/9A1/35</u>
49	MOD	<u>ACP/3A3/21</u>
		<u>RCC/14A1/91</u>
	SUP	<u>EUR/16A1-R1/61</u>
		AFCP/19/79
		MEX/20/53
 50	MOD	ACP/3A3/22
	SUP	<u>RCC/14A1/92</u>
		EUR/16A1-R1/62
		AFCP/19/80
		<u>MEX/20/54</u>
51	SUP	EUR/16A1-R1/63
		AUS/17R2/52
	NOC	ARB/7R1/68
		AFCP/19/81
51, 52	SUP	<u>USA/9A1/36</u>
52	MOD	ACP/3A3/23
		ARB/7R1/69
		<u>RCC/14A1/93</u>
		<u>CME/15/92</u>
		<u>B/18/55</u>
		AFCP/19/82
	SUP	EUR/16A1-R1/64
53	SUP	ACP/3A3/24
		<u>USA/9A2/18</u>
		EUR/16A1-R1/65
		AUS/17R2/53
	NOC	ARB/7R1/70
		AFCP/19/83



	53, 54	MOD	<u>CME/15/93</u>
	53A	ADD	ACP/3A3/25
	54	MOD	ARB/7R1/71
			<u>RCC/14A1/94</u>
			AFCP/19/84
		SUP	EUR/16A1-R1/66
	54A	ADD	IAP/10R1/7
			<u>CME/15/94</u>
			EUR/16A1-R1/67
			AFCP/19/85
	54B	ADD	AFCP/19/86
	54C	ADD	<u>CME/15/95</u>
	54E	ADD	<u>B/18/56</u>
			IND/21/34
	54F	ADD	IND/21/35
	54H	ADD	<u>CME/15/96</u>
			IND/21/36
	54K	ADD	<u>IND/21/37</u>
	54L	ADD	<u>CME/15/97</u>
			IND/21/38
	54M	ADD	<u>CME/15/98</u>
	54N	ADD	IND/21/39
	540	ADD	<u>CME/15/99</u>
			<u>IND/21/41</u>
	54P	ADD	<u>B/18/57</u>
			IND/21/42
	54R	ADD	IND/21/43
	54S	ADD	IND/21/40
Article 7	Article 7	MOD	<u>CME/15/100</u>
Suspension of Services			
		(MOD)	RCC/14A1/95
		NOC	ACP/3A2/28
			ARB/7R1/72
			<u>USA/9A2/19</u>
			EUR/16A1-R1/68
			AUS/17R2/54
			<u>B/18/58</u>
			AFCP/19/87

23	
WCIT12/DT/1-E	

	1		
	55	MOD	<u>ACP/3A2/29</u>
			<u>ARB/7R1/73</u>
			<u>USA/9A2/20</u>
			<u>RCC/14A1/96</u>
			<u>CME/15/101</u>
			<u>EUR/16A1-R1/69</u>
			<u>AUS/17R2/55</u>
			<u>B/18/59</u>
			<u>AFCP/19/88</u>
			<u>MEX/20/55</u>
	56	MOD	<u>ACP/3A2/30</u>
			<u>ARB/7R1/74</u>
			<u>USA/9A2/21</u>
			<u>RCC/14A1/97</u>
			CME/15/102
			EUR/16A1-R1/70
			AUS/17R2/56
			<u>B/18/60</u>
			AFCP/19/89
			<u>MEX/20/56</u>
Article 8	Article 8	SUP	<u>EUR/16A1-R1/71</u>
Dissemination of Information			<u>AUS/17R2/57</u>
		<u>NOC</u>	<u>ACP/3A2/31</u>
			<u>ARB/7R1/75</u>
			<u>USA/9A2/22</u>
			<u>RCC/14A1/98</u>
			<u>CME/15/103</u>
			<u>B/18/61</u>
			<u>AFCP/19/90</u>
	57	MOD	<u>ACP/3A2/32</u>
			<u>ARB/7R1/76</u>
			<u>USA/9A2/23</u>
			<u>RCC/14A1/99</u>
			<u>CME/15/104</u>
			<u>AFCP/19/91</u>
			<u>MEX/20/57</u>
		SUP	EUR/16A1-R1/72
			AUS/17R2/58



	57A	ADD	ARB/7R1/77
	57B	ADD	<u>IND/21/44</u>
Article 8A	Article 8A	ADD	AFCP/19/92
	57A	ADD	AFCP/19/93
	57B	ADD	AFCP/19/94
	Article 8A	ADD	<u>CME/15/105</u>
	57A	ADD	<u>CME/15/105</u>
Article 8B	Article 8B	ADD	<u>HNG/5/1</u>
Alticle ob		ADD	
	57B		HNG/5/2
Article 9 Special Arrangements	Article 9	NOC	ARB/7R1/78
			<u>USA/9A1/37</u>
			<u>RCC/14A1/100</u>
			<u>CME/15/107</u>
			EUR/16A1-R1/73
			<u>B/18/62</u>
			AFCP/19/95
			AUS/17R2/59
	58	MOD	ACP/3A3/26
			ARB/7R1/79
			<u>USA/9A1/38</u>
			RCC/14A1/101
			<u>CME/15/108</u>
			EUR/16A1-R1/74
			AUS/17R2/60
			<u>B/18/63</u>
			<u>AFCP/19/96</u>
			MEX/20/58
	59	MOD	ARB/7R1/80
			<u>USA/9A1/39</u>
			<u>RCC/14A1/102</u>
			<u>CME/15/109</u>
			EUR/16A1-R1/75
			AUS/17R2/61
			<u>AFCP/19/97</u>
			MEX/20/59
		NOC	<u>ACP/3A3/27</u>
	60	MOD	<u>ACP/3A3/28</u>
			<u>ARB/7R1/81</u>

25
WCIT12/DT/1-E

Image: state stat			I	
Image: series of the series				<u>USA/9A1/40</u>
Image: Section of the sectio				<u>CME/15/110</u>
Image: Section of the sectio				AUS/17R2/62
Image: state				
Image: series of the				
Article 10 Final Provisions Article 10 MOD ACP/3A2/33 ARB/7R1/82 AUS/17R2/63 ACC/19/99 NOC RC(14A1/104 CME/15/111 EUR/16A1-R1/72 B/38/64 RC(14A1/104 CME/15/111 EUR/16A1-R1/72 B/38/64 S1 MOD ACP/3A1-81/10 ABB/7R1/83 RC(14A1/105 CME/15/112 EUR/16A1-R1/72 ABB/7R1/83 RC(14A1/105 CME/15/112 EUR/16A1-R1/72 AUS/17R2/64 AECP/19/100 MEX/20/61 G2 MOD ACP/3A1-81/11 AUS/17R2/65 AUS/17R2/64 AECP/19/100 MEX/20/61 G2 MOD ACP/3A1-81/12 CME/15/113 AUS/17R2/65 SUP ABB/7R1/84 RCC/14A1/105 EUR/16A1-R1/72 ALCP/19/101 MEX/20/62 62A ADD ACP/3A1-81/11 AUS/17R2/65 AECP/19/101 MEX/20/62 62A ADD ACP/3A1-81/12 AUS/17R2/65 EUR/16A1-R1/72 AECP/19/101 MEX/20/62 62A ADD ACP/3A1-81/12 AUS/17R2/65 EUR/16A1-R1/72 AECP/19/101 MEX/20/62 62A ADD ACP/3A1-81/12 AECP/19/101 MEX/20/62 63 MOD ACP/3A1-81/13 RCC/14A1/105 CME/15/115			SUP	RCC/14A1/103
Final Provisions ARB/7R1/82 AUS/17R2/63 AFCP/19/99 ACP/341/104 CME/15/111 EUR/16A1-R1/77 B/18/64 61 MOD ACP/3A1-R1/10 ARB/7R1/82 AUS/17R2/64 ARB/7R1/82 AUS/17R2/64 ARB/7R1/83 RCC/14A1/105 CME/15/112 EUR/16A1-R1/77 B/18/64 ACP/3A1-R1/10 ARB/7R1/83 RCC/14A1/105 CME/15/112 EUR/16A1-R1/78 AUS/17R2/64 AFCP/19/100 MEX/20/61 MOD 62 MOD ARB/7R1/84 RCC/14A1/105 CME/15/113 AUS/17R2/64 AFCP/19/100 MEX/20/61 MOD ACP/3A1-R1/11 CME/15/113 AUS/17R2/65 BUR/16A1-R1/79 ACP/3A1-R1/13 ARC/14A1/105 EUR/16A1-R1/79 AFCP/19/101 MEX/20/62 AD CME/15/114 EUR/16A1-R1/79 ACP/3A1-R1/13 ACP/3A1-R1/14 EUR/16A1-R1/79 AFCP/19/101 MEX/20/62 AD CME/15/114				EUR/16A1-R1/76
ARE//12/24 ARE//12/24 AUS/1782/63 AFCP/19/99 AFCP/19/99 RCC/14A1/104 CME/15/111 EUR/15/111 EUR/15A1 EUR/15A1 FURMARY ARE/781/263 AFCP/19/99 AFCP/19/99 AFCP/19/99 AFCP/19/99 AFCP/19/99 AFCP/19/99 B1 MOD ACP/3A1-R1/72 B1 MOD ACP/3A1-R1/10 ARB/781/83 RCC/14A1/105 CME/15/112 EUR/16A1-R1/78 AUS/1782/64 AFCP/19/100 AFCP/19/200 MEX/20/61 ACP/3A1-R1/11 CME/15/113 AUS/1782/64 AFCP/19/100 MEX/20/61 62 MOD ACP/3A1-R1/11 CME/15/113 AUS/1782/65 AUS/1782/65 SUP ARB/781/84 RCC/14A1/106 EUR/16A1-R1/79 AFCP/19/101 MEX/20/62 ADD ACP/3A1-R1/11 CME/15/114 EUR/16A1-R1/79 AFCP/19/101 MEX/20/62 62A ADD ACP/3A1-R1/12 CME/15/114 EUR/16A1-R1/29 <td></td> <td>Article 10</td> <td>MOD</td> <td><u>ACP/3A2/33</u></td>		Article 10	MOD	<u>ACP/3A2/33</u>
Image: series of the	Final Provisions			<u>ARB/7R1/82</u>
NOC RCC/14A1/104 CME/15/111 EUR/16A1-R1/77 B/18/64 61 MOD ACP/3A1-R1/10 ARB/7R1/83 RCC/14A1/105 CME/15/112 EUR/16A1-R1/78 AUS/17R2/64 AFCP/19/100 MEX/20/61 62 MOD ACP/3A1-R1/11 CME/15/113 AUS/17R2/64 AFCP/19/100 MEX/20/61 62 MOD ACP/3A1-R1/11 CME/15/113 AUS/17R2/65 SUP ARB/7R1/84 RCC/14A1/106 EUR/16A1-R1/79 AFCP/19/101 MEX/20/62 62A ADD ACP/3A1-R1/12 CME/15/114 EUR/16A1-R1/79 AFCP/19/101 MEX/20/62 63 MOD ACP/3A1-R1/13 RCC/14A1/107 CME/15/114 EUR/16A1-R1/80				AUS/17R2/63
CME/15/111CME/15/111EUR/16A1-R1/727B/18/64B/18/64MODACP/3A1-R1/10ARB/7R1/83RCC/14A1/105CME/15/112EUR/16A1-R1/78AUS/17R2/64ACP/341-R1/18ACP/341-R1/18AUS/17R2/64ACP/341-R1/18AUS/17R2/64ACP/341-R1/18AUS/17R2/64ACP/341-R1/19AUS/17R2/65AUS/17R2/65ACP/341-R1/11CME/15/113CME/15/113AUS/17R2/65AUS/17R2/65AUS/17R2/65ACP/341-R1/12AUS/17R2/65 <td< td=""><td></td><td></td><td></td><td>AFCP/19/99</td></td<>				AFCP/19/99
Image: section of the section of th			NOC	RCC/14A1/104
Image: section of the section of th				CME/15/111
61 MOD ACP/3A1-R1/10 ARB/7R1/83 RCC/14A1/105 CME/15/112 EUR/16A1-R1/78 AUS/17R2/64 ACP/3A1-R1/12 AUS/17R2/64 ACP/3A1-R1/12 AUS/17R2/64 ACP/3A1-R1/12 AUS/17R2/65 MOD ACP/3A1-R1/11 CME/15/112 EUR/16A1-R1/78 AUS/17R2/64 ACP/3A1-R1/11 CME/15/113 AUS/17R2/65 MOD ACP/3A1-R1/11 CME/15/113 AUS/17R2/65 MOD ACP/3A1-R1/12 CME/15/114 EUR/16A1-R1/79 AFCP/19/101 MEX/20/62 MOD ACP/3A1-R1/12 CME/15/114 EUR/16A1-R1/20 CME/15/114 EUR/16A1-R1/20 CME/15/115 CME/15/113				EUR/16A1-R1/77
ARB/R1/83 ARB/R1/83 RCC/14A1/105 CME/15/112 EUR/16A1-R1/78 AUS/1782/64 AFCP/19/100 MOD MSZ/20/61 MOD ARB/R1/83 ACC/14A1/105 CME/15/112 EUR/16A1-R1/78 AUS/1782/64 AFCP/19/100 MOD ACP/3A1-R1/11 CME/15/113 AUS/1782/65 MOD ACP/3A1-R1/12 CME/15/114 EUR/16A1-R1/79 ACP/3A1-R1/12 CME/15/114 EUR/16A1-R1/79 ACP/3A1-R1/12 CME/15/114 EUR/16A1-R1/80 CME/15/115 EUR/16A1-R1/79				<u>B/18/64</u>
Image: space of the s		61	MOD	<u>ACP/3A1-R1/10</u>
CME/15/112 EUR/16A1-R1/78 EUR/16A1-R1/78 AUS/17R2/64 AUS/17R2/64 ACCP/19/100 MOD ACP/3A1-R1/11 CME/15/113 CME/15/113 AUS/17R2/65 AUS/17R2/65 SUP ARB/7R1/84 RCC/14A1/106 EUR/16A1-R1/79 ACCP/14D MOD AUS/17R2/65 AUS/17R2/65				<u>ARB/7R1/83</u>
Image: state stat				<u>RCC/14A1/105</u>
AUS/17R2/64 AUS/17R2/64 AFCP/19/100 MEX/20/61 MOD ACP/3A1-R1/11 CME/15/113 AUS/17R2/65 AUS/17R2/65 AUS/17R2/65 SUP ARB/7R1/84 RCC/14A1/106 EUR/16A1-R1/79 FUR/16A1-R1/79 AFCP/19/101 MEX/20/62 MD AUS/17R2/65 ADD 62A ADD 62A MD ACP/3A1-R1/12 CME/15/113 CME/15/114 EUR/16A1-R1/79 ACP/3A1-R1/12 CME/15/114 FUR/16A1-R1/80 ACP/3A1-R1/12 CME/15/114 EUR/16A1-R1/80 GIA MOD ACP/3A1-R1/13 RCC/14A1/107 CME/15/113				<u>CME/15/112</u>
AFCP/19/100 MEX/20/61 62 MOD ACP/3A1-R1/11 CME/15/113 AUS/17R2/65 ARB/7R1/84 RCC/14A1/106 EUR/16A1-R1/79 AFCP/19/101 MEX/20/62 MEX/20/62 62A ADD ACC/3A1-R1/12 CME/15/113 CME/15/113 AUS/17R2/65 SUP ARB/7R1/84 RCC/14A1/106 EUR/16A1-R1/79 AFCP/19/101 MEX/20/62 ADD ACP/3A1-R1/12 CME/15/114 EUR/16A1-R1/80 FUR/16A1-R1/80 ACP/3A1-R1/13 RCC/14A1/107 CME/15/115				EUR/16A1-R1/78
Image: market index Mexilon Mexilon <td></td> <td></td> <td></td> <td>AUS/17R2/64</td>				AUS/17R2/64
62 MOD ACP/3A1-R1/11 CME/15/113 AUS/17R2/65 SUP ARB/7R1/84 RCC/14A1/106 EUR/16A1-R1/79 AFCP/19/101 MEX/20/62 62A ADD ACP/3A1-R1/12 CME/15/114 EUR/16A1-R1/79 AFCP/19/101 MEX/20/62 63A MOD ACP/3A1-R1/13 RCC/14A1/107 CME/15/115				AFCP/19/100
Image: Content of the second secon				<u>MEX/20/61</u>
Image: Constraint of the sector of the se		62	MOD	ACP/3A1-R1/11
SUP ARB/7R1/84 RCC/14A1/106 EUR/16A1-R1/79 AFCP/19/101 AFCP/19/101 MEX/20/62 MEX/20/62 CME/15/114 EUR/16A1-R1/29 63 MOD ACP/3A1-R1/13 RCC/14A1/107 CME/15/114 CME/15/115 CME/15/115				CME/15/113
AFCP/14A1/106 EUR/16A1-R1/79 AFCP/19/101 MEX/20/62 62A ADD ACP/3A1-R1/12 CME/15/114 EUR/16A1-R1/80 63 MOD ACP/3A1-R1/13 RCC/14A1/107 CME/15/115				AUS/17R2/65
EUR/16A1-R1/79 EUR/16A1-R1/79 AFCP/19/101 AFCP/19/101 MEX/20/62 MEX/20/62 CME/15/114 CME/15/114 EUR/16A1-R1/80 EUR/16A1-R1/80 63 MOD ACP/3A1-R1/13 RCC/14A1/107 RCC/14A1/107 CME/15/115 MOD ACP/3A1-R1/13			SUP	ARB/7R1/84
AFCP/19/101 MEX/20/62 62A ADD ACP/3A1-R1/12 CME/15/114 CME/15/114 EUR/16A1-R1/80 EUR/16A1-R1/13 ACC/3A1-R1/12 CME/15/114 EUR/16A1-R1/80 MOD ACP/3A1-R1/13 RCC/14A1/107 CME/15/115				RCC/14A1/106
Image: Marking and				EUR/16A1-R1/79
62A ADD ACP/3A1-R1/12 CME/15/114 EUR/16A1-R1/80 63 MOD ACP/3A1-R1/13 EUR/16A1-R1/80 63 MOD ACP/3A1-R1/13 EUR/16A1-R1/107 CME/15/115				AFCP/19/101
63 MOD ACP/3A1-R1/13 RCC/14A1/107 CME/15/114 CME/15/114 CME/15/115 CME/15/115				<u>MEX/20/62</u>
Example EUR/16A1-R1/80 63 MOD ACP/3A1-R1/13 RCC/14A1/107 RCC/14A1/107 CME/15/115 CME/15/115		62A	ADD	ACP/3A1-R1/12
63 MOD ACP/3A1-R1/13 RCC/14A1/107 CME/15/115				<u>CME/15/114</u>
RCC/14A1/107 CME/15/115				EUR/16A1-R1/80
<u>CME/15/115</u>		63	MOD	ACP/3A1-R1/13
				RCC/14A1/107
AUS/17R2/66				CME/15/115
				AUS/17R2/66

26 WCIT12/DT/1-E

			MEX/20/63
		SUP	EUR/16A1-R1/81
			AFCP/19/102
	63A	ADD	RCC/14A1/108
	64	MOD	ACP/3A1-R1/14
			<u>CME/15/116</u>
			AUS/17R2/67
		SUP	<u>RCC/14A1/109</u>
			EUR/16A1-R1/82
			AFCP/19/103
			<u>MEX/20/64</u>
	IN WITNESS WHEREOF	MOD	ACP/3A1-R1/15
			<u>CME/15/117</u>
			EUR/16A1-R1/83
			AUS/17R2/68
			AFCP/19/104
	Appendices		
Description	Provision	Proposal	Source
APPENDICES			
APPENDIX 1 General Provisions Concerning Accounting	APPENDIX 1	(MOD)	RCC/14A1/110
		SUP	<u>USA/9A2/24</u>
			EUR/16A1-R1/84
			AUS/17R2/69
			<u>B/18/65</u>
			MEX/20/65
		NOC	<u>CME/15/118</u>
			<u>AFCP/19/105</u>
	1/1	MOD	AFCP/19/106
		(MOD)	<u>RCC/14A1/111</u>
	1/2	MOD	ARB/7R1/85
			<u>RCC/14A1/112</u>
			AFCP/19/107
	1/3	MOD	<u>ARB/7R1/86</u>
		1	RCC/14A1/113
			<u>NCC/14A1/115</u>

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12 03

27	
WCIT12/DT/1-E	

1/4	MOD	<u>ARB/7R1/87</u>
		<u>RCC/14A1/114</u>
		<u>AFCP/19/109</u>
 1/5	(MOD)	<u>RCC/14A1/115</u>
	SUP	<u>AFCP/19/110</u>
1/6	MOD	ARB/7R1/88
		<u>RCC/14A1/116</u>
		AFCP/19/111
1/7	MOD	<u>ARB/7R1/89</u>
		<u>RCC/14A1/117</u>
	SUP	AFCP/19/112
1/8	MOD	ARB/7R1/90
		RCC/14A1/118
	SUP	AFCP/19/113
1/9	MOD	ARB/7R1/91
		<u>RCC/14A1/119</u>
	SUP	AFCP/19/114
 1/10	MOD	AFCP/19/115
	NOC	<u>CME/15/119</u>
1/10A	ADD	AFCP/19/116
1/11	MOD	ARB/7R1/92
		<u>RCC/14A1/120</u>
		AFCP/19/117
1/12	MOD	<u>RCC/14A1/121</u>
		CME/15/120
		AFCP/19/118
 1/12A	ADD	AFCP/19/119
 1/12B	ADD	AFCP/19/120
1/12C	ADD	AFCP/19/121
1/12D	ADD	AFCP/19/122
1/13	MOD	ARB/7R1/93
		RCC/14A1/122
		<u>CME/15/121</u>
	SUP	AFCP/19/123
1/14	MOD	ARB/7R1/94
		RCC/14A1/123
		<u>CME/15/122</u>

28
WCIT12/DT/1-E

1/15	MOD	ARB/7R1/95
-,		<u>RCC/14A1/124</u>
		<u>CME/15/123</u>
	SUP	AFCP/19/125
1/16	MOD	ARB/7R1/96
-,		RCC/14A1/125
		<u>CME/15/124</u>
		AFCP/19/126
1/17	NOC	<u>CME/15/125</u>
-,		<u>AFCP/19/127</u>
1/18	NOC	<u>CME/15/126</u>
1, 10		AFCP/19/128
1/19	(MOD)	RCC/14A1/126
,	NOC	<u>CME/15/127</u>
		AFCP/19/129
1/20	NOC	<u>CME/15/128</u>
		AFCP/19/130
1/20A	ADD	AFCP/19/131
1/21	SUP	AFCP/19/132
	NOC	CME/15/129
1/22	SUP	AFCP/19/133
	NOC	CME/15/130
1/23	(MOD)	RCC/14A1/127
	SUP	AFCP/19/134
	NOC	<u>CME/15/131</u>
1/24	(MOD)	<u>RCC/14A1/128</u>
	SUP	AFCP/19/135
	<u>NOC</u>	<u>CME/15/132</u>
1/25	SUP	<u>RCC/14A1/129</u>
		AFCP/19/136
1/26	MOD	RCC/14A1/130
		<u>CME/15/133</u>
	SUP	AFCP/19/137
1/27	(MOD)	<u>RCC/14A1/131</u>
	SUP	AFCP/19/138
	NOC	<u>CME/15/134</u>
1/28	(MOD)	<u>RCC/14A1/132</u>



		SUP	AFCP/19/139
		NOC	<u>CME/15/135</u>
	1/29	SUP	AFCP/19/140
		NOC	<u>CME/15/136</u>
	1/30	MOD	ARB/7R1/97
			RCC/14A1/133
			<u>CME/15/137</u>
		SUP	AFCP/19/141
	1/31	(MOD)	<u>RCC/14A1/134</u>
		SUP	AFCP/19/142
		NOC	<u>CME/15/138</u>
	1/32	(MOD)	<u>RCC/14A1/135</u>
		SUP	AFCP/19/143
		NOC	<u>CME/15/139</u>
	1/33	(MOD)	<u>RCC/14A1/136</u>
		SUP	AFCP/19/144
		NOC	<u>CME/15/140</u>
	1/33A	ADD	<u>CME/15/141</u>
	1/34	SUP	<u>RCC/14A1/137</u>
			AFCP/19/145
		NOC	<u>CME/15/142</u>
	1/35	MOD	ARB/7R1/98
			RCC/14A1/138
			<u>CME/15/143</u>
		SUP	AFCP/19/146
	1/35A	ADD	<u>RCC/14A1/139</u>
	1/35B	ADD	<u>RCC/14A1/140</u>
	1/36	MOD	<u>RCC/14A1/141</u>
		SUP	AFCP/19/147
		NOC	<u>CME/15/144</u>
	1/37	MOD	ARB/7R1/99
			<u>RCC/14A1/142</u>
			<u>CME/15/145</u>
		SUP	AFCP/19/148
APPENDIX 2	APPENDIX 2	MOD	<u>USA/9A2/25</u>
Additional Provisions Relating to Maritime Telecommunications			IAP/10R1/22
			<u>CME/15/146</u>

30	
WCIT12/DT/1-E	

		EUR/16A1-R1/85 B/18/66 MEX/20/66
	(MOD)	RCC/14A1/143
	NOC	ACP/3A3/29
		AUS/17R2/70
		AFCP/19/149
2/1	MOD	<u>ACP/3A3/30</u>
	NOC	<u>USA/9A2/26</u>
	NOC	<u>CME/15/147</u>
		<u>AUS/17R2/71</u>
		AFCP/19/150
2/2	MOD	ARB/7R1/100
		<u>USA/9A2/27</u>
		IAP/10R1/23
		<u>RCC/14A1/144</u>
		<u>CME/15/148</u>
		EUR/16A1-R1/86
		AUS/17R2/72
		AFCP/19/151
 2/3	NOC	USA/9A2/28
	NOC	ACP/3A3/31
		<u>CME/15/149</u>
		AUS/17R2/73
		AFCP/19/152
 2/4	(MOD)	<u>RCC/14A1/145</u>
	NOC	<u>CME/15/150</u>
		<u>AUS/17R2/74</u>
		AFCP/19/153
2/5	MOD	ACP/3A3/32
		<u>AUS/17R2/75</u>
	NOC	<u>CME/15/151</u>
		<u>AFCP/19/154</u>
2/6	MOD	<u>ACP/3A3/33</u>
		<u>ARB/7R1/101</u>
		<u>USA/9A2/29</u>
		IAP/10R1/24
		<u>RCC/14A1/146</u>

31	
WCIT12/DT/1-E	

		EUR/16A1-R1/87
		AUS/17R2/76
		AFCP/19/155
	NOC	<u>CME/15/152</u>
2/7	MOD	ACP/3A3/34
		<u>CME/15/153</u>
		AUS/17R2/77
	<u>NOC</u>	AFCP/19/156
2/8	MOD	<u>ACP/3A3/35</u>
		ARB/7R1/102
		<u>USA/9A2/30</u>
		IAP/10R1/25
		<u>RCC/14A1/147</u>
		EUR/16A1-R1/88
		AUS/17R2/78
		AFCP/19/157
	<u>NOC</u>	<u>CME/15/154</u>
2/9	MOD	<u>ACP/3A3/36</u>
		ARB/7R1/103
		<u>USA/9A2/31</u>
		IAP/10R1/26
		<u>RCC/14A1/148</u>
		<u>CME/15/155</u>
		AFCP/19/158
	SUP	EUR/16A1-R1/89
		AUS/17R2/79
2/10	MOD	<u>ACP/3A3/37</u>
		<u>ARB/7R1/104</u>
		<u>USA/9A2/32</u>
		IAP/10R1/27
		<u>RCC/14A1/149</u>
		<u>CME/15/156</u>
		EUR/16A1-R1/90
		<u>AUS/17R2/80</u>
		<u>AFCP/19/159</u>
2/11	SUP	<u>USA/9A2/33</u>
		IAP/10R1/28
		<u>EUR/16A1-R1/91</u>

32
WCIT12/DT/1-E

	<u>3A3/38</u>
	/15/157
	17R2/81
	/19/160
2/12 MOD <u>RCC/</u>	<u>14A1/150</u>
<u>CME</u>	/ <u>15/158</u>
AFCP	<u>/19/161</u>
SUP IAP/1	<u>OR1/29</u>
<u>EUR/</u>	<u>16A1-R1/92</u>
NOC AUS/	17R2/82
2/13 MOD <u>RCC/</u>	<u>14A1/151</u>
CME	/15/159
AFCP	<u>/19/162</u>
SUP IAP/1	<u>OR1/30</u>
EUR/	16A1-R1/93
NOC ACP/	<u>3A3/39</u>
AUS/	17R2/83
2/14 MOD <u>IAP/1</u>	<u>0R1/31</u>
NOC <u>USA/</u>	9A2/34
NOC ACP/	<u>3A3/40</u>
<u>CME</u>	/15/160
<u>AUS/</u>	17R2/84
AFCP	/19/163
2/15 MOD <u>USA/</u>	9A2/35
IAP/1	<u>IOR1/32</u>
<u>CME</u> /	/15/161
EUR/	16A1-R1/94
AFCP	/19/164
(MOD) <u>RCC/</u>	<u>14A1/152</u>
NOC AUS/	17R2/85
2/16 MOD <u>ARB/</u>	7R1/105
EUR/	16A1-R1/95
AUS/	17R2/86
AFCP	/19/165
(MOD) <u>RCC/</u>	14A1/153
SUP USA/	9A2/36
IAP/1	<u>.0R1/33</u>

33	
WCIT12/DT/1-E	

r	1	1	
			<u>CME/15/162</u>
	2/17	MOD	<u>RCC/14A1/154</u>
			<u>CME/15/163</u>
		SUP	IAP/10R1/34
			EUR/16A1-R1/96
		NOC	ACP/3A3/42
			AUS/17R2/87
			AFCP/19/166
	2/18	MOD	<u>RCC/14A1/155</u>
			<u>CME/15/164</u>
			EUR/16A1-R1/97
			<u>AUS/17R2/88</u>
		SUP	IAP/10R1/35
		NOC	ACP/3A3/43
			AFCP/19/167
APPENDIX 3 Service and Privilege Telecommunications	APPENDIX 3	(MOD)	<u>RCC/14A1/156</u>
		SUP	ACP/3A2/34
			<u>USA/9A2/37</u>
			EUR/16A1-R1/98
			AUS/17R2/89
			<u>B/18/67</u>
			MEX/20/67
		NOC	CME/15/165
			AFCP/19/168
	3/1	NOC	<u>CME/15/166</u>
			AFCP/19/169
	3/2	MOD	ARB/7R1/106
			RCC/14A1/157
			CME/15/167
			AFCP/19/170
	3/3	MOD	ARB/7R1/107
			<u>RCC/14A1/158</u>
			<u>CME/15/168</u>
			AFCP/19/171
	3/4	MOD	ARB/7R1/108
			RCC/14A1/159
			CME/15/169

34
WCIT12/DT/1-E

			AFCP/19/172
	3/5	MOD	ARB/7R1/109
			<u>RCC/14A1/160</u>
			<u>CME/15/170</u>
			AFCP/19/173
	Resolutions		
Description	Provision	Proposal	Source
RESOLUTIONS			
RESOLUTION No. 1 Dissemination of Information Concerning International Telecommunication Services Available to the Public	RESOLUTION No. 1	MOD	<u>CME/15/171</u>
		SUP	ACP/3A2/35
			EUR/16A1-R1/99
			<u>B/18/68</u>
			MEX/20/68
RESOLUTION No. 2 Cooperation of the Members of the Union in Implementing the International Telecommunication Regulations	RESOLUTION No. 2	MOD	<u>CME/15/172</u>
		SUP	<u>ACP/3A2/36</u> <u>B/18/69</u>
RESOLUTION No. 3 Apportionment of Revenues in Providing International Telecommunication Services	RESOLUTION No. 3	SUP	ACP/3A2/37 EUR/16A1-R1/100 B/18/70 MEX/20/69
RESOLUTION No. 4 The Changing Telecommunication Environment	RESOLUTION No. 4	MOD	<u>USA/9A2/38</u>
		SUP	ACP/3A2/38 EUR/16A1-R1/101 B/18/71
RESOLUTION No. 5 CCITT and World-Wide Telecommunications Standardization	RESOLUTION No. 5	SUP	ACP/3A2/39 EUR/16A1-R1/102 B/18/72 MEX/20/70
RESOLUTION No. 6 Continued Availability of Traditional Services	RESOLUTION No. 6	MOD	<u>CME/15/173</u>
		SUP	<u>B/18/73</u> <u>MEX/20/71</u>
RESOLUTION No. 7	RESOLUTION No. 7	MOD	<u>CME/15/174</u>

Description	Provision	Proposal	Source
	Opinion		
Expeditious Exchange of Accounts and Settlement Statements			EUR/16A1-R1/10 MEX/20/75
RECOMMENDATION No. 3	RECOMMENDATION No. 3	SUP	<u>MEX/20/74</u> <u>ACP/3A2/45</u>
RECOMMENDATION No. 2 Changes to Definitions Which also Appear in Annex 2 to the Nairobi Convention	RECOMMENDATION No. 2	SUP	ACP/3A2/44 EUR/16A1-R1/10 B/18/77
RECOMMENDATION No. 1 Application to the Radio Regulations of the Provisions of the International Telecommunication Regulations	RECOMMENDATION No. 1	SUP	ACP/3A2/43 EUR/16A1-R1/10 B/18/76 MEX/20/73
Description RECOMMENDATIONS	Provision	Proposal	Source
-	ecommendations		
	DRAFT NEW RESOLUTION [IAP-1]	ADD	<u>IAP/10R1/4</u>
	DRAFT NEW RESOLUTION [GHA-1]	ADD	<u>GHA/30/1</u>
	DRAFT NEW RESOLUTION [CME-1]	ADD	<u>CME/15/176</u>
	DRAFT NEW RESOLUTION [ACP-4]	ADD	<u>ACP/3A3/46</u>
	DRAFT NEW RESOLUTION [ACP-3]	ADD	<u>ACP/3A3/45</u>
	DRAFT NEW RESOLUTION [ACP-2]	ADD	<u>ACP/3A3/44</u>
DRAFT NEW RESOLUTIONS	DRAFT NEW RESOLUTION [ACP-1]	ADD	<u>ACP/3A2/42</u>
Description	Provision	Proposal	Source
Dra	ft new Resolutions		
		SUP	ACP/3A2/41 EUR/16A1-R1/10 B/18/75 MEX/20/72
RESOLUTION No. 8 Instructions for International Telecommunication Services	RESOLUTION No. 8	MOD	<u>CME/15/175</u>
		SUP	ACP/3A2/40 EUR/16A1-R1/10 B/18/74
Dissemination of Operational and Service Information Through the General Secretariat			



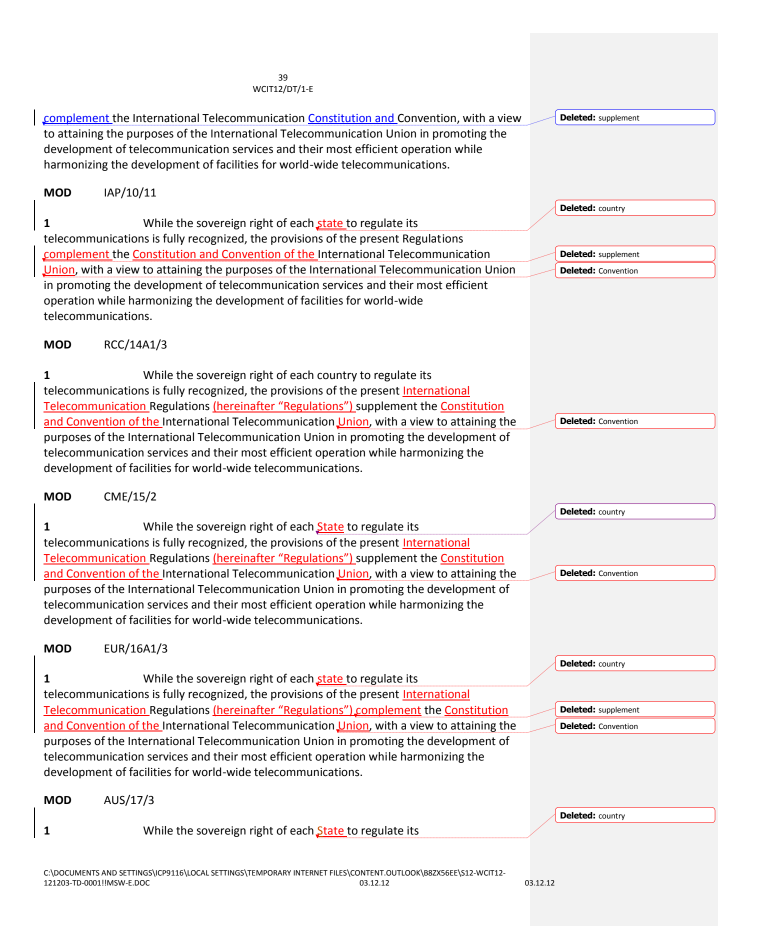
OPINION No. 1 Special Telecommunication Arrangements	OPINION No. 1	MOD	<u>CME/15/177</u>
		SUP	EUR/16A1-R1/108
	General Matters		
Description	Provision	Proposal	Source
General Matters	Interaction between Administrative Regulations	OTHER	<u>ACP/3A1-R1/4</u> <u>ACP/3A1-R1/6</u> <u>IAP/10R1/2</u>
	International Mobile Roaming Rates	OTHER	IAP/10R1/13
	Principles	OTHER	ACP/3A3/1
	Proposed Conference Structure	OTHER	IAP/10R1/39
	Resolution 171 (Guadalajara, 2010) - scope	OTHER	IAP/10R1/1 IAP/10R1/19 IAP/10R1/21 IAP/10R1/36
	Revision of ITRs - General views	OTHER	IAP/10R1/10 IAP/10R1/12
	Terminology	OTHER	ACP/3A1-R1/1 ACP/3A1-R1/2 ACP/3A1-R1/3 ACP/3A1-R1/5 CAN/USA/31/1

ITR (Preamble, Articles, Final Formula)

<u>NOC</u>	ACP/3A3/2 INTERNATIONAL TELECOMMUNICATION REGULATIONS
<u>NOC</u>	ARB/7/1 INTERNATIONAL TELECOMMUNICATION REGULATIONS
<u>NOC</u>	USA/9A1/1 INTERNATIONAL TELECOMMUNICATION REGULATIONS
<u>NOC</u>	RCC/14A1/1 INTERNATIONAL TELECOMMUNICATION REGULATIONS
<u>NOC</u>	CME/15/1 INTERNATIONAL TELECOMMUNICATION REGULATIONS
<u>NOC</u>	EUR/16A1/1 INTERNATIONAL TELECOMMUNICATION REGULATIONS
<u>NOC</u>	AUS/17/1 INTERNATIONAL TELECOMMUNICATION REGULATIONS
<u>NOC</u>	B/18/1 INTERNATIONAL TELECOMMUNICATION REGULATIONS
<u>NOC</u>	ACP/3A2/1
	PREAMBLE
<u>NOC</u>	ARB/7/2
	PREAMBLE
<u>NOC</u>	USA/9A1/2

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

		38 WCIT12/DT/1-E	
		PREAMBLE	
<u>NOC</u>	RCC/14A1/2		
		PREAMBLE	
<u>NOC</u>	EUR/16A1/2		
NOC	AUS/17/2	PREAMBLE	
<u>NOC</u>	AU3/17/2	PREAMBLE	
<u>NOC</u>	B/18/2		
		PREAMBLE	
<u>NOC</u>	AFCP/19/1		
		PREAMBLE	
MOD	ACP/3A2/2		Deleted: country
1 tolocomm		n right of each <mark>state t</mark> o regulate its I, the provisions of the present <u>International</u>	
		nafter referred to as "Regulations") complement the	Deleted: supplement
Constituti attaining developm	ion and Convention of the Int the purposes of the Internati ient of telecommunication se	ernational Telecommunication Union, with a view to onal Telecommunication Union in promoting the rvices and their most efficient operation while ies for world-wide telecommunications.	
MOD	ARB/7/3		Deleted: country
1		n right of each <u>State</u> to regulate its	
		I, the provisions of the present <u>International</u>	Deleted
and Convergence purposes telecomm	<u>ention of the</u> International Te of the International Telecom	nafter "Regulations") <u>complement</u> the <u>Constitution</u> elecommunication <u>Union</u> , with a view to attaining the munication Union in promoting the development of most efficient operation while harmonizing the le telecommunications.	Deleted: supplement Deleted: Convention
MOD	USA/9A1/3		
1 telecomm		n right of each <u>state</u> to regulate its I, the provisions of the present Regulations	Deleted: country
-) -			
	FS AND SETTINGS\ICP9116\LOCAL SETTINGS 01!!MSW-E.DOC	\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12- 03.12.12	03.12.12



telecommunications is fully recognized, the provisions of the present International Telecommunication Regulations, hereafter referred to as Regulations, complement_the Constitution and Convention of the International Telecommunication Union, with a view to attaining the purposes of the International Telecommunication Union in promoting the development of telecommunication services and their most efficient operation while harmonizing the development of facilities for world-wide telecommunications.

1 While the sovereign right of each state to regulate its telecommunications is fully recognized, the provisions of the present International Telecommunication Regulations (hereinafter "Regulations") complement the Constitution and Convention of the International Telecommunication Union, with a view to attaining the purposes of the Union in promoting the development of telecommunication services and their most efficient operation, and thus facilitating peaceful relations, international cooperation among peoples and economic and social progress, making them, so far as possible, generally available to the public.

MOD AFCP/19/2

B/18/3

MOD

1 While the sovereign right of each state to regulate its telecommunications is fully recognized, the provisions of the present International Telecommunication Regulations (hereinafter "Regulations") complement the Constitution and Convention of the International Telecommunication Union, with a view to attaining the purposes of the International Telecommunication Union in promoting the development of telecommunication services and their most efficient operation while harmonizing the development of facilities for world-wide telecommunications.

MOD MEX/20/1

While the sovereign right of each <u>State</u> to regulate its 1 telecommunications is fully recognized, the provisions of the present Regulations <u>complement</u> the <u>Constitution and Convention of the</u> International Telecommunication Union, with a view to attaining the purposes of the International Telecommunication Union in promoting the development of telecommunication services and their most efficient operation while harmonizing the development of facilities for world-wide telecommunications.

MOD IND/21/1

1 While the sovereign right of each <u>Member State</u> to regulate its telecommunications is fully recognized, the provisions of the present International Telecommunication Regulations (hereinafter "Regulations") complement the Constitution and Convention of the International Telecommunication Union, with a view to attaining the purposes of the International Telecommunication Union in promoting the development of telecommunication services and their most efficient operation while harmonizing the development of facilities for world-wide telecommunications.

Deleted: supplement

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

Deleted: supplement Deleted: Convention

Deleted: country

Deleted: supplement

Deleted: Convention

Deleted: International Telecommunication

Deleted: while harmonizing the

development of facilities for world-wide

Deleted: country

telecommunications

Deleted: supplement Deleted: Convention

Deleted: country

Deleted: supplement Deleted: Convention

Deleted: country

03.12.12

Deleted: Convention

<u>NOC</u>	ACP/3A3/3	
	ARTICLE 1	
	Purpose and Scope of the Regulations	
<u>NOC</u>	ARB/7/4	
	ARTICLE 1	
	Purpose and Scope of the Regulations	
<u>NOC</u>	USA/9A1/4	
	ARTICLE 1	
	Purpose and Scope of the Regulations	
<u>NOC</u>	RCC/14A1/4	
	ARTICLE 1	
	Purpose and Scope of the Regulations	
<u>NOC</u>	CME/15/3	
	ARTICLE 1	
	Purpose and Scope of the Regulations	
<u>NOC</u>	EUR/16A1/4	
	ARTICLE 1	
	Purpose and Scope of the Regulations	
<u>NOC</u>	AUS/17/4	
	ARTICLE 1	
	Purpose and Scope of the Regulations	

NOC B/18/4

ARTICLE 1

Purpose and Scope of the Regulations

NOC AFCP/19/3

ARTICLE 1

Purpose and Scope of the Regulations

ADD TUN/25/1

1.0 1.0 In implementing the provisions of these Regulations, Member States shall protect the Right to Freedom of Expression as recognized by Articles 19 of the Universal Declaration of Human Rights and the International Covenant on Civil and Political Rights, and by Article 33 of the Constitution; and thereby protect access to all dissemination means through telecommunication/ICTs in the exercise of this right as well as the freedom of online peaceful assembly and of association and all other rights on which States shall impose no limitations other than those permitted by international law, in particular international human rights law (HRC Resolution 21/25).

Member States acknowledge that the same rights that people have offline must also be protected online, in particular freedom of expression, which is applicable regardless of frontiers and through any media of one's choice, in accordance with Article 19 of the Universal Declaration of Human Rights and the International Covenant on Civil and Political Rights; (HRC Resolution 20/8).

In this regard, Member States shall ensure that any restrictions placed on the exercise of the Right to Freedom of Expression through the means of telecommunication/ICTs should be in accordance with the criteria set forth in Article 34 of the Constitution and of Article 19 of the International Covenant on Civil and Political Rights

MOD ACP/3A3/4

2 1.1 *a)* These Regulations establish general principles which relate to the provision and operation of international telecommunication services offered to the public as well as to the underlying international telecommunication transport means used to provide such services. They also set rules applicable to <u>operating agencies¹</u>, as the case may be. Article 6, No. 38 of the Constitution also applies.

Deleted: administrations^{*}

¹ Whenever, in these Regulations, reference is made to "Operating Agency". It is understood that the term also covers "Recognised Operating Agency", and/or "Private Operating Agency" and/or "Private Recognised Operating Agency", "or other entities", according to the context in which these terms are used in a given country.

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

MOD ARB/7/5

2 1.1 *a*) These Regulations establish general principles which relate to the provision and operation of international telecommunication/<u>ICT</u> services offered to the public as well as to the underlying international telecommunication transport means used to provide such services. <u>These Regulations</u> also set rules applicable to <u>Member States and operating agencies</u>*.

MOD USA/9A1/5

2 1.1 *a)* These Regulations establish general principles which relate to the provision and operation of international telecommunication services offered to the public as well as to the underlying international telecommunication transport means used to provide such services. <u>Member States may apply these regulations to Recognized Operating Agencies (ROAs).</u>

MOD RCC/14A1/5

2 1.1 *a*) These Regulations establish general principles which relate to the provision and operation of international telecommunication services offered to the public as well as to the underlying international telecommunication transport means used to provide such services. They place obligations on Member States in respect of fulfilment of the provisions of the Regulations by administrations and operating agencies involved in international telecommunications,

MOD CME/15/4

2 1.1 *a*) These Regulations establish general principles which relate to the provision and operation of international telecommunication services offered to the public as well as to the underlying international telecommunication transport means used to provide such services. They require Member States to ensure that administrations and operating agencies engaged in international telecommunications comply with the provisions of the ITRs,

MOD EUR/16A1/5

2 1.1 *a*) These Regulations establish general principles which relate to the provision and operation of international telecommunication services offered to the public as well as to the underlying international telecommunication transport means used to provide such services.

MOD AUS/17/5

2 1.1 *a*) These Regulations establish general principles which relate to the

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

Deleted: They Deleted: administrations Deleted: They also set rules applicable to administrations* Deleted: also set rules applicable to administrations Deleted: also set rules applicable to administrations Deleted: They also set rules applicable to administrations* Deleted: or recognized private operating agency(ies)

^{* &}lt;u>The term "operating agency" includes "recognized operating agency" and is used in that</u> sense throughout these Regulations.



2 a) These Regulations establish general principles which relate to the 1.1 provision and operation of international telecommunication services offered to the public as well as to the underlying international telecommunication transport means used to provide such services.

MOD ISR/28/1

MOD

MOD

Agencies*.

MOD

2

2

2 a) These Regulations establish general principles which relate to the 1.1 provision and operation of international telecommunication services offered to the public as well as to the underlying international telecommunication transport means used to provide

such servi	ces	 Deleted: They also set rules applicable to administrations [*] .
MOD 3 special arr	ACP/3A2/3 b) These Regulations recognize the right of Member States to allow rangements as provided in Article 9.	Deleted: in Article 9 Deleted: s
MOD 3 special arr	ARB/7/6 b) These Regulations recognize the right of Member, <u>States</u> to allow rangements as provided in Article 9.	Deleted: in Article 9 Deleted: s
MOD 3 to allow sp	USA/9A1/6 <i>b)</i> These Regulations recognize in Article 9 the right of Member <u>States</u> pecial arrangements.	 Deleted: s
MOD	IAP/10/14	
C:\DOCUMENT	S AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-	

121203-TD-0001!!MSW-E.DOC 03.12.12

03.12.12

Deleted: They also set rules applicable to

Deleted: They also set rules applicable to

Deleted: They also set rules applicable to

administrations*.

administrations

Deleted: They

administrations

Deleted: administrations*

45 WCIT12/DT/1-E Deleted: s 3 b) These Regulations recognize in Article 9 the right of Member_States to allow special arrangements. MOD RCC/14A1/6 Deleted: in Article 9 3 b) These Regulations recognize the right of Member. States to allow Deleted: s special arrangements as provided in Article 9. MOD CME/15/5 Deleted: s 3 b) These Regulations recognize in Article 9 the right of Member_States to allow special arrangements. MOD EUR/16A1/6 Deleted: s 3 b) These Regulations recognize in Article 9 the right of Member_States to allow special arrangements. MOD AUS/17/6 Deleted: s 3 b) These Regulations recognize in Article 9 the right of Member_States to allow special arrangements. MOD B/18/6 Deleted: in Article 9 3 b) These Regulations recognize the right of Member States to allow Deleted: s special arrangements as provided in Article 9. MOD AFCP/19/5 Deleted: in Article 9 b) These Regulations recognize the right of Member. States to allow 3 Deleted: s special arrangements as provided in Article 9. MOD MEX/20/3 Deleted: s b) These Regulations recognize in Article 9 the right of Member_States 3 to allow special arrangements. ADD ARB/7/7 3A c) These Regulations set obligations on Member States to take the necessary measures to prevent interruptions of services and that no technical harm is caused by their operating agencies to the operating agencies of other Member States which are operating in accordance with the provisions of these Regulations. ADD RCC/14A1/7 3A c) Member States shall take the necessary measures to prevent interruptions of services and shall ensure that no harm is caused by their operating agencies to the international telecommunication facilities of operating agencies of other Member States which are operating in accordance with the provisions of these Regulations. ADD CME/15/6 C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12 03.12.12

3A *c)* These Regulations recognize that Member States shall take the necessary measures to prevent interruptions of services and shall ensure that no harm is caused by their operating agencies to the operating agencies of other Member States which are operating in accordance with the provisions of these Regulations.

ADD IND/21/2

3A c) These Regulations recognize that Member States should endeavour to take the necessary measures to prevent interruptions of services and ensure that no harm is caused by their operating agencies to the operating agencies of other Member States which are operating in accordance with the provisions of these Regulations.

ADD ARB/7/8

3B *d*) These Regulations recognize the absolute priority for safety of life telecommunications, including distress telecommunications, emergency telecommunications services and telecommunications for disaster relief as provided in Article 5.

ADD RCC/14A1/8

3B *d*) Member States shall guarantee absolute priority for emergency (distress) telecommunications relating to safety of life, including for prevention, relief and mitigation in emergency situations.

ADD CME/15/7

3B *d*) These Regulations recognize the absolute priority for safety of life telecommunications, including distress telecommunications, emergency telecommunications services and telecommunications for disaster relief as provided in Article.

ADD IND/21/3

3B *d*) These Regulations recognize the absolute priority for safety of life telecommunications, including distress telecommunications, emergency telecommunications services and telecommunications for disaster relief as provided in Article.

ADD RCC/14A1/9

3C *e)* Member States shall cooperate for the purpose of implementing the International Telecommunication Regulations.

ADD CME/15/8

3C *e)* Member States shall cooperate for the purpose of implementing the International Telecommunication Regulations.

MOD RCC/14A1/10

4 1.2 In these Regulations, "the public" is used in the sense of the population, including governmental <u>bodies and physical</u> and legal <u>persons</u>.

Deleted: bodies

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

UP	B/18/7
UP	B/18/

4

NOC ACP/3A2/4

4 1.2 In these Regulations, "the public" is used in the sense of the population, including governmental and legal bodies.

<u>NOC</u> ARB/7/9

4 1.2 In these Regulations, "the public" is used in the sense of the population, including governmental and legal bodies.

<u>NOC</u> USA/9A1/7

4 1.2 In these Regulations, "the public" is used in the sense of the population, including governmental and legal bodies.

<u>NOC</u> IAP/10/15

4 1.2 In these Regulations, "the public" is used in the sense of the population, including governmental and legal bodies.

<u>NOC</u> CME/15/9

4 1.2 In these Regulations, "the public" is used in the sense of the population, including governmental and legal bodies.

NOC EUR/16A1/7

4 1.2 In these Regulations, "the public" is used in the sense of the population, including governmental and legal bodies.

NOC AUS/17/7

4 1.2 In these Regulations, "the public" is used in the sense of the population, including governmental and legal bodies.

NOC AFCP/19/6

4 1.2 In these Regulations, "the public" is used in the sense of the population, including governmental and legal bodies.

<u>NOC</u> MEX/20/4

4 1.2 In these Regulations, "the public" is used in the sense of the population, including governmental and legal bodies.

MOD ARB/7/10

5 1.3 a) These Regulations are established with a view to facilitating global interconnection and interoperability of telecommunication facilities and to promoting the harmonious development and efficient operation of technical facilities, as well as the efficiency, usefulness and availability to the public <u>and the security</u> of international

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12 **Deleted:** 1.2 In these Regulations, "the public" is used in the sense of the population, including governmental and legal bodies.

telecommunication/ICT services; and the availability, operation, and use of advanced telecommunications facilities in all countries.

b) These Regulations promote greater confidence and security, including of information, in the provision of international telecommunications/ICT services.

MOD RCC/14A1/11

5 1.3 These Regulations facilitate global interconnection and interoperability of telecommunication <u>networks</u> and <u>promote</u> the harmonious development and efficient operation of technical facilities, the efficiency, usefulness and availability to the public of international telecommunication services <u>and greater confidence and security, including of information, in the provision of international telecommunication services to the public.</u>

MOD CME/15/10

5 1.3 These Regulations facilitate global interconnection and interoperability of telecommunication <u>networks</u> and <u>promote</u> the harmonious development and efficient operation of technical facilities, the efficiency, usefulness and availability to the public of international telecommunication services <u>and greater confidence and security, including of information, in the provision of international telecommunication services to the public.</u>

MOD B/18/8

5 1.3 These Regulations are established with a view to facilitating global interconnection and interoperability of telecommunication <u>networks and services</u> and to promoting the harmonious development and efficient operation, as well as the efficiency, usefulness and availability of international telecommunication services.

MOD AFCP/19/7

5 1.3 These Regulations are established with a view to facilitating global interconnection and interoperability of telecommunication facilities and to promoting the harmonious development and efficient operation of technical facilities, as well as the efficiency, usefulness, availability to the public and security of international telecommunication services.

MOD PRG/29/1

5 1.3 These Regulations are established with a view to facilitating global interconnection and interoperability of telecommunication <u>networks</u> and to promoting the harmonious development and efficient operation of technical facilities, as well as the efficiency, sefulness and availability to the public <u>and the security</u> of international telecuommunication services.

NOC ACP/3A3/5

5 1.3 These Regulations are established with a view to facilitating global interconnection and interoperability of telecommunication facilities and to promoting the harmonious development and efficient operation of technical facilities, as well as the efficiency, usefulness and availability to the public of international telecommunication services.

C:\DOCUMENTS AND SETTINGS\CP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

Deleted: are established with a view to Deleted: ing Deleted: facilities Deleted: to promoting Deleted: as well as

Deleted: are established with a view to Deleted: ing Deleted: facilities Deleted: to promoting Deleted: as well as

Deleted: facilities
Deleted: of technical facilities
Deleted: to the public

Deleted: and

Deleted: facilities

NOC USA/9A1/8

5 1.3 These Regulations are established with a view to facilitating global interconnection and interoperability of telecommunication facilities and to promoting the harmonious development and efficient operation of technical facilities, as well as the efficiency, usefulness and availability to the public of international telecommunication services.

NOC IAP/10/16

5 1.3 These Regulations are established with a view to facilitating global interconnection and interoperability of telecommunication facilities and to promoting the harmonious development and efficient operation of technical facilities, as well as the efficiency, usefulness and availability to the public of international telecommunication services.

NOC EUR/16A1/8

5 1.3 These Regulations are established with a view to facilitating global interconnection and interoperability of telecommunication facilities and to promoting the harmonious development and efficient operation of technical facilities, as well as the efficiency, usefulness and availability to the public of international telecommunication services.

NOC AUS/17/8

5 1.3 These Regulations are established with a view to facilitating global interconnection and interoperability of telecommunication facilities and to promoting the harmonious development and efficient operation of technical facilities, as well as the efficiency, usefulness and availability to the public of international telecommunication services.

NOC MEX/20/5

5 1.3 These Regulations are established with a view to facilitating global interconnection and interoperability of telecommunication facilities and to promoting the harmonious development and efficient operation of technical facilities, as well as the efficiency, usefulness and availability to the public of international telecommunication services.

MOD ACP/3A2/5

6 1.4 References to <u>JTU-T</u> Recommendations in these Regulations are not to be taken as giving to those Recommendations the same legal status as the Regulations.

MOD ARB/7/11

6 1.4 <u>Unless otherwise specified in these Regulations, references to</u> Recommendations <u>of the ITU</u> in these Regulations are not to be taken as giving to those Recommendations the same legal status as the Regulations.

MOD USA/9A1/9

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

Deleted: CCITT	
Deleted: and Instructions	
Deleted: and Instructions	
Deleted: R	
.	

Deleteu.	CCITI
Deleted:	and Instructions
Deleted:	and Instructions

6	1.4 References to <u>JTU-T</u> Recommendations in these Regulations are not to be	/	Deleted: CCITT
	ving to those Recommendations the same legal status as the Regulations.		Deleted: and Instructions
	0		Deleted: and Instructions
MOD	IAP/10/3		
6	1.4 References to <u>JTU-T</u> Recommendations and Instructions in these		Deleted: CCITT
	s are not to be taken as giving to those Recommendations and Instructions in these		
-	status as the Regulations.		
Sume legal			
MOD	RCC/14A1/12		
6	1.4 <u>Unless otherwise specified in these Regulations, references to JTU</u>		Deleted: R
-	idations and Instructions in these Regulations are not to be taken as giving to		Deleted: CCITT
	mmendations and Instructions the same legal status as the Regulations.		
those rect	initiendations and instructions the same legal status as the Regulations.		
MOD	CME/15/11		
-			Deleted: R
6	1.4 <u>Unless otherwise specified in these Regulations, r</u> eferences to		Deleted: CCITT
	ndations of the ITU, in these Regulations are not to be taken as giving to those		Deleted: and Instructions
Recomme	ndations the same legal status as the Regulations.		Deleted: and Instructions
MOD	EUR/16A1/9		Deleted. and instructions
WICD	EUN/10A1/9		Deleted: CCITT
6	1.4 References to <u>JTU-T</u> Recommendations in these Regulations are not to be		
taken as gi	ving to those Recommendations, the same legal status as the Regulations.		Deleted: and Instructions
			Deleted: and Instructions
MOD	AUS/17/9		
6	1.4 References to <u>JTU-T</u> Recommendations in these Regulations are not to be		Deleted: CCITT
taken as gi	ving to those Recommendations the same legal status as the Regulations.		Deleted: and Instructions
•			Deleted: and Instructions
MOD	AFCP/19/8		
6	1.4 Unless otherwise specified in these Regulations, references to JTU-T		Deleted: CCITT
-	indations in these Regulations are not to be taken as giving to those		Deleted: and Instructions
	idations the same legal status as the Regulations.		Deleted: and Instructions
neconnici			
MOD	MEX/20/6		
6	1.4 References to JTU-T Recommendations and Instructions in these		Deleted: CCITT
-			
-	s are not to be taken as giving to those Recommendations and Instructions the status as the Regulations.		
same legal	status as the Regulations.		
MOD	ISR/28/2		
		/	Deleted: CCITT
6	1.4 References to <u>JTU-T</u> Recommendations in these Regulations are not to be		Deleted: and Instructions
taken as gi	ving to those Recommendations, the same legal status as the Regulations.		Deleted: and Instructions
MOD	ACP/3A3/6		
7	1.5 Within the framework of the present Regulations, the provision and		
	of international telecommunication services in each relation is pursuant to mutual		
agreement	between Member States and/or operating agencies*, as the case may be.		Deleted: administrations
			Deleted: *

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

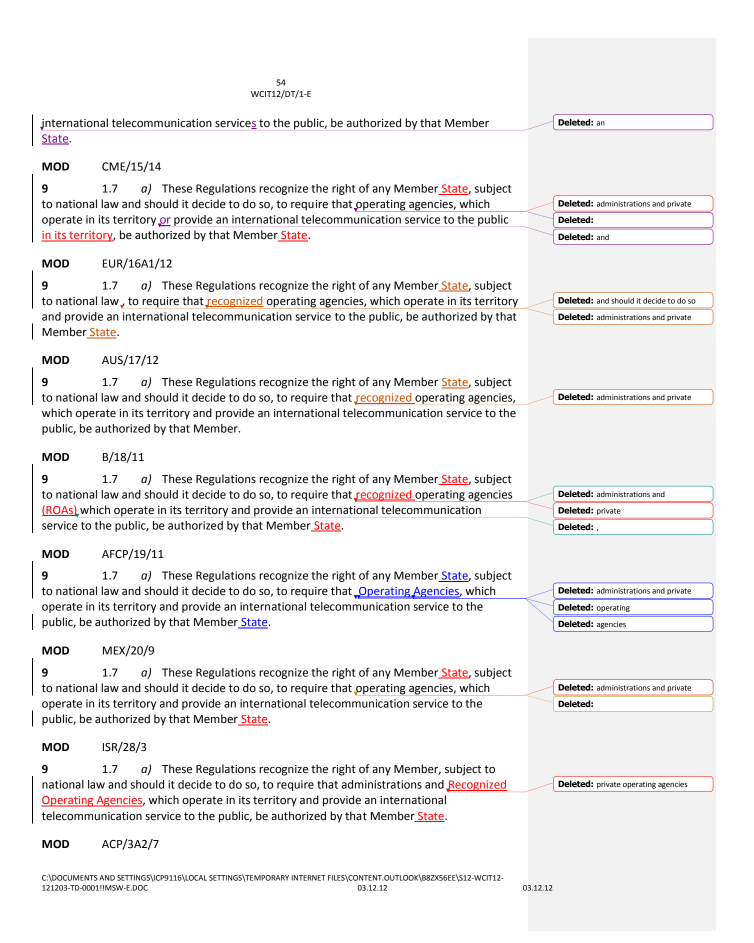
	WCI112/D1/1-E		
MOD	ARB/7/12		
	1.5 Within the framework of the present Regulations, the provision and nof international telecommunication/ICT services in each relation is pursuant to greement between Member States and/or operating agencies, as the case may be		Deleted: administrations
MOD	USA/9A1/10		Deleted: *
7	1.5 Within the framework of the present Regulations, the provision and		
	n of international telecommunication services is pursuant to agreement between		Deleted: in each relation
<u>ROAs</u> .			Deleted: mutual
MOD	RCC/14A1/13		Deleted: administrations [*]
	1.5 Within the framework of the present Regulations, the provision and nof international telecommunication services in each relation is pursuant to mutual nt between administrations/operating agencies.		Deleted: *
MOD	CME/15/12		
	1.5 Within the framework of the present Regulations, the provision and nof international telecommunication services in each relation is pursuant to mutual		
agreemer	nt between Member States and/or operating agencies, as the case may be.		Deleted: administrations*
MOD	AUS/17/10		
7	1.5 Within the framework of the present Regulations, the provision and		
	n of international telecommunication services is pursuant to mutual agreement		Deleted: in each relation
between	Member States or their recognized operating agencies.		Deleted: administrations
MOD	B/18/9		(
7	1.5 The provision and operation of international telecommunication services	/	Deleted: Within the framework of the present Regulations, t
	elation is pursuant to mutual agreement between <u>the relevant parties, observing</u> ework of the present Regulations.		Deleted: administrations*
MOD _	MEX/20/7		
7 oneration	1.5 Within the framework of the present Regulations, the provision and of international telecommunication services in each relation is pursuant to mutual		
-	nt between operating agencies.		Deleted: administrations*
MOD	PRG/29/2		Formatted: Left, Indent: Left: 0 cm, First line: 0 cm, Line spacing: single,
agreemer	1.5 Within the framework of the present Regulations, the provision and for of international telecommunication services in each relation is pursuant to mutual not between <u>Member States</u> , or between recognized operating agencies, as		Don't keep lines together, Tab stops: Not at 14 cm + 16,8 cm, Position: Horizontal: Left, Relative to: Column, Vertical: 0 cm, Relative to: Paragraph, Horizontal: 0,25 cm, Wrap Around
appropria	<u>ite</u> .		Deleted: administrations*
SUP 7	EUR/16A1/10		Deleted: 1.5 Within the framework of the present Regulations, the provision and operation of international telecommunication services in each relation is pursuant to mutual agreement between administrations*.

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B82X56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

SUP	AFCP/19/9		
7	•		Deleted: 1.5 Within the framework of the present Regulations, the provision and
MOD 8	ACP/3A3/7 1.6 In implementing the principles of these Regulations, <u>Member States</u>		operation of international telecommunication services in each relation is pursuant to mutual agreement between administrations [*] .
and/or ope	erating agencies*, as the case may be, should comply with, to the greatest extent		Deleted: administrations*
practicable	, the relevant <u>JTU-T</u> Recommendations, including any Instructions forming part of		Deleted: CCITT
or derived	from these Recommendations.		
MOD	ARB/7/13		
8	1.6 In implementing the principles of these Regulations, <u>Member States</u>		Deleted: administrations
should take	e measures to ensure that operating agencies comply with, to the greatest extent		Deleted: and
practicable	, the relevant Recommendations by the ITU, especially those having policy or	$\overline{}$	Deleted: *
<u>regulatory</u>	implications.	\swarrow	Deleted: should
			Deleted: CCITT
MOD	USA/9A1/11		Deleted: , including any Instructions
8	1.6 In implementing the principles of these Regulations, <u>Member States</u>		forming part of or derived from these Recommendations.
	nply with, to the greatest extent practicable, the relevant <u>JTU-T</u>		Deleted: administrations*
Recommer	ndations,	\sim	Deleted: CCITT
MOD 8	IAP/10/17 1.6 In implementing the principles of these Regulations, administrations*		Deleted: , including any Instructions forming part of or derived from these Recommendations
-	ply with, to the greatest extent practicable, the relevant $JTU-T$		Deleted: CCITT
	idations, including any Instructions forming part of or derived from these		
MOD	RCC/14A1/14		
8	1.6 To fulfil the aims of the ITRs and the principles enshrined therein ,	/	Deleted: In implementing the principles
-	ates shall ensure, to the greatest extent practicable, that		of these Regulations, administrations* should comply with,
	tions/operating agencies comply with the relevant JTU Recommendations and,		Deleted: CCITT
Instruction	Ş,		Deleted: including any
MOD	CME/15/13		Deleted: forming part of or derived from these Recommendations
8	1.6 For the purposes of these Regulations and the principles enshrined in		Deleted: In implementing the principles
-	nber States shall provide, to the greatest extent practicable, for the		of these Regulations, administrations [*] should comply with,
	ation of the relevant TU Recommendations and Resolutions by administrations		Deleted: CCITT
and operat	ing agencies,		Deleted: , including any Instructions
MOD	EUR/16A1/11		forming part of or derived from these Recommendations
8	1.6 In implementing the principles of these Regulations, <u>Member States</u>	/	Deleted: administrations*
-	ourage recognized operating agencies to comply with, to the greatest extent		
	the relevant <u>JTU-T</u> Recommendations.		Deleted: CCITT
MOD	AUS/17/11		Deleted: , including any Instructions forming part of or derived from these Recommendations

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

			Deleted: administrations [*]
8 sho	1.6 In implementing the principles of these Regulations, <u>Member States</u> uld comply with, to the greatest extent practicable, the relevant <u>JTU-T</u>		Deleted: CCITT
Rec	ommendations		Deleted: , including any Instructions forming part of or derived from these Recommendations
MO			Deleted: ,
8 <u>com</u>	1.6 In implementing the principles of these Regulations, <u>there should be</u> <u>upliance with</u> , to the greatest extent practicable, the relevant <u>JTU</u> Recommendations,		Deleted: administrations [*] should comply with
мо	D AFCP/19/10	\langle	Deleted: CCITT
8 sho	1.6 In implementing the principles of these Regulations, <u>Member States</u> uld <u>take measures to ensure that Operating Agencies</u> comply with, to the greatest extent		Deleted: , including any Instructions forming part of or derived from these Recommendations
prac	ticable, the relevant <mark>JTU-T</mark> Recommendations,		Deleted: administrations*
мо			
8	1.6 In implementing the principles of these Regulations, administrations*		Deleted: , including any Instructions forming part of or derived from these Recommendations
	uld comply with, to the greatest extent practicable, the relevant <u>JTU-T</u>		Deleted: CCITT
MO	ommendations, D ACP/3A2/6		Deleted: , including any Instructions forming part of or derived from these Recommendations
9	1.7 <i>a)</i> These Regulations recognize the right of any Member <u>State</u> , subject		
to n	ational law and should it decide to do so, to require that operating agencies, which		Deleted: administrations and private
	rate in its territory and provide an international telecommunication service to the lic, be authorized by that Member <u>State</u> .		
мо	D ARB/7/14		
9	1.7 <i>a)</i> These Regulations recognize the right of any Member <u>State</u> , subject		
to n	ational law and should it decide to do so, to require that operating agencies, which		Deleted: administrations and private
	rate in its territory <u>or provide</u> an international telecommunication <u>/ICT</u> service to the		Deleted: and
pub	lic <u>in its territory</u> , be authorized by that Member <u>State</u> .		
мо	D USA/9A1/12		
9	1.7 <i>a)</i> These Regulations recognize the right of any Member, subject to		
	onal law and should it decide to do so, to require that administrations and Recognized		Deleted: private operating agencies
	rating Agencies, which operate in its territory and provide an international communication service to the public, be authorized by that Member <u>State</u> .		
мо			
9	1.7 These Regulations recognize the right of any Member <u>State</u> to require	/	Deleted: a)
	administrations and operating agencies, which operate in its territory and provide	$\langle \rangle$	Deleted: , subject to national law and should it decide to do so,
			Deleted: private
* \\/	henever, in these Regulations, reference is made to "Operating Agency". It is understood		
	the term also covers "Recognised Operating Agency", and/or "Private Operating		
	ncy" and/or "Private Recognised Operating Agency", "or other entities", according to		
	context in which these terms are used in a given country.		Formatted: English (U.S.)
	CUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12- 13-TD-0001!!MSW-E.DOC 03.12.12	03.12.1	



55 WCIT12/DT/1-E		
10 b) The Member <u>State</u> concerned shall, as appropriate, encourage the application of relevant <u>JTU-T</u> Recommendations by such service providers.		Deleted: CCITT
MOD IAP/10/37		
10 b) The Member <u>State</u> concerned shall, as appropriate, encourage the application of relevant <u>JTU-T</u> Recommendations by such service providers.		Deleted: CCITT
MOD AUS/17/13		
10 b) The Member <u>State</u> concerned shall, as appropriate, encourage the application of relevant <u>JTU-T</u> Recommendations by such service providers.		Deleted: CCITT
MOD B/18/12		
10 b) The Member <u>State</u> concerned shall, as appropriate, encourage the application of relevant <u>JTU</u> Recommendations by such service providers.		Deleted: CCITT
MOD MEX/20/10		
10 b) The Member <u>State</u> concerned shall, as appropriate, encourage the		Deleted: CCITT
 application of relevant <u>JTU-T</u> Recommendations by such service providers. SUP ARB/7/15 10 		Deleted: b) The Member concerned shall, as appropriate, encourage the application of relevant CCITT Recommendations by such service providers.
SUP USA/9A1/13 10		Deleted: b) . The Member concerned shall, as appropriate, encourage the application of relevant CCITT Recommendations by such service providers.
SUP RCC/14A1/16 10		Deleted: <i>b)</i> The Member concerned shall, as appropriate, encourage the application of relevant CCITT Recommendations by such service providers.
SUP CME/15/15		 Deleted: 10. b). The Member concerned shall, as appropriate, encourage the application of relevant CCITT Recommendations by such service
SUP EUR/16A1/13 10		providers. Deleted: b) The Member concerned shall, as appropriate, encourage the conditions of relevant CCIT
SUP AFCP/19/12		application of relevant CCITT Recommendations by such service providers.
10 MOD ACP/3A3/8		Deleted: b) The Member concerned shall, as appropriate, encourage the application of relevant CCITT Recommendations by such service
11 c) The Member <u>States</u> , <u>pursuant to Article 6 of the Constitution</u> , shall		providers.
cooperate in implementing the International Telecommunication Regulations.	\leq	Deleted: s Deleted: where appropriate,
MOD ARB/7/16		Deleted: (for interpretation, also see Resolution No. 2).
11 <i>c)</i> The Member <u>, States</u> and operating agencies, where appropriate, shall		Deleted: s
cooperate in implementing the International Telecommunication Regulations		Deleted: (for interpretation, also see Resolution No. 2).

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

MOD	USA/9A1/14		
11	b) The Member <u>States</u> , where appropriate, shall cooperate in		Deleted: c
	ting the International Telecommunication Regulations,		Deleted: s
MOD	EUR/16A1/14		Deleted: (for interpretation, also see Resolution No. 2)
-			Deleted: c
11 implemen	b) The Member, <u>States</u> , where appropriate, shall cooperate in ting the International Telecommunication Regulations,		Deleted: s
implemen			Deleted: (for interpretation, also see
MOD	B/18/13		Resolution No. 2)
11	c) The Member <u>, States, and operating agencies</u> , where appropriate, shall		Deleted: s
cooperate	in implementing the International Telecommunication Regulations,		Deleted: ,
SUP	RCC/14A1/17		Deleted: (for interpretation, also see Resolution No. 2)
11			Deleted: <i>c)</i> The Members, where appropriate, shall cooperate in
SUP	CME/15/16		Telecommunication Regulations (for interpretation, also see Resolution No. 2).
•			Deleted: 11 <i>c)</i> The Members, where
SUP	AUS/17/14		appropriate, shall cooperate in implementing the International Telecommunication Regulations (for interpretation, also see Resolution No. 2).
•			Deleted: 11
11	SUP AFCP/19/13		Deleted: c) The Members, where appropriate, shall cooperate in implementing the International
SUP	MEX/20/11	\mathbb{N}	Telecommunication Regulations (for interpretation, also see Resolution No. 2).
11			Formatted: Not Highlight
11	۲		Formatted: Not All caps, Not Highlight
MOD	MEX/20/12	$\langle \rangle \rangle$	Formatted: Art_def, Font: Not Bold, (Intl) Calibri
12	1.8 The Regulations shall apply, regardless of the means of transmission		Formatted: Font: (Intl) Calibri
used. (MOD)	RCC/14A1/18		Deleted: c) . The Members, where appropriate, shall cooperate in implementing the International Telecommunication Regulations (for interpretation, also see Resolution No. 2
12 used, so fa	1.8 The Regulations shall apply, regardless of the means of transmission ar as the Radio Regulations do not provide otherwise.		Deleted: c) The Members, where appropriate, shall cooperate in implementing the International
<u>NOC</u>	ACP/3A2/8		Telecommunication Regulations (for interpretation, also see Resolution No. 2).
12 used, so fa	1.8 The Regulations shall apply, regardless of the means of transmission ar as the Radio Regulations do not provide otherwise.		Deleted: , so far as the Radio Regulations do not provide otherwise
<u>NOC</u>	ARB/7/17		
12 used, so fa	1.8 The Regulations shall apply, regardless of the means of transmission ar as the Radio Regulations do not provide otherwise.		
NOC	USA/9A1/15		

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B82X56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

12 1.8 The Regulations shall apply, regardless of the means of transmission used, so far as the Radio Regulations do not provide otherwise.

NOC IAP/10/38

12 1.8 The Regulations shall apply, regardless of the means of transmission used, so far as the Radio Regulations do not provide otherwise.

NOC CME/15/17

12 1.8 The Regulations shall apply, regardless of the means of transmission used, so far as the Radio Regulations do not provide otherwise.

NOC EUR/16A1/15

12 1.8 The Regulations shall apply, regardless of the means of transmission used, so far as the Radio Regulations do not provide otherwise.

NOC AUS/17/15

12 1.8 The Regulations shall apply, regardless of the means of transmission used, so far as the Radio Regulations do not provide otherwise.

NOC AFCP/19/14

12 1.8 The Regulations shall apply, regardless of the means of transmission used, so far as the Radio Regulations do not provide otherwise.

ADD INS/8/1

12A 1.8A Member States shall cooperate in establishing a global legal framework based on a mutual spirit for building confidence and security in the use of information and communication technologies (ICTs) for cybersecurity that reduce illicit use of ICTs, including combating cybercrime and protecting against cyberthreats.

ADD B/18/14

12A 1.9 Member States shall cooperate to promote the development of telecommunication infrastructure to support public education, public health and financial inclusion.

NOC ACP/3A2/9

ARTICLE 2

Definitions

NOC ARB/7/18

ARTICLE 2

		58 WCIT12/DT/1-E		
		Definitions		
<u>NOC</u>	USA/9A1/16			
		ARTICLE 2		
		Definitions		
NOC	RCC/14A1/19	Demitions		
NOC	RCC/14A1/19			
		ARTICLE 2		
I		Definitions		
		<u>NOC</u> CME/15/18	/	Formatted: French (Switzerland) Formatted: French (Switzerland), Not
		ARTICLE 2		All caps Formatted: French (Switzerland)
		Definitions		
		Definitions		
<u>NOC</u>	EUR/16A1/16			
		ARTICLE 2		
		Definitions		
<u>NOC</u>	AUS/17/16			
		ARTICLE 2		
		Definitions		
<u>NOC</u>	B/18/15	Definitions		
NOC	5,10,15			
		ARTICLE 2		
		Definitions		
<u>NOC</u>	AFCP/19/15			
		ARTICLE 2		
		· ·····		

Definitions

MOD	AFCP/	19/16	
13 apply.	<u>2.0</u>	For the purpose of these Regulations, the following definitions shall	Deleted: These terms and definitions do
MOD	MEX/2	0/13	not, however, necessarily apply for other purposes.
13 apply.		For the purpose of these Regulations, the following definitions shall	Deleted: These terms and definitions do
(MOD)	RCC/1	4A1/20	not, however, necessarily apply for other purposes.
13 apply. The	se term	For the purpose of these Regulations, the following definitions shall s and definitions do not, however, necessarily apply for other purposes.	
<u>NOC</u>	ACP/3	A2/10	
13 apply. The	se term	For the purpose of these Regulations, the following definitions shall s and definitions do not, however, necessarily apply for other purposes.	
<u>NOC</u>	ARB/7	/19	
13 apply. The	se term	For the purpose of these Regulations, the following definitions shall s and definitions do not, however, necessarily apply for other purposes.	
<u>NOC</u>	USA/9	41/17	
13 apply. The	se term	For the purpose of these Regulations, the following definitions shall s and definitions do not, however, necessarily apply for other purposes.	
		<u>NOC</u> CME/15/19	Formatted: English (U.S.) Formatted: English (U.S.), Not All
13 apply. The	se term	For the purpose of these Regulations, the following definitions shall s and definitions do not, however, necessarily apply for other purposes.	caps
<u>NOC</u>	EUR/1	5A1/17	
13 apply. The	se term	For the purpose of these Regulations, the following definitions shall s and definitions do not, however, necessarily apply for other purposes.	
<u>NOC</u>	AUS/1	7/17	
13 apply. The	se term	For the purpose of these Regulations, the following definitions shall s and definitions do not, however, necessarily apply for other purposes.	
<u>NOC</u>	B/18/1	6	
C:\DOCUMENTS 121203-TD-000		NGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12- IOC 03.12.12	03.12.12

13 For the purpose of these Regulations, the following definitions shall apply. These terms and definitions do not, however, necessarily apply for other purposes.

MOD PRG/29/3

14 2.1 *Telecommunication:* Any transmission, emission or reception, <u>including</u> the processing required for those purposes, of signs, signals, writing, images and sounds or intelligence of any nature by wire, radio, optical or other electromagnetic systems.

(MOD) RCC/14A1/21

14 2.1 *Telecommunication:* Any transmission, emission or reception of signs, signals, writing, images and sounds or intelligence of any nature by wire, radio, optical or other electromagnetic systems.

SUP MEX/20/14

14

<u>NOC</u> ACP/3A2/11

14 2.1 *Telecommunication:* Any transmission, emission or reception of signs, signals, writing, images and sounds or intelligence of any nature by wire, radio, optical or other electromagnetic systems.

<u>NOC</u> ARB/7/20

14 2.1 *Telecommunication:* Any transmission, emission or reception of signs, signals, writing, images and sounds or intelligence of any nature by wire, radio, optical or other electromagnetic systems.

<u>NOC</u> USA/9A1/18

14 2.1 *Telecommunication:* Any transmission, emission or reception of signs, signals, writing, images and sounds or intelligence of any nature by wire, radio, optical or other electromagnetic systems.

NOC IAP/10/5

14 2.1 *Telecommunication:* Any transmission, emission or reception of signs, signals, writing, images and sounds or intelligence of any nature by wire, radio, optical or other electromagnetic systems.

<u>NOC</u> CME/15/20

14 2.1 *Telecommunication:* Any transmission, emission or reception of signs, signals, writing, images and sounds or intelligence of any nature by wire, radio, optical or other electromagnetic systems.

NOC EUR/16A1/18

14 2.1 *Telecommunication:* Any transmission, emission or reception of signs, signals, writing, images and sounds or intelligence of any nature by wire, radio, optical or

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12 **Deleted:** 2.1 *Telecommunication:* Any transmission, emission or reception of signs, signals, writing, images and sounds or intelligence of any nature by wire, radio, optical or other electromagnetic systems.

other electromagnetic systems.

<u>NOC</u> AUS/17/18

14 2.1 *Telecommunication:* Any transmission, emission or reception of signs, signals, writing, images and sounds or intelligence of any nature by wire, radio, optical or other electromagnetic systems.

NOC AFCP/19/17

14 2.1 *Telecommunication:* Any transmission, emission or reception of signs, signals, writing, images and sounds or intelligence of any nature by wire, radio, optical or other electromagnetic systems.

<u>NOC</u> ISR/28/4

14 2.1 *Telecommunication:* Any transmission, emission or reception of signs, signals, writing, images and sounds or intelligence of any nature by wire, radio, optical or other electromagnetic systems.

ADD ARB/7/21

14A 2.1bis *Telecommunication/ICT*: Any transmission, emission or reception , including processing, of signs, signals, writing, images and sounds or intelligence of any nature by wire, radio, optical or other electromagnetic systems.

ADD CME/15/21

14A 2.1A *Telecommunication/ICT:* Any transmission, emission or reception of signs, signals, writing, images and sounds or intelligence of any nature by wire, radio, optical or other electromagnetic systems.

ADD AFCP/19/18

14A 2.1A *Telecommunication/ICT*: Any transmission, emission or reception, including processing, of signs, signals, writing, images and sounds or intelligence of any nature by wire, radio, optical or other electromagnetic systems.

ADD IND/21/4

14A 2.1A *Telecommunication/ICT:* Any transmission, emission or reception, including processing, of signs, signals, writing, images and sounds or intelligence of any nature by wire, radio, optical or other electromagnetic systems, having a bearing on Telecommunication Technologies and Services.

MOD ARB/7/22

15 2.2 *International telecommunication service:* The offering of a telecommunication capability between different countries.

(MOD) RCC/14A1/22

15 2.2 *International telecommunication service:* The offering of a telecommunication capability between telecommunication offices or stations of any nature

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

03.12.12

to

Deleted: telecommunication offices or stations of any nature that are in or belong

that are in or belong to different countries.

SUP	AFCP/19/19	
15 SUP 15	MEX/20/15	 Deleted: 2.2 International telecommunication service: The offering of a telecommunication capability between telecommunication offices or stations of any nature that are in or belong to different countries.
NOC	ACP/3A2/12	Deleted: 2.2 . International telecommunication service: The offering of a telecommunication capability between telecommunication officer or staticer of

15 2.2 International telecommunication service: The offering of a telecommunication capability between telecommunication offices or stations of any nature that are in or belong to different countries.

NOC USA/9A1/19

15 2.2 International telecommunication service: The offering of a telecommunication capability between telecommunication offices or stations of any nature that are in or belong to different countries.

NOC IAP/10/6

15 2.2 International telecommunication service: The offering of a telecommunication capability between telecommunication offices or stations of any nature that are in or belong to different countries.

NOC CME/15/22

15 2.2 International telecommunication service: The offering of a telecommunication capability between telecommunication offices or stations of any nature that are in or belong to different countries.

NOC EUR/16A1/19

15 2.2 International telecommunication service: The offering of a telecommunication capability between telecommunication offices or stations of any nature that are in or belong to different countries.

NOC AUS/17/19

15 2.2 International telecommunication service: The offering of a telecommunication capability between telecommunication offices or stations of any nature that are in or belong to different countries.

NOC ISR/28/5

15 2.2 International telecommunication service: The offering of a telecommunication capability between telecommunication offices or stations of any nature that are in or belong to different countries.

ADD ARB/7/23

15A 2.2bis International telecommunication/ICT service: The offering of a

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

any nature that are in or belong to

different countries

telecommunication/ICT capability between different countries.

ADD CME/15/23

15A 2.2A International telecommunication service/ICTs: The offering of a telecommunication capability including, but not limited to: offering of a telecommunication capability in roaming, international public telegram service, telex, traffic termination services (including Internet traffic termination), any kind of circuit provision services, other services integral to provision of international telecommunication services between telecommunication offices or stations of any nature that are in or belong to different countries.

ADD AFCP/19/20

15A 2.2A *International telecommunication/ICT service:* The offering of a telecommunication capability between different countries.

MOD ACP/3A3/9

16 2.3 *Government telecommunications*: <u>Telecommunications</u> originating with any: Head of a State; Head of a government or members of a government; Commanders-in-Chief of military forces, land, sea or air; diplomatic or consular agents; the Secretary-General of the United Nations; Heads of the principal organs of the United Nations; the International Court of Justice, or <u>replies</u> to government <u>telecommunications mentioned above</u>.

MOD ARB/7/24

16 2.3 *Government telecommunications*: <u>Telecommunications</u> originating with any: Head of a State; Head of a government or members of a government; Commanders-in-Chief of military forces, land, sea or air; diplomatic or consular agents; the Secretary-General of the United Nations; Heads of the principal organs of the United Nations; the International Court of Justice, <u>World Health Organization</u> or <u>replies</u> to government <u>telecommunications</u> mentioned above.

MOD USA/9A1/20

16 2.3 *Government telecommunication:* Telecommunication originating with any: Head of a State; Head of a government or members of a government; Commanders-in-Chief of military forces, land, sea or air; diplomatic or consular agents; the Secretary-General of the United Nations; Heads of the principal organs of the United Nations; the International Court of Justice, or reply to government<u>telecommunications mentioned above</u>.

MOD CME/15/24

16 2.3 *Government telecommunications*: <u>Telecommunications</u> originating with any: Head of a State; Head of a government or members of a government; Commanders-in-Chief of military forces, land, sea or air; diplomatic or consular agents; the Secretary-General of the United Nations; Heads of the principal organs of the United Nations; the International Court of Justice, or reply to a government telegram.

MOD AUS/17/20

16

2.3 *Government telecommunication:* A telecommunication originating with

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12 Deleted: A Deleted: t

Deleted: r	eply
Deleted: a	I
Deleted: to	elegram
Deleted: A	telecommunication

Deleted: reply	
Deleted: a	
Deleted: telegram	
Deleted: A t	

Deleted: At

03.12.12

Deleted: a Deleted: telegram

any: Head of State; Head of government or members of a government; Commanders-in-Chief of military forces, land, sea or air; diplomatic or consular agents; the Secretary-General of the United Nations; Heads of the principal organs of the United Nations; the International Court of Justice, or <u>replies</u> to government <u>telecommunications mentioned above</u>.

MOD AFCP/19/21

16 2.3 *Government telecommunication:* A telecommunication originating with any: Head of a State; Head of a government or members of a government; Commanders-in-Chief of military forces, land, sea or air; diplomatic or consular agents; the Secretary-General of the United Nations; Heads of the principal organs of the United Nations; the International Court of Justice, or <u>replies</u> to government <u>telecommunications mentioned above</u>.

(MOD) RCC/14A1/23

16 2.3 *Government telecommunication:* A telecommunication originating with any: Head of a State; Head of a government or members of a government; Commanders-in-Chief of military forces, land, sea or air; diplomatic or consular agents; the Secretary-General of the United Nations; Heads of the principal organs of the United Nations; the International Court of Justice, or reply to a government telegram.

SUP 16	EUR/16A1/20		
SUP 16	B/18/17	-	
SUP	MEX/20/16		
MOD	RCC/14A1/24		0
17	2.4 Service telecommunication		1

A telecommunication that relates to public international telecommunications and that is exchanged among the following:

administrations;

operating agencies;

and the Chairman of the Council, the Secretary-General, the Deputy Secretary-General, the Directors of the <u>Bureaux</u>, the members of the <u>Radio Regulations</u>
 Board, other representatives or authorized officials of the Union, including those working on official matters outside the seat of the Union.

MOD CME/15/25

17 2.4 Service telecommunication

A telecommunication that relates to public international telecommunications and that is exchanged <u>by agreement</u> among the following:

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

Deleted: a	
Deleted: a	
Deleted: reply	
Deleted: a	
Deleted: telegram	

Deleted: reply	
Deleted: a	

	-
Deleted:	telegram

Deleted: 2.3 Government

telecommunication: A telecommunication originating with any: Head of a State; Head of a government or members of a government; Commanders-in-Chief of military forces, land, sea or air; diplomatic or consular agents; the Secretary-General of the United Nations; Heads of the principal organs of the United Nations; the International Court of Justice, or reply to a government telegram.

Deleted: 2.3 . Government

telecommunication: A telecommunication originating with any: Head of a State; Head of a government or members of a government; Commanders-in-Chief of military forces, land, sea or air; diplomatic or consular agents; the Secretary-General of the United Nations; Heads of the principal organs of the United Nations; the International Court of Justice, or reply to a government telegram.

Deleted: 2.3 Government

telecommunication: A telecommunication originating with any: Head of a State; Head of a government or members of a government; Commanders-in-Chief of military forces, land, sea or air; diplomatic or consular agents; the Secretary-General of the United Nations; Heads of the principal organs of the United Nations; the International Court of Justice, or reply to a government telegram.

Deleted: recognized private	
-----------------------------	--

Deleted: Administrative

Deleted: International Consultative Committees

Deleted: International Frequency Registration

_	<u>Member States;</u>		Deleted: administrations
_	recognized operating agencies;		Deleted: private
_	and the Chairman of the Council, the Secretary-General, the Deputy Secretary-		Deleted:
	General, the Directors of the <u>Bureaux</u> , the members of the <u>Radio Regulations</u>		Deleted: Administrative
	Board, and other representatives or authorized officials of the Union, including		Deleted: International Consultative Committees
	those working on official matters outside the seat of the Union.		Deleted: International Frequency Registration Board
SUP •	ACP/3A3/10		Deleted: 17 2.4 . Service telecommunication¶ A telecommunication that relates to public
SUP	USA/9A2/1		international telecommunications and that is exchanged among the following: ¶ – administrations; ¶
17 SUP	EUR/16A1/21		 recognized private operating agencies;¶ and the Chairman of the Administrative Council, the Secretary-General, the Deputy Secretary-General, the Directors of the
17	*	_	International Consultative Committees, the members of the International Frequency Registration Board, other representatives
SUP	AUS/17/21		or authorized officials of the Union, including those working on official matters outside the seat of the Union.
SUP 17	B/18/18		Deleted: 2.4 Service telecommunication¶ A telecommunication that relates to public international telecommunications and that is exchanged among the following:¶ - administrations;¶
v		\ \\ '	Formatted
SUP	AFCP/19/22		Deleted: 2.4 Service
17			Deleted: 17
SUP	MEX/20/17		Deleted: A telecommunication that relates to public international
17	Υ		Deleted: 2.4 . Service telecommunication
▼		_//\	Deleted: A telecommunication that relates to public international
SUP	ACP/3A2/13	$\langle \rangle$	Deleted: 2.4 Service telecommunicat
18	•		Deleted: 2.4 . Service telecommunication
SUP	USA/9A2/2		Deleted: A telecommunication that relates to public international
18	· · ·		Deleted: 2.5 Privilege telecommunication
SUP	EUR/16A1/22		Deleted: 2.5. Privilege telecommunication
18	۲		Deleted: 2.5 Privilege telecommunication
SUP	AUS/17/22		Deleted: 18
JUP	A03/17/22		Deleted: 2.5 Privilege telecommunication
▼		/	Deleted: 19
▼			Deleted: 2.5.1 A telecommunication that may be exchanged during: ¶

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

			Deleted: 20	
SUP	B/18/19		Deleted: 2.5.2 A private telecommunication that may be exchanged during sessions of the ITU Administrative Council and conferences and meetings of the ITU by representatives of Members of	
SUP 18	AFCP/19/23		the Administrative Council, members of delegations, senior officials of the permanent organs of the Union attending ITU conferences and meetings, and the staff of the Secretariat of the Union	
SUP	MEX/20/18		seconded to ITU conferences and meetings, to enable them to communicate with their country of residence.	
18	▼	_	Deleted: 2.5 Privilege telecommunication	
MOD	RCC/14A1/25		Deleted: 2.5 . Privilege telecommunication	
19	2.5.1 A telecommunication that may be exchanged during:		Deleted: 2.5 Privilege telecommunication	
-	sessions of the ITU Council,		Deleted: Administrative	
-	conferences and meetings of the ITU		Deleted: Administrative	
between,	on the one hand, representatives of Member <u>State</u> s of the Council, members of		Deleted: recognized private	
delegatio	ns, senior officials of the permanent organs of the Union and their authorized	/	Deleted: Administrative	
administr	s attending conferences and meetings of the ITU and, on the other, their ations or operating agency or the ITU, and relating either to matters under n by the Council, conferences and meetings of the ITU or to public international		Formatted: Normal, Left, Position: Horizontal: Left, Relative to: Column, Vertical: 0 cm, Relative to: Paragraph, Horizontal: 0,25 cm, Wrap Around	
telecomm	nunications.		Deleted: :	
MOD	CME/15/26		Deleted: ¶	
19	2.5.1 A telecommunication that may be exchanged during	•//	Deleted: -	
conference	ces and meetings of the ITU		Deleted: Administrative	
			Deleted: permanent organs of the Union	
	on the one hand, representatives of Members of the Council, members of ns, senior officials of the General Secretariat and of the three Bureaux and	/	Deleted: private	
-	of the Radio Regulations Board and their authorized colleagues attending		Deleted: Administrative	
conference operating	ces and meetings of the ITU and, on the other, their administrations or recognized agency or the ITU, and relating either to matters under discussion by the Council, ces and meetings of the ITU or to public international telecommunications. USA/9A2/3		Deleted: 2.5.1 . A telecommunication that may be exchanged during: ¶ sessions of the ITU Administrative Council, ¶ conferences and meetings of the ITU ¶ between, on the one hand, representatives of Members of the Administrative Council, members of delegations, senior officials of the permanent organs of the Union and their authorized colleagues attending conferences and meetings of the ITU and,	
SUP 19	EUR/16A1/23		on the other, their administrations or recognized private operating agency or the ITU, and relating either to matters under discussion by the Administrative Council, conferences and meetings of the ITU or to public international telecommunications.	
SUP 19	B/18/20		Deleted: 2.5.1 A telecommunication that may be exchanged during:¶ sessions of the ITU Administrative Council,¶ conferences and meetings of the ITU	
SUP	AFCP/19/24		Deleted: 2.5.1 . A telecommunication that may be exchanged during: ¶	

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

03.12.12

<u>(...</u>)

1			
19	Y		Deleted: 2.5.1 A telecommunication that may be exchanged during:¶
CLIP			 sessions of the ITU Administrative Council, ¶
SUP	MEX/20/19		 conferences and meetings of the ITU ¶ between, on the one hand, representatives
19	۲	~	of Members of the Administrative Council,
MOD	RCC/14A1/26		members of delegations, senior officials of the permanent organs of the Union and their authorized colleagues attending
20	2.5.2 A private telecommunication that may be exchanged during sessions of		conferences and meetings of the ITU and, on the other, their administrations or
	ouncil and conferences and meetings of the ITU by representatives of Member		recognized private operating agency or the
	the Council, members of delegations, senior officials of the permanent organs of		ITU, and relating either to matters under discussion by the Administrative Council,
	attending ITU conferences and meetings, and the staff of the Secretariat of the onded to ITU conferences and meetings, to enable them to communicate with		conferences and meetings of the ITU or to public international telecommunications.
	itry of residence.		Deleted: 2.5.1 . A telecommunication
			 that may be exchanged during: sessions of the ITU Administrative
MOD	CME/15/27		Council,¶ – . conferences and meetings of the ITU ¶
20	2.5.2 A private telecommunication that may be exchanged during sessions of		between, on the one hand, representatives of Members of the Administrative Council,
	buncil and conferences and meetings of the ITU by representatives of Members of	$\neg \parallel$	members of delegations, senior officials of
· · · · · · · · · · · · · · · · · · ·	il, members of delegations, senior officials of the <u>General Secretariat and of the</u> eaux and members of the Radio Regulations Boardattending ITU conferences and		the permanent organs of the Union and their authorized colleagues attending
	and the staff of the Secretariat of the Union seconded to ITU conferences and		conferences and meetings of the ITU and, on the other, their administrations or
meetings,	to enable them to communicate with their country of residence.		recognized private operating agency or the ITU, and relating either to matters under
SUP			discussion by the Administrative Council, conferences and meetings of the ITU or to
1	USA/9A2/4		public international telecommunications.
20	٠	¬ \\\	Deleted: Administrative
SUP	EUR/16A1/24	$\langle \rangle$	Deleted: Administrative
20			Deleted: Administrative
	▼	$ \setminus $	Deleted: permanent organs of the Union
SUP	B/18/21	$\langle \rangle$	Deleted: 2.5.2 A private
20	۲	_ \	telecommunication that may be exchanged during sessions of the ITU Administrative
SUP	AFCP/19/25	$\langle \rangle$	Council and conferences and meetings of the ITU by representatives of Members
1	AFCF/19/23		Deleted: 2.5.2 . A private
20	۲	$\neg \setminus$	telecommunication that may be exchanged during sessions of the ITU Administrativ
SUP	MEX/20/20	$\langle \rangle$	Deleted: 2.5.2 A private
20	۲		telecommunication that may be exchanged during sessions of the ITU Administrativ
MOD	RCC/14A1/27		Deleted: 2.5.2 A private telecommunication that may be exchanged
21	2.6 International route: <u>A route for the transmission of traffic between</u>		during sessions of the ITU Administrativ
	facilities and installations located in different countries,		Deleted: 2.5.2 A private telecommunication that may be exchanged
		/ /	during sessions of the ITU Administrativ
MOD	CME/15/28		Deleted: Technical Deleted: and used for
21	2.6 International route: <u>A route for the transmission of traffic between</u>		telecommunication traffic between two
technical	facilities and installations located in different countries,		Deleted: Technical
MOD	B/18/22		Deleted: and used for telecommunication traffic between two
			· · · · · · · · · · · · · · · · · · ·

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

03.12.12

21	2.6 International route: <u>The connection of</u> facilities and installations located		Deleted: Technical
	t countries and used for telecommunication,		Deleted: traffic between two international telecommunication terminal
MOD	AFCP/19/26		exchanges or offices
21	2.6 International route: <u>All technical facilities</u> installations and transmission		Deleted: T
<u>channels</u>	ised for the transmission of traffic between technical facilities and installations		Deleted: and
located in	different countries.		Deleted: located in different countries and
MOD	MEX/20/21		Deleted: telecommunication
21	2.6 International route: Technical facilities and installations located in		Deleted: two international telecommunication terminal exchanges or
	ountries and used <u>to send</u> telecommunication traffic between two international		offices Deleted: for
telecomm	unication terminal exchanges or stations,		Deleted: offices
SUP	USA/9A1/21		
21	۷		Deleted: 2.6 <i>International route:</i> Technical facilities and installations located
SUP	EUR/16A1/25		in different countries and used for telecommunication traffic between two
21			international telecommunication terminal exchanges or offices.
21	Υ		Deleted: 2.6 . International route: Technical facilities and installations located
<u>NOC</u>	ACP/3A2/14		in different countries and installations located telecommunication traffic between two
21	2.6 <i>International route:</i> Technical facilities and installations located in		international telecommunication terminal exchanges or offices.
	ountries and used for telecommunication traffic between two international unication terminal exchanges or offices.		exchanges of offices.
	-		
NOC	AUS/17/23		
21 different of	2.6 <i>International route:</i> Technical facilities and installations located in ountries and used for telecommunication traffic between two international		
	unication terminal exchanges or offices.		
MOD	ACP/3A3/11		
22	2.7 <i>Relation:</i> Exchange of traffic between two terminal countries, always		
	o a specific service if there is <u>one</u> between their <u>Member States and/or operating</u>		Deleted: administrations*
agencies*	<u>, as the case may be</u> :		
MOD	RCC/14A1/28		
22	2.7 <i>Relation:</i> Exchange of traffic between two countries, always referring to		Deleted: terminal
a specific	service if there is between their administrations <u>/operating agencies</u> :		Deleted: *
MOD	AFCP/19/27		
22	2.7 <i>Relation:</i> Exchange of traffic between two <u>Operating Agencies located in</u>		Deleted: terminal countries, always referring to a specific service if there is
two differ	ent countries by appropriate means.		between their administrations [*] :
MOD	PRG/29/4		
22	2.7 Relation: Agreement between recognized operating agencies, always	/	Deleted: Exchange of traffic between two terminal countries
	S AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-	2 1 2 1 2	
121203-10-000	1!!MSW-E.DOC 03.12.12 0	3.12.12	

referring	to a service <u>, for</u> :		Deleted: specific
i)	the provision of an international telecommunications service under a	•	Deleted: if there is between their administrations [*]
	commercial agreement, and/or;		Formatted: enumlev1, Left, Position
ii)	the exchange of traffic, where it exists, between two terminal countries:		Horizontal: Left, Relative to: Column, Vertical: 0 cm, Relative to: Paragraph Horizontal: 0,25 cm, Wrap Around
SUP	EUR/16A1/26		Deleted: 2.7 <i>Relation:</i> Exchange of
22 SUP	AUS/17/24		traffic between two terminal countries, always referring to a specific service if there is between their administrations*:
30P	AU3/17/24		Deleted: 22
	T		Deleted: 2.7 <i>Relation:</i> Exchange of traffic between two terminal countries,
		/	always referring to a specific service if there is between their administrations [*] :
	D (4 0 / 22		Deleted: 23
SUP 22	B/18/23		Deleted: <i>a</i>) a means for the exchange traffic in that specific service: ¶
SUP	MEX/20/22		Deleted: 24
22	WIEA/20/22		Deleted: b) . normally, the settlemen of accounts.
MOD 22	CME/15/29 2.7 <i>Relation:</i> Exchange of traffic between two terminal countries, always		Deleted: 2.7 <i>Relation:</i> Exchange of traffic between two terminal countries, always referring to a specific service if there is between their administrations [*] :
referring	to a specific service if there is between their <u>operating agencies</u> :		Deleted: 2.7 , <i>Relation:</i> Exchange of
23	a) a means for the exchange of traffic in that specific service:		traffic between two terminal countries, always referring to a specific service if there is between their administrations*:
	 over direct circuits (direct relation), or 		Deleted: administrations*
	 via a point of transit in a third country (indirect relation), and 		Deleted: 2.7 <i>Relation:</i> Exchange of
24	<i>b)</i> normally, the settlement of accounts <u>by billing systems</u> .		traffic between two terminal countries, always referring to a specific service if
SUP	USA/9A1/22		there is between their administrations
22			Deleted: <i>a</i>) . a means for the exchange
 23	۲		traffic in that specific service:¶ – over direct circuits (direct relation), o
24	٠		 via a point of transit in a third countr (indirect relation), and
24	•	`	Formatted: enumlev1, Position:
(MOD)	RCC/14A1/29		Horizontal: Left, Relative to: Column Vertical: 0 cm, Relative to: Paragrap
23	a) a means for the exchange of traffic in that specific service:		Horizontal: 0,25 cm, Wrap Around
	 over direct circuits (direct relation), or 		Deleted: b) normally, the settlement accounts.
	 via a point of transit in a third country (indirect relation), and 		Formatted: enumlev1, Left, Positio Horizontal: Left, Relative to: Column
SUP	EUR/16A1/27		Vertical: 0 cm, Relative to: Paragrap Horizontal: 0,25 cm, Wrap Around
23		-	Deleted: <i>a</i>) . a means for the exchang
			traffic in that specific service:¶ over direct circuits (direct relation), of
SUP	B/18/24		Formatted

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

	SUP	AFCP/19/28		
	23 SUP	MEX/20/23		Deleted: <i>a</i>) a means for the exchange of traffic in that specific service:¶ over direct circuits (direct relation), or¶ - via a point of transit in a third country (indirect relation), and
l	23 <u>NOC</u>	• • • • • • • • • • • • • • • • • • •	\mathbb{N}	Formatted: enulev1, Left, Position: Horizontal: Left, Relative to: Column, Vertical: 0 cm, Relative to: Paragraph, Horizontal: 0,25 cm, Wrap Around
	23	 a means for the exchange of traffic in that specific service: over direct circuits (direct relation), or via a point of transit in a third country (indirect relation), and 		Deleted: <i>a</i>) - a means for the exchange of traffic in that specific service: ¶ - over direct circuits (direct relation), or ¶ - via a point of transit in a third country (indirect relation), and
	(MOD) 24	RCC/14A1/30 b) normally, the settlement of accounts.	١	Formatted: enumlev1, Left, Position: Horizontal: Left, Relative to: Column, Vertical: 0 cm, Relative to: Paragraph, Horizontal: 0,25 cm, Wrap Around
	SUP 24	EUR/16A1/28	/	Deleted: <i>b)</i> normally, the settlement of accounts.
	SUP 24	B/18/25	/	Deleted: <i>b)</i> normally, the settlement of accounts.
	SUP 24 SUP	AFCP/19/29 MEX/20/24	/	Deleted: <i>b)</i> normally, the settlement of accounts.
	24	VILX/20/24	/	Deleted: <i>b</i>) . normally, the settlement of accounts.
	<u>NOC</u> 24	PRG/29/6 b) normally, the settlement of accounts.		
	-	RCC/14A1/31 2.8 Accounting rate: The rate agreed between administrations/operating a given relation that is used for the establishment of international accounts for al telecommunication services.	/	Deleted: *
1	MOD 25	CME/15/30 2.8 Accounting rate: The rate agreed between operating agencies in a given	/	Deleted: between administrations*
	relation that	at is used for the establishment of international accounts <u>for international</u> inication services.		
	MOD 25 the establis	 B/18/26 2.8 Accounting rate: The rate <u>settled in mutual agreements</u> that is used for shment of international accounts for international telecommunication services. 		Deleted: agreed between administrations [*] in a given relation
•	MOD	AFCP/19/30		
	C:\DOCUMENTS 121203-TD-0001	AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12- !!MSW-E.DOC 03.12.12 0:	3.12.12	

25	2.8 <i><u>Jermination</u> rate:</i> <u>Rate corresponding to the remuneration of the use of</u>	/	Deleted: Accounting
-	ating Agency's network to complete international traffic on its network, or third	\leftarrow	Deleted: The r
	etwork.		Deleted: agreed between
			administrations [*] in a given relation that is used for the establishment of internation
MOD	MEX/20/25		accounts.
25	2.8 <i>Accounting rate:</i> The rate agreed between <u>recognized operating agencies</u>		Deleted: administrations*
n a give	n relation that is used for the establishment of international accounts.		
SUP	USA/9A1/23		
25			Deleted: 2.8 Accounting rate: The rate
			agreed between administrations [*] in a given relation that is used for the
SUP	EUR/16A1/29		establishment of international accounts.
25		/	Deleted: 2.8 Accounting rate: The rate
-			agreed between administrations* in a given relation that is used for the
SUP	AUS/17/25		establishment of international accounts.
			Deleted: 25
			Deleted: 2.8 . Accounting rate: The rate
MOD	USA/9A1/24		agreed between administrations [*] in a given relation that is used for the
26	2.9 <i>Collection charge:</i> The charge established and collected by an		establishment of international accounts.
-	ration/ROA from its customers for the use of an international telecommunication		Deleted: *
service.	<u></u>		
MOD	RCC/14A1/32		
26	2.9 <i>Collection charge:</i> The charge established and collected by		
administ			Deleted: an
	ration <u>s/operating agencies</u> from <u>their</u> customers for the use of an international munication service.	\langle	
	rations/operating agencies from their customers for the use of an international	\langle	Deleted: an Deleted: * Deleted: its
elecom	rations/operating agencies from their customers for the use of an international	\langle	Deleted: *
elecomi MOD	ration <u>s/operating agencies</u> from <u>their</u> customers for the use of an international munication service. CME/15/31		Deleted: *
celecomi MOD 26	ration <u>s/operating agencies</u> from <u>their</u> customers for the use of an international munication service. CME/15/31		Deleted: * Deleted: its
elecomi MOD 26	 aration<u>s/operating agencies from their customers for the use of an international</u> munication service. CME/15/31 2.9 Collection charge: The charge established and collected by an <u>operating</u> 		Deleted: * Deleted: its
telecomi MOD 26 agency fi	 aration<u>s/operating agencies from their customers for the use of an international</u> munication service. CME/15/31 2.9 Collection charge: The charge established and collected by an <u>operating</u> 		Deleted: * Deleted: its
elecomi MOD 26 agency fi MOD	 crations/operating agencies from their customers for the use of an international munication service. CME/15/31 2.9 Collection charge: The charge established and collected by an operating rom its customers for the use of an international telecommunication service. AUS/17/26 		Deleted: * Deleted: its
elecomi NOD 26 agency fi NOD 26	 crations/operating agencies from their customers for the use of an international munication service. CME/15/31 2.9 Collection charge: The charge established and collected by an <u>operating</u> rom its customers for the use of an international telecommunication service. AUS/17/26 2.9 Collection charge: The charge established and collected by <u>a recognized</u> 		Deleted: * Deleted: its Deleted: administration*
telecomi MOD 26 agency fi MOD 26 operatin	 crations/operating agencies from their customers for the use of an international munication service. CME/15/31 2.9 Collection charge: The charge established and collected by an operating rom its customers for the use of an international telecommunication service. AUS/17/26 		Deleted: * Deleted: its Deleted: administration*
telecomi MOD 26 agency fi MOD 26	 crations/operating agencies from their customers for the use of an international munication service. CME/15/31 2.9 Collection charge: The charge established and collected by an <u>operating</u> rom its customers for the use of an international telecommunication service. AUS/17/26 2.9 Collection charge: The charge established and collected by <u>a recognized</u> 		Deleted: * Deleted: its Deleted: administration*
telecomi MOD 26 agency fi MOD 26 operatin service.	AFCP/19/31		Deleted: * Deleted: its Deleted: administration*
elecomi VIOD 26 agency f VIOD 26 peratin service. VIOD 26	 cmations/operating agencies from their customers for the use of an international munication service. CME/15/31 2.9 Collection charge: The charge established and collected by an <u>operating</u> rom its customers for the use of an international telecommunication service. AUS/17/26 2.9 Collection charge: The charge established and collected by <u>a recognized</u> g agency from its customers for the use of an international telecommunication 		Deleted: * Deleted: its Deleted: administration* Deleted: an administration*
viod 26 agency f viod 26 peratin service. viod 26 Agency f	 constraints agencies from their customers for the use of an international munication service. CME/15/31 2.9 Collection charge: The charge established and collected by an <u>operating</u> rom its customers for the use of an international telecommunication service. AUS/17/26 2.9 Collection charge: The charge established and collected by <u>a recognized</u> gagency from its customers for the use of an international telecommunication AFCP/19/31 2.9 Collection charge: The charge established and collected by an <u>operating</u> 		Deleted: * Deleted: its Deleted: administration* Deleted: an administration*
elecomi VIOD 26 agency f VIOD 26 operatin pervice. VIOD 26 Agency f 50P	 AFCP/19/31 Collection charge: The charge established and collected by a <u>operating</u> of the use of an international telecommunication service. AUS/17/26 Collection charge: The charge established and collected by <u>a recognized</u> of the use of an international telecommunication service. 		Deleted: * Deleted: its Deleted: administration* Deleted: an administration* Deleted: administration* Deleted: administration*
telecomi MOD 26 agency fi MOD 26 operatin service. MOD 26	 AFCP/19/31 Collection charge: The charge established and collected by a <u>operating</u> of the use of an international telecommunication service. AUS/17/26 Collection charge: The charge established and collected by <u>a recognized</u> of the use of an international telecommunication service. 		Deleted: * Deleted: its Deleted: administration* Deleted: an administration* Deleted: an administration* Deleted: administration*
telecomi MOD 26 agency fi MOD 26 operatin service. MOD 26 Agency f SUP	 AFCP/19/31 Collection charge: The charge established and collected by a <u>operating</u> of the use of an international telecommunication service. AUS/17/26 Collection charge: The charge established and collected by <u>a recognized</u> of the use of an international telecommunication service. 		Deleted: * Deleted: its Deleted: administration* Deleted: an administration* Deleted: administration* Deleted: administration*

121203-TD-0001!!MSW-E.DOC

03.12.12

26		/	Deleted: 2.9 <i>Collection charge:</i> The charge established and collected by an administration [*] from its customers for the
MOD	RCC/14A1/33		use of an international telecommunication service.
27	2.10 <i>Instructions:</i> A collection of provisions drawn from one or more <u>JTU</u>		Deleted: CCITT
	ndations dealing with practical operational procedures for the handling of unication traffic (e.g., acceptance, transmission, accounting).		
MOD	CME/15/32		
	2.10 <i>Instructions:</i> A collection of provisions drawn from one or more <u>JTU-T</u> ndations dealing with practical operational procedures for the handling of unication traffic (e.g., acceptance, transmission, accounting).		Deleted: CCITT
SUP	ACP/3A2/15		
27	Y		Deleted: 2.10 <i>Instructions:</i> A collection of provisions drawn from one or more
SUP 27	USA/9A1/25		CCITT Recommendations dealing with practical operational procedures for the handling of telecommunication traffic (e.g., acceptance, transmission, accounting).
21	τ		Deleted: 2.10 <i>Instructions:</i> A collection
SUP 27	EUR/16A1/31		of provisions drawn from one or more CCITT Recommendations dealing with practical operational procedures for the handling of telecommunication traffic (e.g.,
SUP	AUS/17/27		acceptance, transmission, accounting).
SUP	B/18/27		practical operational procedures for the handling of telecommunication traffic (e. acceptance, transmission, accounting).
27	٧		Deleted: 27 2
SUP 27	AFCP/19/32		Deleted: .10 . Instructions: A collection provisions drawn from one or more CCIT Recommendations dealing with practical operational procedures for the handling of telecommunication traffic (e.g.,
SUP	MEX/20/27		acceptance, transmission, accounting).
			Deleted: 2.10 <i>Instructions:</i> A collection of provisions drawn from one or more
27	۲	٦ \	CCITT Recommendations dealing with practical operational procedures for the
ADD	RCC/14A1/34	$ \setminus $	handling of telecommunication traffic (e.g., acceptance, transmission, accounting).
information of exception	2.11 <i>Emergency/distress telecommunications</i> : A special category of unications with absolute priority for the transmission and reception of on relating to safety of life at sea, on land, in the air or in space, and of information onal urgency concerning an epidemiological or epizootic situation issued by the alth Organization.		Deleted: 2.10 . <i>Instructions:</i> A collection of provisions drawn from one or more CCITT Recommendations dealing with practical operational procedures for the handling of telecommunication traffic (e.g., acceptance, transmission, accounting).
			Deleted: 2.10 <i>Instructions:</i> A collection of provisions drawn from one or more
ADD	CME/15/33		CCITT Recommendations dealing with practical operational procedures for the
27A relation).	2.11 <i>Transit rate</i> : a rate set by the point of transit in a third country (indirect		handling of telecommunication traffic (e.g., acceptance, transmission, accounting).

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12



ADD AFCP/19/33

27A 2.10A *Operating Agency*: Any individual, company, corporation or governmental agency which operates a telecommunication installation intended for an international telecommunication service or capable of causing harmful interference with such a service.

ADD IND/21/5

27A 2.11 *Transit rate*: a rate set by the point of transit in a third country (indirect relation).

ADD RUS/27/1

27A 2.11 *Internet*: An international conglomeration of interconnected telecommunication networks which provides for the interaction of connected information systems and their users, by carrying their traffic using a single system of numbering, naming, addressing, identification, protocols and procedures that is defined by Internet Standards.

ADD ARB/7/25

27B 2.10B *Operating Agency*: Any individual, company, corporation or governmental agency which operates a telecommunication installation intended for an international telecommunication service or capable of causing harmful interference with such a service.

ADD RCC/14A1/35

27B 2.12 *Personal data*: Any information relating to a physical person (the subject of the personal data) identified or identifiable on the basis of such information.

ADD CME/15/34

27B 2.12 *Termination rate*: A rate set by the destination operating agency for terminating incoming traffic regardless of origin.

ADD AFCP/19/34

27B 2.10B *Fraud*: use of public international telecommunication services or facilities with the intention of avoiding payment, without correct payment, with no payment at all, or by making someone else pay, by misusing numbering (addressing) resources, by intentional misrepresentation of identity or other deceptive, wrongful or criminal practices, in order to obtain personal or financial gain that can lead to actual or potential disadvantage or financial harm to another individual or group.

ADD RUS/27/2

27B 2.12 *Internet traffic*: Traffic generated by interacting information systems connected to the telecommunication networks that constitute the Internet.

ADD PRG/29/7

27B 2.12 *Termination rate*: A rate set by the destination recognized operating

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B82X56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

agency for terminating incoming traffic.

ADD ARB/7/26

27C 2.13 *Spam*: information transmitted in bulk over telecommunication networks as text, sound, image, tangible data used in a man-machine interface bearing indiscriminate advertizing nature or having no meaningful message, simultaneously or during a short period of time, to a large number of particular addressees without prior consent of the addressee (recipient) to receive this information or information of this nature.

Note: Spam should be distinguished from information of any type (advertisements inclusive) transmitted over broadcasting (non-addressed) networks (such as TV and/or radio broadcasting networks, etc.).

ADD RCC/14A1/36

27C 2.13 *International roaming*: Provision to the subscriber of the opportunity to use telecommunication services offered by other operating agencies, with which the subscriber does not have agreed service relations.

ADD CME/15/35

27C 2.13 *Spam*: information transmitted over telecommunication networks as text, sound, image, tangible data used in a man-machine interface bearing advertising nature or having no meaningful message, simultaneously or during a short period of time, to a large number of particular addressees without prior consent of the addressee (recipient) to receive this information or information of this nature.

ADD AFCP/19/35

27C 2.10C *Originating Identification*: The Originating Identification is the service by which the terminating party shall have the possibility of receiving identity information in order to identify the origin of the communication.

ADD IND/21/6

27C 2.13 *Spam*: information transmitted over telecommunication networks as text, sound, image, tangible data used in a man-machine interface bearing advertizing nature or having no meaningful message, simultaneously or during a short period of time, to a large number of particular addressees without prior consent of the addressee (recipient) to receive this information or information of this nature.

ADD RUS/27/3

27C 2.13 *Internet access*: The ability to interact through the exchange of Internet traffic with any information systems connected to the telecommunication networks that constitute the Internet.

ADD RCC/14A1/37

27D 2.14 *Spam*: Information transmitted over telecommunication networks simultaneously or during a short period of time, to a large number of particular addressees* without prior consent of the addressee (recipient) to receive this information or information

of this nature.

*Spam should be distinguished from information of any type (including advertisements) transmitted over broadcasting, including non-addressed, networks.

ADD CME/15/36

27D 2.14 *Hub*: a transit center (or network operator) that offers to other operators a telecommunication traffic termination service to nominated destinations contained in the offer.

ADD IND/21/7

27D 2.14 *Hub*: a transit center (or network operator) that offers to other operators a telecommunication traffic termination service to nominated destinations contained in the offer.

ADD RUS/27/4

27D 2.14 *Basic Internet infrastructure*: Telecommunication facilities and information systems which are vitally important for ensuring integrity, reliable operation and security of the Internet.

ADD RCC/14A1/38

27E 2.15 *Network fraud* (fraud on international telecommunication networks): The causing of harm to operating agencies or to the public, the wrongful obtaining of gain in the provision of international telecommunication services through abuse of trust or deception, including through inappropriate use of numbering, naming, addressing and identification resources in international telecommunication networks.

ADD CME/15/37

27E 2.15 *Hubbing*: the routing of telecommunication traffic in hubbing mode consists in the use of hub facilities to terminate telecommunication traffic to other destinations, with full payment due to the hub.

ADD IND/21/8

27E 2.15 *Hubbing*: the routing of telecommunication traffic in hubbing mode consists in the use of hub facilities to terminate telecommunication traffic to other destinations.

ADD RUS/27/5

27E 2.15 *National Internet segment*: Telecommunication networks or parts thereof which are located within the territory of the respective State and used to carry Internet traffic and/or provide Internet access.

ADD ARB/7/27

27F 2.16 *Fraud*: Use chargeable/paid for public international telecommunication/ICT services or facilities with the intention of avoiding payment, without correct payment, with no payment at all, or by making someone else pay, by misusing

numbering (addressing) resources, by intentional misrepresentation of identity, or other deceptive practices, in order to obtain or transfer personal or financial gain that can lead to actual or potential disadvantage or financial harm to another individual or group.

ADD RCC/14A1/39

27F 2.16 *Integrity of the international telecommunication network*: The capability of the international telecommunication network to carry international traffic.

ADD CME/15/38

27F 2.16 *Fraud*: use of any telecommunications facilities or services with the intention of avoiding payment, without correct payment, with no payment at all, by making someone else pay, by using a wrongful or criminal deception in order to obtain a financial or personal gain from the use of those facilities or services or by intentional misrepresentation of identity which can lead to actual or potential disadvantage or financial harm to another individual or group.

ADD IND/21/9

27F 2.16 *Network fraud*: (fraud on international telecommunication networks): The causing of harm to operating agencies or to the public, the wrongful obtaining of gain in the provision of international telecommunication services through abuse of trust or deception, including through inappropriate use of numbering resources.

ADD PRG/29/8

27F 2.16 *Fraud:* use of any telecommunications facilities, resources or services with the intention of avoiding payment, without correct payment, with no payment at all, by making someone else pay, or by using a wrongful or criminal deception in order to obtain a financial or personal gain from the use of those facilities, resources or services.

ADD RCC/14A1/40

276 2.17 *Stability of the international telecommunication network*: The capability of the international telecommunication network to carry international traffic in the event of failure of telecommunication nodes or links and also in the face of internal and external destructive actions and to return to its original state.

ADD CME/15/39

27G 2.17 *Global telecommunication service (GTS)*: A service which enables communication to be established through a global number between subscribers whose physical location and national jurisdiction have no bearing on the tariff to be set for the service's use; which satisfies and complies with recognized and accepted international standards; and which is provided over the public telecommunication network by operating agencies having obtained the relevant numbering resources from ITU-T.

ADD IND/21/10

27G 2.17 *Global telecommunication service (GTS)*: A service which enables communication to be established through a global number between subscribers whose physical location and national jurisdiction have no bearing on the tariff to be set for the

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

service's use; which satisfies and complies with recognized and accepted international standards; and which is provided over the public telecommunication network by operating agencies having obtained the relevant numbering resources from ITU-T.

ADD CME/15/40

27GA 2.18 *International calling party number delivery (ICPND):* Transborder delivery of calling party's number.

ADD ARB/7/28

27H 2.21 *Originating Identification*: The Originating Identification is the service by which the terminating party shall have the possibility of receiving identity information in order to identify the origin of the communication.

ADD RCC/14A1/41

27H 2.18 *Security of the international telecommunication network*: The capability of the international telecommunication network to withstand internal and external destabilizing actions liable to compromise its functioning.

ADD CME/15/41

27H 2.19 *Originating identification*: The originating identification is the service by which the terminating party shall have the possibility of receiving identity information in order to identify the origin of the communication.

ADD MEX/20/28

27H 2.21 *Originating Identification*: The Originating Identification is the service by which the terminating party shall have the possibility of receiving identity information in order to identify the origin of the communication.

ADD IND/21/11

27H 2.21 *Originating Identification*: The Originating Identification is the service by which the terminating party shall receive the identity information in order to identify the origin of the communication.

ADD RCC/14A1/42

271 2.19 *Operating agency:* Any individual, company, corporation or governmental agency which operates a telecommunication installation intended for an international telecommunication service or capable of causing harmful interference with such a service.

ADD CME/15/42

271 2.20 *Emergency/distress telecommunications*: A special category of telecommunications with absolute priority for the transmission and reception of information relating to safety of life at sea, on land, in the air or in space, and of information of exceptional urgency concerning an epidemiological or epizootic situation issued by the World Health Organization.

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B82X56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

ADD RCC/14A1/43

27J 2.20 *Calling party (number) identification*: Identification, on the basis of profile and registration records in the technical facilities of operating agencies, of a set of symbols uniquely identifying the calling party.

ADD CME/15/43

27J 2.21 *Personal data*: Any information relating to a physical person (the subject of the personal data) identified or identifiable on the basis of such information.

ADD RCC/14A1/44

27K 2.21 *Global telecommunication service* (GTS): An international telecommunication service characterized by the existence of a single infrastructure complex, the location of whose components is distributed among two or more countries such that this complex as a whole cannot, in terms of its ownership or location, be attributed to any one country.

ADD CME/15/44

27K 2.22 *Integrity of the international telecommunication network*: The capability of the international telecommunication network to carry international traffic.

ADD RCC/14A1/45

27L 2.22 *Traffic*: The load constituted by all of the communications and signals transmitted via telecommunication networks over a given period of time.

ADD CME/15/45

27L 2.23 *Stability of the international telecommunication network*: The capability of the international telecommunication network to carry international traffic in the event of failure of telecommunication nodes or links and also in the face of internal and external destructive actions and to return to its original state.

ADD IND/21/12

27L 2.25 *Stability of the international telecommunication network*: The capability of the international telecommunication network to carry international traffic in the event of failure of telecommunication nodes or links and also in the face of internal and external destructive actions and to return to its original state.

ADD KAZ/32/1

27L 2.22 *Traffic:* The volume of information constituted by all of the communications and signals transmitted via telecommunication networks over a given period of time.

ADD RCC/14A1/46

27M 2.23 *Tariff*: The price conditions proposed by an administration/operating agency for the use of telecommunication services.

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B82X56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

ADD CME/15/46

27M 2.24 Security of the international telecommunication network: The capability of the international telecommunication network to withstand internal and external destabilizing actions liable to compromise its functioning.

ADD IND/21/13

27M 2.26 *Security of the international telecommunication network*: The capability of the international telecommunication network to withstand internal and external destabilizing actions liable to compromise its functioning.

ADD KAZ/32/2

27M 2.23 *Tariff:* The monetary expression of the value and size of the charging unit for telecommunication services.

ADD RCC/14A1/47

27N 2.24 *International telecommunication services user*: A party requesting and/or obtaining international telecommunication services.

ADD CME/15/47

27N 2.25 *International roaming*: Provision to the subscriber of the opportunity to use telecommunication services offered by other operating agencies, with which the subscriber has not concluded an agreement.

ADD IND/21/14

27N 2.27 *International Roaming*: Provision to the subscriber of the opportunity to use telecommunication services offered by other operating agencies of other member states, with which the subscriber has not concluded an agreement.

ADD RCC/14A1/48

270 2.25 *Subscriber*: An international telecommunication services user with whom a contract for the provision of such services has been concluded.

ADD CME/15/48

270 2.26 *IP interconnection:* IP interconnection refers to technical and business solutions and rules to ensure the delivery of IP traffic through different networks.

ADD IND/21/15

270 2.28 *IP interconnection:* IP interconnection refers to means and rules employed to ensure the delivery of IP traffic through different networks.

ADD CME/15/49

27P 2.27 *End-to-end quality of service delivery and best effort delivery:* End-to-end quality of service delivery refers to the delivery of PDU (Packet Data Unit) with predefined end-to-end performance objectives; Best-effort delivery refers to delivery of a PDU without

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

predefined performance targets.

predenned performance targets.					
ADD	IND/21/16				
27P 2.29 <i>End to end quality of service delivery and best effort delivery:</i> End to End quality of service delivery refers to the delivery of PDU (Packet Data Unit) with predefined end-to-end performance objectives; Best-effort delivery refers delivery to of a PDU without predefined performance targets.					
<u>NOC</u>	ARB/7/29				
	ARTICLE 3				
	International Network				
<u>NOC</u>	USA/9A1/26				
	ARTICLE 3				
	International Network				
<u>NOC</u>	RCC/14A1/49				
	ARTICLE 3				
	International Network				
<u>NOC</u>	CME/15/50				
	ARTICLE 3				
	International Network				
<u>NOC</u>	EUR/16A1/32				
	ARTICLE 3				
	International Network				
<u>NOC</u>	AUS/17/28				
	ARTICLE 3				
	International Network				

NOC B/18/28

ARTICLE 3

International Network

NOC AFCP/19/36

ARTICLE 3

International Network

MOD ACP/3A3/12

28 3.1 Member, <u>States</u> shall <u>endeavour to ensure that <u>operating agencies</u>* cooperate in the establishment, operation and maintenance of the international network to provide a satisfactory quality of service.</u>

MOD ARB/7/30

28 3.1 Member, <u>States shall ensure that operating agencies cooperate in the</u> establishment, operation and maintenance of the international network to provide a satisfactory quality of service <u>and above a minimum level taking into consideration the</u> relevant Recommendations of the ITU.

MOD USA/9A2/5

28 3.1 Member<u>, States</u> shall <u>encourage</u> administrations<u>and ROAs to cooperate</u> in the establishment, operation and maintenance of the international network to provide a satisfactory quality of service.

MOD RCC/14A1/50

28 3.1 Member<u>State</u>s shall ensure that administrations<u>/operating agencies</u> cooperate in the establishment, operation and maintenance of the international network to provide a satisfactory quality of service.

MOD CME/15/51

28 3.1 <u>a) Member, States shall ensure that operating agencies cooperate in the</u> establishment, operation and maintenance of the international network to provide a satisfactory quality of service <u>and above a minimum level taking into consideration the</u> relevant Recommendations of the ITU.

b) Member States shall facilitate the development of international IP interconnections providing both best-effort delivery and end-to-end quality of service delivery.

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12 03.12.12

Deleted: s
Deleted: administrations*

Deleted: administrations*
Formatted: Font: 12 pt, Not Raised by
/ Lowered by

l	Deleted:	S
(Deleted:	ensure that
(Deleted:	*

Deleted: *

Deleted: s

Deleted: s

Deleted: administrations*

82 WCIT12/DT/1-E MOD EUR/16A1/33 Deleted: s 28 Member_States shall_encourage recognized operating agencies to 3.1 Deleted: ensure that administrations cooperate in the establishment, operation and maintenance of the international network to provide a satisfactory quality of service. MOD AUS/17/29 Deleted: s 28 3.1 Member_States shall_encourage recognized operating agencies to Deleted: ensure that administrations cooperate in the establishment, operation and maintenance of the international network to provide a satisfactory quality of service. MOD B/18/29 Deleted: s 28 3.1 Member<u>States</u> shall ensure that operating agencies cooperate in the Deleted: administrations* establishment, operation and maintenance of the international network to provide a minimum quality of service [,taking into consideration the relevant Recommendations of the Deleted: satisfactory ITU] MOD AFCP/19/37 Deleted: administrations 28 Member States shall ensure that Operating Agencies cooperate in the 3.1 establishment, operation and maintenance of the international network to provide a satisfactory quality of service. MOD MEX/20/29 Deleted: s 28 3.1 Administrations of Member, States, shall supervise and check that Deleted: shall ensure that operating agencies cooperate in the establishment, operation and maintenance of the administrations* international network to provide a satisfactory quality of service for users. MOD ACP/3A3/13 **Deleted:** Administrations* 29 Member States and/or operating agencies*, as the case may be, shall 32 endeavour to provide sufficient telecommunication facilities to meet the requirements of and demand for international telecommunication services. MOD ARB/7/31 Deleted: Administrations* 29 3.2 Member States shall establish policies that promote the provision of technical facilities that support international telecommunication and shall ensure that operating agencies endeavour to provide sufficient telecommunication facilities to meet the requirements of and demand for international telecommunications/ICT services. MOD USA/9A2/6 Deleted: Administrations* 29 3.2 _Member States shall encourage investment in sufficient Deleted: endeavour to provide telecommunication facilities to meet the demand for international telecommunication Deleted: requirements of and services, inter alia through the fostering of competitive and liberalized telecommunication markets.

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

	MOD	RCC/14A1/51	
	29	3.2 <u>Member States shall establish policies</u> to meet the requirements of and	Deleted: Administrations [*] shall endeavour to provide sufficient
	demand fo	r international telecommunication services.	telecommunication facilities
	MOD	CME/15/52	
	29	3.2 <u>Member States shall establish policies</u> to meet the requirements of and	Deleted: Administrations [*] shall
	demand fo	r international telecommunication services.	endeavour to provide sufficient telecommunication facilities
	MOD	EUR/16A1/34	
	29	3.2 <u>Member States</u> shall <u>encourage the provision of</u> sufficient	Deleted: Administrations*
	telecommu	unication facilities to meet the demand for international telecommunication	Deleted: endeavour to provide
		ter alia through the fostering of competitive and liberalised telecommunication	Deleted: requirements of and
ļ	<u>markets</u> .		
	MOD	AUS/17/30	
	29	3.2 <u>Member States</u> shall <u>encourage recognized operating agencies</u> to	Deleted: Administrations*
	•	fficient telecommunication facilities to meet the requirements of and demand for	Deleted: endeavour
	internation	nal telecommunication services.	
	MOD	B/18/30	
	29	3.2 <u>Member States shall establish policies</u> to meet the requirements of and	Deleted: Administrations [*] shall endeavour to provide sufficient
		r international telecommunication services, taking into account a sustainable	telecommunication facilities
ļ	regulatory	framework for these services.	
	MOD	AFCP/19/38	
	29	3.2 <u>Member States</u> shall endeavour to <u>establish policies that promote the</u>	Deleted: Administrations*
		of technical facilities that support international telecommunication services, and	Deleted: provide sufficient telecommunication facilities to meet the
		e that Operating Agencies endeavour to provide sufficient telecommunication meet the requirements and demand for these services.	requirements of and demand for
I			
I	MOD	MEX/20/30	Deleted Adult in the *
	29	3.2 <u>Member States shall foster the deployment of sufficient</u>	Deleted: Administrations*
l		unication <u>networks</u> to meet the requirements of and demand for international unication services.	Deleted: facilities
	telecomme		Deleted: Administrations*
I	MOD	ISR/28/6	Deleted: shall endeavour to provide
	29	3.2 <u>Member States shall encourage the provision of sufficient</u>	Deleted: requirements of and
		unication facilities to meet the demand for international telecommunication ter alia through the fostering of competitive and liberalised telecommunication	Deleted: Administrations*
	markets.		Deleted: Pending agreement and provided that there is no direct route existing between the terminal
	MOD	ARB/7/32	administrations [*] concerned, the origin administration* has the choice to
	30	3.3 <u>Operating agencies</u> shall determine by mutual agreement which	determine the routing of its outgoing telecommunication traffic, taking into
l	internation	nal routes are to be used. <u>A Member State has the right to know the route of its</u>	account the interests of the relevant transit and destination administrations [*] .

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

traffic where technically feasible.

MOD CME/15/53

30 3.3 <u>Operating agencies</u> shall determine by mutual agreement which international routes are to be used. <u>A Member State has the right to know how its traffic is</u> routed and should have the right to impose any routing regulations in this regard, for purposes of security and countering fraud.

MOD AUS/17/31

30 3.3 <u>Member States shall allow recognized operating agencies to determine</u> by mutual agreement which international routes are to be used. Pending agreement, the origin <u>recognized operating agency</u> has the choice to determine the routing of its outgoing telecommunication traffic, taking into account the interests of the relevant transit and destination <u>recognized operating agency</u>.

MOD AFCP/19/39

30 3.3 <u>Operating Agencies</u> shall determine by mutual agreement which international routes are to be used. <u>Member States/Operating Agencies shall have the right</u> to know which international routes are used for carrying the traffic.

MOD MEX/20/31

30 3.3 <u>Operating agencies</u> shall determine by mutual agreement which international routes <u>they intend</u> to use <u>and in accordance with the national law of the</u> <u>country concerned shall duly inform the Member States involved</u>. Pending agreement and provided that there is no direct route existing between the <u>operating agencies</u> concerned, the origin <u>operating agency</u> has the choice to determine the routing of its outgoing telecommunication traffic, taking into account the interests of the relevant transit and destination <u>operating agencies</u>.

	SUP	USA/9A1/27		1	D
1	30	• • • • • • • • • • • • • • • • • • •			D de
1	SUP 30,	RCC/14A1/52			in Pe th th
: : 	SUP 30	EUR/16A1/35			th to te ac ar
	SUP 30	B/18/31			D de in Pe
	ADD	EUR/16A1/36	\backslash		th th D

30A 3.3A Member States should encourage the appropriate use of those numbering resources which are the responsibility and remit of the ITU, in order that they are used only for the purposes for which they were assigned. Member States shall

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

Deleted: Administrations

Deleted: Pending agreement and provided that there is no direct route existing between the terminal

administrations^{*} concerned, the origin administration^{*} has the choice to determine the routing of its outgoing telecommunication traffic, taking into account the interests of the relevant transit and destination administrations^{*}.

Deleted: Administrations

Deleted: and provided that there is no direct route existing between the terminal administrations^{*} concerned

Deleted: administration*

Deleted: administrations*

Deleted: Administrations

Deleted: Pending agreement and provided that there is no direct route existing between the terminal administrations^{*} concerned, the origin administration the the choice to determine the routing of its outgoing telecommunication traffic, taking into account the interests of the relevant transit and destination administrations^{*}.

Deleted: Administrations

Deleted: are

Deleted: be

Deleted: d

Deleted: terminal administrations*

Deleted: administration

Deleted: administrations

Deleted: 3.3 Administrations^{*} shall determine by mutual agreement which international routes are to be used. Pending agreement and provided that there is no direct route existing between the terminal administrations^{*} concerned, the origin administration * has the choice to determine the routing of its outgoing telecommunication traffic, taking into account the interests of the relevant transit and destination administrations^{*}.

Deleted: 3.3 Administrations^{*} shall determine by mutual agreement which international routes are to be used. Pending agreement and provided that there is no direct route existing between the terminal administrations^{*} concerner

Deleted: 3.3 . Administrations* shall determine by mutual agreement which international routes are to be used.

Deleted: 3.3 Administrations^{*} shall determine by mutual agreement which

endeavour to ensure that resources, which are the responsibility and remit of the ITU, are not used until they are assigned.

MOD ACP/3A3/14

31 3.4 Subject to national law, any user, by having access to the international network established by <u>Member States and/or operating agencies*</u>, as the case may be, has the right to send traffic. A satisfactory quality of service should be maintained to the greatest extent practicable, corresponding to relevant <u>JTU-T</u> Recommendations.

MOD ARB/7/33

31 3.4 Subject to national law, any user, by having access to the international network established by an <u>operating agency</u>, has the right to send traffic. A satisfactory quality of service <u>and above a minimum level</u> should be maintained <u>corresponding to</u> relevant Recommendations <u>of the ITU</u>.

MOD USA/9A2/7

31 3.4 Subject to national law, any user, by having access to the international network established by an administration/ROA, has the right to send traffic. A satisfactory quality of service should be maintained to the greatest extent practicable, corresponding to relevant ITU-T Recommendations.

MOD CME/15/54

31 3.4 Subject to national law, any user, by having access to the international network established by an <u>operating agency</u>, has the right to send traffic,

MOD EUR/16A1/37

31 3.4 Subject to national law, any user, by having access to the international <u>telecommunication</u> network established by a <u>recognized operating agency</u>, has the right to send traffic. A satisfactory quality of service should be maintained to the greatest extent practicable, corresponding to relevant <u>JTU-T</u> Recommendations.

MOD AUS/17/32

31 3.4 Subject to national law, any user, by having access to the international network established by <u>a recognized operating agency</u>, has the right to send traffic. A satisfactory quality of service should be maintained to the greatest extent practicable, corresponding to relevant <u>JTU-T</u> Recommendations.

MOD B/18/32

31 3.4 Subject to national law, any user, by having access to the international network established by an <u>operating agency</u>, has the right to send traffic.

MOD AFCP/19/40

31 3.4 Subject to national law, any user, by having access to the international network established by an <u>Operating Agency</u>, has the right to send traffic. A satisfactory quality of service [and above a minimum level] should be maintained to the greatest extent

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

03.12.12

Deleted: to the greatest extent practicable, Deleted: CCITT

Deleted: an administration^{*}

Deleted: administration^{*}

Deleted: CCITT

Deleted: *

Deleted: CCITT

Deleted: administration*
Deleted: A satisfactory quality of service should be maintained to the greatest extent practicable, corresponding to relevant CCITT Recommendations.
Deleted: n

Deleted: administration

Deleted: *

Deleted: an
Deleted: administration*
Deleted: CCITT

Deleted: administration* Deleted: A satisfactory quality of service should be maintained to the greatest extent practicable, corresponding to relevant CCITT Recommendations.

Deleted: administration

practicable and as much as possible, corresponding to relevant JTU-T Recommendations.

MOD MEX/20/32

31 3.4 Subject to national law, any user, by having access to the international network, has the right to send traffic. <u>Member States shall encourage operating agencies</u> recognized by them to maintain a satisfactory quality of service for users, corresponding to relevant <u>JTU-T</u> Recommendations.

ADD ACP/3A3/15

31A 3.4A Member States recognize that numbering resources are to be used only by the assignees and only for the purposes for which they were assigned, in accordance with the relevant ITU-T Recommendations. Member States shall endeavour to ensure that unassigned resources are not used. See also number 38 of Article 6 of the Constitution.

ADD ARB/7/34

31A 3.5 a) Member States shall ensure that international naming, numbering, addressing and identification resources specified in the Recommendations of ITU are used only by the assignees and only for the purposes for which they were assigned; and that unassigned resources are not used.

b) Member states shall, if they so elect, be able to control all naming, numbering, addressing and identification resources used within their territories for international telecommunications/ICT services.

ADD INS/8/2

31A 3.4A Recognizing the souvereign right of each Member, interalia in regulating the degree of acceptability of information within their countries, administrations and service providers engaged with international network shall take due considerations in their cooperation in solving their diverse interests and their implications to the degree of cybercrime.

ADD RCC/14A1/53

31A 3.3 Member States and administrations/operating agencies shall have the right to know which international routes are used for carrying traffic.

ADD CME/15/55

31A 3.5 Member States shall ensure that international naming, numbering, addressing and identification resources are used only by the assignees and only for the purposes for which they were assigned; and that unassigned resources are not used. The provisions of the relevant ITU-T Recommendations shall be applied.

ADD EUR/16A1/38

31A 3.5.A Member States should encourage recognized operating agencies to take measures to further robustness of their networks used for international telecommunication services.

3.5.B Member States are encouraged to cooperate in that sense.

Deleted: CCITT

Deleted: established by an administration^{*}

Deleted: A

Deleted: should be maintained to the greatest extent practicable

Deleted: CCITT

ADD B/18/33

31A 3.5 Member States shall ensure that international naming, numbering, addressing and identification resources are used only by the assignees and only for the purposes for which they were assigned and that unassigned resources shall not be used. Member States shall also endeavour to prevent misuse and misappropriation of these resources.

ADD AFCP/19/41

31A 3.4A Member States shall ensure that the legal and regulatory frameworks and instruments applicable in their territories shall mandate Operating Agencies which operate in their territory and provide international telecommunications services offered to the public to apply the ITU-T Resolutions and Recommendations relating to naming, numbering, addressing and identification. Member States shall ensure that these resources are used only by the assignees and only for the purposes for which they were assigned; and that unassigned resources are not used.

ADD IND/21/17

31A 3.5 Member States shall ensure that international naming, numbering, addressing and identification resources are used only by the assignees and only for the purposes for which they were assigned; and that unassigned resources are not used. The provisions of the relevant ITU-T Recommendations shall be applied.

31A 3.5 International Internet connection conditions

MOD RCC/14A1/54

31<u>AA</u> 3.4<u>The public</u>, by having access to the international <u>telecommunication</u> network, has the right to <u>receive international telecommunication services</u>.

ADD ACP/3A3/16

31B 3.4B Member States shall endeavour to ensure that operating agencies* provide international calling party number delivery taking in to account the relevant ITU-T Recommendations.

ADD ARB/7/35

31B 3.6 Member States shall, through various channels open to them, ensure that operating agencies:

- implement CLI features, where technically possible; including at least presentation of country code, national destination code or equivalent origination identifiers in accordance with the relevant Recommendations of ITU

- use appropriate standards when implementing CLI features,

- ensure that integrity and correctness of CLI is maintained end to end
- ensure that the requirements associated with data protection and data privacy

Deleted: 5
Deleted: Subject to national law, any

Deleted: established by an administration

Deleted: send traffic. A satisfactory quality of service should be maintained to the greatest extent practicable, corresponding to relevant CCITT Recommendations

are met; but any masked information shall be made available to duly authorized law enforcement agencies.

ADD RCC/14A1/55

31B 3.5 Member States shall ensure correct transmission of the calling party number/address/name/identity.

ADD CME/15/56

31B 3.6 Member States or operating agencies involved in a communication route – and in particular in transit nodes – shall ensure, to the greatest extent practicable, the provision, transport and forward of international calling party number delivery, calling line identification or origination identification, and its integrity end-to-end, in accordance with the relevant ITU-T Recommendations. Member States may provide for data privacy and data protection by authorizing the masking of information other than the country and operating agency identification codes or equivalent originating identifiers, but that masked information shall be made available to duly authorized law enforcement agencies.

ADD B/18/34

31B 3.6 Member States should encourage network operators and service providers to:

- implement calling party identification features in the international telecommunication services using naming, numbering and other resources, where technically possible;

- use appropriate standards when implementing calling party identification features;

- ensure the requirements associated with data protection, data privacy, consumer protection, and emergency provisions are met, when implementing calling party identification features.

ADD AFCP/19/42

31B 3.4B Member states shall, through various channels open to them, ensure that Operating Agencies implement Calling Line Identification (CLI) features, where technically possible, including at least presentation of country code, national destination code or equivalent origination identifiers in accordance with the relevant ITU-T Recommendations; ensure that integrity of the CLI is maintained end-to-end; ensure that the requirements associated with data protection and data privacy are met, but such masked information shall be made available to duly authorized law enforcement agencies. Member States may impose additional obligations.

ADD MEX/20/33

31B 3.6 Members shall ensure, consistent with technical capabilities and national legal and regulatory frameworks, that operating agencies cooperate in the implementation and application of the following measures:

- Operating agencies originating calls must provide the prefix designating the calling country code, in conformity with the relevant ITU-T Recommendations.
- Transit operating agencies must cooperate in identifying and transmitting to

termination operating agencies the code identifying the calling line corresponding to the traffic they receive.

ADD IND/21/18

31B 3.6 International calling party number delivery shall be provided in accordance with relevant ITU-T Recommendations.

ADD CUB/26/2

31B 3.6 Operating agencies involved in the provision of international Internet connections shall negotiate mutual agreements with the parties concerned, taking into account the possible need for fair compensation for the value of the corresponding constituent elements.

ADD ARB/7/36

31C 3.7 Member states shall take appropriate measures nationally to ensure that all parties (including operating agencies) involved in the provision of international telecommunication connections negotiate and agree to bilateral commercial arrangements, or an alternative type of arrangements, enabling direct international telecommunication connections that take into account the possible need for compensation between them for the value of elements such as traffic flow, number of routes, and cost of international transmission.

ADD CME/15/57

31C 3.7 Administrations shall take appropriate measures nationally to ensure that all parties (including operating agencies authorized by Member States) involved in the provision of international Internet connections negotiate and agree to bilateral commercial arrangements, or an alternative type of arrangement between administrations, enabling direct international Internet-connections that take into account the possible need for compensation between them for the value of elements such as traffic flow, number of routes, geographical coverage and cost of international transmission, and the possible application of network externalities, amongst others.

ADD B/18/35

31C 3.7 Member States should foster the implementation of regional traffic exchange points with a view to improve quality, increase the connectivity and resilience of networks, and reduce the costs of international telecommunication connections.

- ADD CUB/26/3
- **31C** 3.7 Non-discriminatory Internet access and use
- ADD RCC/14A1/56

31D 3.6 Member States shall endeavour to provide, in a timely manner, sufficient numbering, naming, identification and addressing resources on telecommunication networks and provide competing (including at global level) mechanisms for their allocation in order to meet the requirements of and demand for international telecommunication services.

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

ADD CUB/26/4

31D 3.8 Member States shall refrain from taking unilateral and/or discriminatory actions that could impede another Member State's access to public Internet sites.

ADD RUS/27/11

31E 3A.5 Member States should ensure that administrations and operating agencies cooperate in ensuring the integrity, reliable operation and security of the national Internet segment, direct relations for the carrying of Internet traffic and the basic Internet infrastructure.

ADD RUS/27/6

ARTICLE 3A

Internet

ADD RUS/27/7

31A 3A.1 Internet governance shall be effected through the development and application by governments, the private sector and civil society of shared principles, norms, rules, decision-making procedures and programmes that shape the evolution and use of the Internet.

ADD RUS/27/8

31B 3A.2 Member States shall have equal rights to manage the Internet, including in regard to the allotment, assignment and reclamation of Internet numbering, naming, addressing and identification resources and to support for the operation and development of basic Internet infrastructure.

ADD RUS/27/9

31C 3A.3 Member States shall have the sovereign right to establish and implement public policy, including international policy, on matters of Internet governance, and to regulate the national Internet segment, as well as the activities within their territory of operating agencies providing Internet access or carrying Internet traffic.

ADD RUS/27/10

31D 3A.4 Member States should endeavour to establish policies aimed at meeting public requirements with respect to Internet access and use, and at assisting, including through international cooperation, administrations and operating agencies in supporting the operation and development of the Internet.

(MOD) RCC/14A1/57

ARTICLE 4

International Telecommunication Services

NOC ACP/3A2/16

ARTICLE 4

International Telecommunication Services

NOC ARB/7/37

ARTICLE 4

International Telecommunication Services

NOC USA/9A2/8

ARTICLE 4

International Telecommunication Services

NOC CME/15/58

ARTICLE 4

International Telecommunication Services

NOC EUR/16A1/39

ARTICLE 4

International Telecommunication Services

NOC AUS/17/33

ARTICLE 4

International Telecommunication Services

NOC B/18/36

ARTICLE 4

Formatted: French (Switzerland)
Formatted: French (Switzerland), Not
All caps

Formatted: French (Switzerland)

International Telecommunication Services

NOC AFCP/19/43

ARTICLE 4

International Telecommunication Services

MOD ACP/3A2/17

Member, States recognize that the implementation and development of 32 41 international telecommunication services need to be promoted. They shall also endeavour that such services be made generally available to the public in their national network(s).

MOD ARB/7/38

32 4.1 Member_States shall promote the implementation and development of international telecommunications/ICT services. They shall also endeavour to ensure that operating agencies make international telecommunication/ICT services generally available to the public in their national network(s).

MOD USA/9A2/9

32 Member_States shall, to the greatest extent practicable, establish 4.1 policies to promote the development of international telecommunication services that are generally available to the public,

MOD RCC/14A1/58

32 4.1 Member<u>States</u> shall promote the availability of international telecommunication services to the public,

MOD CME/15/59

32 4.1 Member_States shall promote the implementation and development of international telecommunications/ICTs, They shall also endeavour to ensure that operating agencies make international telecommunication services generally available to the public in their national network(s).

MOD EUR/16A1/40

32 Member_States shall, to the greatest extent practicable, establish policies 4.1 to promote the development of international telecommunication services to foster the general availability to the public of such services,

MOD B/18/37

Member States shall establish policies to promote the development of 32 4.1

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

Deleted: s Deleted: shall promote Deleted: and Deleted: to make

Deleted: and

Deleted: such

Deleted: s **Deleted:** implementation Deleted: and shall endeavour to make such services Deleted: in their national network(s) Deleted: s Deleted: implementation Deleted: and shall endeavour to make such services generally available **Deleted:** in their national network(s) Deleted: s Deleted: services and Deleted: such

Deleted: s
Deleted: implementation
Deleted: and shall endeavour to make such services generally available
Deleted: in their national network(s)
Deleted: s
Deleted: implementation

03.12.12

Deleted: s

network(s). AFCP/19/44 Deleted: s 4.1 Member_States shall promote the implementation of international telecommunication services and shall endeavour to ensure that Operating Agencies make such International Telecommunications services generally available to the public in their national network(s). MEX/20/34 Deleted: s 4.1 Member<u>States</u> shall promote the implementation of international telecommunication services and shall ensure that such services are provided to the public Deleted: endeavour to make by their recognized operating agencies. Deleted: generally available Deleted: in AUS/17/34 Deleted: national network(s) Deleted: s 4.1 Member_States recognize that the implementation and development of Deleted: shall promote international telecommunication services needs to be promoted. Member States shall Deleted: and endeavour to ensure that such services are made generally available to the public in their Deleted: make national network(s). ACP/3A2/18 Deleted: administrations* Member States shall to the extend possible ensure that operating 42 agencies* cooperate within the framework of these Regulations to provide by mutual agreement, a wide range of international telecommunication services which should Deleted: COITT conform, to the greatest extent practicable, to the relevant <u>JTU-T</u> Recommendations. ARB/7/39 Deleted: s 4.2 Member States shall ensure that operating agencies cooperate within Deleted: administrations* the framework of these Regulations to provide by mutual agreement, a wide range of international telecommunication/ICT services which should conform, to the greatest extent practicable, to the relevant Recommendations of the ITU. Deleted: CCITT

93 WCIT12/DT/1-E

international telecommunication services and to foster their availability in their national

MOD USA/9A2/10

MOD

MOD

MOD

32

MOD

MOD

33

33

32

32

33 4.2 Member States shall encourage administrations/ROAs to cooperate within the framework of these Regulations to provide a wide range of international telecommunication services which should conform, to the greatest extent practicable, to the relevant ITU-T Recommendations.

MOD RCC/14A1/59

33 Member<u>States</u> shall <u>endeavour to</u> ensure that 4.2 administrations/operating agencies cooperate within the framework of these Regulations to provide by mutual agreement, a wide range of international telecommunication services of any type, including, but not limited to:

services for carrying traffic (including services for carrying Internet traffic and

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

03.12.12

Deleted: s

Deleted: *

Deleted: CCITT

Deleted: s

Deleted: *

Deleted:

CCITT Recommendations

Deleted: ensure that

Deleted: by mutual agreement,

Deleted: which should conform to the greatest extent practicable, to the relevant

Deleted: shall endeavour to make such services generally available

data transmission);
 telecommunication roaming services;
 services for the provision of telecommunication channels;
 services in the public international telegraph service;
 services in the international telex service;
 telematic telecommunication services;
 multimedia telecommunication services;
 convergent telecommunication services;
 global telecommunication services.

MOD CME/15/60

33 4.2 Member, <u>States</u> shall ensure that <u>operating agencies</u> cooperate within the framework of these Regulations to provide by mutual agreement, a wide range of international telecommunication services which should conform, to the greatest extent practicable, to the relevant <u>Recommendations of the ITU</u>.

MOD EUR/16A1/41

33 4.2 Member, <u>States shall encourage recognized operating agencies to</u> cooperate within the framework of these Regulations to provide by <u>commercial</u> agreements, a wide range of international telecommunication services which should conform, to the greatest extent practicable, to the relevant <u>JTU-T</u> Recommendations.

MOD AUS/17/35

33 4.2 Member <u>States shall, to the extent possible</u> ensure that <u>recognized</u> <u>operating agencies</u> cooperate within the framework of these Regulations to provide by mutual agreement, a wide range of international telecommunication services which should conform, to the greatest extent practicable, to the relevant <u>JTU-T</u> Recommendations.

MOD B/18/38

33 4.2 Member, <u>States shall encourage operating agencies to cooperate within</u> the framework of these Regulations to provide, by mutual agreement, a wide range of international telecommunication services which should conform, to the greatest extent practicable, to the relevant <u>JTU</u> Recommendations.

MOD AFCP/19/45

33 4.2 Member, <u>States</u> shall ensure that <u>Operating Agencies</u> cooperate within the framework of these Regulations to provide by mutual agreement, a wide range of international telecommunication services which should conform, to the greatest extent practicable, to the relevant <u>JTU-T</u> Recommendations.

MOD MEX/20/35

33 4.2 Member, <u>States</u> shall ensure that <u>operating agencies</u> cooperate within the framework of these Regulations to provide by mutual agreement, a wide range of international telecommunication services which should conform, to the greatest extent

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

Deleted: s

Deleted: administrations^{*}

Deleted: CCITT
Deleted:
Deleted: s
Deleted: ensure that
Deleted: administrations
Formatted: Not Highlight
Deleted: *
Formatted: Font: 12 pt, Not Raised by / Lowered by , Not Highlight
Deleted: mutual
Deleted: CCITT
Deleted: administrations*
Deleted: CCITT
Deleted: s
Deleted:

Deleted: ensure that
Deleted: administrations
Deleted: CCITT
Deleted: -T
Deleted: s
Deleted: administrations*

Deleted: CCITT

Deleted: s Deleted: administrations*

practicable, to the relevant <u>JTU-T</u> Recommendations.

MOD ACP/3A2/19

34 4.3 Subject to national law, Member, <u>States</u> shall endeavour to ensure that <u>operating agencies</u> provide and maintain, to the greatest extent practicable, a <u>satisfactory</u> quality of service corresponding to the relevant <u>JTU-T</u> Recommendations with respect to:

MOD ARB/7/40

34 4.3 Subject to national law, Member<u>States</u> shall ensure that <u>operating</u> <u>agencies</u> provide and maintain, to the greatest extent practicable, a <u>satisfactory</u> quality of service <u>and above a minimum level taking into consideration</u> the relevant Recommendations <u>of the ITU</u> with respect to:

MOD USA/9A2/11

34 4.3 Subject to national law, Member<u>States</u> shall endeavour to ensure that<u>ROAs</u> provide and maintain, to the greatest extent practicable, a <u>satisfactory</u> quality of service corresponding to the relevant <u>ITU-T</u> Recommendations with respect to:

MOD RCC/14A1/60

34 4.3 Member, <u>States</u> shall endeavour to ensure that administrations/<u>operating agencies</u> provide and maintain, <u>an agreed</u> quality of service, with respect to:

MOD CME/15/61

34 4.3 Subject to national law, Member<u>States</u> shall ensure that <u>operating</u> <u>agencies</u> provide and maintain, to the greatest extent practicable, a <u>satisfactory</u> quality of service <u>and above a minimum level taking into consideration</u> the relevant Recommendations <u>of the ITU</u> with respect to:

MOD EUR/16A1/42

34 4.3 Subject to national law, Member, <u>States</u> shall endeavour to ensure that <u>recognized operating agencies</u> provide and maintain, to the greatest extent practicable, a <u>satisfactory</u> quality of service corresponding to the relevant <u>JTU-T</u> Recommendations with respect to:

MOD AUS/17/36

34 4.3 Subject to national law, Member, <u>States</u> shall endeavour to ensure that <u>recognized operating agencies</u> provide and maintain, to the greatest extent practicable, a minimum quality of service corresponding to the relevant <u>JTU-T</u> Recommendations with respect to:

MOD B/18/39

34 4.3 Member, <u>States</u> shall endeavour to ensure that <u>operating agencies</u> provide and maintain a minimum quality of service corresponding to the relevant, <u>ITU-T</u> Recommendations with respect to:

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

Deleted: CCITT Deleted: Deleted: s Deleted: administrations Deleted: minimum Deleted: CCITT Deleted: s Deleted: endeavour to Deleted: administrations Deleted: minimum Deleted: corresponding to Deleted: COITT Deleted: s Deleted: administrations* Deleted: minimum Deleted: CCITT Deleted: Subject to national law, Deleted: s Deleted: * Deleted: , to the greatest extent practicable, a minimum Deleted: corresponding to the relevant **CCITT** Recommendations Deleted: s Deleted: endeavour to **Deleted:** administrations* Deleted: minimum Deleted: corresponding to Deleted: CCITT Deleted: s **Deleted:** administrations^{*} Deleted: minimum Deleted: CCITT Deleted: s Deleted: administrations* Deleted: CCITT Deleted: Subject to national law, Deleted: s Deleted: administrations* Deleted: , to the greatest extent practicable. Deleted: CCITT

MOD AFCP/19/46

34 4.3 Subject to national law, Member<u>States</u> shall endeavour to ensure that <u>Operating Agencies</u> provide and maintain, to the greatest extent practicable, a <u>satisfactory</u> quality of service corresponding to the relevant <u>JTU-T</u> Recommendations with respect to:

MOD MEX/20/36

34 4.3 Subject to national law, Member, <u>States</u> shall endeavour to ensure that <u>recognized operating agencies</u> provide and maintain, to the greatest extent practicable, a guality of service <u>that is satisfactory to the users, if applicable, having regard</u> to the relevant <u>JTU-T</u> Recommendations with respect to:

MOD IND/21/19

34 4.3 Subject to national law, Member, <u>States</u> shall endeavour to ensure that <u>operating agencies</u> provide and maintain, to the greatest extent practicable, a <u>satisfactory</u> quality of service corresponding to the relevant <u>JTU-T</u> Recommendations with respect to:

MOD	RCC/14A1/61	Deleted: CCITT
35	a) access to the international <u>telecommunication</u> network by users using terminals which are permitted to be connected to the network and which do not <u>diminish the level of security of</u> technical facilities and personnel;	Deleted: cause harm to
MOD	CME/15/62	
35	a) access to the international network by users using terminals which are permitted to be connected to the network and which do not cause harm to technical facilities and personnel; harm to technical facilities and personnel shall be construed to include spam, malware, etc. as defined in relevant ITU-T Recommendations (as the case may be), as well as malicious code transmitted by any telecommunication facility or technology, including Internet and Internet Protocol. Furthermore, the said provision shall be construed to prohibit connection of terminals that cause harm to technical facilities or personnel;	
MOD	EUR/16A1/43	
35	a) access to the international network ;	Deleted: by users using terminals which are permitted to be connected to the network and which do not cause harm to
MOD	B/18/40	technical facilities and personnel
35	 access to the international network by users using terminals which are permitted to be connected to the network and which do not cause harm to, or diminish the level of security of technical facilities and personnel; 	
MOD	AFCP/19/47	
35	a) access to the international network by users using terminals which are permitted to be connected to the network and which do not cause harm to technical facilities and personnel or to the public;	
MOD	IND/21/20	

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!IMSW-E.DOC 03.12.12

03.12.12

Deleted: s

Deleted: s

Deleted: s

Deleted: administrations

Deleted: administrations*

Deleted: corresponding
Deleted: CCITT

Deleted: administrations*

Deleted: minimum

Deleted: minimum

Deleted: minimum
Deleted: CCITT

35	 access to the international network by users using terminals which are permitted to be connected to the network and which do not cause harm <u>or</u> <u>diminish the level of safety and security of</u> technical facilities and personnel; 	Deleted: to
NOC 25	ACP/3A2/20	
35	 access to the international network by users using terminals which are permitted to be connected to the network and which do not cause har to technical facilities and personnel; 	
NOC	ARB/7/41	
35	a) access to the international network by users using terminals which are permitted to be connected to the network and which do not cause harm to technical facilities and personnel;	
NOC	AUS/17/37	
35	a) access to the international network by users using terminals which are permitted to be connected to the network and which do not cause harm to technical facilities and personnel;	
NOC	MEX/20/37	
35	 access to the international network by users using terminals which are permitted to be connected to the network and which do not cause har to technical facilities and personnel; 	
NOC	USA/9A2/12	
35	 access to the international network by users using terminals which are permitted to be connected to the network and which do not cause har to technical facilities and personnel; 	
36	 b) international telecommunication facilities and services available to customers for their dedicated use; 	
37	 at least a form of telecommunication which is reasonably accessible to the public, including those who may not be subscribers to a specific telecommunication service; and)
38	 a capability for interworking between different services, as appropriate to facilitate international communications. 	e,
MOD	ARB/7/42	
36	 b) international telecommunication facilities and services available to customers for their use; 	Deleted: dedicated
MOD	RCC/14A1/62	
36	<i>b)</i> international telecommunication facilities and services available to <u>use</u>	ers; Deleted: customers for their dedicated use
MOD	CME/15/63	
36	b) international telecommunication facilities and services available to	
	TS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12- D1!!MSW-E.DOC 03.12.12	03.12.12

	98 WCIT12/DT/1-E		
	customers for their use;		Deleted: dedicated
MOD	EUR/16A1/44		
36	 b) international telecommunication facilities and services available to <u>the</u> public; 		Deleted: customers for their dedicated use
MOD	AFCP/19/48)
36	<i>b)</i> international telecommunication facilities and services available to customers for their use;		Deleted: dedicated
MOD	IND/21/21		
36	 b) international telecommunication facilities and services available to customers for their use; 		Deleted: dedicated
NOC	ACP/3A2/21		
36	 b) international telecommunication facilities and services available to customers for their dedicated use; 		
NOC	AUS/17/38		
36	<i>b)</i> international telecommunication facilities and services available to customers for their dedicated use;		
<u>NOC</u>	MEX/20/38		
36	 b) international telecommunication facilities and services available to customers for their dedicated use; 		
MOD	ARB/7/43		
37	 at least a form of telecommunication<u>s/ICT services</u> which is reasonably accessible to the public, including those who may not be subscribers to a specific telecommunication service; and 	/	Formatted: Font: 12 pt, Not Raised by / Lowered by
MOD	RCC/14A1/63		
37	 c) at least a form of telecommunication <u>service</u> which is reasonably accessible to the public, including those who may not be subscribers to a specific telecommunication service; and 		
MOD	CME/15/64		
37	 at least a form of telecommunication <u>service</u> which is reasonably accessible to the public, including those who may not be subscribers to a specific telecommunication service; and 		
MOD	IND/21/22		
37	 at least a form of telecommunication <u>service</u> which is reasonably accessible to the public, including those who may not be subscribers to a specific telecommunication service; and 		

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

SUP	EUR/16A1/45		Deleted: <i>c)</i> . at least a form of telecommunication which is reasonably accessible to the public, including those who may not be subscribers to a specific		
37 <mark>,</mark> <u>NOC</u>	ACP/3A2/22				
37	 at least a form of telecommunication which is reasonably accessible to the public, including those who may not be subscribers to a specific telecommunication service; and 		telecommunication service; and		
NOC	AUS/17/39				
37	c) at least a form of telecommunication which is reasonably accessible to the public, including those who may not be subscribers to a specific telecommunication service; and				
NOC	AFCP/19/49				
37	 at least a form of telecommunication which is reasonably accessible to the public, including those who may not be subscribers to a specific telecommunication service; and 				
<u>NOC</u>	MEX/20/39				
37	 at least a form of telecommunication which is reasonably accessible to the public, including those who may not be subscribers to a specific telecommunication service; and 				
MOD	ACP/3A2/23				
38	 a capability for interworking between different services, as appropriate, to facilitate international <u>tele</u>communications <u>services</u>. 				
MOD	RCC/14A1/64				
38	d) a capability for interworking <u>in the provision of</u> different services to		Deleted: between		
	facilitate international telecommunication, services.		Deleted: , Deleted: as appropriate,		
MOD	CME/15/65		Deleted: s		
38	 a capability for interworking between different services, as appropriate, to facilitate <u>international tele</u>communications<u>services</u>. 				
MOD	EUR/16A1/46				
38	<i>d</i>) a capability for interworking between different services, as appropriate, to facilitate international <u>tele</u> communications <u>services</u> .				
MOD	AUS/17/40				
38	<i>d)</i> a capability for interworking between different services, as appropriate, to facilitate international <u>tele</u> communication, <u>services</u> .		Deleted: s		
MOD	MEX/20/40				
38	<i>d</i>) a capability for interworking between different services, as appropriate,				
C:\DOCUMENT	TS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-				

121203-TD-0001!!MSW-E.DOC

S\CONTEN1.00 03.12.12

		to faci	litate international telecommunication services.	D
	MOD	IND/2		
l	38	d) to faci	a capability for interworking between different services, as appropriate, litate international <u>tele</u> communication <u>services</u> .	D
	NOC	ARB/7	/44	
	38	<i>d)</i> to faci	a capability for interworking between different services, as appropriate, litate international communications.	
	<u>NOC</u> AI		19/50	
	38	d)	a capability for interworking between different services, as appropriate, to facilitate international communications.	
	ADD	ACP/3	A3/17	

38A 4.4 Member States, shall ensure that operators providing international roaming normally provide to the user(s), no later than when that user enters into a visited country, free of charge, transparent and up-to-date information on retail rates except when that user has notified his/her home operator that the user does not require this service.

ADD ARB/7/45

38A 4.4 Member States shall ensure that operating agencies providing international telecommunication/ICT services at least provide, promptly and free of charge, transparent and up-to-date information on total retail charges (inclusive of all applicable taxes) to the end users, including international roaming charges.

ADD USA/9A2/13

38A 4.4 Member States shall foster measures to improve transparency in end user prices and terms and conditions of access to mobile services in international roaming as well as their effective and timely communication to the user.

ADD IAP/10/20

38A The Member States shall promote measures to ensure that telecommunication services are provided taking account of the special accessibility needs of persons with disabilities, including persons with age-related disabilities.

ADD RCC/14A1/65

38A 4.4 Member States shall ensure that operating agencies providing international telecommunication services, including roaming, make available to subscribers information on tariffs, including duties and fiscal taxes. Each subscriber should be able to have access to such information and receive it in a timely manner and free of charge when roaming (entering into roaming), except where the subscriber has previously declined to receive such information.

Deleted: s

Deleted: s

ADD CME/15/66

38A 4.4 Member States shall ensure that operating agencies providing international telecommunication services, including roaming, make available to subscribers information on tariffs, including duties and fiscal taxes. Each subscriber should be able to have access to such information and receive it in a timely manner and free of charge when roaming (entering into roaming), except where the subscriber has previously declined to receive such information.

ADD EUR/16A1/47

38A 4.4 Tariff transparency

Member States shall ensure that recognized operating agencies providing international telecommunication services, at least provide free of charge, transparent and up-to-date information on retail charges to the end users, including international roaming charges.

ADD AFCP/19/51

38A 4.4 Members States shall ensure transparency of end-user prices and the provision of clear information on how to access the services and the prices thereof, in particular to avoid unreasonable or surprising bills for international services (e.g. mobile roaming and data roaming), and shall ensure that Operating Agencies take the necessary measures to fulfill these requirements.

ADD IND/21/24

38A 4.4 Member States shall ensure that operating agencies providing international telecommunication services, including roaming, make available to subscribers information on tariffs and taxes. Each subscriber should be able to have access to such information and receive it in a timely manner and free of charge when roaming (entering into roaming), except where the subscriber has previously declined to receive such information.

ADD IAP/10/8

38B The Member States shall promote measures to improve the transparency of prices and conditions for end users of international roaming services and the effective and timely communication thereof to said users.

ADD RCC/14A1/66

38B 4.5 Member States shall ensure that operating agencies providing international telecommunication services, including roaming, make available to subscribers information on the cost of additional paid services, including calls to short numbers, provided by the operating agency, through to their completion.

ADD CME/15/67

38B 4.5 Given the particular characteristics of GTSs, which display both the features of international telecommunication services as well as their own specific features in the form of ubiquitous access in accordance with local legislations and of their own specially

assigned country codes allowing subscribers to have a single worldwide number, national legislation may insert and implement GTSs into national law to the effect that GTS are considered local services in the applicable jurisdiction.

ADD B/18/41

38B 4.5 Given the particular characteristics of GTSs, which display both the features of international telecommunication services as well as their own specific features in the form of ubiquitous access in accordance with local legislations and of their own specially assigned country codes, allowing subscribers to have a single worldwide number, Member States may insert and implement GTSs into national law.

ADD IND/21/25

38B 4.5 Given the particular characteristics of GTS, which allows subscribers to have a worldwide number, implement GTSs in accordance with the National regulations.

ADD IAP/10/9

38C Member States shall implement measures to ensure that telecommunications services in international roaming of satisfactory levels of quality, comparable to that provided to their own local users, are provided to visiting users.

ADD RCC/14A1/67

38C 4.6 Member States shall ensure that operating agencies providing international telecommunication services, including roaming, make available to subscribers the option of declining any additional paid international telecommunication services.

ADD CME/15/68

38C 4.6 Member States shall implement measures to ensure that telecommunication services in international roaming of satisfactory levels of quality, comparable to that provided to their own local users, are provided to visiting users.

ADD IAP/10/18

38D Member States shall, as appropriate, foster the establishment of mutual agreements on mobile services accessed within a predetermined border zone in order to prevent or mitigate inadvertent roaming charges.

ADD CME/15/69

38D 4.7 Operating agencies shall cooperate in the development of international IP interconnections providing both, best effort delivery and end to end quality of service delivery. Best effort delivery should continue to form the basis of international IP traffic exchange.

ADD CME/15/70

38E 4.8 Member States shall foster the establishment of mutual agreements on mobile services accessed within a predetermined border zone in order to prevent or mitigate inadvertent roaming charges.

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B82X56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

ADD	IND/21/26				
	BE 4.8 Member States, subject to national security requirements, may foster the establishment of mutual agreements on mobile services accessed within a predetermined border zone in order to prevent or mitigate inadvertent roaming charges.				
NOC	USA/9A2/14				
	ARTICLE 5				
	Safety of Life and Priority of Telecommunications				
<u>NOC</u>	ACP/3A2/24				
	ARTICLE 5				
	Safety of Life and Priority of Telecommunications				
<u>NOC</u>	ARB/7/46				
	ARTICLE 5				
	Safety of Life and Priority of Telecommunications				
<u>NOC</u>	NOC RCC/14A1/68				
	ARTICLE 5				
	Safety of Life and Priority of Telecommunications				
<u>NOC</u>	CME/15/71				
	ARTICLE 5				
	Safety of Life and Priority of Telecommunications				
<u>NOC</u>	EUR/16A1/48				
	ARTICLE 5				
	Safety of Life and Priority of Telecommunications				
<u>NOC</u>	AUS/17/41				

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

	104 WCIT12/DT/1-E		
	ARTICLE 5		
	Safety of Life and Priority of Telecommunications		
<u>NOC</u>	B/18/42		
	ARTICLE 5		
	Safety of Life and Priority of Telecommunications		
<u>NOC</u>	AFCP/19/52		
	ARTICLE 5		
	Safety of Life and Priority of Telecommunications		
MOD	ACP/3A2/25		
priority ov	5.1 Safety of life telecommunications, such as distress telecommunications, titled to transmission as of right and where technically practicable, have absolute er all other telecommunications, in accordance with the relevant Articles of the on and Convention and taking due account of relevant <u>JTU-T</u> Recommendations.		Deleted: shall, Deleted: CCITT
MOD	ARB/7/47		Deleted
disaster re practicable the relevan	5.1 Safety of life telecommunications, <u>including distress</u> unications, <u>emergency telecommunication services and telecommunications for</u> <u>lifef</u> , shall be entitled to transmission as of right and shall, where technically e, have absolute priority over all other telecommunications, in accordance with the Articles of the <u>Constitution and</u> Convention <u>in accordance with</u> relevant <u>s and</u> Recommendations <u>of the ITU</u> .		Deleted: such as Deleted: and taking due account Deleted: CCITT
MOD	USA/9A2/15		
as of right telecomm	5.1 <u>Member States shall adopt policies to ensure that safety of life</u> unications, such as distress telecommunications, shall be entitled to transmission and shall, where technically practicable, have absolute priority over all other unications, in accordance with the relevant Articles of the <u>Constitution and</u> in and taking due account of relevant <u>ITU-T</u> Recommendations.		Deleted: S Deleted: CCITT
MOD	RCC/14A1/69		
where tech	5.1 <u>Emergency (distress)</u> telecommunications <u>relating to safety of life,</u> <u>istress communications</u> , shall be entitled to transmission as of right and shall, unically practicable, have absolute priority over all other <u>international</u> unication, <u>services</u> , in accordance with the relevant Articles of the <u>Constitution and</u>		Deleted: Safety of life telecommunications, such as Deleted: s
C:\DOCUMENTS 121203-TD-000	AND SETTINGS\/CP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12- I!IMSW-E.DOC 03.12.12	03.12.12	

105		
WCIT12/DT/1-E		
Convention and taking due account of relevant <u>JTU</u> Recommendations.	_	Deleted: CCITT
MOD CME/15/72		
39 5.1 Safety of life telecommunications, jncluding distress		Deleted: such as
39 5.1 Safety of life telecommunications, <u>including</u> distress telecommunications, <u>emergency telecommunication services and telecommunications for</u>		
disaster relief, shall be entitled to transmission as of right and shall, where technically		
practicable, have absolute priority over all other telecommunications, in accordance with		
the relevant articles of the Constitution and Convention and taking due account of relevant		Deleted: A
Resolutions and Recommendations of the ITU.	_	Deleted: CCITT
MOD EUR/16A1/49		Deleted: Safety
39 5.1 <u>Member States shall adopt policies that, to the greatest extent</u>		Deleted: Salety
practicable, ensure that safety of life telecommunications, such as distress		
telecommunications, <u>are</u> entitled to transmission as of right and shall, where technically	_	Deleted: shall be
practicable, have absolute priority over all other telecommunications, in accordance with		
he relevant Articles of the <u>Constitution and</u> Convention and taking due account of relevant		
TU-T Recommendations.	/	Deleted: CCITT
MOD AUS/17/42		
39 5.1 Safety of life telecommunications, such as distress telecommunications,		
shall be entitled to transmission as of right and shall, where technically practicable, have		
absolute priority over all other telecommunications, in accordance with the relevant Articles		
of the <u>Constitution</u> and taking due account of relevant <u>JTU-T</u> Recommendations.		Deleted: Convention
		Deleted: CCITT
MOD AFCP/19/53		Deleted: Safety
39 5.1 <u>Member States shall adopt policies that, to the greatest extent</u>		Deleted. Salety
practicable, ensure that safety of life telecommunications, such as distress		
telecommunications, <u>are</u> entitled to transmission as of right and shall, where technically		Deleted: shall be
practicable, have absolute priority over all other telecommunications, in accordance with		
the relevant Articles of the <u>Constitution and</u> Convention and taking due account of relevant		
TU Recommendations.	/	Deleted: CCITT
MOD MEX/20/41		Deleted: , such as distress
39 5.1 Safety of life telecommunications, shall be entitled to transmission as of		telecommunications,
right and shall, where technically practicable, have absolute priority over all other		
elecommunications, in accordance with the relevant Articles of the Constitution and		
Convention and taking due account of relevant <u>JTU-T</u> Recommendations.		Deleted: CCITT
MOD IND/21/27		
20 E 1 Cafaty of life to locommunications including distract	/	Deleted: such as
39 5.1 Safety of life telecommunications, <u>including</u> distress telecommunications, <u>emergency telecommunication services and telecommunications for</u>		
disaster relief, shall be entitled to transmission as of right and shall, where technically		
and the reaction of the second of the second s		
C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-		

practicable, have absolute priority over all other telecommunications, in accordance with the relevant Articles of the <u>Constitution</u>, Convention <u>and</u> relevant <u>JTU-T Resolutions and</u> Recommendations.

ADD CME/15/73

39A 5.1A Member States shall ensure that telecommunications relating to safety of life (distress), including for prevention, relief, and mitigation in emergency situations, are given absolute priority.

ADD AFCP/19/54

39A 5.1A Member States shall encourage Operating Agencies operating in their territories, and provide international telecommunications services to the public, to apply the ITU-T Recommendations relating to safety of life, priority telecommunications, restoration of communications and disaster emergency telecommunications.

MOD ACP/3A2/26

40 5.2 Government telecommunications, including telecommunications relative to the application of certain provisions of the United Nations Charter, shall, where technically practicable, enjoy priority over telecommunications other than those referred to in No. 39, in accordance with the relevant provisions of the <u>Constitution and</u> Convention and taking due account of relevant JTU-T Recommendations.

MOD ARB/7/48

40 5.2 Government telecommunications, including telecommunications relative to the application of certain provisions of the United Nations Charter, shall, where technically practicable, enjoy priority over <u>other types of</u> telecommunications other than those referred to in <u>5.1</u>, in accordance with the relevant provisions of the <u>Constitution and</u> Convention and taking due account of relevant <u>JTU</u> Recommendations.

MOD USA/9A2/16

40 5.2 Government telecommunications, including telecommunications relative to the application of certain provisions of the United Nations Charter, shall, where technically practicable, enjoy priority over telecommunications other than those referred to in No. 39, in accordance with the relevant provisions of the <u>Constitution and</u> Convention and taking due account of relevant <u>ITU-T</u>, Recommendations.

MOD RCC/14A1/70

40 5.2 Government telecommunications, including telecommunications relative to the application of certain provisions of the United Nations Charter, shall, where technically practicable, enjoy priority over <u>types of</u> telecommunications other than those referred to in <u>5.1</u>, in accordance with the relevant <u>articles</u> of the <u>Constitution and</u> Convention and taking due account of relevant <u>JTU</u> Recommendations.

MOD CME/15/74

40 5.2 Government telecommunications, including telecommunications relative to the application of certain provisions of the United Nations Charter, shall, where

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12 03.12.12

Deleted: and taking due account of **Deleted:** CCITT

Deleted: CCITT

Deleted: No. 39
Deleted: CCITT

Deleted: CCITT

Deleted: No. 39
Deleted: provisions
Deleted: CCITT

technically practicable, enjoy priority over <u>all types of</u> telecommunications other than those referred to in No. 39, in accordance with the relevant provisions of the <u>Constitution and</u> Convention and taking due account of relevant <u>JTU-T</u> Recommendations.

MOD AUS/17/43

40 5.2 Government telecommunications, including telecommunications relative to the application of certain provisions of the United Nations Charter, shall, where technically practicable, enjoy priority over telecommunications other than those referred to in No. 39, in accordance with the relevant provisions of the <u>Constitution</u> and taking due account of relevant <u>JTU-T</u> Recommendations.

MOD MEX/20/42

40 5.2 Government telecommunications, including telecommunications relative to the application of certain provisions of the United Nations Charter, shall, where technically practicable, enjoy priority over telecommunications other than those referred to in No. 39, in accordance with the relevant provisions of the Convention and taking due account of relevant <u>JTU-T</u> Recommendations.

	SUP 40	EUR/16A1/50					
	SUP 40	B/18/43					
	SUP 40	AFCP/2	19/55		te te a		
	MOD 41 telecommu	ACP/3/ 5.3 inicatio	A2/27 The provisions governing the priority enjoyed by <mark>any </mark> other ns <u>services</u> are contained in the relevant <mark>JTU-T</mark> Recommendations.		te te te ti a R		
	MOD 41 telecommu	ARB/7, 5.3 inicatio	/49 The provisions governing the priority enjoyed by <u>any</u> other ns are contained in the relevant Recommendations <u>of the ITU</u> .		ti ti a ti ti		
	MOD 41 telecommu	USA/9, 5.3 inicatio	A2/17 The provisions governing the priority enjoyed by <u>any</u> other ns <u>services</u> are contained in the relevant <u>ITU-T</u> Recommendations.		ti a R		
	MOD 41 telecommu	RCC/14 5.3 inicatio	4A1/71 The provisions governing the priority enjoyed by all other ns are contained in the relevant J <u>TU</u> Recommendations.				
1	MOD 41	CME/1 5.3	5/75 The provisions governing the priority enjoyed by <mark>any other</mark>				

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12 Deleted: CCITT

Deleted: Convention
Deleted: CCITT

Deleted: CCITT

Deleted: 5.2 Government telecommunications, including telecommunications relative to the application of certain provisions of the United Nations Charter, shall, where technically practicable, enjoy priority over telecommunications other than those referred to in No. 39, in accordance with the relevant provisions of the Convention and taking due account of relevant CCITT Recommendations.

Deleted: 5.2 Government telecommunications, including telecommunications relative to the application of certain provisions of the United Nations Charter, shall, where technically practicable, enjoy priority over telecommunications other than those referred to in No. 39, in accordance with the relevant provisions of the Convention and taking due account of relevant CCITT Recommendations.

Deleted: 5.2 Government

telecommunications, including telecommunications relative to the application of certain provisions of the United Nations Charter, shall, where technically practicable, enjoy priority over telecommunications other than those referred to in No. 39, in accordance with the relevant provisions of the Convention and taking due account of relevant CCITT Recommendations.

Deleted: all Deleted: CCITT Deleted: all Deleted: cCITT Deleted: all Deleted: CCITT Deleted: CCITT Deleted: all

		WCIT12/DT/1-E		
	telecommu	inication, <u>services</u> are contained in the relevant Recommendations of the ITU.		Deleted: s
	MOD	AUS/17/44		
	41	5.3 The provisions governing the priority enjoyed by all other		Deleted:
1		inications are contained in the relevant <u>JTU-T</u> Recommendations.		Deleted: CCITT
1	MOD	B/18/44		Deleted: all
	41 telecommu	5.3 The provisions governing the priority enjoyed by <u>any</u> other inications <u>services</u> are contained in the relevant Recommendations <u>of the ITU</u> .		Deleted: CCITT
	MOD	•		
1	-	AFCP/19/56		Deleted: all
	41 telecommu	5.3 The provisions governing the priority enjoyed by <u>any</u> other inication, <u>services</u> are contained in the relevant <u>TU-T</u> Recommendations.		Deleted: s
			~	Deleted: CCITT
	MOD	MEX/20/43		
1	41 telecommu	5.3 The provisions governing the priority enjoyed by all other inications are contained in the relevant JTU-T Recommendations.		Deleted: CCITT
1				
I	SUP	EUR/16A1/51		Deleted: 5.3 The provisions governing
I	41	۲		the priority enjoyed by all other telecommunications are contained in the
	ADD	RCC/14A1/72		relevant CCITT Recommendations.
	41A country an	5.4 Member States shall seek to introduce a single number, both within the d in their region, for calls to the emergency services.		
	ADD	CME/15/76		
	41A	5.4 Notwithstanding the provisions of Art. 1, § 1.4 and § 1.6, and to enshrine		
	Art. 3, § 3. territory ar apply the l	e set out in the Preamble; in Art. 1, § 1.3; in Art. 3, § 3.3; and taking into account , Member States shall encourage operating agencies which operate in their ad provide international telecommunications services offered to the public, to TU Recommendations relating to safety of life, priority telecommunications, covery and emergency telecommunications.		
	ADD	AFCP/19/57		
	-	41A 5.3A Member States shall ensure that operating agencies inform all users including roaming users, in good time and free of charge, of the number to be used for calls to the emergency services.		
	ADD	ARB/7/50		
	41B existing na	5.5 Member States should cooperate to introduce in addition to their tional emergency numbers a global number for calls to the emergency services.		
	ADD	RCC/14A1/73		
	41B free of cha	5.5 Member States shall inform every roaming subscriber, in good time and rge, of the number to be used for calls to the emergency services.		
	C:\DOCUMENTS 121203-TD-0001	AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12- !!MSW-E.DOC 03.12.12	03.12.12	

ADD CME/15/77

41B 5.5 Member States shall seek to harmonize, at global, subregional and regional level, a single number for emergency services taking account of ITU Recommendations.

ADD IND/21/28

41B 5.5 Member States should cooperate to introduce in addition to their existing national emergency numbers, a global number for calls to the emergency services globally.

ADD ARB/7/51

41C 5.6 Member States shall ensure that operating agencies inform every roaming user, promptly and free of charge, of the number to be used for calls to the emergency services.

ADD CME/15/78

41C 5.6 Member States shall ensure that operating agencies inform all users including roaming users, in good time and free of charge, of the number to be used for calls to the emergency services.

ADD B/18/45

41C 5.6 Member States shall ensure that operators inform every roaming user immediately and free of charge of the number to be used for calls to emergency services.

ADD IND/21/29

41C 5.6 Member States shall ensure that operating agencies inform every roaming subscriber of the number to be used for calls to the emergency services, while entering into roaming, free of charge.

ADD ARB/7/52

ARTICLE 5A

Confidence and Security of Telecommunications/ICTs

41D 5A.1 Member States shall undertake appropriate measures, individually or in cooperation with other Members states, to ensure Confidence and Security of Telecommunications/ICTs.

5A.2 Issues related to security include physical and operational security of networks; cybersecurity, cyberthreats, and cyber attacks; denial of service attacks; other online threats; controlling and countering unsolicited electronic communication (e.g Spam); and protection of information and personal data (e.g. phishing).

5A.3 Member States, in accordance to national law, shall cooperate to investigate, prosecute, correct and repair security breaches and incidents in timely manner.

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

5A.4 Member States shall ensure that operating agencies and other concerned entities provide and maintain, to the greatest extent practicable, confidence and security of telecommunications/ICTs.

5A.5 Member States shall ensure that operating agencies and other concerned entities cooperate with their counter parts in other Member states in ensuring confidence and security of telecommunications/ICTs.

5A.6 Member States shall ensure that operating agencies take the appropriate measures to prevent the propagation of spam.

5A.7 Member States shall ensure that operating agencies take the appropriate measures to combat network fraud.

ADD CME/15/79

ARTICLE 5A

Confidence and security of telecommunications/ICTs

ADD CME/15/80

41D 5A.1 Member States shall cooperate to enhance user confidence, build trust, and protect both data and network integrity; consider existing and potential threats to ICTs; and address other information security and network security issues.

ADD CME/15/81

41DA 5A.2 Member States in cooperation with the private sector, shall prevent, detect and respond to cyber-crime and misuse of ICTs by: developing guidelines that take into account ongoing efforts in these areas; considering legislation that allows for effective investigation and prosecution of misuse; promoting effective mutual assistance efforts; strengthening institutional support at the international level for preventing, detecting and recovering from such incidents; and encouraging education and raising awareness.

ADD CME/15/82

41DB 5A.3 Member States shall cooperate to harmonize national laws, jurisdictions, and practices in the areas of: the investigation and prosecution of cybercrime; data preservation, retention, protection (including personal data protection), and privacy; and approaches for network defense and response to cyberattacks.

ADD CME/15/83

41DC 5A.4 Member States shall take measures to ensure the security of telecommunication/ICT networks and information systems, including Internet security, and to fight cybercrime, while protecting and respecting the provisions for privacy and freedom of expression as contained in the relevant parts of the Universal Declaration of Human Rights.

ADD CME/15/84

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12 Formatted: Proposal, Left, Space After: 0 pt, Don't keep with next, Don't keep lines together, Position: Horizontal: Left, Relative to: Column, Vertical: 0 cm, Relative to: Paragraph, Horizontal: 0,25 cm, Wrap Around

41E 5A.5 Member States are encouraged:

- a) to adopt national legislation to act against spam;
- b) to cooperate to take actions to counter spam;
- c) to exchange information on national findings/actions to counter spam.

ADD B/18/46

ARTICLE 5A

Confidence and security in the provision of international telecommunications and services

ADD B/18/47

41D 5A.1 Member States should encourage Operating Agencies in their territories to take appropriate measures for ensuring networks safety and security.

5A.2 Member States should collaborate to promote international cooperation to avoid technical harm to networks.

5A.3 Member States are encouraged to cooperate in that sense.

ADD IND/21/30

ARTICLE 5A

Confidence and security of telecommunications/ICTs

ADD IND/21/31

41D 5A1. Member-States shall have the right to take appropriate measures to protect and Secure the ICT Network infrastructure and data contained in or flowing through the Network and also to prevent the misuse of ICT network and services within their state.

5A2. The Member States should endeavour to take appropriate measures, individually or in cooperation with other Member states, to ensure Security of the ICT Network and information, including user information, contained in or flowing through the ICT network within their jurisdiction.

5A3. Member-States should endeavour to oversee that Operating Agencies in their territory do not engage in activities which impinge on the security and integrity of ICT network such as denial of service attack, unsolicited electronic communication (spam), unsolicited access to network elements and devices etc., to enable effective functioning of ICTs in secure and trustworthy conditions.

5A4. Member States should endeavour to cooperate to harmonize national

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

laws, jurisdictions, and practices in the relevant areas.

ADD ACP/3A1/7

ARTICLE 5A

Network Security

41A 5A.1 Member States should encourage Operating Agencies² in their territories to take appropriate measures for ensuring network security.

41B 5A.2 Member States should collaborate to promote international cooperation to avoid technical harm to networks.

ADD RCC/14A1/74

ARTICLE 5A

Confidence and Security in the Provision of International Telecommunication Services

ADD RCC/14A1/75

41B 5A.1 Member States shall do their utmost to promote the confidence required for effective use and harmonious development of international telecommunications as well as security in the provision of international telecommunication services.

ADD RCC/14A1/76

41C 5A.2 Member States shall ensure the necessary international collaboration between administrations, operating agencies and other authorized entities, coordinate joint activity and exchange information, and shall also cooperate in other ways, including through the conclusion of intergovernmental arrangements in regard to strengthening confidence and security in the provision of international telecommunication services. Member States shall ensure the adoption of the necessary national legislation, and ensure and oversee compliance with such legislation by administrations, operating agencies and the public.

ADD RCC/14A1/77

41D 5A.3 Member States shall ensure that operating agencies safeguard the confidentiality of international telecommunications and of any related information that has become known in the course of providing international telecommunication services.

²Operating Agencies covers:

^{1.} Authorized Private Operating Agencies

^{2.} Recognized Private Operating Agencies

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

ADD RCC/14A1/78

41E 5A.4 Member States shall ensure the protection by operating agencies of personal data handled for the purposes of providing international telecommunication services.

ADD RCC/14A1/79

41F 5A.5 Member States shall ensure unrestricted public access to international telecommunication services and the unrestricted dissemination of international telecommunications, except in cases where international telecommunication services are used for the purpose of interfering in the internal affairs or undermining the sovereignty, national security, territorial integrity and public safety of other States, or to divulge information of a sensitive nature.

ADD RCC/14A1/80

41G 5A.6 Member States shall take the necessary measures to prevent the propagation of spam.

ADD RCC/14A1/81

41H 5A.7 Member States shall take the necessary measures to combat network fraud.

ADD RCC/14A1/82

41I 5A.8 Member States shall ensure that numbering, naming, addressing and identification resources are used in accordance with their intended purpose and stipulated allocation.

ADD RCC/14A1/83

41J 5A.9 Member States shall ensure that operating agencies identify the subscriber when providing international telecommunication services, and shall ensure the processing, transmission and protection of identification information in the provision of international telecommunication services.

ADD AFCP/19/58

ARTICLE 5A

Confidence and security in the provision of international telecommunications/ICTs and services

ADD AFCP/19/59

41B 5A.1 Member States should cooperate regarding telecommunications security matters (including cybersecurity), in particular to develop technical standards and acceptable legal norms, including among others those regarding territorial jurisdiction and sovereign responsibility.

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

ADD AFCP/19/60

41C 5A.2 Member States shall cooperate to harmonize national laws, jurisdictions, and practices in the areas of: the investigation and prosecution of cybercrime (including eavesdropping and breach of privacy of telecommunications); data preservation, retention, protection (including personal data protection), and privacy; and approaches for network defense and response to cyber attacks.

ADD AFCP/19/61

41D 5A.3 Member States shall ensure that operating agencies take the appropriate measures to combat network fraud.

ADD TUN/25/2

ARTICLE 5A

Confidence and security of telecommunications/ICTs

ADD TUN/25/3

41A In implementing the provisions of these Regulations, Member States shall protect the Right to Freedom of Expression as recognized by Article 19 of the Universal Declaration of Human Rights and the International Covenant on Civil and Political Rights, and by Article 33 of the Constitution; and thereby protect access to all dissemination means through telecommunication/ICTs in the exercise of this right as well as the freedom of online peaceful assembly and of association and all other rights on which States shall impose no limitations other than those permitted by international law, in particular international human rights law (HRC Resolution 21/25).

ADD B/18/48

ARTICLE 5B

Countering spam

ADD B/18/49

41E 5B.1 Member States shall ensure that operating agencies take appropriate measures to prevent the propagation of spam.

5B.2 Member States are encouraged to cooperate in that sense.

ADD AFCP/19/62

ARTICLE 5B



Countering spam

ADD AFCP/19/6341E Member States shall ensure that operating agencies take appropriate measures

to prevent the propagation of spam including:

- a) to adopt national legislation to act against spam;
- b) to cooperate to take actions to counter spam;
- c) to exchange information on national findings/actions to counter spam.

MOD USA/9A1/28

ARTICLE 6 Deleted: Charging and Accounting International Telecommunication Service Arrangements MOD CME/15/85 **ARTICLE 6** Deleted: and Accounting Charging MOD AUS/17/45 **ARTICLE 6** Deleted: Charging and Accounting International Telecommunication Service Charges MOD AFCP/19/64 **ARTICLE 6** Deleted: Charging and Accounting **Economic and Policy Issues** MEX/20/44 MOD **ARTICLE 6** Deleted: Charging **Tariffs** and Accounting NOC ARB/7/53 **ARTICLE 6 Charging and Accounting** C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12 03.12.12

NOC RCC/14A1/84

ARTICLE 6

Charging and Accounting

NOC EUR/16A1/52

ARTICLE 6

Charging and Accounting

NOC B/18/50

ARTICLE 6

Charging and Accounting

- ADD ARB/7/54
- 42.00 6.0 General Economic and Policy Principles
- ADD AFCP/19/65
- 42.00 6.0. General Economic and policy issues:
- ADD ARB/7/55

42.01 6.0.1 Member States should foster continued investment in high-bandwidth infrastructures.

ADD AFCP/19/66

42.01 6.0.1 Member States shall ensure transparency with respect to retail prices and quality of service.

ADD ARB/7/56

42.02 6.0.2. Member States shall promote transparency with respect to retail prices and quality of service.

ADD AFCP/19/67

42.02 6.0.2 Member States should foster continued investment in high-bandwidth infrastructures.

ADD ARB/7/57

42.03 6.0.3 Member States should promote cost-oriented wholesale pricing to the

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

extent that it fosters competition. Regulatory measures may be imposed by the Member States to the extent that this cannot be achieved through market mechanisms and to the extent that such measures do not hinder competition.

ADD AFCP/19/68

42.03 6.0.3 Member States shall promote cost-oriented wholesale pricing.

ADD ARB/7/58

42.04 6.0.4 Member States shall take measures to ensure that fair compensation is received for carried traffic (e.g. interconnection or termination). Regulatory measures may be imposed by the Member States to the extent that this cannot be achieved through market mechanisms and to the extent that such measures do not hinder competition.

ADD AFCP/19/69

42.04 6.0.4 Member States shall take measures to ensure that fair compensation is received for carried traffic (e.g. interconnection or termination).

ADD ARB/7/59

42.05 6.0.5 Member states shall ensure that their regulatory frameworks drive the operating agencies to establish mutual commercial agreements with providers of international communication applications and services in alignment with principles of fair competition, innovation, adequate quality of service and security.

ADD AFCP/19/70

42.05 6.0.5 Member States shall ensure that their regulatory frameworks drive the Operating Agencies to establish mutual commercial agreements with providers of international communication applications and services in alignment with principles of fair competition, innovation, adequate quality of service and security.

ADD ARB/7/60

42.06 6.0.6 The Member States shall take measures to ensure that operating agencies have the right to charge providers of international communication applications and services appropriate access charges based on the agreed quality of service. Regulatory measures may be imposed by the Member State in case that this cannot be achieved through commercial arrangements and to the extent that such measures do not hinder competition.

ADD AFCP/19/71

42.06 6.0.6 The Member States shall take measures to ensure that Operating Agencies have the right to charge providers of international communication applications and services appropriate access charges based on the agreed quality of service.

ADD ARB/7/61

42.07 6.0.7 Members States may take necessary measures to optimize the utilization of the facilities of operating agencies in their territories and to ensure their sustainable development considering the public interest.

118 WCIT12/DT/1-E MOD AUS/17/46 Deleted: Collection charges Charges subject to commercial agreement 42 6.1 MOD MEX/20/45 Deleted: Collection charges 42 6.1 **Tariffs** (MOD) RCC/14A1/85 42 6.1 **Collection charges** SUP USA/9A1/29 Deleted: 6.1 Collection charges 42 SUP EUR/16A1/53 Deleted: 6.1 Collection charges 42 NOC ARB/7/62 42 6.1 **Collection charges** NOC AFCP/19/72 42 6.1 **Collection charges** Deleted: administration MOD CME/15/86 Deleted: * Deleted: The level of the charges is a 42 6.1 **Collection charges** national matter; however, in establishing these charges, administrations* should try 43 6.1.1 Each <u>operating agency</u> shall, subject to applicable national law, establish to avoid too great a dissymmetry between the charges to be collected from its customers. the charges applicable in each direction of the same relation. MOD ACP/3A3/18 **Deleted:** administration* Deleted: 43 6.1.1 Each_Member State and/or operating agency*, as the case may be, shall, subject to applicable national law, establish the charges to be collected from its customers. Deleted: administrations* The level of the charges is a national matter; however, in establishing these charges, Deleted: administration Member States and/or operating agencies*, as the case may be, should try to avoid too Deleted: The level of the charges is a great a dissymmetry between the charges applicable in each direction of the same relation. national matter; however, in Deleted: administrations MOD ARB/7/63 Deleted: try 43 6.1.1 Each <u>operating agency</u> shall, subject to applicable national law, establish Deleted: .1 the charges to be collected from its customers. In establishing these charges, Member **Deleted:** Fach administration^{*} shall. States should take measures to try avoid too great a dissymmetry between the charges subject to applicable national law, establish the charges to be collected from its applicable in each direction of the same relation, and they shall ensure transparency. customers. The level of the charges is a national matter; however, in establishing MOD USA/9A1/30 these charges, administrations^{*} should try to avoid too great a dissymmetry between 43 _Subject to applicable national law, the terms and conditions of 6.1 the charges applicable in each direction of the same relation.

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!IMSW-E.DOC 03.12.12

arrangements between ROAs for the provision of international telecommunication services shall be subject to commercial agreement.

MOD RCC/14A1/86

43 6.1.1 Each administration/operating agency shall, subject to applicable national law, establish the charges to be collected from its customers. The level of the charges is a national matter; however, in establishing these charges, administrations/operating agencies should try to avoid too great a dissymmetry between the charges applicable in each direction of the same relation.

MOD AUS/17/47

43 6.1.1 _Subject to applicable national law, the terms and conditions for international telecommunication service arrangements between recognized operating agencies (including charges for those services) shall be subject to commercial agreement.

MOD B/18/51

43 6.1.1 Subject to applicable national law, <u>Member States</u> should <u>cooperate</u> to avoid too great a dissymmetry between the charges collected by operators from their customers in each direction of the same relation.

MOD AFCP/19/73

43 6.1.1 Each <u>Operating Agency</u> shall, subject to applicable national law, establish the charges to be collected from its customers.

MOD MEX/20/46

43 6.1.1 <u>Recognized operating agencies shall freely establish telecommunication</u> service tariffs enabling the rendering of such services under satisfactory quality and competitiveness conditions, without any discrimination whatsoever, subject to applicable national law,

SUP	EUR/16A1/54	Ϊ/,	Deleted: Each ac
43		//	Deleted: shall
ADD	CME/15/87	Ì	Deleted: , establ collected from its of the charges is a na
43A	6.1.1A Cost of International Roaming Services		in establishing the administrations [*] s

Member States shall encourage competition in the international roaming a) market;

Member States are encouraged to cooperate to develop policies for b) reducing charges on international roaming services.

ADD EUR/16A1/55

43A 6.1. Subject to applicable national law, the terms and conditions between recognized operating agencies for the provision of international telecommunication services shall be subject to commercial agreement.

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

Deleted: ³

Deleted: *

Deleted: Each administration^{*} shall, subject to applicable national law, establish the charges to be collected from its customers. The level of the charges is a national matter; however, in establishing these charges, administrations^{*} should try to avoid too great a dissymmetry between the charges applicable in each direction of the same relation.

Deleted: Each administration^{*} shall, s

Deleted: establish the charges to be collected from its customers. The level of the charges is a national matter; however, in establishing these charges, administrations¹

Deleted: try

Deleted: applicable

Deleted: administration^{*}

Deleted: The level of the charges is a national matter; however, in establishing these charges, administrations^{*} should try to avoid too great a dissymmetry between the charges applicable in each direction of

the same relation.

administration*

blish the charges to be s customers. The level of national matter; however, nese charges,

should try to avoid too great a dissymmetry between the charges applicable in each direction of the same elation

Deleted: 6.1.1 Each administration* shall, subject to applicable national law, establish the charges to be collected from its customers. The level of the charges is a national matter; however, in establishing these charges, administrations* should try to avoid too great a dissymmetry between the charges applicable in each direction of the same relation.

ADD IND/21/32 43A 6.1.14 Cost of International Roaming Services a) Member States shall encourage competition in the international roaming market; b) Member States are encouraged to cooperate to develop policies for reducing charges on international roaming services. Services charges on international roaming services.

MOD ACP/3A3/19

6.1.2 The charge levied by <u>Member State and/or operating agency*</u>, as the <u>case may be</u>, on customers for a particular communication should in principle be the same in a given relation, regardless of the route chosen by that <u>Member State and/or operating</u> agency*, as the case may be,.

MOD ARB/7/64

44 6.1.2 The charge levied by an <u>operating agency</u> on customers for a particular communication should in principle be the same in a given relation, regardless of the route chosen by that <u>operating agency</u>.

MOD RCC/14A1/87

44 6.1.2 The charge levied by an administration/<u>operating agency</u> on customers for a particular communication should in principle be the same in a given relation, regardless of the <u>international</u> route chosen by that administration/<u>operating agency</u>.

MOD CME/15/88

6.1.2 The charge levied by an <u>operating agency</u> on customers for a particular communication should in principle be the same in a given relation, regardless of the route chosen by that <u>operating agency</u>.

MOD B/18/52

6.1.2 The charge levied on customers for a particular communication should in principle be the same in a given relation, regardless of the route <u>used for that</u> <u>communication</u>.

MOD AFCP/19/74

 44
 6.1.2
 The charge levied by an <u>Operating Agency</u> on customers for a particular

 communication should in principle be the same in a given relation, regardless of the route
 Deleted: administration*

 chosen by that <u>Operating Agency</u>.
 Deleted: administration*

MOD MEX/20/47

 44
 6.1.2 The tariff levied by an operating agency on customers for a particular
 Deleted: charge

 communication should in principle be the same in a given relation, regardless of the route chosen by that operating agency.
 Deleted: administration*

 Deleted: administration*
 Deleted: administration*

SUP USA/9A1/31

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

03.12.12

Deleted: an administration*

Deleted: administration*

Deleted: administration*

Deleted: administration*

Deleted: administration

Deleted: administration*

Deleted: by an administration

Deleted: chosen by that administration*.

Deleted: *

Deleted: *

44 SUP 44	EUR/16A1/56	Deleted: 6.1.2 The charge levied by an administration [*] on customers for a particular communication should in principle be the same in a given relation, regardless of the route chosen by that administration [*] .
SUP	AUS/17/48	Deleted: 6.1.2 . The charge levied by an administration* on customers for a particular communication should in principle be the same in a given relation, regardless of the route chosen by that administration*.

Where, in accordance with the national law of a country, a fiscal tax is

Deleted: 44

Deleted: 6.1.2 . The charge levied by an administration^{*} on customers for a particular communication should in principle be the same in a given relation, regardless of the route chosen by that administration*

Deleted: 13

Formatted: Font: 12 pt, Not Raised by / Lowered by

Formatted: Font: 12 pt, No underline, Not Raised by / Lowered by

Formatted: Font: 12 pt, Not Raised by / Lowered by

Deleted: normally

Formatted: Font: 12 pt, Not Strikethrough, Not Raised by / Lowered bv

Formatted: Font: 12 pt, Not Raised by / Lowered by

Formatted: Font: 12 pt, No underline, Not Raised by / Lowered by

Formatted: Font: 12 pt, Not Raised by / Lowered by

Deleted: billed

Formatted: Font: 12 pt, Not Strikethrough, Not Raised by / Lowered by

Formatted: Font: 12 pt, No underline, Not Raised by / Lowered by

Formatted: Font: 12 pt, Not Raised by / Lowered by

Deleted: Where, in accordance with the national law of a country, a fiscal tax is levied on collection charges for international telecommunication services, this tax shall normally be collected only in respect of international services billed t

Deleted: country

Deleted: collection charges

Deleted: Where, in accordance with the national law of a country, a

Deleted: is levied on collection charges for

Deleted: . this tax shall normally be collected only in respect of international

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

03.12.12

MOD

6.1.3 <u>National authorities are free to impose taxes on all telecommunications</u> proceeds should be directed where possible at the development of the industry. Regarding predetermined by the terms of the treaty so as to protect against the risk of double taxation

MOD MEX/20/48

45 6.1.3 Where, in accordance with the national law of a Member State, a fiscal tax is levied on tariffs for international telecommunication services, this tax shall normally be collected only in respect of international services billed to customers in that country, unless other arrangements are made to meet special circumstances.

MOD IND/21/33

45 6.1.3 <u>Member States are free to levy</u> fiscal taxes on international telecommunication services in accordance with their national laws; however, the Member States should endeavour to avoid international double taxation on such services.

SUP EUR/16A1/57

country, unless other arrangements are made to meet special circumstances.

MOD

45

MOD RCC/14A1/88

6.2

USA/9A1/32

45 6.1.3 Where, in accordance with the national law of a country, a fiscal tax is levied on collection charges, to be included in or added to the collection charge, for international telecommunication services, this tax shall be collected only in respect of international telecommunication services presented for payment to customers in that country, unless other arrangements are made to meet special circumstances. This rule also applies in cases where accounts for international telecommunication services are handled through specialized accounting authorities on the basis of arrangements with administrations/operating agencies.

levied on collection charges for international telecommunication services, this tax shall

normally be collected only in respect of international services billed to customers in that

CME/15/89

45 traffic, whether incoming or outgoing. However, such taxes should be reasonable and the double taxation, Member States are encouraged to cooperate within the framework of bilateral, juridical double taxation treaties under which taxation arrangements are and avoidance or evasion of tax liability.

45 SUP 45	AFCP/19/75		Deleted: 6.1.3 Where, in accordance with the national law of a country, a fiscal tax is levied on collection charges for international telecommunication services, this tax shall normally be collected only in respect of international services billed to customers in that country, unless other
NOC	ACP/3A3/20	\backslash	arrangements are made to meet special circumstances.
normally b	6.1.3 Where, in accordance with the national law of a country, a fiscal tax is collection charges for international telecommunication services, this tax shall be collected only in respect of international services billed to customers in that nless other arrangements are made to meet special circumstances.		Deleted: 6.1.3 . Where, in accordance with the national law of a country, a fiscal tax is levied on collection charges for international telecommunication services, this tax shall normally be collected only in respect of international services billed to customers in that country, unless other
<u>NOC</u>	AUS/17/49		arrangements are made to meet special circumstances.

45 6.1.3 Where, in accordance with the national law of a country, a fiscal tax is levied on collection charges for international telecommunication services, this tax shall normally be collected only in respect of international services billed to customers in that country, unless other arrangements are made to meet special circumstances.

ADD USA/9A1/33

45A 6.2.1 Where an ROA has a duty or fiscal tax levied on its share of charges for providing international telecommunication services or other remunerations, it shall not in turn impose any such duty or fiscal tax on other ROAs.

1	MOD	B/18/5	3		
	46	6.2	Accounting <u>, transit and termination</u> rates		
I	MOD	AFCP/1	19/76		
	46	6.2	Accounting, transit and termination rates		
	(MOD)	RCC/14	4A1/89		
	46	6.2	Accounting rates		
	SUP	EUR/1	5A1/58		
	46	•			Deleted: 6.2 Accounting rates
	SUP	AUS/1	7/50		
				1	Deleted: 46
	▼		/_		Deleted: 6.2 Accounting rates
ļ	▼				Deleted: 47
	<u>NOC</u>	ARB/7,	/65		Deleted: 6.2.1 For each applicable service in a given relation, administrations [*] shall by mutual agreement establish and
	46	6.2	Accounting rates		revise accounting rates to be applied between them, in accordance with the
	<u>NOC</u>	MEX/2	0/49		provisions of Appendix 1 and taking into account relevant CCITT Recommendations and relevant cost trends.

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

46	6.2 Accounting rates					
SUP	USA/9A1/34					
46			Deleted: 6.2 Accounting rates			
47	• •		Deleted: 6.2.1 . For each applicable service in a given relation, administrations*			
MOD	ARB/7/66		shall by mutual agreement establish and revise accounting rates to be applied between them, in accordance with the			
	6.2.1 For each applicable service in a given relation, <u>operating agencies</u> shall agreement establish and revise accounting, <u>transit and termination</u> rates to be tween them, in accordance with the provisions of Appendix 1 and taking into		provisions of Appendix 1 and taking into account relevant CCITT Recommendations and relevant cost trends.			
	levant Recommendations of the ITU and relevant cost trends.		Deleted: administrations*			
MOD	RCC/14A1/90		Formatted: Font: 12 pt, Not Raised by / Lowered by			
47	6.2.1 For each applicable service in a given relation, administrations/operating		Deleted: *			
between tl	nall by mutual agreement establish and revise accounting rates to be applied nem, in accordance with the provisions of Appendix 1 and taking into account <u>U-T</u> Recommendations and relevant cost trends.		Deleted: CCITT			
MOD	CME/15/90					
47	6.2.1 For each applicable service in a given relation, <u>operating agencies</u> shall		Deleted: administrations*			
	agreement establish and revise accounting rates to be applied between them, in					
accordance	with the provisions of Appendix 1 and taking into account relevant $JTU-T$ indations and relevant cost trends.		Deleted: CCITT			
MOD	B/18/54					
47	The terms and conditions, including prices, for the provision of international		Deleted: 6.2.1 For each applicable service in a given relation, administrations			
	ations services, shall, subject to applicable national law, be commercially agreed perators, taking into account a cost-based principle.		shall by mutual agreement establish and revise accounting rates to be applied between them, in accordance with the			
MOD	AFCP/19/77		provisions of Appendix 1 and taking into account relevant CCITT Recommendations and relevant cost trends.			
47	6.2.1 For each applicable service in a given relation, <u>Operating Agencies</u> shall		Deleted: administrations*			
	agreement, on the basis of cost orientation, establish and revise accounting, termination rates to be applied between them, in accordance with the provisior	s				
	x 1 and taking into account relevant <u>JTU-T</u> Recommendations and relevant cost					
trends.			Deleted: 6.2.1. For each applicable service in a given relation, administrations* shall by mutual agreement establish and revise accounting rates to be applied			
SUP	EUR/16A1/59		between them, in accordance with the			
47		/	provisions of Appendix 1 and taking into account relevant CCITT Recommendations and relevant cost trends.			
SUP	MEX/20/50		Deleted: 6.2.1 For each applicable service in a given relation, administrations*			
47	shall by mutual agreement establish and					
ADD	MEX/20/51		revise accounting rates to be applied between them, in accordance with the provisions of Appendix 1 and taking into			
47A	6.3 Each recognized operating agency shall, subject to applicable national		account relevant CCITT Recommendations and relevant cost trends.			
C:\DOCUMENTS 121203-TD-000	AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12- L!!MSW-E.DOC 03.12.12	03.12.12	2			

law, agree with other recognized operating agencies under commercial agreements the terms and conditions, including prices, for the provision of international communication service. Member States shall have the power to regulate the terms and conditions of the services provided in their territory in line with the principles in these Regulations.

SUP	ARB/7/67		Deleted: 6.3 Monetary unit
48			Deleted: 49
SUP	• EUR/16A1/60		Formatted: Normal, Left, Position: Horizontal: Left, Relative to: Column, Vertical: 0 cm, Relative to: Paragraph, Horizontal: 0,25 cm, Wrap Around
48 SUP	• AUS/17/51		Deleted: 6.3.1 . In the absence of special arrangements concluded between administrations [*] , the monetary unit to be used in the composition of accounting rates for international telecommunication services and in the establishment of international accounts shall be: 1
SUP 48	AFCP/19/78	J	 either the monetary unit of the International Monetary Fund (IMF), currently the Special Drawing Right (SDR), as defined by that organization; ¶ or the gold franc, equivalent to 1/3.061 SDR.
611B			Deleted: 6.3 Monetary unit
SUP	MEX/20/52	/	Deleted: 6.3 Monetary unit
48	•		Deleted: 6.3.1
			Deleted: administrations
MOD	CME/15/91		Deleted: *
48	6.3 Monetary unit		Deleted: or the gold franc, equivalent to 1/3.061 SDR
49	In the absence of special arrangements concluded between <u>operating agencies</u> ,		Deleted: 6.3 Monetary unit
telecomn - - SUP	etary unit to be used in the composition of accounting rates for international nunication services and in the establishment of international accounts shall be: either the monetary unit of the International Monetary Fund (IMF), currently the Special Drawing Right (SDR), as defined by that organization; or freely convertible currencies or other currencies agreed by debtors and creditors. USA/9A1/35		Deleted: 6.3.1 In the absence of special arrangements concluded between administrations [*] , the monetary unit to be used in the composition of accounting rates for international telecommunication services and in the establishment of international accounts shall be:¶ either the monetary unit of the International Monetary Fund (IMF), currently the Special Drawing Right (SDR), as defined by that organization;¶ - or the gold franc, equivalent to 1/3.061 SDR
48 49	T	<i> </i>	Formatted: Normal, Position: Horizontal: Left, Relative to: Column, Vertical: 0 cm, Relative to: Paragraph, Horizontal: 0,25 cm, Wrap Around
50 MOD	ACP/3A3/21		Deleted: 6.3.2 . In accordance with relevant provisions of the International Telecommunication Convention, this provision shall not affect the possibility
composit	6.3.1 In the absence of special arrangements concluded between <u>Member</u> <u>d/or operating agencies*</u> , as the case may be, the monetary unit to be used in the ion of accounting rates for international telecommunication services and in the ment of international accounts shall be:		open to administrations [*] of establishing bilateral arrangements for mutually acceptable coefficients between the monetary unit of the IMP and the gold franc.
			Deleted: administrations*

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

03.12.12

Deleted: 6.3 Monetary unit

Deleted: 6.3 Monetary unit

Deleted: /8

either the monetary unit of the International Monetary Fund (IMF), currently the Special Drawing Right (SDR), as defined by that organization; or_other currencies agreed by debtors and creditors. MOD RCC/14A1/91 49 6.3.1 In the absence of special arrangements concluded between administrations/operating agencies, the monetary unit to be used in the composition of accounting rates for international telecommunication services and in the establishment of international accounts shall be: either the monetary unit of the International Monetary Fund (IMF), currently the Special Drawing Right (SDR), as defined by that organization; or freely convertible currencies or other monetary unit agreed between the administrations/operating agencies, SUP EUR/16A1/61 49 SDR. SUP AFCP/19/79 49 SUP MEX/20/53 49 MOD ACP/3A3/22 50 6.3.2 In accordance with relevant provisions of the International Telecommunication Convention, this provision shall not affect the possibility open to Member States and/or operating agencies*, as the case may be, of establishing bilateral SDR. arrangements for mutually acceptable coefficients between the monetary unit of the JMF and the_other currencies agreed by debtors and creditors, SUP RCC/14A1/92 50 Deleted: IMP SUP EUR/16A1/62 50 SUP AFCP/19/80 50 SUP MEX/20/54 50 SUP EUR/16A1/63 C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12 03.12.12

Deleted: the gold franc, equivalent to 1/3.061 SDR

Deleted: *

Deleted: the gold franc, equivalent to 1/3.061 SDR

Formatted: Normal, Left, Position: Horizontal: Left, Relative to: Column, Vertical: 0 cm, Relative to: Paragraph, Horizontal: 0,25 cm, Wrap Around

Deleted: 6.3.1 In the absence of special

arrangements concluded between administrations*, the monetary unit to be used in the composition of accounting rates for international telecommunication services and in the establishment of international accounts shall be: ¶ either the monetary unit of the International Monetary Fund (IMF), currently the Special Drawing Right (SDR), as defined by that organization;¶

or the gold franc, equivalent to 1/3.061

Formatted: Normal, Left, Position: Horizontal: Left, Relative to: Column, Vertical: 0 cm, Relative to: Paragraph, Horizontal: 0,25 cm, Wrap Around

Deleted: 6.3.1 . In the absence of special arrangements concluded between administrations^{*}, the monetary unit to be used in the composition of accounting rates for international telecommunication services and in the establishment of international accounts shall be:¶

either the monetary unit of the International Monetary Fund (IMF), currently the Special Drawing Right (SDR), as defined by that organization; \P - or the gold franc, equivalent to 1/3.061

Formatted

Deleted: 6.3.1 In the absence of special arrangements concluded between administrations * , the monetary unit to (

Deleted: administrations

Deleted: gold franc

Deleted:

Deleted: 6.3.2 In accordance with relevant provisions of the International Telecommunication Convention, this

Deleted: 6.3.2 In accordance with relevant provisions of the International Telecommunication Convention, this

Deleted: 6.3.2 In accordance with relevant provisions of the International Telecommunication Convention this

Deleted: 6.3.2 . In accordance with relevant provisions of the International Telecommunication Convention, this

51	v		Deleted: 6.4 Establishment of accounts and settlement of balances of account
SUP	AUS/17/52		
			Deleted: 51
▼			Deleted: 6.4 Establishment of accounts and settlement of balances of account
▼			Deleted: 52
<u>NOC</u>	ARB/7/68		Deleted: 6.4.1 Unless otherwise agreed, administrations [*] shall follow the relevant
51	6.4 Establishment of accounts and settlement of balances of account		provisions as set out in Appendices 1 and 2.
NOC	AFCP/19/81		
51	6.4 Establishment of accounts and settlement of balances of account		
SUP	USA/9A1/36		
51			Deleted: 6.4 . Establishment of accounts and settlement of balances of account
52	•		Deleted: 6.4.1 Unless otherwise agreed,
MOD	ACP/3A3/23		administrations [*] shall follow the relevant provisions as set out in Appendices 1 and 2.
52			Deleted: administrations*
-	6.4.1 Unless otherwise agreed, <u>Member States and/or operating agencies*, as</u> ay be, shall follow the relevant provisions as set out in Appendix(ces).		Deleted: 1 and 2
MOD	ARB/7/69		Deleted: administrations [*]
52	6.4.1 Unless otherwise agreed, <u>operating agencies</u> shall follow the relevant as set out in Appendices 1 and 2.		
p101/13/01/13			
MOD	RCC/14A1/93		Deleted: *
52	6.4.1 Unless otherwise agreed, administrations/operating agencies shall follow		Deleted: *
the releva	nt provisions as set out in Appendices 1 and 2.		
MOD	CME/15/92		
52	Unless otherwise agreed, operating agencies shall apply the relevant provisions		Deleted: 6.4.1
as set out	n Appendices 1 and 2.		Deleted: administrations*
MOD	B/18/55		Deleted: follow
52	Unless otherwise agreed, <u>operating agencies</u> shall follow the relevant provisions		Deleted: 6.4.1
	n <u>Appendix</u> 1,		Deleted: administrations*
MOD	AECD/10/92	\angle	Deleted: Appendices
MOD	AFCP/19/82		Deleted: and 2 Deleted: Unless otherwise agreed,
52 provisions	6.4.1 <u>Member States shall ensure that Operating Agencies</u> follow the relevant as set out in Appendices 1 and 2.		administrations [*] shall
P1041310115			
SUP	EUR/16A1/64	,	Deleted: 6.4.1 . Unless otherwise agreed,
52	•		administrations* shall follow the relevant provisions as set out in Appendices 1 and 2.
			provisions as set out in Appendices 1 dilu 2.

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

SUP	ACP/3A3/24		
53	6.5 Service and privilege telecommunications		
SUP	USA/9A2/18		
53	v		Deleted: 6.5 Service and privilege telecommunications
54	۲		Deleted: 6.5.1 . Administrations [*] shall follow the relevant provisions as set out in
SUP	EUR/16A1/65		Appendix 3.
53	۲		Deleted: 6.5 Service and privilege telecommunications
SUP	AUS/17/53		
•			Deleted: 53
			Deleted: 6.5 Service and privilege telecommunications
NOC	ARB/7/70		Deleted: 54
53	6.5 Service and privilege telecommunications		Deleted: 6.5.1 Administrations [*] shall follow the relevant provisions as set out in Appendix 3.
NOC	AFCP/19/83		
53	6.5 Service and privilege telecommunications		
MOD	CME/15/93		
53 	6.5 Service and privilege telecommunications		Deleted: Administrations*
54 Appendi	6.5.1 <u>Operating agencies</u> shall <u>apply</u> the relevant provisions as set out in x 3.		Deleted: follow
ADD	ACP/3A3/25		
53A	6.5A Service telecommunications		
54A	6.5.1 Member State and/or operating agency *, as the case may be, may		
-	service telecommunications free of charge .		
MOD	ARB/7/71		
54	6.5.1 <u>Operating agencies</u> shall follow the relevant provisions as set out in	/	Deleted: Administrations*
Appendi			
MOD	RCC/14A1/94		Deleted: *
as set ou	6.5.1 Administrations/ <u>operating agencies</u> shall follow the relevant provisions it in Appendix 3.		
MOD	AFCP/19/84		
54	6.5.1 <u>Member States shall ensure that Operating Agencies</u> follow the relevant		Deleted: Administrations [*] shall
provision	ns as set out in Appendix 3.		
	NTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12- 001!!MSW-E.DOC 03.12.12	03.12.12	2

54

▼.....

ADD IAP/10/7

54A The Member States shall promote that international mobile roaming charges are established taking account of competitive and non-discriminatory price-based principles, and that international roaming services are provided at optimal prices and with optimal quality of service in benefit of users.

ADD CME/15/94

54A 6.6 Notwithstanding the provisions of Art. 1, § 1.4 and § 1.6, and to enshrine the purpose set out in the Preamble; in Art. 1, § 1.3; in Art. 3, § 3.3; and taking into account Art. 3, § 3.1, Member States shall, as appropriate, encourage administrations, recognized operating agencies, and private operating agencies which operate in their territory and provide international telecommunication services offered to the public, to apply the ITU-T Recommendations relating to charging and accounting and alternate calling procedures, including any Instructions forming part of, or derived from, said Recommendations.

ADD EUR/16A1/67

54A 6.5A Costs of International Roaming Services

- Member States shall encourage competition in the provision of international roaming services;

- Member States are encouraged to cooperate to develop policies for reducing charges on international roaming services.

ADD AFCP/19/85

54A 6.5.2 Member States shall ensure that each party in a negotiation or agreement related to or arising out of international connectivity matters, including those for the Internet, will have access to alternative dispute resolution mechanisms and will have recourse to the relevant regulatory or competition authorities of the other party's State.

ADD AFCP/19/86

54B 6.5.3 Member States shall ensure that rates (in particular transit rates, termination rates, and roaming rates) are cost-oriented.

ADD CME/15/95

54C 6.8 When evaluating significant market power and its abuse, national competition authorities should also take into account international market share and international market power.

ADD B/18/56

54E 6.10 Member States shall collaborate in preventing and mitigating fraud in international telecommunications.

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B82X56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12 **Deleted:** 6.5.1 Administrations* shall follow the relevant provisions as set out in Appendix 3.



ADD IND/21/34

54E 6.10 Subject to national law, Member States shall ensure that Operating Agencies collaborate in preventing and controlling fraud in international telecommunications by:

- Identifying and transmitting to the transit and destination Operating Agencies the pertinent information required for the purposes of payment for the routing of international traffic, in particular the originating Country Code, National Destination Code and the Calling Party Number.
- Following up requests of other Member States or their Operating Agencies to investigate calls that cannot be billed, and helping to resolve outstanding accounts.
- Following up requests of other Member States or their Operating Agencies to identify the source of calls originated from their territories exerting potential fraudulent activity.

ADD IND/21/35

54F 6.11 The ITU Standardization Sector shall be responsible for disseminating the regulatory frameworks in place in administrations having an impact on matters related to fraud.

ADD CME/15/96

54H 6.12A Member States shall foster the establishment of international roaming mobile services prices based on principles of reasonability, competitiveness and non-discrimination relative to prices applied to local users of the visited country.

ADD IND/21/36

54H 6.12A Member States shall foster the establishment of international roaming mobile services prices based on principles of reasonability, competitiveness and non-discrimination relative to prices applied to local users of the visited country.

ADD IND/21/37

54K 6.14 Member States should foster continued investment in high-bandwidth infrastructures.

ADD CME/15/97

54L 6.15 Member States shall promote cost-oriented pricing.

ADD IND/21/38

54L 6.15 Member States shall promote cost-oriented pricing. Regulatory measures may be imposed to the extent that this cannot be achieved through market mechanisms and to the extent that such measures do not hinder competition.

ADD CME/15/98

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

54M 6.16 Member States shall take measures to ensure that fair compensation is received for carried traffic (e.g. interconnection or termination).

ADD IND/21/39

54N 6.17 Member States shall promote transparency of end-user prices, in particular to avoid surprising bills for international services (e.g mobile roaming and data roaming).

ADD CME/15/99

540 6.18 Member States should consider measures to favour special interconnection rates for landlocked countries.

ADD IND/21/41

540 6.18 Member States should consider measures to favour special interconnection rates for landlocked countries.

ADD B/18/57

54P 6.18A Member States shall ensure that operators establish charging units and parameters that bill international telecommunication services' consumers according to what is effectively consumed.

ADD IND/21/42

54P 6.18A Member States should endeavour that Recognized Operating Agencies establish charging units and parameters that bill telecommunication service consumers according to what is effectively consumed.

ADD IND/21/43

54R 6.20 Rendering and Settlement of Accounts

6.20.1 The settlement of international accounts shall be regarded as current transactions and shall be effected in accordance with the current international obligations of the Member States and Sector Members concerned in those cases where their governments have concluded arrangements on this subject. Where no such arrangements have been concluded, and in the absence of special agreements made under Article 42 of the Constitution, these settlements shall be effected in accordance with the Administrative Regulations.

6.20.2 Administrations of Member States and Sector Members which operate international telecommunication services shall come to an agreement with regard to the amount of their debits and credits.

6.20.3 The statement of accounts with respect to debits and credits referred to in No. 498 above shall be drawn up in accordance with the provisions of the Administrative Regulations, unless special arrangements have been concluded between the parties concerned.

ADD IND/21/40

54S 6.D Member States should endeavour to take measures to ensure that an adequate return is provided on investments in network infrastructures in identified areas. If this cannot be achieved through market mechanisms, then other mechanisms may be used.

MOD	CME/15/100	
		ARTICLE 7
		Suspension of Services
(MOD)	RCC/14A1/95	
		ARTICLE 7
		Suspension of Services
<u>NOC</u>	ACP/3A2/28	
		ARTICLE 7
		Suspension of Services
<u>NOC</u>	ARB/7/72	
		ARTICLE 7
		Suspension of Services
<u>NOC</u>	USA/9A2/19	
		ARTICLE 7
		Suspension of Services
<u>NOC</u>	EUR/16A1/68	
		ARTICLE 7
		Suspension of Services
<u>NOC</u>	AUS/17/54	

ARTICLE 7

Suspension of Services

NOC B/18/58

ARTICLE 7

Suspension of Services

NOC AFCP/19/87

ARTICLE 7

Suspension of Services

MOD ACP/3A2/29

55 7.1 If a Member <u>State</u> exercises its right in accordance with the <u>Constitution</u> and <u>Convention</u> to suspend international telecommunication services partially or totally, that Member <u>State</u> shall immediately notify the Secretary-General of the suspension and of the subsequent return to normal conditions by the most appropriate means of communication.

MOD ARB/7/73

55 7.1 If a Member <u>State</u> exercises its right in accordance with the <u>Constitution</u> and <u>Convention</u> to suspend international telecommunication services partially or totally, that Member <u>States</u> shall immediately notify the Secretary-General of the suspension and of the subsequent return to normal conditions by the most appropriate means of communication.

MOD USA/9A2/20

55 7.1 If a Member <u>State</u> exercises its right in accordance with the <u>Constitution</u> and <u>Convention</u> to suspend international telecommunication services partially or totally, that Member <u>State</u> shall immediately notify the Secretary-General of the suspension and of the subsequent return to normal conditions by the most appropriate means of communication.

MOD RCC/14A1/96

55 7.1 If a Member <u>State</u> exercises its right in accordance with the <u>Constitution</u> <u>or</u> Convention to suspend international telecommunication services partially or totally, that Member <u>State</u> shall immediately notify the Secretary-General of the suspension and of the

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12 Formatted: Font: 12 pt, Not Raised by / Lowered by

subsequent return to normal conditions by the most appropriate means of communication.

MOD CME/15/101

55 7.1 If a Member <u>State</u> exercises its right in accordance with the <u>Constitution</u> and <u>Convention</u> to suspend international telecommunication services partially or totally, that Member <u>State</u> shall immediately notify the Secretary-General of the suspension and of the subsequent return to normal conditions by the most appropriate means of communication.

MOD EUR/16A1/69

55 7.1 If a Member <u>State</u> exercises its right in accordance with the <u>ITU</u> <u>Constitution and</u> Convention to suspend international telecommunication services partially or totally, that Member <u>States</u> shall immediately notify the Secretary-General of the suspension and of the subsequent return to normal conditions by the most appropriate means of communication.

MOD AUS/17/55

55 7.1 If a Member <u>State</u> exercises its right in accordance with the <u>Constitution</u> to suspend international telecommunication services partially or totally, that Member <u>State</u> shall immediately notify the Secretary-General of the suspension and of the subsequent return to normal conditions by the most appropriate means of communication.

MOD B/18/59

55 7.1 If a Member <u>State</u> exercises its right in accordance with the <u>Constitution</u> <u>and</u> Convention to suspend international telecommunication services partially or totally, that Member <u>State</u> shall immediately notify the Secretary-General of the suspension and of the subsequent return to normal conditions by the most appropriate means of communication.

MOD AFCP/19/88

55 7.1 If a Member <u>State</u> exercises its right in accordance with the <u>Constitution</u> and <u>Convention</u> to suspend international telecommunication services partially or totally, that Member <u>State</u> shall immediately notify the Secretary-General of the suspension and of the subsequent return to normal conditions by the most appropriate means of communication.

MOD MEX/20/55

55 7.1 If a Member <u>State</u> exercises its right in accordance with the <u>Constitution</u> to suspend international telecommunication services partially or totally, that Member <u>State</u> shall immediately notify the Secretary-General of the suspension and of the subsequent return to normal conditions by the most appropriate means of communication.

MOD ACP/3A2/30

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12 Deleted: Convention

Deleted: Convention

134 WCIT12/DT/1-E The Secretary-General shall immediately bring such information to the 56 7.2 attention of all other Member States, using the most appropriate means of communication. Deleted: s MOD ARB/7/74 56 7.2 The Secretary-General shall immediately bring such information to the attention of all other Member. States, using the most appropriate means of communication. Deleted: s MOD USA/9A2/21 56 The Secretary-General shall immediately bring such information to the 7.2 Deleted: s attention of all other Member, <u>States</u>, using the most appropriate means of communication. MOD RCC/14A1/97 56 7.2 The Secretary-General shall immediately bring such information to the attention of all other Member States, using the most appropriate means of communication. Deleted: s MOD CME/15/102 56 7.2 The Secretary-General shall immediately bring such information to the attention of all other Member<u>States</u>, using the most appropriate means of communication. Deleted: s MOD EUR/16A1/70 56 7.2 The Secretary-General shall immediately bring such information to the attention of all other Member States, using the most appropriate means of communication. Deleted: s MOD AUS/17/56 56 7.2 The Secretary-General shall immediately bring such information to the attention of all other Member. States, using the most appropriate means of communication. Deleted: s MOD B/18/60 56 7.2 The Secretary-General shall immediately bring such information to the attention of all other Member States, using the most appropriate means of communication. Deleted: s MOD AFCP/19/89 56 The Secretary-General shall immediately bring such information to the 7.2 Deleted: s attention of all other Member, States, using the most appropriate means of communication. MOD MEX/20/56 56 The Secretary-General shall immediately bring such information to the 7.2 attention of all other Member. States, using the most appropriate means of communication. Deleted: s SUP EUR/16A1/71 ARTICLE 8

Dissemination of Information

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

SUP	AUS/17/57			
V			Deleted: ARTICLE 8¶ Dissemination of Information	
<u>NOC</u>	ACP/3A2/31)
		ARTICLE 8		
		Dissemination of Information		
<u>NOC</u>	ARB/7/75			
		ARTICLE 8		
		Dissemination of Information		
<u>NOC</u>	USA/9A2/22			
		ARTICLE 8		
		Dissemination of Information		
<u>NOC</u>	RCC/14A1/98			
		ARTICLE 8		
		Dissemination of Information		
<u>NOC</u>	CME/15/103			
		ARTICLE 8		
		Dissemination of Information		
<u>NOC</u>	B/18/61			
		ARTICLE 8		
		Dissemination of Information		
<u>NOC</u>	AFCP/19/90			
		ARTICLE 8		
C:\DOCUMENT	S AND SETTINGS\ICP9116	LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-		

121203-TD-0001!!MSW-E.DOC 03.12.12

Dissemination of Information

MOD ACP/3A2/32

57 Using the most suitable and economical means, the Secretary-General shall disseminate information, provided by <u>Member States</u>, of an administrative, operational, tariff or statistical nature concerning international telecommunication routes and services. Such information shall be disseminated in accordance with the relevant provisions of the Convention and of this Article, on the basis of decisions taken by the <u>Council or by competent conferences</u>, and taking account of conclusions or decisions of <u>Radiocommunication Assemblies</u> <u>World Telecommunication Standardization Assemblies and World Telecommunication Development Conferences</u>.

MOD ARB/7/76

57 8.1 Using the most suitable and economical means, the Secretary-General shall disseminate information, provided by <u>Member States</u>, of an administrative, operational, tariff or statistical nature concerning international telecommunication routes and services. Such information shall be disseminated in accordance with the relevant provisions of the Convention and of this Article, on the basis of decisions taken by the <u>Council or by competent conferences</u>, and taking account of conclusions or decisions of <u>competent</u> Assemblies. If so authorized by the concerned Member State, the information may be transmitted to the Secretary-General directly by an operating agency and shall then be disseminated by the Secretary-General.

MOD USA/9A2/23

57 Using the most suitable and economical means, the Secretary-General shall disseminate information, provided by administrations, of a statistical nature concerning international telecommunication services. Such information shall be disseminated in accordance with the relevant provisions of the <u>Constitution and</u> Convention and of this Article, on the basis of decisions taken by the <u>Council or by relevant <u>Conferences</u>, and taking account of conclusions or decisions of <u>World Telecommunication Standardization</u> <u>Assemblies and World Telecommunication Development Conferences</u>,</u>

MOD RCC/14A1/99

57 Using the most suitable and economical means, the Secretary-General shall disseminate information, provided by<u>Member States</u>, of an administrative, operational, tariff or statistical nature concerning international telecommunication routes and services. Such information shall be disseminated in accordance with the relevant provisions of the <u>Constitution and</u> Convention and of this Article, on the basis of decisions taken by the <u>Council or by competent</u> <u>conferences</u>, and taking account of conclusions or decisions of <u>competent</u> <u>Assemblies</u>. <u>Member States shall transmit such information to the Secretary-General in a timely manner</u>.

MOD CME/15/104

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

03.12.12

Deleted: Administrative Deleted: administrative Deleted: Plenary Deleted: of the International Consultative Committees

Deleted: administrations*

Deleted: Administrative
Deleted: administrative
Deleted: Plenary

Deleted: of the International Consultative Committees

Deleted: administrations^{*}

Deleted: *
Deleted: an administrative, operational, tariff or
Deleted: routes and
Deleted: Administrative
Deleted: competent administrative c
Deleted: .Plenary Assemblies of the International Consultative Committees

Deleted: Administrative Deleted: administrative Deleted: Plenary

Deleted: of the International Consultative Committees

Deleted: administrations*

57 8.1 Using the most suitable and economical means, the Secretary-General shall disseminate information, provided by Member States, of an administrative, operational, tariff or statistical nature concerning international telecommunication routes and services. Such information shall be disseminated in accordance with the relevant provisions of the Convention and of this Article, on the basis of decisions taken by the Council or by competent conferences, and taking account of conclusions or decisions of competent Assemblies, Member States should transmit such information to the Secretary-General in a timely manner and in accordance with the relevant Recommendations of the ITU. If so authorized by the concerned Member State, the information may be transmitted to the Secretary-General directly by an operating agency and shall then be disseminated by the Secretary-General.

MOD AFCP/19/91

Using the most suitable and economical means, the Secretary-General 57 shall disseminate information, provided by <u>Member States</u>, of an administrative, operational, tariff or statistical nature concerning international telecommunication routes and services. Such information shall be disseminated in accordance with the relevant provisions of the Constitution and Convention and of this Article. on the basis of decisions taken by the Council or by competent conferences, and taking account of conclusions or decisions of competent Assemblies, If so authorized by the concerned Member State, the information can be transmitted to the Secretary-General directly or by an Operating Agency, and shall then be disseminated by the Secretary-General.

MOD MEX/20/57

57 Using the most suitable and economical means, the Secretary-General shall disseminate information, provided by Member States, of an administrative, operational, tariff or statistical nature concerning international telecommunication routes and services. Such information shall be disseminated on the basis of decisions taken by the Council

SUP	EUR/16A1/72	
57	• /	
SUP	AUS/17/58	

ADD ARB/7/77

57A 8.2 Member States should transmit such information to the Secretary-General in timely manner and in accordance with the relevant Recommendation of the ITU.

ADD IND/21/44

57B Member States shall encourage the provision of global services based on international standards that ensure accessible telecommunications and ICT services to

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

Deleted: administrations

Deleted: Administrative
Deleted: administrative
Deleted: Plenary
Deleted: of the International Consultative Committees
Deleted: administrations*
Deleted: Administrative
Deleted: administrative
Deleted: Plenary
Deleted: of the International Consultative Committees
Deleted: administrations*
Deleted: in accordance with the relevant provisions of the Convention and of this Article,
Deleted: Administrative
Deleted: or by competent administrative

Deleted: or by competent administrative conferences, and taking account of conclusions or decisions of Plenary Assemblies of the International **Consultative Committees**

Deleted: Using the most suitable and economical means, the Secretary-Gener shall disseminate information, provided by administrations*, of an administrative, operational, tariff or statistical nature concerning international telecommunication routes and services. Such information shall be disseminated in

accordance with the relevant provisions of the Convention and of this Article, on the basis of decisions taken by the Administrative Council or by competent administrative conferences, and taking account of conclusions or decisions of Plenary Assemblies of the International Consultative Committees.

Deleted: 57

Deleted: Using the most suitable and economical means, the Secretary-Genera shall disseminate information, provided by administrations^{*}, of an administrative, operational, tariff or statistical nature concerning international telecommunication routes and services Such information shall be disseminated in accordance with the relevant provisions of the Convention and of this Article, on the basis of decisions taken by the Administrative Council or by competent administrative conferences, and taking account of conclusions or decisions of Plenary Assemblies of the International **Consultative Committees**

persons with disabilities.

ADD AFCP/19/92

ARTICLE 8A

Environmental Issues

ADD AFCP/19/93

57A 8A.1 Member States shall cooperate to encourage operating agencies and industry to adopt energy efficiency international standards and best practices, including disclosure and labeling schemes, so as to reduce energy consumption of communications facilities and installations.

ADD AFCP/19/94

57B 8A.2 Member States shall cooperate to encourage operating agencies and the industry to take-back schemes and recycling management facilities to reduce e-waste resulting from communications facilities and installations, [and to avoid causing harm to other Member States from such e-waste.] | [and to ensure that such practices does not cause harm to other Member States.]

NOC CME/15/105

ARTICLE 8A

Energy Efficiency

ADD CME/15/106

57A Member States shall cooperate to encourage operating agencies and industry to adopt energy efficiency international standards and best practices so as to reduce energy consumption and e-waste.

ADD HNG/5/1

ARTICLE 8B

Accessibility for persons with disabilities

ADD HNG/5/2

57B Member States shall encourage the provision of global services based on international standards that ensure accessible telecommunications and ICT services to persons with disabilities.

NOC ARB/7/78

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

ARTICLE 9

Special Arrangements

<u>NOC</u>	USA/9A1/37	
		ARTICLE 9
		Special Arrangements
<u>NOC</u>	RCC/14A1/100	
		ARTICLE 9
		Special Arrangements
<u>NOC</u>	CME/15/107	
		ARTICLE 9
		Special Arrangements
<u>NOC</u>	EUR/16A1/73	
		ARTICLE 9
		Special Arrangements
<u>NOC</u>	B/18/62	
		ARTICLE 9
		Special Arrangements
<u>NOC</u>	AFCP/19/95	
		ARTICLE 9
		Special Arrangements
<u>NOC</u>	AUS/17/59	

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B82X56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

ARTICLE 9

Special Arrangements

MOD ACP/3A3/26

58 9.1 *a)* Pursuant to Article 42 of the Constitution, Special arrangements may be entered into on telecommunication matters which do not concern Member, States in general. Subject to national laws, Member, States may allow operating agencies* or other organizations or persons to enter into such special mutual arrangements with Member, States and/or operating agencies*, as the case may be, or other organizations or persons that are so allowed in another country for the establishment, operation, and use of special telecommunication networks, systems and services, in order to meet specialized international telecommunication needs within and/or between the territories of the Member, States concerned, and including, as necessary, those financial, technical, or operating conditions to be observed.

MOD ARB/7/79

58 9.1 *a)* Special arrangements may be entered into on telecommunication matters which do not concern Member, States in general. Subject to national laws, Member, States may allow operating agencies or other organizations or persons to enter into such special mutual arrangements with operating agencies or other organizations or persons that are so allowed in another country for the establishment, operation, and use of special telecommunication networks, systems and services, in order to meet specialized international telecommunication needs within and/or between the territories of the Member, States concerned, and including, as necessary, those financial, technical, or operating conditions to be observed.

MOD USA/9A1/38

58 9.1 *a*) <u>Pursuant to Article 42 of the Constitution, special arrangements may</u> be entered into on telecommunication matters which do not concern Member<u>States</u> in general. Subject to national laws, Member<u>States</u> may allow <u>ROAs</u> or other organizations or persons to enter into such special mutual arrangements with Member<u>States</u>, or other organizations or persons that are so allowed in another country for the establishment, operation, and use of special telecommunication networks, systems and services, in order to meet specialized international telecommunication needs within and/or between the territories of the Member<u>States</u> concerned, and including, as necessary, those financial, technical, or operating conditions to be observed.

MOD RCC/14A1/101

58 9.1 *a)* Administrations/operating agencies may enter into special arrangements with other administrations/operating agencies that are so allowed in another country for the establishment, operation, and use of special international

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12 Deleted: Pursuant to Article 31 of the International Telecommunication Convention (Nairobi, 1982).

Deleted: s

Deleted: s

Deleted: s

Deleted: s

Deleted: administrations*

Deleted: s

Deleted: administrations*

Deleted: Pursuant to Article 31 of the International Telecommunication

Convention (Nairobi, 1982), s
Deleted: s

Deleted: s

Deleted: administrations*

Deleted: Members, administrations

Deleted: s

Formatted: Font: 12 pt, Not Bold, Not Raised by / Lowered by

Deleted: Pursuant to Article 31 of the International Telecommunication Convention (Nairobi, 1982),

Deleted: s

Deleted: s

Deleted: administrations*

Deleted: s

Deleted: administrations*

Deleted: s

Deleted: Pursuant to Article 31 of the International Telecommunication Convention (Nairobi, 1982),

Deleted: may be entered into on telecommunication matters which do not concern Members in general. Subject to national laws, Members may allow

Deleted: *

03.12.12

Deleted: or other organizations or p

Deleted: ersons to enter into such special mutual arrangements with Members, administrations * or other organizations or persons

telecommunication networks, systems and services, in order to meet specialized international telecommunication needs within and/or between the territories of the Member. States concerned, and including, as necessary, any financial, technical, or operating conditions, and any requirements for strengthening confidence and ensuring security.

MOD CME/15/108

58 9.1 a) Pursuant to Article <u>42</u> of the <u>Constitution</u>, special arrangements may be entered into on telecommunication matters which do not concern Member_States in general. Subject to national laws, Member. States may allow administrations (operating agencies or other organizations or persons to enter into such special mutual arrangements with Member<u>States</u>, operating agencies or other organizations or persons that are so allowed in another country for the establishment, operation, and use of special telecommunication networks, systems and services, in order to meet specialized international telecommunication needs within and/or between the territories of the Member<u>States</u> concerned, and including, as necessary, those financial, technical, or operating conditions to be observed.

MOD EUR/16A1/74

58 a) <u>Pursuant to Article 42 of the Constitution Special arrangements may</u> 9.1 be entered into on telecommunication matters which do not concern Member<u>States</u> in general. Subject to national laws, Member States may allow recognized operating agencies or other organizations or persons to enter into such special mutual arrangements with recognized operating agencies or other organizations or persons that are so allowed in another country for the establishment, operation, and use of special telecommunication networks, systems and services, in order to meet specialized international telecommunication needs within and/or between the territories of the Member_States concerned, and including, as necessary, those financial, technical, or operating conditions to be observed.

MOD AUS/17/60

58 a) **Pursuant to Article 42 of the Constitution** special arrangements may 9.1 be entered into on telecommunication matters which do not concern Member_States in general. Subject to national laws, Member States may allow recognized operating agencies or other organizations or persons to enter into such special mutual arrangements with Member States or other organizations or persons that are so allowed in another Member State for the establishment, operation, and use of special telecommunication networks, systems and services, in order to meet specialized international telecommunication needs within and/or between the territories of the Member_States concerned, and including, as necessary, those financial, technical, or operating conditions to be observed.

MOD B/18/63

58 9.1 a) [Pursuant to Article 42 of the Constitution] Special arrangements may be entered into on telecommunication matters which do not concern Member. States in general. Subject to national laws, Member States may allow operating agencies or other

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

Deleted: s
Deleted: those
Deleted: to be observed
Deleted: 31
Deletedu Internetional

	unication Convention (Nairobi,
Deleted:	S
Deleted:	S
Deleted:	*
Deleted:	S
Deleted:	administrations
Deleted:	*
Deleted:	S

Deleted: Pursuant to Article 31 of the International Telecommunication Convention (Nairobi, 1982),
Deleted: s
Deleted: s
Deleted: s
Deleted: administrations [*]
Deleted: Members, administrations [*]
Deleted: s

Deleted: Pursuant to Article 31 of the International Telecommunication Convention (Nairobi, 1982),
Deleted: s
Deleted: s
Deleted: administrations [*]
Deleted: Members
Deleted: , administrations [*]
Deleted: country
Deleted: s
Deleted: Pursuant to Article 31 of the International Telecommunication Convention (Nairobi, 1982),
Deleted: s
Deleted: s
Deleted: s
Deleted: administrations [*]

organizations or persons to enter into such special mutual arrangements with operating agencies or other organizations or persons that are so allowed in another country for the establishment, operation, and use of special telecommunication networks, systems and services, in order to meet specialized international telecommunication needs within and/or between the territories of the Member<u>States</u> concerned, and including, as necessary, those financial, technical, or operating conditions to be observed.

MOD AFCP/19/96

a) Pursuant to Article 42 of the Constitution special arrangements may 58 9.1 be entered into on telecommunication matters which do not concern Members in general. Subject to national laws, Member States may allow Operating Agencies or other organizations or persons to enter into such special mutual arrangements with Operating Agencies or other organizations or persons that are so allowed in another country for the establishment, operation, and use of special telecommunication networks, systems and services, in order to meet specialized international telecommunication needs within and/or between the territories of the Member. States concerned, and including, as necessary, those financial, technical, or operating conditions to be observed.

MOD MEX/20/58

58 9.1 a) Pursuant to Article_42 of the Constitution of the International Telecommunication Union, special arrangements may be entered into on telecommunication matters which do not concern Member_States in general. Subject to national laws, Member_States may allow recognized operating agencies or other authorized companies to enter into such special mutual arrangements with recognized operating agencies or other authorized companies in another country for the establishment, operation, and use of special telecommunication networks, systems and services, in order to meet specialized international telecommunication needs within and/or between the territories of the Member<u>States</u> concerned, and including, as necessary, those financial, technical, or operating conditions to be observed.

MOD ARB/7/80

59 b) Any such special arrangements shall avoid technical harm to the operation of the telecommunication facilities or services and shall not breach nor diminish the security and confidence of telecommunications/ICTs of third parties and shall not breach the rights of third parties under these Regulations.

MOD USA/9A1/39

59 b) Any such special arrangements should avoid technical harm to the Deleted: the operation of telecommunication facilities, MOD RCC/14A1/102

b) Any such special arrangements should not cause injury/bring harm 59 to the operation of the telecommunication facilities of third countries.

MOD CME/15/109

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

03.12.12

Deleted: 31 of the International Telecommunication Convention (Nairobi. 1982) Deleted: s Deleted: s **Deleted:** administrations^{*} or other organizations or persons

Deleted: Members, administrations^{*} or other organizations or persons that are so allowed

Deleted: s

Deleted: should

Deleted: countries

Deleted: of third countries

Deleted: avoid technical

Deleted: Members, administrations

Deleted: Pursuant to Article 31 of the International Telecommunication Convention (Nairobi, 1982),

Deleted: s

Deleted: s

Deleted: s

Deleted: administrations^{*}

Deleted: Members, administrations^{*}

FO (b) An each and is being a subscript shell such that the		Deleted: should
59 b) Any such special arrangements shall avoid technical harm to the operation of the telecommunication facilities and services of third parties, and shall not		Deleted: countries
diminish the security and confidence of telecommunications/ICTs of third parties.		Deleteu. countries
annush the security and connected of teleconnuncations/reas of third parties.		
MOD EUR/16A1/75		
59 b) Special arrangements should avoid technical harm to the operation		Deleted: Any such s
of any telecommunication facilities/services,		Deleted: the
		Deleted: of third countries
MOD AUS/17/61		
59 b) Any such special arrangements should avoid technical harm to the		
operation of telecommunication facilities,		Deleted: the
· • •		Deleted: of third countries
MOD AFCP/19/97		
59 b) Any such special arrangements should avoid <u>technical or financial</u>		Deleted: technical harm
harm to the operation of the telecommunications of third parties.		Deleted: telecommunication facilities of
		third countries
MOD MEX/20/59		
59 b) Any such special arrangements should avoid technical harm to the		
operation of the telecommunication facilities,		Deleted: of third countries
NOC ACP/3A3/27		
59 b) Any such special arrangements should avoid technical harm to the		
operation of the telecommunication facilities of third countries.		
MOD ACP/3A3/28		Balata da ser a la ser a
60 9.2 Jt is recognized that special arrangements that are made pursuant to 9.1		Deleted: Members should, where appropriate, encourage the parties to any
above take into account relevant provisions of <u>JTU-T</u> Recommendations.		special arrangements that are made pursuant to No. 58 to
		Deleted: CCITT
MOD ARB/7/81		
60 9.2 <u>Member States should, where appropriate, encourage the parties to any</u>		Deleted: Members
special arrangements that are made pursuant to No. <u>9.1 above to take into account relevan</u>	t	Deleted: 58
provisions of Recommendations of the ITU.		Deleted: CCITT
MOD USA/9A1/40		
		Deleted: s
60 9.2 Member <u>States</u> should, where appropriate, encourage the parties to any		
special arrangements that are made pursuant to <u>(9.1)</u> to take into account relevant		Deleted: No. 58
provisions of <u>JTU-T</u> Recommendations.		Deleted: CCITT
MOD CME/15/110		
		Deleted: s
60 9.2 Member, <u>States</u> should, where appropriate, encourage the parties to any		
special arrangements that are made pursuant to <u>§ 9.1 above</u> to take into account relevant		Deleted: No. 58
provisions of Recommendations of the ITU.		Deleted: CCITT
MOD AUS/17/62		

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B82X56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

	144 WCIT12/DT/1-E	
	9.2 Members should, where appropriate, encourage the parties to any rangements that are made pursuant to No. 58 to take into account relevant s of <u>JTU-T</u> Recommendations.	Deleted: CCITT
MOD	AFCP/19/98	
		Deleted: s
60 arrangem	9.2 Member, <u>States</u> should encourage the parties to any special ents that are made pursuant to <u>9.1 above</u> to take into account relevant provisions	Deleted: , where appropriate,
	lecommendations.	Deleted: No. 58
		Deleted: CCITT
MOD	MEX/20/60	
60	9.2 Member, <u>States shall</u> encourage the parties to any special arrangements	Deleted: s
that are r	nade pursuant to No. 58 to take into account relevant provisions of JTU-T	Deleted: should, where appropriate,
Recomme	endations.	Deleted: CCITT
SUP	RCC/14A1/103	Deleted: 9.2 . Members should, where
60 <mark>,</mark>		appropriate, encourage the parties to any
SUP	EUR/16A1/76	special arrangements that are made pursuant to No. 58 to take into account
50P	EUK/10A1/70	relevant provisions of CCITT
60	•	Recommendations.
MOD	ACP/3A2/33	Deleted: 9.2 Members should, where appropriate, encourage the parties to any special arrangements that are made pursuant to No. 58 to take into account relevant provisions of CCITT
	ARTICLE 10	Recommendations.
	Entry into force and provisional application of the Final Acts	Deleted. Final Provisions
MOD	ARB/7/82	
	ARTICLE 10	
	Entry into force and provisional application	Deleted: Final Provisions
MOD	AUS/17/63	
	ARTICLE 10	
	Entry into force and provisional application of the Final Acts	Deleted: Final Provisions
MOD	AFCP/19/99	
	ARTICLE 10	
		Deleted: Final Provisions
	Entry into Force and Provisional Application	
	TS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12- 01!IMSW-E.DOC 03.12	2.12

	145		
	145 WCIT12/DT/1-E		
<u>NOC</u>	RCC/14A1/104		
	ARTICLE 10		
	Final Provisions		
<u>NOC</u>	CME/15/111		
	ARTICLE 10		
	Final Provisions		
<u>NOC</u>	EUR/16A1/77		
	ARTICLE 10		
	Final Provisions		
<u>NOC</u>	B/18/64		
	ARTICLE 10		
	Final Provisions		
MOD	Final Provisions ACP/3A1/10		Formatted: Not Highlight
61	ACP/3A1/10 10.1 These <u>revised</u> Regulations, of which Appendices 1, 2 and 3 form integral		Formatted: Not Highlight
61	ACP/3A1/10 10.1 These <u>revised</u> Regulations, of which Appendices 1, 2 and 3 form integral Il enter into force on <u>xx, yy, zzzz</u> at 0001 hours UTC.	/	Formatted: Not Highlight Deleted: 1 July 1990
61 parts, sha MOD	ACP/3A1/10 10.1 These <u>revised</u> Regulations, of which Appendices 1, 2 and 3 form integral Il enter into force on <u>xx</u> , <u>yy</u> , <u>zzzz</u> at 0001 hours UTC. ARB/7/83		
61 parts, sha MOD 61 which cor	ACP/3A1/10 10.1 These <u>revised</u> Regulations, of which Appendices 1, 2 and 3 form integral II enter into force on <u>xx</u> , <u>yy</u> , <u>zzzz</u> at 0001 hours UTC. ARB/7/83 These Regulations, of which Appendices 1, 2 and 3 form integral parts, <u>and</u> mplement the provisions of the Constitution and Convention of the International		Deleted: 1 July 1990
61 parts, sha MOD 61 which con Telecomn	ACP/3A1/10 10.1 These <u>revised</u> Regulations, of which Appendices 1, 2 and 3 form integral Il enter into force on <u>xx</u> , <u>yy</u> , <u>zzzz</u> at 0001 hours UTC. ARB/7/83 These Regulations, of which Appendices 1, 2 and 3 form integral parts, <u>and</u>		Deleted: 1 July 1990
61 parts, sha MOD 61 which con Telecomn	ACP/3A1/10 10.1 These <u>revised</u> Regulations, of which Appendices 1, 2 and 3 form integral Il enter into force on <u>xx</u> , <u>yy</u> , <u>zzzz</u> at 0001 hours UTC. ARB/7/83 These Regulations, of which Appendices 1, 2 and 3 form integral parts, <u>and</u> <u>nplement the provisions of the Constitution and Convention of the International</u> <u>nunication Union</u> , shall enter into force on 1 January 201[5] and shall be applied as		Deleted: 1 July 1990
61 parts, sha MOD 61 which con Telecomn of that da MOD 61	ACP/3A1/10 10.1 These <u>revised</u> Regulations, of which Appendices 1, 2 and 3 form integral Il enter into force on <u>xx</u> , <u>yy</u> , <u>zzzz</u> at 0001 hours UTC. ARB/7/83 These Regulations, of which Appendices 1, 2 and 3 form integral parts, <u>and</u> <u>mplement the provisions of the Constitution and Convention of the International</u> <u>hunication Union</u> , shall enter into force on 1 January 201[5] and shall be applied as te pursuant to Article 54 of the Constitution.		Deleted: 1 July 1990
61 parts, sha MOD 61 which con Telecomn of that da MOD 61	ACP/3A1/10 10.1 These <u>revised</u> Regulations, of which Appendices 1, 2 and 3 form integral II enter into force on <u>xx</u> , <u>yy</u> , <u>zzzz</u> at 0001 hours UTC. ARB/7/83 These Regulations, of which Appendices 1, 2 and 3 form integral parts, <u>and</u> <u>nplement the provisions of the Constitution and Convention of the International</u> <u>nunication Union</u> , shall enter into force on 1 January 201[5] and shall be applied as te pursuant to Article 54 of the Constitution. RCC/14A1/105 10.1 These Regulations, of which Appendices 1, 2 and 3 form integral parts,		Deleted: 1 July 1990 Deleted: 10.1 Deleted: July 1990 at 0001 hours UTC
61 parts, sha MOD 61 which con Telecomn of that da MOD 61 shall ente MOD 61	ACP/3A1/10 10.1 These <u>revised</u> Regulations, of which Appendices 1, 2 and 3 form integral II enter into force on <u>xx</u> , <u>yy</u> , <u>zzzz</u> at 0001 hours UTC. ARB/7/83 These Regulations, of which Appendices 1, 2 and 3 form integral parts, <u>and</u> <u>nplement the provisions of the Constitution and Convention of the International</u> <u>nunication Union</u> , shall enter into force on 1 January 201[5] and shall be applied as te pursuant to Article 54 of the Constitution. RCC/14A1/105 10.1 These Regulations, of which Appendices 1, 2 and 3 form integral parts, r into force on <u>[1 January 2015]</u> ,		Deleted: 1 July 1990 Deleted: 10.1 Deleted: July 1990 at 0001 hours UTC

MOD	EUR/16A1/78		
61	10.1 These Regulations <u>which complement the provisions of the Constitution</u>		Deleted: , of which Appendices 1, 2 and 3 form integral parts,
	ntion of the International Telecommunication Union, shall enter into force on 1 15 and shall be applied as of that date pursuant to Article 54 of the Constitution.		Deleted: July 1990 at 0001 hours UTC
MOD	AUS/17/64		
61	10.1 These Regulations, of which <u>Appendix 1</u> form <u>s an</u> integral part, shall		Deleted: Appendices 1, 2 and 3
-	force on 1 July <u>2014</u> at 0001 hours UTC.		Deleted: s
			Deleted: 1990
MOD	AFCP/19/100		
		/	Deleted: ,
61	10.1 These Regulations, of which Appendices 1, 2, and 3 form integral parts,		Deleted: , shall enter into force on 1 July
	complement the provisions of the Constitution and Convention of the		1990 at 0001 hours UTC.
	al Telecommunication Union, shall enter into force on 1 January 2015 and shall		
be applied	as of that date pursuant to Article 54 of the Constitution.		
MOD	MEX/20/61		
61	10.1 These Regulations, of which Appendices [1, 2 and 3] form integral parts,		
shall enter	into force on [1 July 1990],	/	Deleted: at 0001 hours UTC
MOD	ACP/3A1/11		
62	10.2 On the date specified in No. 61 (10.1), the International		Deleted: Telegraph Regulations (Geneva,
-	unication Regulations (Melbourne, 1988) shall be replaced by these International		1973) and the Telephone Regulations (Geneva, 1973)
	unication Regulations (<u>Dubai, 2012</u>)		Deleted: Melbourne, 1988
MOD	CME/15/113		Deleted: pursuant to the International Telecommunication Convention
62			Deleted: the Telegraph Regulations
-	10.2 On the date specified in No. 61, <u>the International Telecommunication</u> <u>s (Melbourne, 1988)</u> shall be replaced by these International Telecommunication		(Geneva, 1973) and the Telephone Regulations (Geneva, 1973)
	s (<u>Dubai, 2012)</u> ,	_	Deleted: Melbourne, 1988
Regulation	<u>outour, 2012</u>	<	Deleted: pursuant to the International
MOD	AUS/17/65		Telecommunication Convention
62	10.2 On the date specified in No. 61 (10.1), the International		Deleted: Telegraph Regulations (Geneva,
-	unication Regulations (Melbourne, 1988) shall be replaced by these International		1973) and the Telephone Regulations (Geneva, 1973)
	unication Regulations (<u>Dubai, 2012</u>).	_	Deleted: Melbourne, 1988
	· · · · · · · · · · · · · · · · · · ·	<	Deleted: pursuant to the International
SUP	ARB/7/84		Telecommunication Convention
62	•		Deleted: 10.2 On the date specified in No. 61, the Telegraph Regulations (Geneva, 1973) and the Telephone Regulations
			(Geneva, 1973) shall be replaced by these International Telecommunication
▼			Regulations (Melbourne, 1988) pursuant to
			the International Telecommunication Convention.
•			Deleted: 1
SUP	RCC/14A1/106		Deleted: 1

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

62		Deleted: 10.2 On t No. 61, the Telegraph R
SUP 62,	EUR/16A1/79	1973) and the Telephor (Geneva, 1973) shall be International Telecomn Regulations (Melbourn the International Teleco
SUP	AFCP/19/101	Convention.
62	٠	 No. 61, the Telegraph R 1973) and the Telephor
SUP 62	MEX/20/62	(Geneva, 1973) shall be International Telecomn Regulations (Melbourne the International Teleco Convention.
ADD	ACP/3A1/12	Deleted: 10.2 On the No. 61, the Telegraph R

62A 10.2A The partial or total revision of ITR can only be undertaken by a competent World Conference on International Telecommunications in accordance with Article 25 of the ITU Constitution.

ADD CME/15/114

62A 10.2A The partial or total revision of the ITRs can only be undertaken by a competent World Conference on International Telecommunications in accordance with Article 25 of the ITU Constitution.

ADD EUR/16A1/80

62A 10.2A The revision of ITR can only be undertaken by a competent World Conference on International Telecommunication in accordance with Article 25 of the ITU Constitution.

MOD ACP/3A1/13

63 10.3 If a Member <u>State</u> makes reservations with regard to the application of one or more of the provisions of these Regulations, other Member<u>States</u> and their <u>operating agencies* are not obliged to abide by</u> the said provision or provisions in their relations with the Member<u>State</u> which has made such reservations and its<u>operating agencies*</u>.

MOD RCC/14A1/107

63 10.3 If a Member <u>State</u> makes reservations with regard to the application of one or more of the provisions of these Regulations, other Member, <u>States</u> and their administrations/<u>operating agencies</u> shall be free to disregard the said provision or provisions in their relations with the Member <u>State</u> which has made such reservations and its administrations/<u>operating agencies</u>.

MOD CME/15/115

63 10.3 If a Member <u>State</u> makes reservations with regard to the application of one or more of the provisions of these Regulations, other Member<u>States</u> and their <u>operating agencies are not obliged to abide by</u> the said provision or provisions in their relations with the Member <u>State</u> which has made such reservations and its <u>operating</u>

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12 **Deleted:** 10.2 On the date specified in No. 61, the Telegraph Regulations (Geneva, 1973) and the Telephone Regulations (Geneva, 1973) shall be replaced by these International Telecommunication Regulations (Melbourne, 1988) pursuant to the International Telecommunication Convention.

Deleted: 10.2 . On the date specified in No. 61, the Telegraph Regulations (Geneva, 1973) and the Telephone Regulations (Geneva, 1973) shall be replaced by these International Telecommunication Regulations (Melbourne, 1988) pursuant to the International Telecommunication Convention.

Deleted: 10.2 On the date specified in No. 61, the Telegraph Regulations (Geneva, 1973) and the Telephone Regulations (Geneva, 1973) shall be replaced by these International Telecommunication Regulations (Melbourne, 1988) pursuant to the International Telecommunication Convention.

Deleted: 10.2 . On the date specified in No. 61, the Telegraph Regulations (Geneva, 1973) and the Telephone Regulations (Geneva, 1973) shall be replaced by these International Telecommunication Regulations (Melbourne, 1988) pursuant to the International Telecommunication Convention.

Deleted: s
Deleted: administrations*
Deleted: shall be free to disregard
Deleted: administrations*

Deleted: s	
Deleted: *	
Deleted: *	

Deleted: s

03.12.12

Deleted: administrations^{*} shall be free to disregard

agencies,			Deleted: administrations [*]
		C	
MOD AUS/17/66			
63 10.3 If a Member <u>State</u> makes reservations		C	- · · · · ·
one or more of the provisions of these Regulations, other		-	Deleted: s
<u>recognized operating agencies* are not obliged to abide b</u> in their relations with the Member <u>State</u> which has made		\leq	Deleted: administrations*
its <u>recognized operating agencies</u> .		}	Deleted: shall be free to disregard Deleted: administrations*
its <u>iecognized operating agenetes</u> .		-1	Deleted: administrations*
MOD MEX/20/63			
63 10.3 If a Member makes reservations with r	egard to the application of one or		
more of the provisions of these Regulations, other Membe			Deleted: s
the said provision or provisions in their relations with the such reservations,	Member <u>State</u> which has made	\langle	Deleted: and their administrations*
such reservations,		-1	Deleted: and its administrations [*]
SUP EUR/16A1/81			
63		\square	Deleted: 10.3 . If a Member makes
			reservations with regard to the application of one or more of the provisions of these
SUP AFCP/19/102			Regulations, other Members and their administrations [*] shall be free to disregard
63			the said provision or provisions in their
			relations with the Member which has made such reservations and its administrations *.
ADD RCC/14A1/108			Deleted: 10.3 If a Member makes
63A 10.3A The partial or total revision of these Re			reservations with regard to the application of one or more of the provisions of these
by a competent world conference on international telecor	nmunications.		Regulations, other Members and their
MOD ACP/3A1/14			administrations [*] shall be free to disregard the said provision or provisions in their
			relations with the Member which has made
64 10.4 Member <u>States</u> of the Union shall infor <u>consent to be bound by</u> the International Telecommunication			such reservations and its administrations [*] .
Conference. The Secretary-General shall inform Member S			Deleted: s
such notifications of <u>consent</u> .	promptry of the receipt of	\rightarrow	Deleted: approval of
]			Deleted: s Deleted: approval
MOD CME/15/116			
64 10.4 Member <u>, States</u> of the Union shall infor	m the Secretary-General of their	\land	Deleted: s
approval of the International Telecommunication Regulati			
The Secretary-General shall inform Member, States promp	tly of the receipt of such	-(Deleted: s
notifications of approval.			
MOD AUS/17/67		{	Deleted: s
64 10.4 Member <u>States</u> of the Union shall infor	m the Secretary-General of their	/ }	Deleted: approval of
<u>consent to be bound by</u> the International Telecommunication		1	Deleted: s
Conference. The Secretary-General shall inform Member		$\langle \chi \rangle$	Deleted: approval
such notifications of <u>consent</u> .		1	Deleted: 10.4 Members of the Union
			shall inform the Secretary-General of their approval of the International
SUP RCC/14A1/109			Telecommunication Regulations adopted by the Conference. The Secretary-General
64,			shall inform Members promptly of the
		l	receipt of such notifications of approval.

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

SUP	EUR/16A1/82	
64		Deleted: 10.4 . Members of the Union shall inform the Secretary-General of their
SUP 64	AFCP/19/103	approval of the International Telecommunication Regulations adopted by the Conference. The Secretary-General shall inform Members promptly of the receipt of such notifications of approval.
SUP 64	MEX/20/64	Deleted: 10.4 Members of the Union shall inform the Secretary-General of their approval of the International Telecommunication Regulations adopted
MOD	ACP/3A1/15	by the Conference. The Secretary-General shall inform Members promptly of the receipt of such notifications of approval.

IN WITNESS WHEREOF, the delegates of the Member_States of the International Telecommunication Union named below have, on behalf of their respective competent authorities, signed one copy of the present Final Acts in the Arabic, Chinese, English, French, Russian and Spanish languages. This copy shall remain in the archives of the Union. The Secretary-General shall forward one certified copy to each Member State of the International Telecommunication Union.

Done at Dubai, 14 December 2012.

MOD CME/15/117

64B IN WITNESS WHEREOF, the delegates of the Member_States of the International Telecommunication Union named below have, on behalf of their respective competent authorities, signed one copy of the present Final Acts in the Arabic, Chinese, English, French, Russian and Spanish languages. This copy shall remain in the archives of the Union. The Secretary-General shall forward one certified copy to each Member State of the International Telecommunication Union.

Done at Dubai, 14 December 2012.

MOD EUR/16A1/83

IN WITNESS WHEREOF, the delegates of the Members of the International Telecommunication Union 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 be deposited in the archives of the Union. The Secretary-General shall forward one certified copy to each Member of the International Telecommunication Union.

Done at <u>Dubai</u>, [x] December<u>2012</u>.

MOD AUS/17/68

IN WITNESS WHEREOF, the delegates of the Member. States of the International Telecommunication Union named below have, on behalf of their respective competent authorities, signed one copy of the present Final Acts in the Arabic, Chinese, English, French, Russian and Spanish languages. This copy shall remain in the archives of the Union. The Secretary-General shall forward one certified copy to each Member State of the International Telecommunication Union.

Formatted: Art_def, Font: Not Bold, English (U.K.) Deleted: s Deleted: Melbourne Deleted: 9 December 1988

Deleted: 10.4 . Members of the Union shall inform the Secretary-General of their

Telecommunication Regulations adopted by the Conference. The Secretary-General

shall inform Members promptly of the

receipt of such notifications of approval.

Deleted: Melbourne, 9 December 1988

approval of the International

Deleted: s

Deleted: in the Arabic, Chinese, English, French, Russian and Spanish languages
Deleted: remain
Deleted: Melbourne
Formatted: Font: 12 pt, Not Bold, Not Raised by / Lowered by
Deleted: 9
Formatted: Font: 12 pt, Not Bold, Not Raised by / Lowered by
Deleted: 1988
Formatted: Font: 12 pt, Not Bold, Not Raised by / Lowered by
Deleted: s

Deleted: the present

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

03.12.12

		150 WCIT12/DT/1-E		
1		Done at <u>Dubai, 14 December 2012</u> .		Deleted: Melb
1	MOD			Deleted: ourne, 9 December 1988
	authorities Russian an	AFCP/19/104 IN WITNESS WHEREOF, the delegates of the Member <u>States</u> of the International unication Union named below have, on behalf of their respective competent , signed one copy of the present Final Acts in the Arabic, Chinese, English, French, d Spanish languages. This copy shall remain in the archives of the Union. The General shall forward one certified copy to each Member <u>State</u> of the		Deleted: s
	Internatior	al Telecommunication Union.		Deleted: Done at Melbourne, 9 December 1988
		Appendices		
	(MOD)	RCC/14A1/110		
		APPENDIX 1		
		General Provisions Concerning Accounting		
	SUP	USA/9A2/24		
		APPENDIX 1		
		General Provisions Concerning Accounting		
	SUP	EUR/16A1/84		
		APPENDIX 1		
		General Provisions Concerning Accounting		
I	SUP	AUS/17/69		Deleted: APPENDIX 1¶ General Provisions Concerning Account
	SUP	B/18/65		Deleted: APPENDIX 1¶
	SUP	MEX/20/65		General Provisions Concerning Account
		APPENDIX 1		
	C:\DOCUMENTS 121203-TD-0001	AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12- I!MSW-E.DOC 03.12.12 03	3.12.12	

General Provisions Concerning Accounting

<u>NOC</u> CME/15/118

APPENDIX 1

General Provisions Concerning Accounting

NOC AFCP/19/105

APPENDIX 1

General Provisions Concerning Accounting

- MOD AFCP/19/106
- 1/1 1 Accounting and termination rates

(MOD) RCC/14A1/111

1/1 1 Accounting rates

MOD ARB/7/85

1/2 1.1 For each applicable service in a given relation, <u>operating agencies</u> shall by mutual agreement establish and revise accounting rates to be applied between them, taking into account the Recommendations of the <u>JTU</u> and trends in the cost of providing the specific telecommunication service, and shall divide such rates into terminal shares payable to the <u>operating agencies</u> of terminal countries, and where appropriate, into transit shares payable to the <u>operating agencies</u> of transit countries.

MOD RCC/14A1/112

1/2 1.1 For each applicable service in a given relation, administrations/operating agencies shall by mutual agreement establish and revise accounting rates to be applied between them, taking into account <u>JTU-T</u> Recommendations and trends in the cost of providing the specific telecommunication service, and shall divide such rates into terminal shares payable to the administrations/operating agencies of terminal countries, and where appropriate, into transit shares payable to the administrations/operating agencies of transit countries.

MOD AFCP/19/107

1/2 1.1 For each applicable service in a given relation, <u>Member States shall</u> ensure that Operating Agencies shall by mutual agreement establish and revise accounting

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12 **Deleted:** administrations^{*}

Deleted: CCITT

Deleted: administrations^{*}

Deleted: administrations*

Deleted: *

Deleted: the Deleted: of the CCITT Deleted: * Deleted: *

Deleted: administrations*

rat	es to be	applied	between them, taking into account the Recommendations of the <u>JTU-T</u>		Deleted: CCITT
			cost of providing the specific telecommunication service,		Deleted: , and shall divide such rates into
м	DD	ARB/7,	/86		terminal shares payable to the administrations [*] of terminal countries, and where appropriate, into transit shares
1/3		1.2	Alternatively, in traffic relations where <u>JTU</u> cost studies can be used as a		payable to the administrations [*] of transit countries
bas	sis, the a	account	ing rate may be determined in accordance with the following method:		Deleted: CCITT
м	DD	RCC/14	4A1/113		
1/3	3	1.2	Alternatively, in traffic relations where <u>JTU-T</u> cost studies can be used as		
		e accour	nting rate may be determined in accordance with the following method:		
м	חר	AFCP/2	19/108		
1					Deleted: CCITT
1/3 a b		1.2 accour	Alternatively, in traffic relations where <u>JTU-T</u> cost studies can be used as nting rate may be determined in accordance with the following method:		
u u	<i>asis,</i> the				
MO	DD	ARB/7,	/87		
1/4	4	a)	Operating agencies shall establish and revise their terminal and transit	/	Deleted: administrations*
			shares taking into account the Recommendations of the <u>JTU</u> ;		Deleted: CCITT
м	DD	RCC/14	4A1/114		
1/4	4	a)	administrations/operating agencies shall establish and revise their		Deleted: *
		,	terminal and transit shares taking into account <u>JTU-T</u> Recommendations;		Deleted: the
м					Deleted: of the CCITT
1		-			Deleted: a) administrations*
1/4	+	Operat	<u>ting Agencies</u> shall establish and revise their <u>termination rates</u> taking into account the Recommendations of the <u>JTU-T</u> ;	\leftarrow	Deleted: terminal
ļ				$\overline{}$	Deleted: and transit shares
(M	OD)	RCC/14	4A1/115		
1/5	5	b)	the accounting rate shall be the sum of the terminal shares and any transit shares.		
SU	Р	AFCP/2	19/110		
1/5		- /	-, -		Deleted: b) . the accounting rate shall be
-		v			the sum of the terminal shares and any transit shares.
M	DD	ARB/7,	/88		
1/6		1.3	When one or more <u>operating agencies</u> acquire, either by flat rate	/	Deleted: administrations [*]
			ther arrangements, the right to utilize a part of the circuit and/or		*
			other <u>operating agency</u> , the former have the right to establish their share 1 and 1.2 above, for this part of the relation.		Deleted: administration*
us	mentior				
M	DD	RCC/14	4A1/116		
1/6		1.3	When one or more administrations/operating agencies acquire, either by		Deleted: *
1			tion or other arrangements, the right to utilize a part of the circuit and/or		
	installations of another administration/ <u>operating agency</u> , the former have the right to establish their share as mentioned in 1.1 and 1.2 above, for this part of the relation.				Deleted: *
est	.ฉมารา ป	ICII SIId			
	OCUMENTS		NGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12- IOC 03.12.12	03.12.12)
1212			00.12.12	55.12.12	

MOD AFCP/19/111

1/6 When one or more **Operating Agencies** acquire, either by flat rate 1.3 remuneration or other arrangements, the right to utilize a part of the circuit and/or installations of another Operating Agency, the former have the right to establish their share as mentioned in 1.1 and 1.2 above, for this part of the relation.

MOD ARB/7/89

1/7 1.4 In cases where one or more routes have been established by agreement between operating agencies and where traffic is diverted unilaterally by the operating agency of origin to a route which has not been agreed with the operating agency of destination, the terminal shares payable to the operating agency of destination shall be the same as would have been due to it had the traffic been routed over the agreed primary route and the transit costs are borne by the <u>operating agency</u> of origin, unless the <u>operating</u> agency of destination is prepared to agree to a different share.

MOD RCC/14A1/117

1/7 1.4 In cases where one or more international routes have been established by agreement between administrations/operating agencies and where traffic is diverted unilaterally by the administration/operating agency of origin to an international route which has not been agreed with the administration/operating agency of destination, the terminal shares payable to the administration/operating agency of destination shall be the same as would have been due to it had the traffic been routed over the agreed primary route and the transit costs are borne by the administration/operating agency of origin, unless the administration/operating agency of destination is prepared to agree to a different share.

1/7

ARB/7/90 MOD

1/8 15 In cases where the traffic is routed via a transit point without authorization and/or agreement to the transit share, the transit operating agency has the right to set the level of the transit share to be included in the international accounts.

MOD RCC/14A1/118

1/8 1.5 In cases where the traffic is routed via a transit point without authorization and/or agreement to the transit share, the transit administration/operating agency has the right to set the level of the transit share to be included in the international accounts.

1/8 Image: Constraint of the second	MOD 1/9	ARB/7/911.6 Where an <u>operating agency</u> has a duty or fiscal tax levied on its	share to be included in th accounts.
1 /o		ADD /7 /01	 transit share, the transit a has the right to set the lev
	SUP	AFCP/19/113	Deleted: 1.5 . In cases v routed via a transit point

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

Deleted: administrations*

Deleted:	administration

Deleted: administrations [*]
Deleted: administration [*]
Deleted: administration [*]

Deleted: 1.4 In cases where one or
more routes have been established by
agreement between administrations* and
where traffic is diverted unilaterally by the
administration* of origin to a route which
has not been agreed with the
administration* of destination, the
terminal shares payable to the
administration* of destination shall be the
same as would have been due to it had the
traffic been routed over the agreed
primary route and the transit costs are
borne by the administration* of origin,
unless the administration* of destination is
prepared to agree to a different share.

Deleted: *	
------------	--

Deleted:

03.12.12

where the traffic is t without reement to the administration* evel of the transit the international

administration

		154 WCIT12/DT/1-E		
	-	nares or other remunerations, it shall not in turn impose any such duty or <u>operating agencies</u> .		Deleted: administrations*
MOD	RCC/1	4A1/119		
	-	Where an administration <u>/operating agency</u> has a duty or fiscal tax levied rate shares or other remunerations, it shall not in turn impose any such on other administrations <u>/operating agencies</u> .		Deleted: *
SUP	AFCP/	19/114		
1/9	•			Deleted: 1.6 Where an administration* has a duty or fiscal tax levied on its
MOD	AFCP/	19/115		accounting rate shares or other remunerations, it shall not in turn impose any such duty or fiscal tax on other administrations*.
1/10	2	Establishment of accounts <u>and invoices</u>		
<u>NOC</u>	CME/	15/119		
1/10	2	Establishment of accounts		
ADD	AFCP/	19/116		
1/10A	2.1	Establishment of Accounts		
MOD	ARB/7	/92		
-		Unless otherwise agreed, the <u>operating agencies</u> responsible for rges shall establish a monthly account showing all the amounts due and <u>rating agencies</u> concerned.		Deleted: administrations*
	•			Deleted: administrations
MOD		4A1/120		Deleted: *
1/11 responsibl	2.1 e for co	Unless otherwise agreed, the administrations <u>/operating agencies</u> illecting the charges shall establish a monthly account showing all the		
amounts c	lue and	send it to the administrations <u>/operating agencies</u> concerned.		Deleted: *
MOD	AFCP/	19/117		
1/11		Unless otherwise agreed, the Operating Agencies responsible for		Deleted: administrations*
-		rges shall establish a monthly account showing all the amounts due and erating Agencies concerned.		Deleted: administrations*
MOD	•	4A1/121		
1/12	2.2	The accounts shall be sent as promptly as possible and, except in cases of		
	<i>ure,</i> be	fore the end of <u>a period of 50 days following the</u> month to which they	\langle	Deleted: the third
relate.				Deleted: following that
MOD		15/120		
1/12 <u>Recomme</u>	2.2 ndation	The accounts shall be sent <u>taking into account relevant ITU-T</u> I <mark>S</mark> ,		Deleted: as promptly as possible and, except in cases of <i>force majeure</i> , before the end of the third month following that to which they relate
C:\DOCUMENT: 121203-TD-000		INGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12- DOC 03.12.12	03.12.12	

MOD	AFCP/2	19/118	
1/12		The accounts shall be sent in accordance with the relevant ITU-T	Deleted: 2
Recommer			Deleted: as promptly as possible and,
ADD	AFCP/2	19/119	 except in cases of <i>force majeure</i> , before the end of the third month following that to which they relate
1/12A	2.2	Preparation of invoices	
ADD	AFCP/2	19/120	
	ole sale	Transit relations can be replaced by bilateral relations in the case of large or hubbing). In the case of wholesale traffic, aggregate operators collect from one or more operators to finish within their networks.	
ADD	AFCP/2	19/121	
	n of tra	Unless specially agreed, the Operating Agency responsible for the first for the first for the for the according to ITU-T Recommendations to the ing agency.	
ADD	AFCP/2	19/122	
	ce for a	However, any operating agency has the right to challenge the evidence period of one calendar month at most from the date of receipt, but only differences in mutually agreed limits.	
MOD	ARB/7	/93	
1/13 for specific	2.3 notifica	In principle an account shall be considered as accepted without the need ation of acceptance to the <u>operating agency</u> which sent it.	Deleted: administration*
MOD	RCC/14	4A1/122	
1/13 for specific	2.3 notifica	In principle an account shall be considered as accepted without the need ation of acceptance to the administration <u>/operating agency</u> which sent it.	Deleted: *
MOD	CME/1	5/121	
1/13 for specific	2.3 notifica	In principle an account shall be considered as accepted without the need ation of acceptance to the <u>operating agency</u> which sent it.	Deleted: administration*
SUP	AFCP/2	19/123	
1/13			Deleted: 2.3 In principle an account shall be considered as accepted without
MOD	ARB/7	/94	the need for specific notification of acceptance to the administration* which sent it.
	-	However, any <u>operating agency</u> has the right to question the contents of eriod of two calendar months after the receipt of the account, but only to ary to bring any differences within mutually agreed limits.	Deleted: administration*
MOD	RCC/14	4A1/123	
	AND SETTI	NGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-	

1/14 2.4 However, any administration/<u>operating agency</u> has the right to question the contents of an account <u>before the end of the 50-day period</u> after the receipt of the account, but only to the extent necessary to bring any differences within mutually agreed limits.

MOD	CME/	15/122	
1/14	2.4	However, any <u>operating agency</u> has the right to question the contents of	
an accoun	t <u>in acc</u>	ordance with relevant ITU-T Recommendations,	

SUP AFCP/19/124

1/14

MOD ARB/7/95

1/15 2.5 In relations where there are no special agreements, a quarterly settlement statement showing the balances of the monthly accounts for the period to which it relates shall be prepared as soon as possible by the creditor <u>operating agency</u> and shall be sent in duplicate to the debtor <u>operating agency</u>, which, after verification, shall return one of the copies endorsed with its acceptance.

MOD RCC/14A1/124

1/15 2.5 In relations where there are no special agreements, a quarterly settlement statement showing the balances of the monthly accounts for the period to which it relates shall be prepared as soon as possible by the creditor administration/operating agency and shall be sent in duplicate to the debtor administration/operating agency, which, after verification, shall return one of the copies endorsed with its acceptance.

MOD CME/15/123

1/15 2.5 In relations where there are no special agreements, a quarterly settlement statement showing the balances of the monthly accounts for the period to which it relates shall be prepared <u>and issued</u> as soon as possible by the creditor <u>operating agency</u> and shall be sent <u>in accordance with the provision in § 2.2 above</u> in duplicate to the debtor <u>operating agency</u>, which, after verification, shall return one of the copies endorsed with its acceptance.

SUP	AFCP/	19/125	
1/15	▼		/
MOD	ARB/7	/96	
transit tra	ffic in th	In indirect relations where a transit <u>operating agency</u> acts as an ediary between two terminal points, it shall include accounting data for e relevant outgoing traffic account to <u>operating agencies</u> beyond it in the as soon as possible after receiving that data from the originating <u>operating</u>	

MOD RCC/14A1/125

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12 Deleted: *

Deleted: for a period of two calendar months

Deleted: administration

Deleted:

Deleted: for a period of two calendar months after the receipt of the account, but only to the extent necessary to bring any differences within mutually agreed limits

Deleted: 2.4 However, any administration* has the right to question the contents of an account for a period of two calendar months after the receipt of the account, but only to the extent necessary to bring any differences within mutually agreed limits.

Deleted: administration^{*}

Deleted: administration

Deleted: *

Deleted: *

Deleted: administration	

Deleteu.	duiministration
Deleted:	*
Deleted:	administration
Deleted:	*

Deleted: 2.5 . In relations where there are no special agreements, a quarterly settlement statement showing the balances of the monthly accounts for the period to which it relates shall be prepared as soon as possible by the creditor administration* and shall be sent in duplicate to the debtor administration*, which, after verification, shall return one of the copies endorsed with its acceptance.

Deleted: administration*

Deleted: administrations*

Deleted: administration

1/16 2.6 In indirect relations where a transit administration/<u>operating agency acts</u> as an accounting intermediary between two terminal points, it shall include accounting data for transit traffic in the relevant outgoing traffic account to administrations/<u>operating</u> agencies beyond it in the <u>international</u> routing sequence as soon as possible, <u>but no later</u> than 50 calendar days after receiving that data from the originating administration/<u>operating agency</u>.

MOD CME/15/124

1/16 2.6 In indirect relations where a transit <u>operating agency</u> acts as an accounting intermediary between two terminal points, it shall include accounting data for transit traffic in the relevant outgoing traffic account to <u>operating agencies</u> beyond it in the routing sequence <u>no later than 30 calendar days</u> after receiving that data from the originating <u>operating agency</u>.

MOD AFCP/19/126

1/16 2.6 In indirect relations where a transit <u>Operating Agency</u> acts as an accounting intermediary between two terminal points, <u>Member States shall ensure that</u> <u>Operating Agencies</u> shall include accounting data for transit traffic in the relevant outgoing traffic account to <u>Operating Agencies</u> beyond it in the routing sequence as soon as possible after receiving that data from the originating <u>agency</u>, in accordance with the relevant ITU-T <u>Recommendations</u>.

NOC CME/15/125

- 1/17 3 Settlement of balances of accounts
- NOC AFCP/19/127
- 1/17 3 Settlement of balances of accounts
- NOC CME/15/126
- 1/18 3.1 Choice of the currency of payment
- NOC AFCP/19/128

1/18 3.1 Choice of the currency of payment

(MOD) RCC/14A1/126

1/19 3.1.1 The payment of balances of international telecommunication accounts shall be made in the currency selected by the creditor after consultation with the debtor. In the event of disagreement, the choice of the creditor shall prevail in all cases subject to the provisions in 3.1.2 below. If the creditor does not specify a currency, the choice shall rest with the debtor.

1/20 3.1.2 If a creditor selects a currency with a value fixed unilaterally or a currency the equivalent value of which is to be determined by its relationship to a currency with a value also fixed unilaterally, the use of the selected currency must be acceptable to

Deleted:	*
Deleted:	*
Deleted:	*
Deleted:	administration
Deleted:	*
Deleted:	administrations
Deleted:	*
	as soon as possible
	•
Deleted:	administration
Deleted:	
	*
Deleted:	* administration*
Deleted: Deleted:	administration*
	administration*
Deleted:	administration*

the debtor.

<u>NOC</u> CME/15/127

1/19 3.1.1 The payment of balances of international telecommunication accounts shall be made in the currency selected by the creditor after consultation with the debtor. In the event of disagreement, the choice of the creditor shall prevail in all cases subject to the provisions in 3.1.2 below. If the creditor does not specify a currency, the choice shall rest with the debtor.

NOC AFCP/19/129

1/19 3.1.1 The payment of balances of international telecommunication accounts shall be made in the currency selected by the creditor after consultation with the debtor. In the event of disagreement, the choice of the creditor shall prevail in all cases subject to the provisions in 3.1.2 below. If the creditor does not specify a currency, the choice shall rest with the debtor.

NOC CME/15/128

1/20 3.1.2 If a creditor selects a currency with a value fixed unilaterally or a currency the equivalent value of which is to be determined by its relationship to a currency with a value also fixed unilaterally, the use of the selected currency must be acceptable to the debtor.

NOC AFCP/19/130

1/20 3.1.2 If a creditor selects a currency with a value fixed unilaterally or a currency the equivalent value of which is to be determined by its relationship to a currency with a value also fixed unilaterally, the use of the selected currency must be acceptable to the debtor.

ADD AFCP/19/131

1/20A 3.1.3 Provided the periods of payment are observed, operating agencies have a right by mutual agreement to settle their balances of various kinds by offsetting:

- a) credits and debits in their relations with other operating agencies;
- b) any other mutually agreed settlements, if appropriate.

This rule also applies in case payments are made through specialized payment agencies in accordance with arrangements with operating agencies.

SUP 1/21	AFCP/19/132	/	Deleted: 3.2 Determination of the amount of payment
NOC	CME/15/129		
1/21	3.2 Determination of the amount of payment		
SUP 1/22	AFCP/19/133		Deleted: 3.2.1 . The amount of the payment in the selected currency, as determined below, shall be equivalent in value to the balance of the account.

03.12.12

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

NOC CME/15/130

1/22 3.2.1 The amount of the payment in the selected currency, as determined below, shall be equivalent in value to the balance of the account.

(MOD) RCC/14A1/127

1/23 3.2.2 If the balance of the account is expressed in the monetary unit of the IMF, the amount of the selected currency shall be determined by the relationship in effect on the day before payment, or by the latest relationship published by the IMF, between the monetary unit of the IMF and the selected currency.

SUP	AFCP/19/134	
1/23	T	Deleted: 3.2.2 If the balance of the account is expressed in the monetary up
NOC	CME/15/131	of the IMF, the amount of the selected currency shall be determined by the relationship in effect on the day before

1/23 3.2.2 If the balance of the account is expressed in the monetary unit of the IMF, the amount of the selected currency shall be determined by the relationship in effect on the day before payment, or by the latest relationship published by the IMF, between the monetary unit of the IMF and the selected currency.

(MOD) RCC/14A1/128

1/24 3.2.3 However, if the relationship of the monetary unit of the IMF to the selected currency has not been published, the amount of the balance of account shall, at a first stage, be converted into a currency for which a relationship has been published by the IMF, using the relationship in effect on the day before payment or the latest published relationship. The amount thus obtained shall, at a second stage, be converted into the equivalent value of the selected currency, using the closing rate in effect on the day prior to payment or the most recent rate quoted on the official or generally accepted foreign exchange market of the main financial centre of the debtor country.

1/24

NOC CME/15/132

1/24 3.2.3 However, if the relationship of the monetary unit of the IMF to the selected currency has not been published, the amount of the balance of account shall, at a first stage, be converted into a currency for which a relationship has been published by the IMF, using the relationship in effect on the day before payment or the latest published relationship. The amount thus obtained shall, at a second stage, be converted into the equivalent value of the selected currency, using the closing rate in effect on the day prior to payment or the most recent rate quoted on the official or generally accepted foreign exchange market of the main financial centre of the debtor country.

SUP	RCC/14A1/129

1/25

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12 account is expressed in the monetary unit of the IMF, the amount of the selected currency shall be determined by the relationship in effect on the day before payment, or by the latest relationship published by the IMF, between the monetary unit of the IMF and the selected currency.

Deleted: 3.2.3 . However, if the relationship of the monetary unit of the IMF to the selected currency has not been published, the amount of the balance of account shall, at a first stage, be converted into a currency for which a relationship has been published by the IMF, using the relationship in effect on the day before payment or the latest published relationship. The amount thus obtained shall, at a second stage, be converted into the equivalent value of the selected currency, using the closing rate in effect on the day prior to payment or the most recent rate quoted on the official or generally accepted foreign exchange market of the main financial centre of the debtor country.

Deleted: 3.2.4. If the balance of the account is expressed in gold francs, the amount shall, in the absence of special arrangements, be converted into the monetary unit of the IMF in accordance with the provisions of section 6.3 of the Regulations. The amount of payment shall then be determined in compliance with the provisions of 3.2.2. above.

Formatted: Left, Indent: Left: 0 cm, First line: 0 cm, Don't keep lines together, Tab stops: Not at 14 cm + 16,8 cm, Position: Horizontal: Left, Relative to: Column, Vertical: 0 cm, Relative to: Paragraph, Horizontal: 0,25 cm, Wrap Around

SUP	AFCP/19/136		
1/25			Deleted: 3.2.4 If the balance of the
MOD	RCC/14A1/130		account is expressed in gold francs, the amount shall, in the absence of special arrangements, be converted into the
1/26	3.2.5 If, in accordance with a special arrangement, the balance of the account		monetary unit of the IMF in accordance with the provisions of section 6.3 of the
-	essed in the monetary unit of the IMF, the payment shall also be the subject of		Regulations. The amount of payment shall then be determined in compliance with the
this specia	arrangement and:	\swarrow	provisions of 3.2.2. above.
MOD	CME/15/133		Deleted: neither Deleted: nor in gold francs
-			
	3.2.5 If, in accordance with a special arrangement, the balance of the account essed in the monetary unit of the IMF, the payment shall also be the subject of		Deleted: neither
this specia	l arrangement and:		Deleted: nor in gold francs
SUP	AFCP/19/137		
			Deleted: 3.2.5 . If, in accordance with a
1/26	×		special arrangement, the balance of the account is expressed neither in the
(MOD)	RCC/14A1/131		monetary unit of the IMF nor in gold francs, the payment shall also be the
1/27	a) if the selected currency is the same as the currency of the balance of		subject of this special arrangement and:
	account, the amount of the selected currency shall be the amount of the balance of account;		
SUP	AFCP/19/138		
1/27			Deleted: <i>a</i>) if the selected currency is
1/2/	*		the same as the currency of the balance of account, the amount of the selected
NOC	CME/15/134		currency shall be the amount of the balance of account;
1/27	a) if the selected currency is the same as the currency of the balance of account, the amount of the selected currency shall be the amount of the balance of account;		
(MOD)	RCC/14A1/132		
1/28	b) if the selected currency for payment is different from the currency in which the balance is expressed, the amount shall be determined by converting the balance of account to its equivalent value in the selected currency in accordance with the provisions of 3.2.3 above.		
SUP	AFCP/19/139		
			Deleted: b) . if the selected currency for
1/28	×		payment is different from the currency in which the balance is expressed, the
NOC	CME/15/135		amount shall be determined by converting
1/28	<i>b)</i> if the selected currency for payment is different from the currency in		the balance of account to its equivalent value in the selected currency in
	which the balance is expressed, the amount shall be determined by converting the balance of account to its equivalent value in the selected currency in accordance with the provisions of 3.2.3 above.		accordance with the provisions of 3.2.3 above.
SUP	AFCP/19/140		

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

Deleted: 3.3 Payment of balances 1/29 NOC CME/15/136 1/29 3.3 Payment of balances MOD ARB/7/97 1/30 3.3.1 Payment of balances of account shall be effected as promptly as possible, but in no case later than two calendar months after the day on which the settlement statement is despatched by the creditor operating agency. Beyond this period, **Deleted:** administration^{*} the creditor operating agency may, subject to prior notification in the form of a final Deleted: administration demand for payment, and unless otherwise agreed, charge interest at a rate of up to 6% per annum, reckoned from the day following the date of expiry of the said period. MOD RCC/14A1/133 1/30 3.3.1 Payment of balances of account shall be effected as promptly as possible, but in no case later than 50 days after the day on which the settlement statement Deleted: two calendar months is despatched by the creditor administration/operating agency. Beyond this period, the Deleted: * creditor administration/operating agency may, subject to prior notification in the form of a Deleted: * final demand for payment, and unless otherwise agreed, charge interest at a rate of up to 6% per annum, reckoned from the day following the date of expiry of the said period. MOD CME/15/137 1/30 3.3.1 Payment of balances of account shall be effected taking into account relevant ITU-T Recommendations. Deleted: as promptly as possible, but in no case later than two calendar months after the day on which the settlement SUP AFCP/19/141 statement is despatched by the creditor administration*. Beyond this period, the 1/30 creditor administration*may, subject to prior notification in the form of a final demand for payment, and unless otherwise (MOD) RCC/14A1/134 agreed, charge interest at a rate of up to 6% per annum, reckoned from the day 1/31 3.3.2 The payment due on a settlement statement shall not be delayed following the date of expiry of the said period. pending settlement of a query on that account. Adjustments which are later agreed shall be Deleted: 3.3.1 Payment of balances of included in a subsequent account. account shall be effected as promptly as possible, but in no case later than two SUP AFCP/19/142 calendar months after the day on which the settlement statement is despatched by the creditor administration*. Beyond this

1/31

NOC CME/15/138

1/31 3.3.2 The payment due on a settlement statement shall not be delayed pending settlement of a query on that account. Adjustments which are later agreed shall be included in a subsequent account.

(MOD) RCC/14A1/135

1/32 3.3.3 On the date of payment, the debtor shall transmit the amount of the selected currency as computed above by a bank cheque, transfer or any other means

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

03.12.12

period.

account.

period, the creditor administration* may, subject to prior notification in the form of a

of up to 6% per annum, reckoned from the day following the date of expiry of the said

Deleted: 3.3.2 The payment due on a settlement statement shall not be delayed

pending settlement of a query on that account. Adjustments which are later

agreed shall be included in a subsequent

final demand for payment, and unless otherwise agreed, charge interest at a rate

acceptable to the debtor and the creditor. If the creditor expresses no preference, the choice shall fall to the debtor.

SUP	AFCP/19/143	Deletede 2.2.2. de etc. 1 a de
1/32	•	Deleted: 3.3.3 On the date of payment the debtor shall transmit the amount of
NOC	CME/15/139	the selected currency as computed above by a bank cheque, transfer or any other means acceptable to the debtor and the
acceptabl	3.3.3 On the date of payment, the debtor shall transmit the amount of the currency as computed above by a bank cheque, transfer or any other means le to the debtor and the creditor. If the creditor expresses no preference, the all fall to the debtor.	creditor. If the creditor expresses no preference, the choice shall fall to the debtor.
(MOD)	RCC/14A1/136	
creditor c	3.3.4 The payment charges imposed in the debtor country (taxes, clearing commissions, etc.) shall be borne by the debtor. Any such charges imposed in the country, including payment charges imposed by intermediate banks in third , shall be borne by the creditor.	
SUP	AFCP/19/144	
1/33	•	Deleted: 3.3.4 . The payment charges imposed in the debtor country (taxes,
		clearing charges, commissions, etc.) shall
NOC	CME/15/140	be borne by the debtor. Any such charges imposed in the creditor country, including
1/33 charges, c creditor c	CME/15/140 3.3.4 The payment charges imposed in the debtor country (taxes, clearing commissions, etc.) shall be borne by the debtor. Any such charges imposed in the country, including payment charges imposed by intermediate banks in third , shall be borne by the creditor.	be borne by the debtor. Any such charges
1/33 charges, c creditor c countries,	3.3.4 The payment charges imposed in the debtor country (taxes, clearing commissions, etc.) shall be borne by the debtor. Any such charges imposed in the country, including payment charges imposed by intermediate banks in third	be borne by the debtor. Any such charges imposed in the creditor country, including payment charges imposed by intermediat banks in third countries, shall be borne by
1/33 charges, c creditor c countries, ADD 1/33A	3.3.4 The payment charges imposed in the debtor country (taxes, clearing commissions, etc.) shall be borne by the debtor. Any such charges imposed in the country, including payment charges imposed by intermediate banks in third , shall be borne by the creditor.	be borne by the debtor. Any such charges imposed in the creditor country, including payment charges imposed by intermediat banks in third countries, shall be borne by
1/33 charges, c creditor c countries, ADD 1/33A	 3.3.4 The payment charges imposed in the debtor country (taxes, clearing commissions, etc.) shall be borne by the debtor. Any such charges imposed in the country, including payment charges imposed by intermediate banks in third , shall be borne by the creditor. CME/15/141 3.3.5 Provided the periods of payment are observed, operating agencies have 	be borne by the debtor. Any such charges imposed in the creditor country, including payment charges imposed by intermediat banks in third countries, shall be borne by
1/33 charges, c creditor c countries, ADD 1/33A	 3.3.4 The payment charges imposed in the debtor country (taxes, clearing commissions, etc.) shall be borne by the debtor. Any such charges imposed in the country, including payment charges imposed by intermediate banks in third , shall be borne by the creditor. CME/15/141 3.3.5 Provided the periods of payment are observed, operating agencies have mutual agreement to settle their balances of various kinds by offsetting: 	be borne by the debtor. Any such charges imposed in the creditor country, including payment charges imposed by intermediat banks in third countries, shall be borne by
1/33 charges, c creditor c countries, ADD 1/33A a right by – – This rule a	 3.3.4 The payment charges imposed in the debtor country (taxes, clearing commissions, etc.) shall be borne by the debtor. Any such charges imposed in the country, including payment charges imposed by intermediate banks in third , shall be borne by the creditor. CME/15/141 3.3.5 Provided the periods of payment are observed, operating agencies have mutual agreement to settle their balances of various kinds by offsetting: credits and debits in their relations with other operating agencies; 	be borne by the debtor. Any such charges imposed in the creditor country, including payment charges imposed by intermediat banks in third countries, shall be borne by
1/33 charges, c creditor c countries, ADD 1/33A a right by - - This rule a accordance	 3.3.4 The payment charges imposed in the debtor country (taxes, clearing commissions, etc.) shall be borne by the debtor. Any such charges imposed in the country, including payment charges imposed by intermediate banks in third, shall be borne by the creditor. CME/15/141 3.3.5 Provided the periods of payment are observed, operating agencies have mutual agreement to settle their balances of various kinds by offsetting: credits and debits in their relations with other operating agencies; any other mutually agreed settlements, if appropriate. also applies in case payments are made through specialized payment agencies in 	be borne by the debtor. Any such charges imposed in the creditor country, including payment charges imposed by intermediat banks in third countries, shall be borne by the creditor.
1/33 charges, c creditor c countries, ADD 1/33A a right by - - This rule a accordanc SUP	 3.3.4 The payment charges imposed in the debtor country (taxes, clearing commissions, etc.) shall be borne by the debtor. Any such charges imposed in the country, including payment charges imposed by intermediate banks in third , shall be borne by the creditor. CME/15/141 3.3.5 Provided the periods of payment are observed, operating agencies have mutual agreement to settle their balances of various kinds by offsetting: credits and debits in their relations with other operating agencies; any other mutually agreed settlements, if appropriate. also applies in case payments are made through specialized payment agencies in ce with arrangements with operating agencies. 	be borne by the debtor. Any such charges imposed in the creditor country, including payment charges imposed by intermediat banks in third countries, shall be borne by the creditor.
1/33 charges, c creditor c countries, ADD 1/33A a right by - - This rule a accordanc SUP 1/34, SUP	 3.3.4 The payment charges imposed in the debtor country (taxes, clearing commissions, etc.) shall be borne by the debtor. Any such charges imposed in the country, including payment charges imposed by intermediate banks in third , shall be borne by the creditor. CME/15/141 3.3.5 Provided the periods of payment are observed, operating agencies have mutual agreement to settle their balances of various kinds by offsetting: credits and debits in their relations with other operating agencies; any other mutually agreed settlements, if appropriate. also applies in case payments are made through specialized payment agencies in ce with arrangements with operating agencies. 	be borne by the debtor. Any such charges imposed in the creditor country, including payment charges imposed by intermediat banks in third countries, shall be borne by the creditor.
1/33 charges, c creditor c countries, ADD 1/33A a right by - - This rule a accordanc SUP 1/34 SUP	 3.3.4 The payment charges imposed in the debtor country (taxes, clearing commissions, etc.) shall be borne by the debtor. Any such charges imposed in the bountry, including payment charges imposed by intermediate banks in third, shall be borne by the creditor. CME/15/141 3.3.5 Provided the periods of payment are observed, operating agencies have mutual agreement to settle their balances of various kinds by offsetting: credits and debits in their relations with other operating agencies; any other mutually agreed settlements, if appropriate. also applies in case payments are made through specialized payment agencies in ce with arrangements with operating agencies. RCC/14A1/137 AFCP/19/145 	 be borne by the debtor. Any such charges imposed in the creditor country, including payment charges imposed by intermediat banks in third countries, shall be borne by the creditor. Deleted: 3.4 Additional provisions Formatted: Left, Tab stops: Not at 1 cm + 16,8 cm, Position: Horizontal: Left, Relative to: Paragraph, Horizontal 0 cm, Relative to: Paragraph, Horizon
1/33 charges, c creditor c countries, ADD 1/33A a right by – – This rule a	 3.3.4 The payment charges imposed in the debtor country (taxes, clearing commissions, etc.) shall be borne by the debtor. Any such charges imposed in the country, including payment charges imposed by intermediate banks in third , shall be borne by the creditor. CME/15/141 3.3.5 Provided the periods of payment are observed, operating agencies have mutual agreement to settle their balances of various kinds by offsetting: credits and debits in their relations with other operating agencies; any other mutually agreed settlements, if appropriate. also applies in case payments are made through specialized payment agencies in ce with arrangements with operating agencies. RCC/14A1/137 	be borne by the debtor. Any such charges imposed in the creditor country, including payment charges imposed by intermediat banks in third countries, shall be borne by the creditor. Deleted: 3.4. Additional provisions Formatted: Left, Tab stops: Not at 1 cm + 16,8 cm, Position: Horizontal: Left, Relative to: Column, Vertical: 0 cm, Relative to: Paragraph, Horizontal 0,25 cm, Wrap Around

MOD	ARB/7/98		
1/35	3.4.1 Provided the periods of payment are observed, <u>operating agencies</u> may	/	Deleted: administrations*
by mutua	l agreement settle their balances of various kinds by offsetting:		Deleted: administrations [*]
-	credits and debits in their relations with other <u>operating agencies</u> ; and/or		
-	debts arising from postal services, if appropriate.		
MOD	RCC/14A1/138		
1/35	3.3.5 Provided the periods of payment are observed,	/	Deleted: 3.4.1
	ations/operating agencies may by mutual agreement settle their balances of nds by offsetting:		Deleted: *
	credits and debits in their relations with other administrations/operating		Deleted: *
	agencies; and/or		
-	any other mutually agreed settlements, if appropriate.		Deleted: debts arising from postal services
MOD	CME/15/143		
			Deleted: administrations
1/35 by mutua	3.4.1 Provided the periods of payment are observed, <u>operating agencies</u> may l agreement settle their balances of various kinds by offsetting:		Deleted: *
_	credits and debits in their relations with other <u>operating agencies</u> ; and/or		Deleted: administrations
_	debts arising from postal services or any other mutually agreed settlements, if		Deleted: *
	appropriate.		
SUP	AFCP/19/146		
SUP 1/35	AFCP/19/146		Formatted: Normal, Position:
1/35	•		Horizontal: Left, Relative to: Column, Vertical: 0 cm, Relative to: Paragraph,
1/35 ADD	RCC/14A1/139		Horizontal: Left, Relative to: Column,
1/35 ADD 1/35A	RCC/14A1/139 This rule also applies in case payments are made through specialized payment		Horizontal: Left, Relative to: Column, Vertical: 0 cm, Relative to: Paragraph, Horizontal: 0,25 cm, Wrap Around
1/35 ADD 1/35A	RCC/14A1/139 This rule also applies in case payments are made through specialized payment in accordance with arrangements with administrations/operating agencies.		Horizontal: Left, Relative to: Column, Vertical: 0 cm, Relative to: Paragraph, Horizontal: 0,25 cm, Wrap Around Deleted: 3.4.1 Provided the periods of payment are observed, administrations*
1/35 ADD 1/35A	RCC/14A1/139 This rule also applies in case payments are made through specialized payment		Horizontal: Left, Relative to: Column, Vertical: 0 cm, Relative to: Paragraph, Horizontal: 0,25 cm, Wrap Around Deleted: 3.4.1 Provided the periods of payment are observed, administrations* may by mutual agreement settle their balances of various kinds by offsetting:¶
1/35 ADD 1/35A agencies	RCC/14A1/139 This rule also applies in case payments are made through specialized payment in accordance with arrangements with administrations/operating agencies.		Horizontal: Left, Relative to: Column, Vertical: 0 cm, Relative to: Paragraph, Horizontal: 0,25 cm, Wrap Around Deleted: 3.4.1 Provided the periods of payment are observed, administrations* may by mutual agreement settle their balances of various kinds by offsetting:¶ credits and debits in their relations with other administrations*; and/or¶
1/35 ADD 1/35A agencies ADD	RCC/14A1/139 This rule also applies in case payments are made through specialized payment in accordance with arrangements with administrations/operating agencies. RCC/14A1/140		Horizontal: Left, Relative to: Column, Vertical: 0 cm, Relative to: Paragraph, Horizontal: 0,25 cm, Wrap Around Deleted: 3.4.1 Provided the periods of payment are observed, administrations* may by mutual agreement settle their balances of various kinds by offsetting.¶ – . credits and debits in their relations with other administrations*; and/or¶ – debts arising from postal services, if
1/35 ADD 1/35A agencies ADD 1/35B MOD	RCC/14A1/139 This rule also applies in case payments are made through specialized payment in accordance with arrangements with administrations/operating agencies. RCC/14A1/140 3.4 Additional provisions RCC/14A1/141		Horizontal: Left, Relative to: Column, Vertical: 0 cm, Relative to: Paragraph, Horizontal: 0,25 cm, Wrap Around Deleted: 3.4.1 Provided the periods of payment are observed, administrations* may by mutual agreement settle their balances of various kinds by offsetting.¶ – . credits and debits in their relations with other administrations*; and/or¶ – debts arising from postal services, if
1/35 ADD 1/35A agencies ADD 1/35B MOD 1/36 effected a	RCC/14A1/139 This rule also applies in case payments are made through specialized payment in accordance with arrangements with administrations/operating agencies. RCC/14A1/140 3.4 Additional provisions RCC/14A1/141 <u>3.4.1</u> If, between the time the remittance (bank transfer, cheques, etc.) is and the time the creditor is in receipt of that remittance (account credited, cheque		Horizontal: Left, Relative to: Column, Vertical: 0 cm, Relative to: Paragraph, Horizontal: 0,25 cm, Wrap Around Deleted: 3.4.1 Provided the periods of payment are observed, administrations* may by mutual agreement settle their balances of various kinds by offsetting:¶ – . credits and debits in their relations with other administrations*; and/or¶ – debts arising from postal services, if appropriate.
1/35 ADD 1/35A agencies ADD 1/35B MOD 1/36 effected a encashed	RCC/14A1/139 This rule also applies in case payments are made through specialized payment in accordance with arrangements with administrations/operating agencies. RCC/14A1/140 3.4 Additional provisions RCC/14A1/141 3.4.1 If, between the time the remittance (bank transfer, cheques, etc.) is and the time the creditor is in receipt of that remittance (account credited, cheque , etc.), a variation occurs in the equivalent value of the selected currency		Horizontal: Left, Relative to: Column, Vertical: 0 cm, Relative to: Paragraph, Horizontal: 0,25 cm, Wrap Around Deleted: 3.4.1 Provided the periods of payment are observed, administrations* may by mutual agreement settle their balances of various kinds by offsetting:¶ – . credits and debits in their relations with other administrations*; and/or¶ – debts arising from postal services, if appropriate. Deleted: 3.4.2 Deleted: 3.4.2
1/35 ADD 1/35A agencies ADD 1/35B MOD 1/36 effected a encashed calculated	RCC/14A1/139 This rule also applies in case payments are made through specialized payment in accordance with arrangements with administrations/operating agencies. RCC/14A1/140 3.4 Additional provisions RCC/14A1/141 3.4.1 If, between the time the remittance (bank transfer, cheques, etc.) is and the time the creditor is in receipt of that remittance (account credited, cheque , etc.), a variation occurs in the equivalent value of the selected currency d as indicated in paragraph 3.2, and if the difference resulting from such variations		Horizontal: Left, Relative to: Column, Vertical: 0 cm, Relative to: Paragraph, Horizontal: 0,25 cm, Wrap Around Deleted: 3.4.1 Provided the periods of payment are observed, administrations* may by mutual agreement settle their balances of various kinds by offsetting:¶ – . credits and debits in their relations with other administrations*; and/or¶ – debts arising from postal services, if appropriate. Deleted: 3.4.2 If, between the time the remittance (bank transfer, cheques, etc.) is effected and the time the creditor is in
1/35 ADD 1/35A agencies ADD 1/35B MOD 1/36 effected a encashed calculate exceeds 5	RCC/14A1/139 This rule also applies in case payments are made through specialized payment in accordance with arrangements with administrations/operating agencies. RCC/14A1/140 3.4 Additional provisions RCC/14A1/141 3.4.1 If, between the time the remittance (bank transfer, cheques, etc.) is and the time the creditor is in receipt of that remittance (account credited, cheque , etc.), a variation occurs in the equivalent value of the selected currency		Horizontal: Left, Relative to: Column, Vertical: 0 cm, Relative to: Paragraph, Horizontal: 0,25 cm, Wrap Around Deleted: 3.4.1 Provided the periods of payment are observed, administrations* may by mutual agreement settle their balances of various kinds by offsetting:¶ – . credits and debits in their relations with other administrations*; and/or¶ – debts arising from postal services, if appropriate. Deleted: 3.4.2 Deleted: 3.4.2 Deleted: 3.4.2 In the complexity of the time the remittance (bank transfer, cheques, etc.) is effected and the time the creditor is in receipt of that remittance (account credited, cheque encashed, etc.), a
1/35 ADD 1/35A agencies ADD 1/35B MOD 1/36 effected a encashed calculate exceeds 5 shall be s	RCC/14A1/139 This rule also applies in case payments are made through specialized payment in accordance with arrangements with administrations/operating agencies. RCC/14A1/140 3.4 Additional provisions RCC/14A1/141 <u>3.4.1</u> If, between the time the remittance (bank transfer, cheques, etc.) is and the time the creditor is in receipt of that remittance (account credited, cheque , etc.), a variation occurs in the equivalent value of the selected currency d as indicated in paragraph 3.2, and if the difference resulting from such variations is of the amount due as calculated following such variations, the total difference hared equally between debtor and creditor.		Horizontal: Left, Relative to: Column, Vertical: 0 cm, Relative to: Paragraph, Horizontal: 0,25 cm, Wrap Around Deleted: 3.4.1 Provided the periods of payment are observed, administrations* may by mutual agreement settle their balances of various kinds by offsetting:¶ – . credits and debits in their relations with other administrations*; and/or¶ – debts arising from postal services, if appropriate. Deleted: 3.4.2 If, between the time the remittance (bank transfer, cheques, etc.) is effected and the time the creditor is in receipt of that remittance (account credited, cheque encashed, etc.), a variation occurs in the equivalent value of the selected currency calculated as
1/35 ADD 1/35A agencies ADD 1/35B MOD 1/36 effected a encashed calculate exceeds 5 shall be s	RCC/14A1/139 This rule also applies in case payments are made through specialized payment in accordance with arrangements with administrations/operating agencies. RCC/14A1/140 3.4 Additional provisions RCC/14A1/141 <u>3.4.1</u> If, between the time the remittance (bank transfer, cheques, etc.) is and the time the creditor is in receipt of that remittance (account credited, cheque , etc.), a variation occurs in the equivalent value of the selected currency d as indicated in paragraph 3.2, and if the difference resulting from such variations 5% of the amount due as calculated following such variations, the total difference		Horizontal: Left, Relative to: Column, Vertical: 0 cm, Relative to: Paragraph, Horizontal: 0,25 cm, Wrap Around Deleted: 3.4.1 Provided the periods of payment are observed, administrations* may by mutual agreement settle their balances of various kinds by offsetting:¶ – . credits and debits in their relations with other administrations*; and/or¶ – debts arising from postal services, if appropriate. Deleted: 3.4.2 Deleted: 3.4.2 If, between the time the remittance (bank transfer, cheques, etc.) is effected and the time the creditor is in receipt of that remittance (account credited, cheque encashed, etc.), a variation occurs in the equivalent value of
1/35 ADD 1/35A agencies ADD 1/35B MOD 1/36 effected a encashed calculate exceeds 5 shall be s	RCC/14A1/139 This rule also applies in case payments are made through specialized payment in accordance with arrangements with administrations/operating agencies. RCC/14A1/140 3.4 Additional provisions RCC/14A1/141 <u>3.4.1</u> If, between the time the remittance (bank transfer, cheques, etc.) is and the time the creditor is in receipt of that remittance (account credited, cheque , etc.), a variation occurs in the equivalent value of the selected currency d as indicated in paragraph 3.2, and if the difference resulting from such variations is of the amount due as calculated following such variations, the total difference hared equally between debtor and creditor.		Horizontal: Left, Relative to: Column, Vertical: 0 cm, Relative to: Paragraph, Horizontal: 0,25 cm, Wrap Around Deleted: 3.4.1 Provided the periods of payment are observed, administrations* may by mutual agreement settle their balances of various kinds by offsetting:¶ – credits and debits in their relations with other administrations*; and/or¶ – debts arising from postal services, if appropriate. Deleted: 3.4.2 . If, between the time the remittance (bank transfer, cheques, etc.) is effected and the time the creditor is in receipt of that remittance (account credited, cheque encashed, etc.), a variation occurs in the equivalent value of the selected currency calculated as indicated in paragraph 3.2, and if the
1/35 ADD 1/35A agencies ADD 1/35B MOD 1/36 effected a encashed calculate exceeds 5 shall be s	RCC/14A1/139 This rule also applies in case payments are made through specialized payment in accordance with arrangements with administrations/operating agencies. RCC/14A1/140 3.4 Additional provisions RCC/14A1/141 <u>3.4.1</u> If, between the time the remittance (bank transfer, cheques, etc.) is and the time the creditor is in receipt of that remittance (account credited, cheque , etc.), a variation occurs in the equivalent value of the selected currency d as indicated in paragraph 3.2, and if the difference resulting from such variations is of the amount due as calculated following such variations, the total difference hared equally between debtor and creditor.		Horizontal: Left, Relative to: Column, Vertical: 0 cm, Relative to: Paragraph, Horizontal: 0,25 cm, Wrap Around Deleted: 3.4.1 Provided the periods of payment are observed, administrations* may by mutual agreement settle their balances of various kinds by offsetting:¶ – . credits and debits in their relations with other administrations*; and/or¶ – debts arising from postal services, if appropriate. Deleted: 3.4.2 Deleted: 3.4.2 Deleted: 3.4.2 Deleted: 3.4.2 Mainter (bank transfer, cheques, etc.) is effected and the time the creditor is in receipt of that remittance (account credited, cheque encashed, etc.), a variation occurs in the equivalent value of the selected currency calculated as indicated in paragraph 3.2, and if the difference resulting from such variations exceeds 5% of the amount due as

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

		164
		WCIT12/DT/1-E
encashed, calculated exceeds 5	ind the t , etc.), a l as indic % of the	If, between the time the remittance (bank transfer, cheques, etc.) is time the creditor is in receipt of that remittance (account credited, cheque variation occurs in the equivalent value of the selected currency cated in paragraph 3.2, and if the difference resulting from such variations e amount due as calculated following such variations, the total difference qually between debtor and creditor.
MOD	ARB/7	/99

1/37 3.4.3 If there should be a radical change in the international monetary system which invalidates or makes inappropriate one or more of the foregoing paragraphs, operating agencies are free to adopt, by mutual agreement, a different monetary basis and/or different procedures for the settlement of balances of accounts, pending a revision of the above provisions.

MOD RCC/14A1/142 1/37 3.4.2 If there should be a radical change in the international monetary system which invalidates or makes inappropriate one or more of the foregoing paragraphs, administrations/operating agencies are free to adopt, by mutual agreement, a different monetary basis and/or different procedures for the settlement of balances of accounts, pending a revision of the above provisions.

MOD CME/15/145

1/37 3.4.3 If there should be a radical change in the international monetary system which invalidates or makes inappropriate one or more of the foregoing paragraphs, operating agencies are free to adopt, by mutual agreement, a different monetary basis and/or different procedures for the settlement of balances of accounts, pending a revision of the above provisions.

SUP	AFCP/19/148	
1/37	•	Deleted: 3.4.3 If there should be a radical change in the international
MOD	USA/9A2/25	monetary system which invalidates or makes inappropriate one or more of the foregoing paragraphs, administrations* are free to adopt, by mutual agreement, a
	APPENDIX <u>1</u>	different monetary basis and/or different procedures for the settlement of balances of accounts, pending a revision of the
	Additional Provisions Relating to Maritime Telecommunications	above provisions.
MOD	IAP/10/22	Deleted: 2
	APPENDIX <mark>1</mark>	
	Additional Provisions Relating to Maritime Telecommunications	

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

03.12.12

Deleted: administrations^{*}

Deleted: administrations

Deleted: 3.4.3

Deleted: *

Deleted: *

	165 WCIT12/DT/1-E	
MOD	CME/15/146	
I	APPENDIX 2	Deleted: Additional
	Provisions Relating to Maritime Telecommunications	Deletter, Publicinar
MOD	EUR/16A1/85	
	APPENDIX 2	
	Provisions Relating to	Deleted: Additional
	Maritime Telecommunications	
MOD	B/18/66	
		Deleted: 2
	APPENDIX <u>1</u>	/
	Additional Provisions Relating to Maritime Telecommunications	
MOD	MEX/20/66	
		Deleted: 2
	APPENDIX <u>1</u>	/
	Additional Provisions Relating to Maritime Telecommunications	
(MOD)	RCC/14A1/143	
	APPENDIX 2	
	Additional Provisions Relating to Maritime Telecommunications	
<u>NOC</u>	ACP/3A3/29	
	'S AND SETTINGS\\CP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12- D1!!MSW-E.DOC 03.12.12	03.12.12

APPENDIX 2

Additional Provisions Relating to Maritime Telecommunications

NOC AUS/17/70

APPENDIX 2

Additional Provisions Relating to Maritime Telecommunications

NOC AFCP/19/149

APPENDIX 2

Additional Provisions Relating to Maritime Telecommunications

MOD ACP/3A3/30

2/1 1 General

2/2 The provisions contained in <u>this</u> Appendix shall apply to maritimetelecommunications <u>Member States and/or operating agencies</u>*, as the case may be, are encouraged to take into account relevant ITU-T Recommendations when establishing and settling accounts under this Appendix.

- NOC USA/9A2/26
- 2/1 1 General
- NOC CME/15/147
- 2/1 1 General
- NOC AUS/17/71
- 2/1 1 General
- NOC AFCP/19/150

Deleted: also Deleted:

Deleted: Article 6 and

Deleted: in so far as the following provisions do not provide otherwise

Deleted: 1, taking into account the

relevant CCITT Recommendations,

2/1 1 General

MOD ARB/7/100

2/2 The provisions contained in Article 6 and Appendix 1, taking into account the relevant Recommendations of the ITU, shall also apply to maritime telecommunications in so far as the following provisions do not provide otherwise.

MOD USA/9A2/27

2/2 The provisions contained in <u>this appendix</u> shall apply to maritime telecommunications. Administrations should comply with the relevant ITU-T Recommendations when establishing and settling accounts under this Appendix.

MOD IAP/10/23

2/2The provisions contained this appendix, shall apply to maritimetelecommunicationsAdministrations should comply with the relevant ITU-TRecommendations when establishing and settling accounts under this Appendix.

MOD RCC/14A1/144

2/2 The provisions contained in Article 6 and Appendix 1, taking into account the relevant <u>JTU</u> Recommendations, shall also apply to maritime telecommunications in so far as the following provisions do not provide otherwise.

MOD CME/15/148

2/2 The provisions contained in <u>this</u> Appendix shall also apply to maritime telecommunications, <u>Administrations should comply with the relevant ITU-T</u> Recommendations and any Instructions forming part of or derived from these Recommendations, when establishing and settling accounts under this Appendix.

MOD EUR/16A1/86

2/2 The provisions contained in <u>this</u> Appendix shall apply to maritime telecommunications ,

MOD AUS/17/72

2/2 The provisions contained in <u>this</u> Appendix shall apply to maritimetelecommunications. <u>Member States should encourage recognized operating</u> agencies to comply with the relevant ITU-T Recommendations when establishing and settling accounts under this Appendix.

MOD AFCP/19/151

2/2 The provisions contained in Article 6 and Appendix 1, taking into account the relevant Recommendations of the ITU, shall also apply to maritime telecommunications in so far as the following provisions do not provide otherwise.

NOC USA/9A2/28

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12 Deleted: CCITT

Deleted: Article 6 and Appendix 1, taking into account the relevant CCITT Recommendations,

Deleted: also

Deleted: in so far as the following provisions do not provide otherwise

Deleted: in Article 6 and Appendix 1, taking into account the relevant CCITT Recommendations

Deleted: also

Deleted: in so far as the following provisions do not provide otherwise

Formatted: Font: 14 pt, Not Bold

Formatted: Font: 12 pt, Not Bold
Deleted: CCITT

Deleted: Article 6 and

Deleted: 1, taking into account the relevant CCITT Recommendations,

Deleted:

Deleted: in so far as the following provisions do not provide otherwise

Deleted: Article 6 and

Deleted: 1, taking into account the relevant CCITT Recommendations,

Deleted: also

Deleted: in so far as the following provisions do not provide otherwise

Deleted: Article 6 and

Deleted: 1, taking into account the relevant CCITT Recommendations,

Deleted: also

Deleted:

03.12.12

Deleted: in so far as the following provisions do not provide otherwise

Deleted: CCITT

2/3 2 Accounting authority

NOC ACP/3A3/31

2/3 2 Accounting authority

2/4 2.1 Charges for maritime telecommunications in the maritime mobile service and the maritime mobile-satellite service shall in principle, and subject to national law and practice, be collected from the maritime mobile station licensee:

- NOC CME/15/149
- 2/3 2 Accounting authority

NOC AUS/17/73

2/3 2 Accounting authority

NOC AFCP/19/152

2/3 2 Accounting authority

(MOD) RCC/14A1/145

2/4 2.1 Charges for maritime telecommunications in the maritime mobile service and the maritime mobile-satellite service shall in principle, and subject to national law and practice, be collected from the maritime mobile station licensee:

NOC CME/15/150

2/4 2.1 Charges for maritime telecommunications in the maritime mobile service and the maritime mobile-satellite service shall in principle, and subject to national law and practice, be collected from the maritime mobile station licensee:

NOC AUS/17/74

2/4 2.1 Charges for maritime telecommunications in the maritime mobile service and the maritime mobile-satellite service shall in principle, and subject to national law and practice, be collected from the maritime mobile station licensee:

NOC AFCP/19/153

2/4 2.1 Charges for maritime telecommunications in the maritime mobile service and the maritime mobile-satellite service shall in principle, and subject to national law and practice, be collected from the maritime mobile station licensee:

MOD	ACP/3A3/32	
2/5	a) by the <u>Member States</u> that has issued the licence; or	Deleted: administration
MOD	AUS/17/75	

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B82X56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

	169 WCIT12/DT/1-E	
1		Polatela de la composition
2/5	a) by the <u>Member State</u> that has issued the licence; or	 Deleted: administration
<u>NOC</u>	CME/15/151	
2/5	<i>a)</i> by the administration that has issued the licence; or	
NOC	AFCP/19/154	
2/5	a) by the administration that has issued the licence; or	
MOD	ACP/3A3/33	
2/6	b) by <u>an</u> operating agency [*] ; or	Deleted: a recognized private
•		
MOD 2/6	ARB/7/101b)by operating agency; or	Deleted: a recognized private
•		
MOD	USA/9A2/29	Deleted: private
2/6	b) by a recognized operating agency; or	
MOD	IAP/10/24	(
2/6	b) by a recognized operating agency; or	 Deleted: private
MOD	RCC/14A1/146	
2/6	b) by an operating agency; or	Deleted: recognized private
MOD	EUR/16A1/87	
2/6	b) by a recognized operating agency; or	Deleted: private
•		
MOD 2/6	AUS/17/76 b) by a recognized operating agency; or	Deleted: private
2/0		
MOD	AFCP/19/155	Deleted: recognized private operating
2/6	b) by an <u>Operating Agency;</u> or	Deleted: agency
NOC	CME/15/152	
2/6	b) by a recognized private operating agency; or	
MOD	ACP/3A3/34	
2/7	c) by any other entity or entities designated for this purpose by the	
	Member States referred to in <i>a</i>) above.	 Deleted: administration
MOD	CME/15/153	
2/7	c) by any other entity designated for this purpose by the administration	Deleted: or entities
	referred to in <i>a)</i> above.	
MOD	AUS/17/77	
2/7	c) by any other entity or entities designated for this purpose by the	
	<u>Member State</u> referred to in <i>a)</i> above.	Deleted: administration

03.12.12

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

AFCP/19/156 NOC 2/7 by any other entity or entities designated for this purpose by the c) administration referred to in *a*) above. MOD ACP/3A3/35 Deleted: administration 2/8 The <u>Member States and</u>/or the operating <u>agencies</u>* or the designated 2.2 Deleted: recognized private entity or entities listed in paragraph 2.1 are referred to in this Appendix, as the case may be, Deleted: agency as the "accounting authority". MOD ARB/7/102 Deleted: administration 2/8 22 The <u>Member States</u> or the operating agency or the designated entity or Deleted: recognized private entities listed in paragraph 2.1 are referred to in this Appendix as the "accounting authority". MOD USA/9A2/30 Deleted: private 2/8 The administration or the recognized operating agency or the designated 2.2 entity or entities listed in paragraph 2.1 are referred to in this Appendix as the "accounting authority". MOD IAP/10/25 Deleted: private 2/8 The administration or the recognized operating agency or the designated 2.2 entity or entities listed in paragraph 2.1 are referred to in this Appendix as the "accounting authority". MOD RCC/14A1/147 Deleted: recognized private 2/8 The administration or the operating agency or the designated entity or 2.2 entities listed in paragraph 2.1 are referred to in this Appendix as the "accounting authority". MOD EUR/16A1/88 Deleted: private 2/8 2.2 The administration or the recognized operating agency or the designated entity or entities listed in paragraph 2.1 are referred to in this Appendix as the "accounting authority". MOD AUS/17/78 Deleted: administration or the 2/8 The recognized operating agency or the designated entity or entities 22 Deleted: private listed in paragraph 2.1 are referred to in this Appendix as the "accounting authority". MOD AFCP/19/157 Deleted: administration 2/8 2.2 The <u>Member State</u> or the <u>Operating Agency</u> or the designated entity or Deleted: recognized private operating entities listed in paragraph 2.1 are referred to in this Appendix as the "accounting Deleted: agency authority". NOC CME/15/154

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

2/8 2.2 The administration or the recognized private operating agency or the designated entity Jisted in paragraph 2.1 are referred to in this Appendix as the "accounting authority".

MOD ACP/3A3/36

2/9 2.3 References to <u>Member States and/or operating agencies*</u>, as the case may be, contained in <u>this</u> Appendix shall be read as "accounting authority" when applying the provisions of <u>this</u> Appendix to maritime telecommunications.

MOD ARB/7/103

2/9 2.3 References to <u>operating agency</u> contained in Article 6 and Appendix 1 shall be read as "accounting authority" when applying the provisions of Article 6 and Appendix 1 to maritime telecommunications.

MOD USA/9A2/31

2/9 2.3 References to administration, contained in <u>this</u> Appendix shall be read as "accounting authority" when applying the provisions of <u>this</u> Appendix to maritime telecommunications.

MOD IAP/10/26

2/9 2.3 References to administration* contained in <u>this</u> Appendix shall be read as "accounting authority" when applying the provisions of <u>this</u> Appendix to maritime telecommunications.

MOD RCC/14A1/148

2/9 2.3 References to <u>a receiving</u> administration<u>/operating agency</u> contained in Article 6 and Appendix 1 shall be read as "accounting authority" when applying the provisions of Article 6 and Appendix 1 to maritime telecommunications.

MOD CME/15/155

2/9 2.3 References to <u>operating agency</u> contained in <u>this</u> Appendix shall be read as "accounting authority" when applying the provisions of <u>this</u> Appendix to maritime telecommunications.

MOD AFCP/19/158

2/9 2.3 References to <u>Operating Agencies</u> contained in Article 6 and Appendix 1 shall be read as "accounting authority" when applying the provisions of Article 6 and Appendix 1 to maritime telecommunications.

SUP EUR/16A1/89

SUP AUS/17/79

Deleted: or entities

Deleted:	administration *
Deleted:	Article 6 and
Deleted:	1
Deleted:	Article 6 and
Deleted:	1
Deleted:	administration*

Deleted: *
Deleted: *
Deleted: Article 6 and
Deleted: 1
Deleted: Article 6 and
Deleted: 1
Deleted: Article 6 and
Deleted: 1
Deleted: Article 6 and
Deleted: 1
Deleted: *

Deleted: administrations
Deleted: *
Deleted: Article 6 and
Deleted: 1
Deleted: Article 6 and
Deleted: 1
Deleted: administration*
Deleted: 2/9 2.3 . References to
administration * contained in Article 6 and

administration[®] contained in Article 6 and Appendix 1 shall be read as "accounting authority" when applying the provisions of Article 6 and Appendix 1 to maritime telecommunications.

Deleted: 2/9 2.3 . References to administration^{*} contained in Article 6 and Appendix 1 shall be read as "accounting authority" when applying the provisions of Article 6 and Appendix 1 to maritime telecommunications.

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

172 WCIT12/DT/1-E MOD ACP/3A3/37 Deleted: s 2/10 Member States shall designate their accounting authority or authorities 2.4 for the purposes of implementing this Appendix and notify their names, identification codes and addresses to the Secretary-General for inclusion in the List of Ship Stations; the number Deleted: CCITT of such names and addresses shall be limited taking into account the relevant JTU-T Recommendations. MOD ARB/7/104 2/10 Members shall designate their accounting authority or authorities for the 2.4 purposes of implementing this Appendix and notify their names, identification codes and addresses to the Secretary-General for inclusion in the List of Ship Stations; the number of such names and addresses shall be limited taking into account the relevant Recommendations of the ITU. Deleted: CCITT MOD USA/9A2/32 2/10 2.4 Members shall designate their accounting authority or authorities for the purposes of implementing this Appendix and notify their names, identification codes and addresses to the Secretary-General for inclusion in the List of Ship Stations; the number of such names and addresses shall be limited taking into account the relevant ITU-T Deleted: CCITT Recommendations MOD IAP/10/27 2/10 2.4 Members shall designate their accounting authority or authorities for the purposes of implementing this Appendix and notify their names, identification codes and addresses to the Secretary-General for inclusion in the List of Ship Stations; the number of such names and addresses shall be limited taking into account the relevant JTU-T Deleted: CCITT Recommendations. MOD RCC/14A1/149 2/10 2.4 Member States shall designate their accounting authority or authorities for the purposes of implementing this Appendix and notify their names, identification codes and addresses to the Secretary-General for inclusion in the List of Ship Stations; the number Deleted: CCITT of such names and addresses shall be limited taking into account the relevant JTU-T Recommendations. MOD CME/15/156 2/10 2.4 Members shall designate their accounting authority or authorities for the purposes of implementing this Appendix and notify their names, identification codes and addresses to the Secretary-General for inclusion in the List of Ship Stations; the number of Deleted: CCITT such names and addresses shall be limited taking into account the relevant JTU-T Recommendations. MOD EUR/16A1/90 Deleted: 4 2/10 2.3 Members shall designate their accounting authority or authorities for the purposes of implementing this Appendix and notify their names, identification codes and

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12 03

		173 WCIT12/DT/1-E		
	es and a	Secretary-General for inclusion in the List of Ship Stations; the number of addresses shall be limited taking into account the relevant <u>JTU-T</u> ns.		Deleted: CCITT
MOD	AUS/	17/80		
and addre	esses to ames an	Member <u>States</u> shall designate their accounting authority or authorities of implementing this Appendix and notify their names, identification codes the Secretary-General for inclusion in the List of Ship Stations; the number d addresses shall be limited taking into account the relevant <u>JTU-T</u> ns.		Deleted: s
MOD	AFCP,	/19/159		
addresses	s to the es and a	Members shall designate their accounting authority or authorities for the ementing this Appendix and notify their names, identification codes and Secretary-General for inclusion in the List of Ship Stations; the number of addresses shall be limited taking into account the relevant <u>JTU-T</u> ns.		Deleted: CCITT
SUP	USA/9	9A2/33		Deleted: 2/11 3 . Establishment of accounts¶
SUP 2/11	IAP/1	0/28		2/12 3.1. In principle, an account shall be considered as accepted without the need for specific notification of acceptance to the accounting authority that sent it.¶
SUP	EUR/:	16A1/91		2/13 3.2 . However, any accounting authority has the right to question the contents of an account for a period of six calendar months after dispatch of the account.
<u>NOC</u>	ACP/3	3A3/38		Deleted: 3 Establishment of accou Deleted: 2/11 3 Establishment of
2/11	3	Establishment of accounts		accounts
2/12 need for s administr	-	In principle, an account shall be considered as accepted without the notification of acceptance from the accounting authority to the at sent it.		
<u>NOC</u>	CME/	15/157		
2/11	3	Establishment of accounts		
<u>NOC</u>	AUS/:	17/81		
2/11	3	Establishment of accounts		
NOC	AFCP,	/19/160		
2/11	3	Establishment of accounts		
MOD	RCC/2	14A1/150		
C:\DOCUMEN 121203-TD-00		TINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12- DOC 03.12.12	03.12.12	2

2/12 3.1 In principle, an account shall be considered as accepted without the need for specific notification of acceptance to the accounting authority that sent it to the administration.

MOD CME/15/158 2/12 3.1 In principle, an account shall be considered as accepted without the need for specific notification of acceptance from the accounting authority to the Deleted: to administration that sent it. MOD AFCP/19/161 2/12 3.1 In principle, an account shall be considered as accepted without the need for specific notification of acceptance from the accounting authority to the Operating Deleted: to Agency that sent it.

SUP	IAP/10/29	
2/12		 Deleted: 3.1 . In principle, an account
		shall be considered as accepted without
CUID		the need for specific notification of
SUP	EUR/16A1/92	acceptance to the accounting authority
_		that sent it
		Deleted: 2/12 3.1 . In principle, an
NOC	AUS/17/82	account shall be considered as accepted
NOC	R03/17/02	without the need for specific notification of
		acceptance to the accounting authority

2/12 3.1 In principle, an account shall be considered as accepted without the need for specific notification of acceptance to the accounting authority that sent it.

MOD RCC/14A1/151

140/20

CLID

2/13 3.2 However, any accounting authority has the right to question the contents of an account for a period of six calendar months after dispatch of the account, even after the account has been paid.

MOD CME/15/159

2/13 3.2 However, any accounting authority has the right to question the contents of an account for a period of six calendar months after dispatch of the account <u>even after the account has been paid</u>.

MOD AFCP/19/162

2/13 3.2 However, any accounting authority has the right to question the contents of an account for a period of six calendar months after dispatch of the account <u>even after the account has been paid</u>.

SUP 2/13 <mark>,</mark>	IAP/10/30	/	Deleted: 3.2. However, any accounting authority has the right to question the contents of an account for a period of six
SUP	EUR/16A1/93		calendar months after dispatch of the account.
▼		/	Deleted: 2/13 3.2 . However, any accounting authority has the right to question the contents of an account for a period of six calendar months after dispatch of the account.¶

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

03.12.12

that sent it.

...

NOC	ACP/	3A3/39	
2/13	3.2 s of an av	However, any accounting authority has the right to question the ccount for a period of six calendar months after dispatch of the account.	
content			
NOC	AUS/	17/83	
2/13 content:	3.2 s of an ao	However, any accounting authority has the right to question the ccount for a period of six calendar months after dispatch of the account.	
MOD	IAP/1	10/31	
2/14	<u>3</u>	Settlement of balances of account	Deleted: 4
NOC	USA/	'9A2/34	
2/14	4	Settlement of balances of account	
NOC	ACP/	3A3/40	
2/14	4	Settlement of balances of account	
2/15	4.1	All international maritime telecommunication accounts shall be paid by	
the acco dispatch	n of the a	uthority without delay and in any case within six calendar months after ccount, except where the settlement of accounts is undertaken in paragraph 4.3 below.	
the acco dispatch accorda	n of the a nce with	ccount, except where the settlement of accounts is undertaken in	
the acco dispatch accorda <u>NOC</u>	n of the a nce with	ccount, except where the settlement of accounts is undertaken in paragraph 4.3 below.	
the acco dispatch accorda <u>NOC</u> 2/14	n of the a nce with CME, 4	ccount, except where the settlement of accounts is undertaken in paragraph 4.3 below. /15/160	
the acco dispatch	n of the a nce with CME, 4	ccount, except where the settlement of accounts is undertaken in paragraph 4.3 below. /15/160 Settlement of balances of account	
the accc dispatch accorda <u>NOC</u> 2/14 <u>NOC</u> 2/14	n of the a nce with CME, 4 AUS/ 4	ccount, except where the settlement of accounts is undertaken in paragraph 4.3 below. /15/160 Settlement of balances of account 17/84	
the accc dispatch accorda <u>NOC</u> 2/14 <u>NOC</u> 2/14 <u>NOC</u>	n of the a nce with CME, 4 AUS/ 4	ccount, except where the settlement of accounts is undertaken in paragraph 4.3 below. /15/160 Settlement of balances of account /17/84 Settlement of balances of account	
the acco dispatch accorda <u>NOC</u> 2/14 <u>NOC</u>	n of the a nce with CME, 4 AUS/ 4 AFCP 4	ccount, except where the settlement of accounts is undertaken in paragraph 4.3 below. /15/160 Settlement of balances of account /17/84 Settlement of balances of account /19/163	
the accc dispatch accorda <u>NOC</u> 2/14 <u>NOC</u> 2/14 <u>NOC</u> 2/14	n of the a nce with CME, 4 AUS/ 4 AFCP 4	ccount, except where the settlement of accounts is undertaken in paragraph 4.3 below. /15/160 Settlement of balances of account /17/84 Settlement of balances of account /19/163 Settlement of balances of account	Deleted: 4
the accorda accorda NOC 2/14 NOC 2/14 NOC 2/14 MOD 2/15 the accord	a of the a nce with CME, 4 AUS/ 4 AFCP 4 USA/ 3.1 Dunting a	ccount, except where the settlement of accounts is undertaken in paragraph 4.3 below. /15/160 Settlement of balances of account /17/84 Settlement of balances of account /19/163 Settlement of balances of account /9A2/35 All international maritime telecommunication accounts shall be paid by uthority without delay and in any case within six calendar months after	
the accorda accorda NOC 2/14 NOC 2/14 NOC 2/14 MOD 2/15 the accordispatch	a of the a nce with CME, 4 AUS/ 4 AFCP 4 USA/ 3.1 Dunting a n of the a	ccount, except where the settlement of accounts is undertaken in paragraph 4.3 below. /15/160 Settlement of balances of account /17/84 Settlement of balances of account /19/163 Settlement of balances of account /9A2/35 All international maritime telecommunication accounts shall be paid by uthority without delay and in any case within six calendar months after ccount.	Deleted: except where the settlement
the accorda accorda NOC 2/14 NOC 2/14 NOC 2/14 MOD 2/15 the accordispatch MOD	a of the a nce with CME, 4 AUS/ 4 AFCP 4 USA/ <u>3.1</u> Dunting a n of the a IAP/1	ccount, except where the settlement of accounts is undertaken in paragraph 4.3 below. /15/160 Settlement of balances of account /17/84 Settlement of balances of account /19/163 Settlement of balances of account /9A2/35 All international maritime telecommunication accounts shall be paid by uthority without delay and in any case within six calendar months after ccount.	Deleted: except where the settlement accounts is undertaken in accordance with
the accor dispatch accorda 2/14 2/14 2/14 2/14 2/14 2/14 2/15 the accor dispatch MOD 2/15	a of the a nce with CME, 4 AUS/ 4 AFCP 4 USA/ <u>3.1</u> of the a IAP/1 <u>3.1</u>	ccount, except where the settlement of accounts is undertaken in paragraph 4.3 below. /15/160 Settlement of balances of account /17/84 Settlement of balances of account /19/163 Settlement of balances of account /9A2/35 All international maritime telecommunication accounts shall be paid by uthority without delay and in any case within six calendar months after ccount.	Deleted: except where the settlement accounts is undertaken in accordance wit paragraph 4.3 below

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

MOD CME/15/161

2/15 4.1 All international maritime telecommunication accounts shall be paid by the accounting authority without delay and in any case within six calendar months after dispatch of the account.

MOD EUR/16A1/94

2/15 4.1 All <u>accepted</u> international maritime telecommunication accounts shall be paid by the accounting authority without delay and in any case within six calendar months after dispatch of the account.

MOD AFCP/19/164

2/15 4.1 All international maritime telecommunication accounts shall be paid by the accounting authority without delay and in any case within six calendar months after dispatch of the account.

(MOD) RCC/14A1/152

2/15 4.1 All international maritime telecommunication accounts shall be paid by the accounting authority without delay and in any case within six calendar months after dispatch of the account, except where the settlement of accounts is undertaken in accordance with paragraph 4.3 below.

NOC AUS/17/85

2/15 4.1 All international maritime telecommunication accounts shall be paid by the accounting authority without delay and in any case within six calendar months after dispatch of the account, except where the settlement of accounts is undertaken in accordance with paragraph 4.3 below.

MOD ARB/7/105

2/16 4.2 If international maritime telecommunication accounts remain unpaid after six calendar months, the <u>Member State</u> that has licensed the mobile station shall, on request, take all possible steps, within the limits of applicable national law, to ensure settlement of the accounts from the licensee.

MOD EUR/16A1/95

2/16 4.2 If international maritime telecommunication accounts remain unpaid after six calendar months, the administration that has licensed the mobile station <u>may</u>, on request, take steps, within the limits of applicable national law, to ensure settlement of the accounts from the licensee.

MOD AUS/17/86

2/16 4.2 If international maritime telecommunication accounts remain unpaid after six calendar months, the <u>Member State</u> that has licensed the mobile station shall, on request, take all possible steps, within the limits of applicable national law, to ensure settlement of the accounts from the licensee.

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12 03.12.12

Deleted: , except where the settlement of accounts is undertaken in accordance with paragraph 4.3 below

Deleted: , except where the settlement of accounts is undertaken in accordance with paragraph 4.3 below

Deleted: , except where the settlement of accounts is undertaken in accordance with paragraph 4.3 below.

Deleted: administration

Deleted: all possible

Deleted: administration

Deleted: shall

MOD AFCP/19/165

2/16 4.2 If international maritime telecommunication accounts remain unpaid after six calendar months, the <u>Member State</u> that has licensed the mobile station shall, on request, take all possible steps, within the limits of applicable national law, to ensure settlement of the accounts from the licensee.

(MOD) RCC/14A1/153

2/16 4.2 If international maritime telecommunication accounts remain unpaid after six calendar months, the administration that has licensed the mobile station shall, on request, take all possible steps, within the limits of applicable national law, to ensure settlement of the accounts from the licensee.

SUP	USA/9A2/36	
•		 Deleted maritime
SUP 2/16	IAP/10/33	remain u the admir mobile st possible s
NOC	ACP/3A3/41	applicable

2/16 4.2 If international maritime telecommunication accounts remain unpaid after six calendar months, the administration that has licensed the mobile station shall, on request, take all possible steps, within the limits of applicable national law, to ensure settlement of the accounts from the licensee.

NOC CME/15/162

2/16 4.2 If international maritime telecommunication accounts remain unpaid after six calendar months, the administration that has licensed the mobile station shall, on request, take all possible steps, within the limits of applicable national law, to ensure settlement of the accounts from the licensee.

MOD RCC/14A1/154

2/17 4.3 If the period between the date of dispatch and receipt exceeds one month, the receiving accounting authority should at once notify the accounting authority that sent the account that queries and payments may be delayed. The delay shall, however, not exceed three calendar months in respect of payment, or five calendar months in respect of queries, both periods commencing from the date of receipt of the account.

MOD CME/15/163

2/17 4.3 If the period between the date of dispatch and receipt exceeds one month, the receiving accounting authority should at once notify the <u>administration that sent</u> the account that queries and payments may be delayed. The delay shall, however, not exceed three calendar months in respect of payment, or five calendar months in respect of queries, both periods commencing from the date of receipt of the account.

SUP IAP/10/34

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

03.12.12

Deleted: administration

Deleted: 2/16 4.2 . If international maritime telecommunication accounts remain unpaid after six calendar months, the administration that has licensed the mobile station shall, on request, take all possible steps, within the limits of applicable national law, to ensure settlement of the accounts from the licensee.¶ 2/17 4.3 . If the period between the date

of dispatch and receipt exceeds one month, the receiving accounting authority should at once notify the originating accounting authority that queries and payments may be delayed. The delay shall, however, not exceed three calendar months in respect of payment, or five calendar months in respect of queries, both periods commencing from the date of receipt of the account.¶

2/18 4.4 . The debtor accounting authority may refuse the settlement and adjustment of accounts presented more than eighteen calendar months after the date of the traffic to which the accounts relate.

Deleted: 4.2 . If international maritime telecommunication accounts remain unpaid after six calendar months, the administration that has licensed the mobile station shall, on request, take all possible steps, within the limits of applicable national law, to ensure settlement of the accounts from the licensee.

Deleted: originating

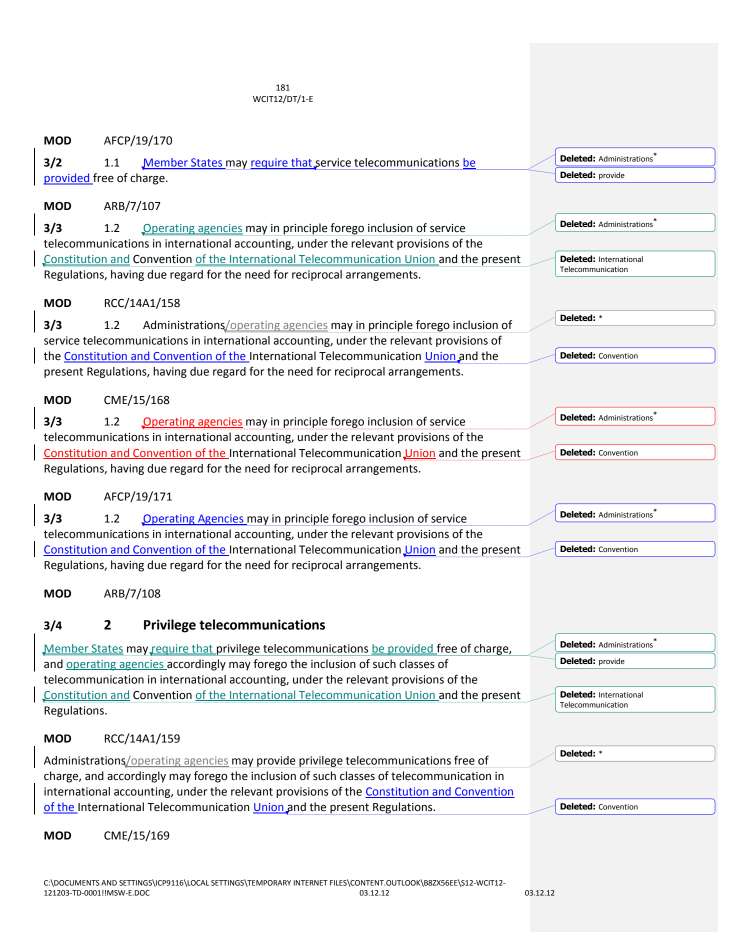
Deleted: originating accounting authority

2/17 Deleted: 4.3 If the period between the date of dispatch and receipt exceeds one month, the receiving accounting SUP EUR/16A1/96 authority should at once notify the originating accounting authority that queries and payments may be delayed. The delay shall, however, not exceed three NOC ACP/3A3/42 calendar months in respect of payment, or five calendar months in respect of queries. 2/17 43 If the period between the date of dispatch and receipt exceeds one both periods commencing from the date of receipt of the account month, the receiving accounting authority should at once notify the originating accounting Deleted: 2/17 4.3 If the period authority that queries and payments may be delayed. The delay shall, however, not exceed between the date of dispatch and receipt three calendar months in respect of payment, or five calendar months in respect of queries, exceeds one month, the receiving accounting authority should at once notify both periods commencing from the date of receipt of the account. the originating accounting authority that gueries and payments may be delayed. The AUS/17/87 delay shall, however, not exceed three NOC calendar months in respect of payment, or 2/17 five calendar months in respect of gueries, 4.3 If the period between the date of dispatch and receipt exceeds one both periods commencing from the date of month, the receiving accounting authority should at once notify the originating accounting receipt of the account. authority that queries and payments may be delayed. The delay shall, however, not exceed three calendar months in respect of payment, or five calendar months in respect of queries, both periods commencing from the date of receipt of the account. NOC AFCP/19/166 2/17 4.3 If the period between the date of dispatch and receipt exceeds one month, the receiving accounting authority should at once notify the originating accounting authority that queries and payments may be delayed. The delay shall, however, not exceed three calendar months in respect of payment, or five calendar months in respect of gueries, both periods commencing from the date of receipt of the account. MOD RCC/14A1/155 2/18 4.4 The debtor accounting authority may refuse the settlement and adjustment of accounts presented more than <u>12</u> calendar months after the date of the Deleted: eighteen traffic to which the accounts relate. MOD CME/15/164 2/18 ΔΔ The debtor accounting authority may refuse the settlement and adjustment of accounts presented more than twelve calendar months after the date of the Deleted: eighteen traffic to which the accounts relate. MOD EUR/16A3/97 Deleted: 4 2/18 The debtor accounting authority may refuse the settlement and 4.3 adjustment of accounts presented more than eighteen calendar months after the date of the traffic to which the accounts relate. MOD AUS/17/88 2/18 The debtor accounting authority may refuse the settlement and 4.4 adjustment of accounts presented more than <u>twelve</u> calendar months after the date of the Deleted: eighteen traffic to which the accounts relate. C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12 03.12.12

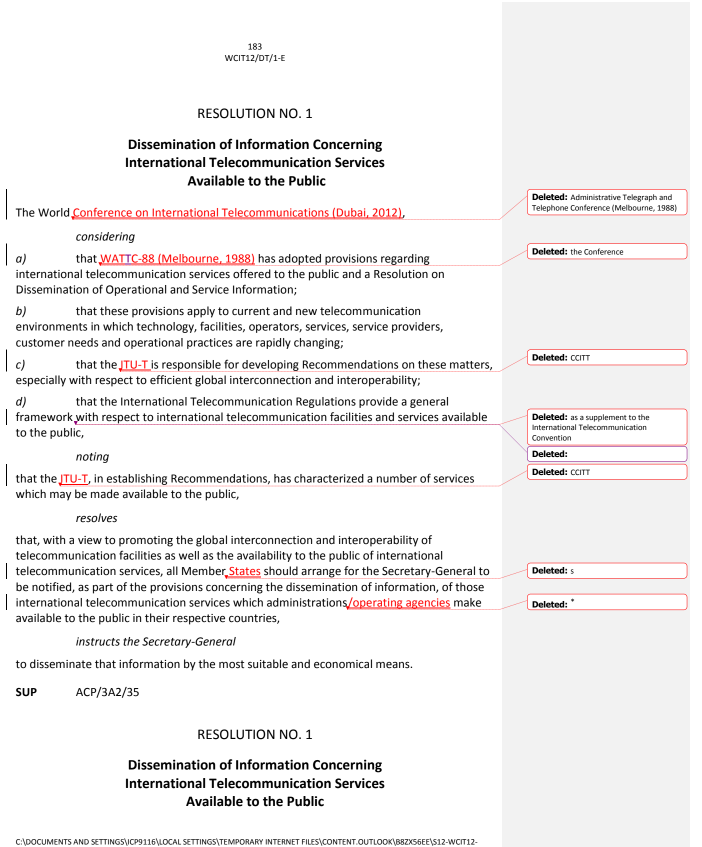
I

SUP 2/18	IAP/10/35		Deleted: 4.4 . The debtor accounting
NOC 2/18 adjustmen the traffic NOC 2/18 adjustmen	ACP/3A3/43 4.4 The debtor accounting authority may refuse the settlement and t of accounts presented more than eighteen calendar months after the date of to which the accounts relate. AFCP/19/167 4.4 The debtor accounting authority may refuse the settlement and t of accounts presented more than eighteen calendar months after the date of to which the accounts relate.		authority may refuse the settlement and adjustment of accounts presented more than eighteen calendar months after the date of the traffic to which the accounts relate.
(MOD)	RCC/14A1/156		
	APPENDIX 3		
	Service and Privilege Telecommunications		
SUP	ACP/3A2/34		
	APPENDIX 3		
	Service and Privilege Telecommunications		
SUP	USA/9A2/37		
	APPENDIX 3		
	Service and Privilege Telecommunications		
SUP	EUR/16A1/98		
	APPENDIX 3		
	Service and Privilege Telecommunications		
SUP	AUS/17/89		Deleted: APPENDIX 3¶ Service and Privilege Telecommunicati()
C:\DOCUMENTS 121203-TD-000	AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12- 03.12.12	03.12.12	

SUP	B/18/67	
v		Deleted: APPENDIX 3¶ Service and Privilege Telecommunicatiq
SUP	MEX/20/67	((
	APPENDIX 3	
	Service and Privilege Telecommunications	
NOC	CME/15/165	
	ciiii, 13, 103	
	APPENDIX 3	
	Service and Privilege Telecommunications	
NOC	AFCP/19/168	
	APPENDIX 3	
	Service and Privilege Telecommunications	
<u>NOC</u>	CME/15/166	
3/1	1 Service telecommunications	
<u>NOC</u>	AFCP/19/169	
3/1	1 Service telecommunications	
MOD	ARB/7/106	
3/2	1.1 <u>Member States</u> may <u>require that</u> service telecommunications <u>be</u>	Deleted: Administrations*
-	free of charge.	Deleted: provide
MOD	RCC/14A1/157	
3/2	1.1 Administrations/operating agencies may provide service	Deleted: *
	unications free of charge.	Deleted: .
MOD	CME/15/167	
3/2	1.1 <u>Member States</u> may <u>require that</u> service telecommunications <u>be</u>	Deleted: Administrations*
	free of charge.	Deleted: provide
	S AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12- 01!!MSW-E.DOC 03.12.12 03.12	.12



182 WCIT12/DT/1-E				
3/4 2 Privilege telecommunications				
Member States may require that privilege telecommunications be provided free of charge,		Deleted: Administrations*		
and <u>operating agencies</u> accordingly may forego the inclusion of such classes of		Deleted: provide		
telecommunication in international accounting, under the relevant provisions of the				
Constitution and Convention of the International Telecommunication Union and the present	_	Deleted: Convention		
Regulations.				
-				
MOD AFCP/19/172				
3/4 2 Privilege telecommunications		Deletede e la tribunta a*		
<u>Member States</u> may <u>require that</u> privilege telecommunications <u>be provided</u> free of charge,	\leq	Deleted: Administrations		
and <u>Operating Agencies</u> accordingly may forego the inclusion of such classes of		Deleted: provide		
telecommunication in international accounting, under the relevant provisions of the		Deleted Converting		
Constitution and Convention of the International Telecommunication Union and the present		Deleted: Convention		
Regulations.				
MOD ARB/7/109				
3/5 3 Applicable provisions				
The general operational, charging and accounting principles applicable to service and				
privilege telecommunications should take account of the relevant <u>Recommendations of the</u> <u>ITU</u> .		Deleted: CCITT		
MOD RCC/14A1/160				
3/5 3 Applicable provisions				
The general operational, charging and accounting principles applicable to service and				
privilege telecommunications should take account of the relevant <u>JTU-T</u> Recommendations,		Deleted: CCITT		
MOD CME/15/170		Deleted: ¶		
3/5 3 Applicable provisions				
The general operational, charging and accounting principles applicable to service and privilege telecommunications should take account of the relevant <u>JTU-T</u> Recommendations.		Deleted: CCITT		
MOD AFCP/19/173				
3/5 3 Applicable provisions				
The general operational, charging and accounting principles applicable to service and privilege telecommunications should take account of the relevant <u>JTU-T</u> Recommendations.		Deleted: CCITT		
Resolutions				
MOD CME/15/171				
C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12- 121203-TD-0001!!MSW-E.DOC 03.12.12 0)3.12.12			



C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCI 121203-TD-0001!!MSW-E.DOC 03.12.12

SUP EUR/16A1/99

RESOLUTION NO. 1

Dissemination of Information Concerning International Telecommunication Services Available to the Public

SUP	B/18/68	
		Deleted: RESOLUTION NO. 19
SUP	MEX/20/68	Dissemination of Information Concerning International Telecommunication Services . Available to the Public
501		

RESOLUTION NO. 1

Dissemination of Information Concerning International Telecommunication Services Available to the Public

MOD CME/15/172

RESOLUTION NO. 2

Cooperation of the Members of the Union in Implementing the International Telecommunication Regulations

The World<u>Conference on International Telecommunications (Dubai, 2012)</u>,

recalling

the principle of the sovereign right of each country to regulate its telecommunication as embodied in the Preamble to the <u>Constitution of the</u> International Telecommunication <u>Union</u>, and in the Preamble to the International Telecommunication Regulations as well as the purposes of the Union contained in Article <u>1</u> of <u>the Constitution</u>,

realizing

that, in the case of difficulties in the applicable national law in the implementation of the International Telecommunication Regulations, appropriate cooperation amongst the Members concerned is desirable,

resolves

that, upon request by a Member concerned about the limited effectiveness of its national law in relation to international telecommunication services offered to the public in its territory, the Members concerned shall, where appropriate, consult on a reciprocal basis, with a view to maintaining and extending international cooperation between Members of

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12 **Deleted:** Administrative Telegraph and Telephone Conference (Melbourne, 1988)

Deleted: Convention (Nairobi, 1982) Deleted: 4 Deleted: that Convention

	185 WCIT12/DT/1-E		
the Unio	n, in the spirit of Article <u>1</u> of the above-mentioned <u>Constitution</u> for the		Deleted: 4
	ment and rational use of telecommunications, including the orderly use of the onal telecommunication network.		Deleted: Convention
SUP	ACP/3A2/36		
	RESOLUTION NO. 2		
	Cooperation of the Members of the Union in Implementing the International Telecommunication Regulations		
SUP	B/18/69		Deleted: RESOLUTION NO. 21
SUP	ACP/3A2/37		Cooperation of the Members of the Union in Implementing the International Telecommunication Regulations
	RESOLUTION NO. 3		
	Apportionment of Revenues in Providing International Telecommunication Services		
SUP	EUR/16A1/100		
	RESOLUTION NO. 3		
	Apportionment of Revenues in Providing International Telecommunication Services		
SUP	B/18/70		Deleted: RESOLUTION NO. 3¶
SUP	MEX/20/69		Apportionment of Revenues in . Providing International Telecommunication Services
	RESOLUTION NO. 3		
	Apportionment of Revenues in Providing International Telecommunication Services		
MOD	USA/9A2/38		
	RESOLUTION NO. 4		
	The Changing Telecommunication Environment		
	NTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12- 001!!MSW-E.DOC 03.12.12	03.12.12	2

The World Conference on International Telecommunications (Dubai, 2012),

recalling

a) Resolution 71 (Rev. Guadalajara, 2010), The Strategic Plan for the Union,

b) Resolution 139 (Rev. Guadalajara, 2010), Telecommunications/information and communication technologies to bridge the digital divide and build an inclusive information society,

<u>c) The 2005 World Summit on the Information Society (WSIS) outcome</u> <u>documents;</u>

the Report of the fifth World Telecommunications Development Conference (Hyderabad, 2010) highlighting the importance of telecommunications infrastructure and technology development, particularly in developing countries, and adopting regional initiatives and the Hyderabad Action Plan to assist developing countries achieve more universal access to telecommunications,

considering

1. that the Geneva Declaration of Principles adopted by WSIS recognized that policies creating a favorable climate for stability, predictability, and fair competition at all levels should be developed and implemented in a manner that attracts more private investment in telecommunications infrastructure;

b) the potential benefits of the rapid introduction of new and diverse telecommunication services, including those recognized in the Resolution 66/184 of the United Nations General Assembly, to provide new solutions to development challenges and foster sustained, inclusive and equitable economic growth, development, competitiveness, access to information and knowledge, poverty eradication and social inclusion that will help to integrate all countries, especially developing countries, in particular the least developed countries, into the global economy;

c) that the introduction of new technologies and telecommunication services will continue to raise new issues;

d) that, as a result of the diverse service and policy elements, many Members have expressed concern about the possible adverse implications of certain provisions in the new Regulations,

the importance of ensuring appropriate and harmonious introduction and world-wide application of the wide range of services evolving with the new technologies,

<u>recognizing</u>

a) that, as stated in § 22 of the Geneva Declaration of Principles adopted by WSIS, a well-developed information and communication network infrastructure and applications, adapted to regional, national, and local conditions, easily accessible and affordable, and making greater use of broadband and other innovative technologies where possible, can

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

Deleted: World Administrative Telegraph and Telephone Conference (Melbourne, 1988),

Deleted: that Resolution No. 10 of the Plenipotentiary Conference (Nairobi, 1982) provided for the convening of a World Administrative Telegraph and Telephone Conference (WATTC) in 1988 to develop a new regulatory framework for all existing and foreseen telecommunication services,¶

Deleted: *a*) the adoption by the Conference of the new International Telecommunication Regulations (Melbourne, 1988) which recognize the diverse service and policy elements in the changing telecommunication environment,

Deleted: a

Deleted: b

Deleted: c

Deleted: 1

187
WCIT12/DT/1-E

accelerate the social and economic progress of countries and the well-being of all				
individuals, communities, and peoples;				
b) the importance of competition in promoting investment, as recognized by the				
ITU/UNESCO Broadband Commission for Digital Development ("Broadband: A Platform for				
Progress." September 2010);				
c) the policy recommendations for encouraging broadband infrastructure				
development of the ITU/UNESCO Broadband Commission for Digital Development ("The				
State of Broadband 2012: Achieving Digital Inclusion for All") to create a favorable				
environment for investment in telecommunications infrastructure by:				
i) providing policy leadership for investment, including open consultations				
on necessary policy and legal frameworks;				
ii) opening telecommunications markets to competition through licensing				
and				
taxation reforms, including transparent licensing regimes;				
iii) enabling government services that will stimulate demand for and				
investment in				
telecommunications, especially in developing countries;				
iv) establishing a universal service program to support telecommunications				
infrastructure investment; and				
v) encouraging efficient and innovative mobile broadband practices for new				
market entrants and consumers,				

resolves to invite Member States

1. to take into account, further to *recognizing* (c)(i)-(v), increasing access to new and existing telecommunications infrastructure;

2. to create and promote widespread affordable access to telecommunications infrastructure by enabling legal and regulatory environments that are fair, transparent, stable, predictable and non-discriminatory; and that promote competition, foster continued technological and service innovation, and encourage private sector investment incentives;

c) to continue to work within relevant ITU sectors and study groups to share best practices regarding the implementation of progressive regulatory regimes designed to liberalize markets, promote competition and stimulate investments.

SUP ACP/3A2/38

RESOLUTION NO. 4

The Changing Telecommunication Environment

SUP EUR/16A1/101

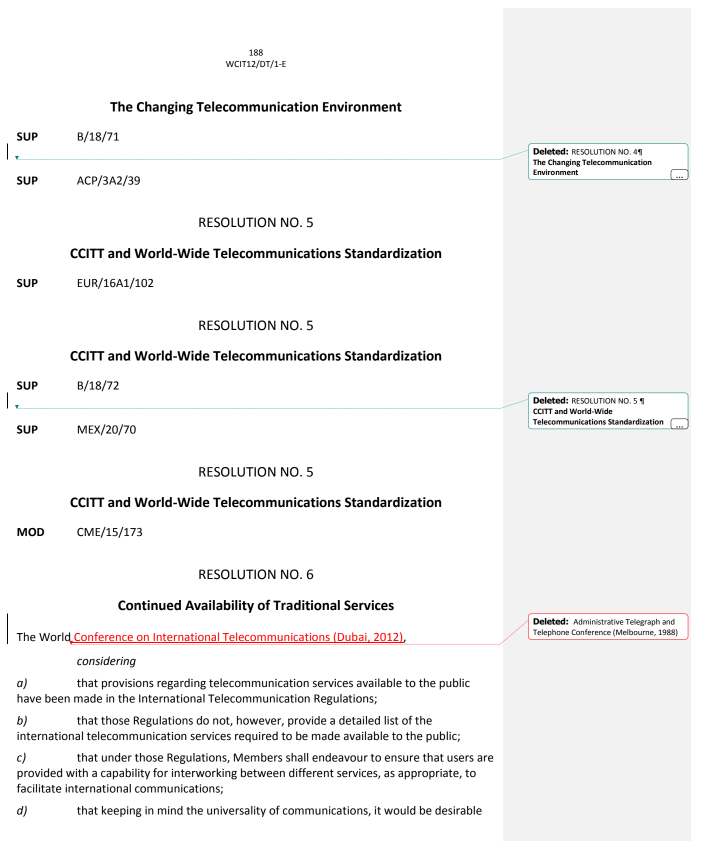
RESOLUTION NO. 4

Deleted: ,

Deleted: instructs the Secretary-General¶ to transmit this Resolution to the Administrative Council for subsequent consideration by the Plenipotentiary Conference (Nice, 1989),¶ *invites the Plenipotentiary Conference*¶ 1 to consider the implications and opportunities which the integration of the new ... technologies, the development of new types of services and the diversity of arrangements may entail for the

arrangements may entail for the harmonious and efficient development, operation, and use of telecommunications world-wide;¶ 2 to consider the impact that the various

2 to consider the impact that the various issues may have on the work of the International Telecommunication Union and the cooperation between the Members in assuring effective world-wide implementation of telecommunication development.



03.12.12

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

to ensure to the greatest extent possible, in the absence of establishment of new services in many Member countries, that the public in those countries should have continuing effective use of traditional services to communicate on a world-wide basis;

e) that certain rural areas and developing countries, in particular, may need to rely on existing widely available services for international communications for a relatively long period of time,

resolves

that all Members should cooperate to ensure that, pending the establishment of new telecommunication services, in particular in the areas and countries referred to in *e*) above, provisions should be made to allow, through available communication infrastructures, continued availability of traditional services so as to enable effective communications on a world-wide basis.

SUP	B/18/73		Deleted: RESOLUTION NO. 6 ¶	
SUP	MEX/20/71		Continued Availability of Traditional Services	
	RESOLUTION NO. 6			
	Continued Availability of Traditional Services			
MOD	CME/15/174			
	RESOLUTION NO. 7			
	Dissemination of Operational and Service Information Through the General Secretariat			
The Worl	Conference on International Telecommunications (Dubai, 2012),		Deleted: Administrative Telegraph and Telephone Conference (Melbourne, 1988)	
	in view of			
a)	No, <u>98</u> of the <u>Convention of the International Telecommunication</u>	/	Deleted: s	
,	g the information dissemination functions of the Secretary-General;		Deleted: 291, 293 and 294	
	-		Deleted: Convention (Nairobi, 1982)	
b)	Article 8 of the International Telecommunication Regulations (<u>Dubai, 2012</u>),	\sim	Deleted: general	
	considering		Deleted: Melbourne, 1988	
	the importance of exchanging administrative, operational, tariff and statistical on in a cost-effective manner in order to facilitate the efficient and smooth of international telecommunication routes and services;			
b)	the need for timely dissemination of such information to			
administr	ations <mark>/operating agencies</mark> ;	/	Deleted: *	
c)	that such information is available at present in the following examples of			

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

operational and service publications:

- List of telegraph offices
- Gentex table
- TA Table (transferred account)
- Codes and abbreviations for the use of the international telecommunication services
- Table of international telex relations and traffic
- List of destination indicators for the telegram retransmission system and of telex network identification codes
- Bureaufax table
- Yearbook of common carrier telecommunication statistics
- List of international telephone routes
- Table of rates for telegrams
- Directory of information on programme booking centres, international sound programme centres, international television programme centres and centres for maintaining sound and television programme circuits
- Message handling/physical delivery service profile tables
- Information for the operation of the international telegraph, data transmission and Telematic services
- TA Booklet (transferred account)
- List of telecommunication channels used for the transmission of telegrams
- List of cables forming the world submarine network
- Notification
- Operation Bulletin,

resolves

that operational and service information helpful to the smooth and efficient functioning of international telecommunications shall be disseminated by the General Secretariat in an appropriate form,

invites <u>Member States</u>

to encourage the provision of appropriate information, to the extent practicable, in a timely fashion and in accordance with national arrangements,

instructs the Secretary-General

1 to disseminate the above-mentioned information by the most suitable and economical means;

2 to revise, update, cancel, or create such publications as necessary, taking account of:

- i) the directives of a competent conference or of the JTU Council;
- ii) the <u>Recommendations</u> of the <u>World Telecommunication Standardization</u>

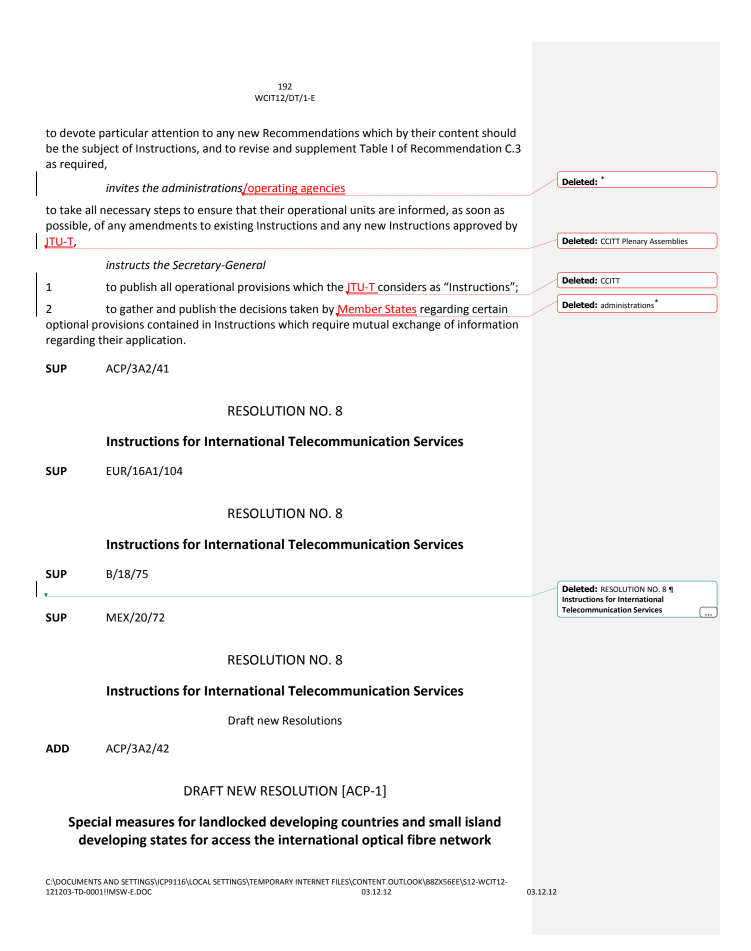
C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TE	MPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-
121203-TD-0001!!MSW-E.DOC	03.12.12

Deleted: Administrations

	Deleted: Administrative
-	Deleted: of the Union
-	Deleted: r
-	Deleted: Plenary Assembly of the CCITT

	191 WCIT12/DT/1-E	
	Assembly; and, exceptionally;	
iii)	the results of consultation by correspondence with <u>Member States</u> .	Deleted: Administrations
SUP	ACP/3A2/40	
	RESOLUTION NO. 7	
	Dissemination of Operational and Service Information Through the General Secretariat	
SUP	EUR/16A1/103	
	RESOLUTION NO. 7	
	Dissemination of Operational and Service Information Through the General Secretariat	
SUP	B/18/74	
▼		 Deleted: RESOLUTION NO. 7¶ Dissemination of Operational and Service
MOD	CME/15/175	Information Through the General Secretariat
	RESOLUTION NO. 8	
	Instructions for International Telecommunication Services	
The World	Conference on International Telecommunications (Dubai, 2012),	Deleted: Administrative Telegraph and Telephone Conference (Melbourne, 1988)
	recalling	
dealing wit	the reasons for which the WATTC (Geneva, 1973) introduced the concept of s for a collection of provisions drawn from one or more CCITT Recommendations h practical procedure for operation and tariff arrangements which have to be to force on a specific date in order to ensure their observance at the world level;	
<i>b)</i> means of e available w	the special importance attached by WATTC (Geneva, 1973) to Instructions as a insuring the orderly and efficient operation of certain telecommunication services vorld-wide,	
	considering	
▼		Deleted: <i>a</i>) . that the International Telecommunication Convention (Nairobi,
<u>þ)</u>	that the IXth CCITT Plenary Assembly (Melbourne, 1988) approved a new	1982), in No. 288, refers to "operating instructions";¶
Recommer Services"	ndation C.3 concerning "Instructions for International Telecommunication	b) Deleted: c)
		 Deleted: ;
	instructs the <mark>JTU-T</mark>	

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12



The World Conference on International Telecommunications (Dubai, 2012),

considering

a) Resolution 65/172 of 20 December 2010 of the United Nations General Assembly on specific actions related to the particular needs and problems of landlocked developing countries;

b) Resolution 30 (Rev. Guadalajara, 2010) of the Plenipotentiary Conference on special measures for the least developed countries, small island developing states, landlocked developing countries and countries with economies in transition;

c) the Millennium Declaration and the 2005 World Summit Outcome;

d) the outcome of the Geneva (2003) and Tunis (2005) phases of the World Summit on the Information Society (WSIS);

e) the Almaty Declaration and Almaty Programme of Action Addressing the Special Needs of Landlocked Developing Countries within a New Global Framework for Transit Transport Cooperation for Landlocked and Transit Developing Countries,

recalling

the New Partnership for Africa's Development (NEPAD), which is an initiative intended to boost economic cooperation and development at regional level, given that many landlocked and transit developing countries are in Africa,

reaffirming

a) the right of access of landlocked countries to the sea and freedom of transit through the territory of traffic transiting countries by all means of transport, in accordance with applicable rules of international law;

b) that traffic transiting countries, in the exercise of their full sovereignty over their territory, have the right to take all measures necessary to ensure that the rights and facilities provided for landlocked countries in no way infringe upon their legitimate interests,

recognizing

a) the importance of telecommunications and new information and communication technologies (ICT) to the development of LLDCs and SID;

b) current difficulties of the countries mentioned above continue to adversely affect their development,

noting

that access to the international optical fibre network for LLDCs and SIDS and the laying of optical fibre across traffic transiting countries are not indicated in the infrastructure development and maintenance priorities in the Almaty Programme of Action,

conscious

a) that fiber optic cable is a profitable telecommunications transport medium;

b) that access within landlocked countries to the international fiber optic network will promote their integral development and the potential for them to create their own Information Society;

c) that the planning and laying of international optical fibre calls for close

cooperation between landlocked and traffic transiting countries;

d) that in making the basic investment in laying fiber optic cable, capital investments by the private sector are required,

resolves to instruct the Director of the Telecommunication Development Bureau

1 to study the special situation of telecommunication/ICT services in the LLDCs and SIDS, taking into account the importance of access to the international fiber optic network at reasonable costs;

2 to report to the ITU Council of measures taken with respect to the assistance provided to LLDCs and SIDS as referred to instructs 1;

3 to assist countries mentioned above to develop their required plan that contains practical guidelines and criteria to govern and promote sustainable regional, subregional, multilateral, and bilateral projects affording LLDCs and SIDS greater access to the international fiber optic network,

invites Member States

1 to cooperate with landlocked countries by promoting regional, subregional, multilateral, and bilateral projects for telecommunication infrastructure integration that afford LLDCs and SIDS greater access to the international fiber optic network;

2 to take appropriate measures to ensure that the Member States to collaborate actively in the development of telecommunication/ICT services in LLDCs and SIDS;

3 to assist landlocked developing countries, traffic transiting countries and SIDS in executing telecommunication infrastructure integration projects,

encourages landlocked developing countries and SIDS

to continue to accord high priority to telecommunication/ICT activities and projects that promote integral socioeconomic development, adopting technical cooperation activities financed from bilateral or multilateral sources that will benefit the general public,

invites Member States, Sector Members, Associates and Academia

to continue support the work of ITU-D in studies of the situation of telecommunication/ICT services in the least developed countries, LLDCs and SIDS, small island developing states, and countries with economies in transition so identified by the United Nations and requiring special measures for telecommunication/ICT development,

instructs the Secretary-General

to bring this resolution to the attention of the Secretary-General of the United Nations, with a view of bringing it to the attention of the United Nations High Representative for the Least Developed Countries (LDCs), Landlocked Developing Countries (LLDCs) and Small Island Developing States (SIDSs) their special needs.

ADD ACP/3A3/44

DRAFT NEW RESOLUTION [ACP-2]

Countering and combating spam



The World Conference on International Telecommunication, Dubai 2012

recognizing

a) objectives enshrined in the Basic Instruments of ITU;

b) that the "Declaration of Principles" of the World Summit on the Information Society (WSIS) states in § 37 that:

"Spam is a significant and growing problem for users, networks and the Internet as a whole. Spam and cybersecurity should be dealt with at appropriate national and international levels";

c) that the WSIS "Plan of Action" states in § 12 that:

"Confidence and security are among the main pillars of the information society"

and calls for "appropriate action on spam at national and international levels",

recognizing further

a) that the instruction given in Resolution 52 (WTSA-08 Johannesburg) to ITU-T study groups with respect to countering and combating spam;

b) the instruction given to the Director of Telecommunication Standardization Bureau in Resolution 52(WTSA-08 Johannesburg) to ITU-T study groups with respect to countering and combating spam;

c) that one of the strategic goals of the ITU Telecommunication Standardization Sector (ITU-T) of the strategic plan for the Union for 2012-2015 (section 5.4) set out in Resolution 71 (Rev. Guadalajara, 2010) of the Plenipotentiary Conference;

d) the report of the chairman of the two ITU WSIS the meetings on countering and combating spam, which advocated a comprehensive approach to combating spam, namely:

- i) strong legislation
- ii) the development of technical measures
- iii) the establishment of industry partnerships to accelerate the studies
- iv) education
- v) international cooperation,

aware

that the resolution 130 of the Plenipotentiary Conference (Rev. Guadalajara, 2010) resolves that "ITU shall focus resources and programmes on those areas of cybersecurity within its core mandate and expertise, notably the technical and development spheres, and not including areas related to Member States' application of legal or policy principles related to national defence, national security, content, and cybercrime, which are within their sovereign rights, although, this does not however exclude ITU from carrying out its mandate to develop technical recommendations designed to reduce vulnerabilities in the ICT infrastructure",

considering

a)

that spam has become a widespread problem causing potential loss of revenue

to Internet service providers, telecommunication operators, mobile telecommunication operators and business users;

b) that spam creates problems of information and telecommunication network security, and is increasingly being used as a vehicle for phishing and spreading viruses, worms, spyware and other forms of malware, etc.;

c) that spamming is used for criminal, fraudulent or deceptive activities;

d) that spam is a global problem that requires international cooperation in order to find solutions;

e) that addressing the issue of spam is a matter of urgency;

f) that many countries, in particular developing countries, including the least developed countries, small island developing states and countries with economies in transition, need help when it comes to countering spam;

g) that relevant Recommendations of the Telecommunication Standardization Sector (ITU-T) and relevant information from other international bodies are available which could provide guidance for future development in this area, particularly with regard to lessons learned;

h) that technical measures to counter spam represent one of those approaches mentioned in recognizing further b) above,

noting

the important technical work carried out to date in ITU-T Study Group 17 and in particular Recommendations ITU-T X.1231 (Technical strategies for countering spam), X.1240 (Technologies involved in countering e-mail spam) and X.1241 (Technological framework for countering e-mail spam),

resolves to urge Member States

1 to take appropriate steps within their national legal frameworks to ensure that appropriate and effective measures are taken to counter and combat spam;

2 to continue developing technical and self-regulatory measures including best practices to counter spam,

Instructs the Secretary General

to report to the annual session of the Council and the future Plenipotentiary Conferences of the actions being taken and progress made on the matter,

invites Member States, Sector Members, Associates and Academia

to contribute to this work.

ADD ACP/3A3/45

DRAFT NEW RESOLUTION [ACP-3]

Non-discriminatory access to Internet

The World Conference on International Telecommunication, Dubai, 2012

considering

that one of the purposes of ITU laid down in Article 1 of the ITU Constitution is "to maintain and extend international cooperation among all its Member States for the improvement and rational use of telecommunications of all kinds",

considering further

approved documents of the World Summit on the Information Society (WSIS), Geneva 2003 and Tunis 2005, in its Declaration of Principles, especially §§ 11, 19, 20, 21 and 49 thereof,

noting

that § 48 of the WSIS Declaration of Principles recognized that: "The Internet has evolved into a global facility available to the public and its governance should constitute a core issue of the Information Society agenda. The international management of the Internet should be multilateral, transparent and democratic, with the full involvement of governments, the private sector, civil society and international organizations. It should ensure an equitable distribution of resources, facilitate access for all and ensure a stable and secure functioning of the Internet, taking into account multilingualism",

recognizing

a) that the second phase of WSIS (Tunis, November 2005) identified ITU as the possible moderator/facilitator for the following WSIS Action Lines from the Plan of Action: C2 (Information and communication infrastructure) and C5 (Building confidence and security in use of the ICTs);

b) that the Plenipotentiary Conference (Guadalajara,2010) entrusted the ITU Telecommunication Standardization Sector (ITU-T) with a range of activities aimed at implementing the WSIS (Tunis, 2005) outcomes, a number of those activities having to do with Internet-related issues;

c) that management of the registration and allocation of Internet domain names and addresses must fully reflect the geographical nature of the Internet, taking into account an equitable balance of interests of all stakeholders,

taking into account

Resolutions 101, 102, 130 and 133 of Plenipotentiary Conference (Guadalajara, 2010),

conscious of

WSIS outcome on internet governance as mentioned in paragraph 78 of Tunis Agenda,

recognizing further

a) that developing Recommendations to combat spam falls within the strategic plan for the Union for 2012-2015 (Part 5§) set out in Resolution 71 (Rev. Guadalajara, 2010) of the Plenipotentiary Conference;

b) Mission and goals of the Union including Strategic goal of the Telecommunication Standardization Sector (ITU-T) as contained in Resolution 71 (Rev.

Guadalajara,2010).

c) that the World Telecommunication Standardization Assembly ,Johannesburg in its Resolution 69 (WTSA-08, Johanesburg,2008) addressed the issue of non-discriminatory access and use of Internet resources,

taking into account

a) that ITU-T is dealing with technical and policy issues related to IP-based networks, including the Internet and next-generation networks;

b) that a number of the resolutions of adopted by the World Telecommunication Standardization Assembly 2008, Johannesburg, deal with Internet-related issues,

resolves

1 that Member States and/or Operating Agencies, as the case may be, relevant organization operating and functioning in their countries and under their jurisdiction, refrain from taking any unilateral and/or discriminatory actions that could impede another Member State from accessing Internet, within the spirit of Article 1 of the Constitution and the WSIS principles;

2 to invite Member States to inform the ITU on any incident referred to in resolves 1) above,

instructs the Director of the Telecommunication Standardization Bureau

1 to integrate and analyze the information on incidents reported from Member States;

2 to report this information to Member States, through an appropriate mechanism,

invites Member States and Sector Members

to submit contributions to the ITU-T study groups that contribute to the prevention and avoidance of such practices.

ADD ACP/3A3/46

DRAFT NEW RESOLUTION [ACP-4]

Misappropriation of international telecommunication services and resources

The World Conference on International Telecommunication, Dubai 2010

recognizing

the purposes of the Union to foster collaboration among the membership for the harmonious development of telecommunications and to enable the offering of services at lowest cost,

recognizing further

a) that the fraudulent misappropriation of national telephone numbers and

country codes is inappropriate and harmful;

b) that the blocking of calls by barring the country code to a country in order to avoid fraud is also inappropriate and harmful;

c) relevant provisions of the ITU Constitution and Convention and Resolutions adopted by ITU Plenipotentiary Conferences,

recalling

a) Resolution 29 of World Telecommunication Standardization Assembly, Johannesburg ,2008 concerning alternative calling procedures on international telecommunication networks, which (citing ITU Council Resolution 1099) urged the ITU Telecommunication Standardization Sector (ITU-T) to develop, as soon as possible, the appropriate Recommendations concerning alternative calling procedures;

b) Recommendation ITU-T E.156, which sets out guidelines for ITU-T action on reported misuse of E.164 numbering resources, and Recommendation ITU-T E.156 Supplement 1, which provides a best practice guide on countering misuse of E.164 numbering resources,

resolves

1 that Member States shall endeavor to provide mechanism (s) to allow their respective Operating Agencies, National Regulator(s), and any other recognized entities dealing with the telecommunication services/networks under their jurisdiction to release routing information in cases of fraud, within the constraints of national laws and applicable regulatory frameworks;

2 that Member States collaborate and endeavor to share information on fraudulent activities related to misuse of international numbering resources and to consider sharing information about these activities;

3 that Member States , taking into account the relevant ITU-T Recommendations, promote a more effective basis for dealing with fraudulent activities due to number misappropriation and other sort of fraudulent activities , which would help limit the negative effects of these fraudulent activities and the blocking of international calls to developing countries3;

4 that Member States take all necessary measures in order to mitigate the adverse effects of fraudulent number misappropriation and blocking of calls to certain developing countries and any other fraudulent activities,

resolves further

that Member States endeavor to ensure that Operating Agencies authorized by them or functioning in the territories under their jurisdiction to take all necessary measures, within the constraints of their national laws and regulatory frameworks, to obtain information necessary to address issues related to number misappropriation and other fraudulent activities ,

³ These include the least developed countries, small island developing states and countries with economies in transition.

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

Instruct the Director, Telecommunication Standardization Bureau

to request Study Groups 2 and 3 to accelerate studies on all aspects and forms of misappropriation of international country codes, with a view to amending Recommendation ITU-T E.156 and its Supplement 1 so as the matter be resolved in a satisfactory manner and to study the economic effects of call blocking on developing countries, respectively.

ADD CME/15/176

DRAFT NEW RESOLUTION [CME-1]

Special measures for landlocked developing countries (LLDCs) for access the international optical fibre network

The World Conference on International Telecommunications (Dubai, 2012),

considering

a) resolution 65/172 of 20 December 2010 of the United Nations General Assembly on specific actions related to the particular needs and problems of landlocked developing countries;

b) Resolution 30 (Rev. Guadalajara, 2010) of the Plenipotentiary Conference on special measures for the least developed countries, small island developing states, landlocked developing countries and countries with economies in transition,

considering further

a) the Millennium Declaration and the 2005 World Summit Outcome;

b) the outcome of the Geneva (2003) and Tunis (2005) phases of the World Summit on the Information Society (WSIS);

c) the Almaty Declaration and Almaty Programme of Action Addressing the Special Needs of Landlocked Developing Countries within a New Global Framework for Transit Transport Cooperation for Landlocked and Transit Developing Countries,

recalling

the New Partnership for Africa's Development (NEPAD), which is an initiative intended to boost economic cooperation and development at regional level, given that many landlocked and transit developing countries are in Africa,

reaffirming

the right of access of landlocked countries to the sea and freedom of transit through the territory of transit countries by all means of transport, in accordance with applicable rules of international law,

reaffirming further

that transit countries, in the exercise of their full sovereignty over their territory, have the right to take all measures necessary to ensure that the rights and facilities provided for landlocked countries in no way infringe upon their legitimate interests,

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

recognizing

the importance of telecommunications and new information and communication technologies (ICT) to the development of LLDCs,

noting

that access to the international optical fibre network for LLDCs and the laying of optical fibre across transit countries are not indicated in the infrastructure development and maintenance priorities in the Almaty Programme of Action,

concerned

since this difficulty affecting LLDCs continues to jeopardize their development agendas,

conscious

a) that fiber optic cable is a profitable telecommunications transport medium;

b) that access within landlocked countries to the international fiber optic network will promote their integral development and the potential for them to create their own Information Society,

conscious also

a) that the planning and laying of international optical fibre calls for close cooperation between landlocked and transit countries;

b) that in making the basic investment in laying fiber optic cable, capital investments by the private sector are required,

instructs the Secretary-General and the Director of the Telecommunication Development Bureau

1 to ensure that studies of the situation of telecommunication/ICT services in the LLDCs should emphasize the importance of access to the international fiber optic network;

2 to propose to the ITU Council specific measures designed to ensure genuine progress and provide LLDCs with effective assistance in connection with *instructs* 1;

3 to provide the administrative and operational structure necessary to develop a strategic plan that contains practical guidelines and criteria to govern and promote regional, subregional, multilateral, and bilateral projects affording LLDCs greater access to the international fiber optic network,

requests the Secretary-General

to transmit the text of this resolution to the Secretary-General of the United Nations, with a view to bringing it to the attention of the United Nations High Representative for the Least Developed Countries (LDCs), Landlocked Developing Countries (LLDCs) and Small Island Developing States (SIDSs),

instructs the Council

to take appropriate measures to ensure that the Union continues to collaborate actively in the development of telecommunication/ICT services in LLDCs,

encourages landlocked developing countries

to continue to accord high priority to telecommunication/ICT activities and projects that promote integral socioeconomic development, adopting technical cooperation activities financed from bilateral or multilateral sources that will benefit the general public,

urges Member States

1 to cooperate with landlocked countries by promoting regional, subregional, multilateral, and bilateral projects for telecommunication infrastructure integration that afford LLDCs greater access to the international fiber optic network,

2 to include and/or maintain in South-South and triangular cooperation programs with donor participation, and in cooperation among subregional and regional organizations, actions complementing the Almaty Programme of Action to assist landlocked developing and transit countries in executing these telecommunication infrastructure integration projects,

invites Member States, Sector Members and Associates

to continue support the work of ITU-D in studies of the situation of telecommunication/ICT services in the least developed countries, LLDCs, small island developing states, and countries with economies in transition so identified by the United Nations and requiring special measures for telecommunication/ICT development.

ADD GHA/30/1

DRAFT NEW RESOLUTION [GHA-1]

To review the ITRs more regularly

The World Conference on International Telecommunications (Dubai, 2012),

recognizing

1. that the International Telecommunication Regulations (ITRs) is one of the pillars supporting the ITU's mission;

2. that 24 years passed between the approval of the ITRs and its review at this conference;

3. that the ITRs consists of high level guiding principles that should not require frequent amendment but in the fast moving sector of telecommunications/ICTs need to be more regularly reviewed,

further recognising

1. that the Radio Regulations (RRs) define:

- 1. the allocation of different radio services
- 2. the mandatory technical parameters to be observed by radio station especially transmitters

- 3. procedure for coordination and notification of frequency assignments among other
- 4. the use of the satellite orbits

2. that Administrations may decide to implement the RRs and the ITRs, through national legislation or regulations,

considering

1. That the Council Working Group to prepare the 2012 World Conference on International Telecommunication has held extensive discussions on the ITRs;

2. That there have been wide consultations in all ITU regions, involving private-sector members, associates, academic members and civil society groups, showing great interest in the revision of the ITRs;

3. That many input documents have been submitted by the ITU membership,

noting

1. That technological development and demand for services that require high bandwidth continue to increase;

- 2. That the ITRs:
 - 1. Establish general principles on the provision and operation of international telecoms
 - 2. Facilitate global interconnection and interoperability
 - 3. Promote efficiency, usefulness, and availability of international telecommunication services

resolves

1. That the ITRs should be reviewed at the occasion of every other WTSA (approximately every eight years) due to the fact that:

- 1. There are rapid changes in technologies and services; thus policies and regulations on ICTs should reflect these changes.
- 2. There is increased use of IP-enabled infrastructure and applications that comes with opportunities and challenges for the ICT sector and these need to be recognised in time.
- 2. When reviewing the ITRs particular attention should be paid to issues relating to:
 - 1. Roaming
 - 2. Misuse and fraud
 - 3. Numbering and identification related issues
 - 4. Transparency in traffic management and routing
 - 5. General telecommunication and economic related issues
 - 6. Cyber security and cyber threat

- 7. Energy efficiency
- 8. Climate Change, Environment and E-waste
- 9. Accessibility

3. To invite the Plenipotentiary Conference to consider this Resolution and to take action as appropriate,

instructs the Secretary-General

to bring this Resolution to the attention of the Plenipotentiary Conference,

instructs the Secretary-General and the Directors of the Bureaux

to identify and collate the relevant and pressing telecommunication issues which should be discussed with a view towards incorporation in the ITRs,

Invites Member States

to contribute to the work outlined in this Resolution.

ADD IAP/10/4

DRAFT NEW RESOLUTION [IAP-1]

Special measures for landlocked developing countries (LLDCs) for access to the international fiber optic network

The World Conference on International Telecommunications (Dubai, 2012),

considering

a) Resolution A/RES/65/172 of 20 December 2010 of the United Nations General Assembly on specific actions related to the particular needs and problems of landlocked developing countries;

b) Resolution 30 (Rev. Guadalajara, 2010) of the Plenipotentiary Conference (PP) on special measures for the least developed countries, small island developing states, landlocked developing countries and countries with economies in transition;

c) The Declarations of the Ministers of Communications of the Union of South American Nations (UNASUR) and the roadmap for South American connectivity for integration of the Telecommunications Working Group of the South American Infrastructure and Planning Council (COSIPLAN) of UNASUR;

d) In Mandate No. 7 arising from the Sixth Summit of the Americas, held in Cartagena, Colombia, on April 14 and 15, 2012, the Heads of State and Government of the Americas resolved "To foster increased connection of telecommunication networks in general, including fiber optic and broadband, among the region's countries, as well as international connections, to improve connectivity, increase the dynamism of communications between the nations of the Americas, as well as reduce international data transmission costs, and, thus, promote access, connectivity, and convergent services to all social sectors in the Americas.",

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

considering also

a) the Millennium Declaration and the 2005 World Summit Outcome;

b) the outcomes of the Geneva (2003) and Tunis (2005) phases of the World Summit on the Information Society (WSIS);

c) the Almaty Declaration and Programme of Action: Addressing the Special Needs of Landlocked Developing Countries within a New Global Framework for Transit Transport Cooperation for Landlocked and Transit Developing Countries,

recalling

the New Partnership for Africa's Development, an initiative to intensify economic cooperation and development at the regional level, since many landlocked developing and transit countries are found in Africa,

reaffirming

the right of access of landlocked countries to and from the sea and freedom of transit through the territory of transit countries by all means of transport, in accordance with the applicable rules of international law,

reaffirming also

that transit countries, in the exercise of their full sovereignty over their territory, have the right to adopt all measures necessary to ensure that the rights and facilities provided for landlocked countries in no way infringe upon their legitimate interests,

recognizing

the importance to the development of LLDCs of telecommunications and the new information and communication technologies (ICT),

observing

that access by LLDCs to the international fiber optic network and the laying of fiber optic cable through transit countries is not one of the infrastructure development and maintenance priorities set forth in the Almaty Programme of Action,

concerned

since this difficulty affecting LLDCs continues to jeopardize their development agendas,

conscious

a) that fiber optic cable is a profitable telecommunications transport medium;

b) that access within landlocked countries to the international fiber optic network will promote their integral development and the potential for them to create their own Information Society,

conscious also

a) that the planning and laying of the international fiber optic network calls for close cooperation between landlocked and transit countries;

b) that in making the basic investment in laying fiber optic cable, capital

investments by the private sector are required,

instructs the Secretary-General and the Director of the Telecommunication Development Bureau

1 that studies of the situation of telecommunication/ICT services in the LLDCs should emphasize the importance of access to the international fiber optic network;

2 that they propose to the ITU Council specific measures designed to ensure genuine progress and provide LLDCs with effective assistance in connection with *instructs* 1;

3 to provide the administrative and operational structure necessary to develop a strategic plan that contains practical guidelines and criteria to govern and promote regional, subregional, multilateral, and bilateral projects affording LLDCs greater access to the international fiber optic network,

requests the Secretary-General

to transmit the text of this resolution to the Secretary-General of the United Nations with a view to bringing it to the attention of the United Nations High Representative for the Least Developed Countries, Landlocked Developing Countries and Small Island Developing States,

instructs the Council

to take appropriate measures to ensure that the Union continues to collaborate actively in developing telecommunication/ICT services in LLDCs,

encourages landlocked developing countries

to continue to accord high priority to telecommunication/ICT activities and projects that promote integral socioeconomic development, adopting technical cooperation activities financed from bilateral or multilateral sources that will benefit the general public,

urges the Member States

1 to cooperate with landlocked countries by promoting regional, subregional, multilateral, and bilateral projects for telecommunication infrastructure integration that afford LLDCs greater access to the international fiber optic network;

2 to include and/or maintain in South-South and triangular cooperation programs with donor participation, and in cooperation among subregional and regional organizations, actions complementing the Almaty Programme of Action to assist landlocked developing and transit countries in executing these telecommunication infrastructure integration projects,

invites the Member States and Sector Members and Associates

to continue support the work of ITU-D in studies of the situation of telecommunication/ICT services in the least developed countries, LLDCs, small island developing states, and countries with economies in transition so identified by the United Nations and requiring special measures for telecommunication/ICT development.

Recommendations

SUP ACP/3A2/43

RECOMMENDATION NO. 1

Application to the Radio Regulations of the Provisions of the International Telecommunication Regulations

SUP EUR/16A1/105

RECOMMENDATION NO. 1

Application to the Radio Regulations of the Provisions of the International Telecommunication Regulations

SUP	B/18/76	
SUP	MEX/20/73	Deleted: RECOMMENDATION NO. 1¶ Application to the Radio Regulations of the Provisions of the International Telecommunication Regulations
	RECOMMENDATION NO. 1	
	Application to the Radio Regulations of the Provisions of the International Telecommunication Regulations	
SUP	ACP/3A2/44	
	RECOMMENDATION NO. 2	
	Changes to Definitions Which also Appear in Annex 2 to the Nairobi Convention	
SUP	EUR/16A1/106	
	RECOMMENDATION NO. 2	
	Changes to Definitions Which also Appear in Annex 2 to the Nairobi Convention	
SUP	B/18/77	Deleted: RECOMMENDATION NO. 21
SUP	MEX/20/74	Changes to Definitions Which also Appear in Annex 2 to the Nairobi Convention
	RECOMMENDATION NO. 2	
	ENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12- -0001!!MSW-E.DOC 03.12.12	03.12.12



Changes to Definitions Which also Appear in Annex 2 to the Nairobi Convention

SUP ACP/3A2/45

RECOMMENDATION NO. 3

Expeditious Exchange of Accounts and Settlement Statements

SUP EUR/16A1/107

RECOMMENDATION NO. 3

Expeditious Exchange of Accounts and Settlement Statements

SUP MEX/20/75

RECOMMENDATION NO. 3

Expeditious Exchange of Accounts and Settlement Statements

Opinion

MOD CME/15/177

OPINION NO. 1

Special Telecommunication Arrangements

The World Conference on International Telecommunications (Dubai, 2012),

a) that the whole of the telecommunications sector is currently evolving towards more efficient services requiring new technical facilities;

b) that the development of business and other communications, including communications among and within organizations with offices in different countries, will continue at an increasingly rapid pace and is necessary to economic development;

c) that not all Member countries may be capable of adequately meeting all the requirements in this respect;

d) that each Member may exercise full sovereign control, through its national laws, over any decision concerning special arrangements made pursuant to Article.
 <u>42 of the</u>
 <u>Constitution of the International Telecommunication Union</u>,

Deleted: 31 of the Nairobi Convention

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

03.12.12

Deleted: Administrative Telegraph and Telephone Conference (Melbourne, 1988)

Deleted: in view of ¶ Article 31 of the International Telecommunication Convention (Nairobi, 1982),¶ taking into account ¶ Resolution No. 10 of the Plenipotentiary Conference (Nairobi, 1982), ¶

considering further

a) that, for many Members, revenues from international telecommunications are vital for their administrations/operating agencies;
 b) that the majority of such revenues are derived from the provision of international telecommunication services to businesses and other organizations, noting
 that the provisions of Article 9 of the International Telecommunication Regulations (Dubai, 2012) apply to special telecommunication arrangements, and in particular that such

2012) apply to special telecommunication arrangements, and in particular that such arrangements should avoid technical harm to the operation of the telecommunication facilities of third countries,

is of the opinion

2 that any such special arrangements should be consistent with the maintenance and extension of international cooperation for the improvement and rational use of telecommunications, as well as with the promotion of the development of technical facilities and their most efficient operation, with a view to improving the efficiency of telecommunication services, especially those available to the public.

SUP EUR/16A1/108

OPINION NO. 1

Special Telecommunication Arrangements

SUP MEX/20/76

OPINION NO. 1

Special Telecommunication Arrangements

General Matters

Interaction between Administrative Regulations

ACP/3A1/6

6.1 The terms:

- Telecommunication (CS 1012)
- International telecommunication Service (CS 1011)
- Government telecommunications (CS 1014)

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

Deleted: *

Deleted: Melbourne, 1988

Deleted: 1 that special telecommunication arrangements pursuant to Article 31 of the International Telecommunication Convention (Nairobi, 1982) should be made only where existing arrangements are unable to satisfactorily meet the relevant telecommunication need;¶

Deleted: 3

• Service telecommunication (CV 1006)

are already contained in ITU CS or CV, therefore there seems to be no need to repeat them in the ITRs unless it is absolutely necessary.

In accordance with No. 32 of Article 4 of the ITU CS, terms contained in CS/CV shall prevail when there is inconsistency.

6.2 Regarding the proposed new definitions such as "Hub", "Fraud" and "Spam" it was considered that since some of these issues may be outside the scope of ITRs it would therefore be difficult to include these definitions in the ITRs. Therefore one possible alternative is to adopt relevant Resolutions to address these issues.

ACP/3A1/4

This is a fundamental question which needs a proper reply. It is to be noted that there may be no need to repeat certain provisions as contained in the Constitution and the Convention in the ITRs unless such repetition is absolutely necessary. For example, very limited provisions of the Constitution and perhaps of the Convention have been included in the Radio Regulations only where such inclusion was absolutely necessary.

Consequently, every effort should be made to avoid such repetition and thus inclusion of certain terms from the Constitution and the Convention in the ITRs must be kept to the minimum absolutely necessary.

IAP/10/2

The CITEL Administrations support avoiding overlaps between the revised ITRs and the Radio Regulations. As a general matter, CITEL Administrations consider that all ITU's administrative regulations specific to radiocommunications should be contained within the Radio Regulations where they may be addressed by a competent World Radiocommunication Conference (WRC), as needed.

International Mobile Roaming Rates

IAP/10/13

Like many countries in other regions, the CITEL Member States are keenly interested in issues related to high international roaming rates. Furthermore, we are aware that many factors impact international roaming rates. These factors include: the complex nature of wholesale and retail markets, differing needs and travel patterns of roamers, emerging alternative technologies to international roaming, developments in the wholesale roaming market, and ambiguous results of market interventions by regulatory authorities in other regions on international roaming.

CITEL Member States believe that:

- 1. A global solution to high international mobile roaming rates is likely to be neither efficient nor effective;
- 2. National regulatory authorities would be best served by having the opportunity to consider a wide array of regulatory tools, technological solutions, and policies that promote consumer awareness and empowerment coupled with transparency in international mobile retail roaming rates to address high international mobile

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

roaming rates;

- 3. Any proposed regulatory and market interventions must be evaluated in terms of their effectiveness with respect to the future market and technological innovations in international roaming in our region;
- 4. National regulatory discretion should be preserved to address any market failures;
- 5. Market based solutions can be effective and efficient means of addressing concerns about roaming charges;
- 6. Bilateral and regional cooperation between Member States to address high international roaming rates may be more effective than a global solution.

Proposed Conference Structure

IAP/10/39

1 DESCRIPTION

In accordance with the ITU General Rules of Conferences, Assemblies and Meetings, the Member States of CITEL propose the following structure for the upcoming World Conference on International Telecommunications (WCIT-12).

Plenary

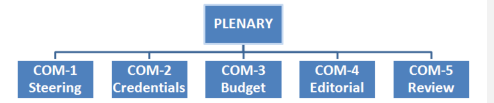
Committee 1 - Steering Committee

Committee 2 - Credentials Committee

Committee 3 - Budget Control Committee

Committee 4 - Editorial Committee

Committee 5 - Review Committee



TERMS OF REFERENCE FOR COMMITTEE 5

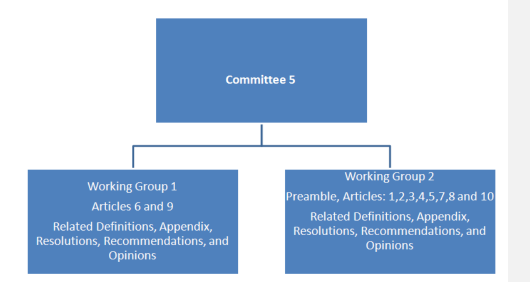
Committee 5 – Review of the International Telecommunication Regulations (ITRs) Framework

Committee 5, on the basis of proposals from administrations and taking into account the existing ITRs, should consider and take appropriate action with regard to the ITRs. Committee 5 should have two Working Groups (WGs) that should not meet in parallel, due to translation and resource constraints. It is proposed that new Articles, if any, must be agreed in principle during the Committee 5 Plenary before being sent to one of the two WGs for consideration. CITEL Member States propose that Committee 5 be organized so that each WG has responsibility for specific provisions of the ITRs. We believe this will help to avoid overlapping of issues. Additionally, resolutions, recommendations and opinions associated with the articles as described in the attached chart should be considered within the relevant working group, as we believe this will allow for conference efficiency. The specific coverage of each WG is as follows:

- 1. Working Group 1: Articles 6 and 9 and Appendices, and related definitions and Resolutions, Recommendations and Opinions
- 2. Working Group 2: Articles, 1, 2, 3, 4, 5, 7, 8, 10 and related definitions and Resolutions Recommendations and Opinions

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

There shall not be more than 3 meetings in parallel at any time during the conference, including Plenary Sessions, Committees 1 through 5 meetings and Ad-Hoc Group meetings.



World Conference on International Telecommunications (WCIT) Structure (Text in parentheses identify links relevant to the Article, Appendix, Resolution, Recommendation, or Opinion)					
Working Group 1 Working Group 2					
Article	Article				
Article 6 Charging and Accounting	Preamble				
(Appendix 1 (Lines 47 and 52); Appendix 2 (Line 52); Appendix 3 (Line 54))					
Article 9 Special Arrangements	Article 1 Purpose and Scope of the Regulations				
	Article 2 Definitions (Resolution 8 – <i>considering</i> b; Recommendation 2 – <i>considering and</i> <i>recommends that the Administrative Council</i>)				
	Article 3 International Network				
	Article 4 International Telecommunication Services				
	Article 5 Safety of Life and Priority of Telecommunications				
	Article 7 Suspension of Services				

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!IMSW-E.DOC 03.12.12



World Conference on International Telecommunications (WCIT) Structure					
(Text in parentheses identify links relevant to the Article, Appendix, Resolution, Recommendation, or Opinion)					
Working Group 1 Working Group 2					
	Article 8 Dissemination of Information				
	(Resolution 7 - in view of b)				
	Article 10 Final Provisions				
Appendix	Appendix				
Appendix 1 General Provisions Concerning Accounting					
Appendix 2 Additional Provisions Relating to Maritime Telecommunications					
(Article 6 and Appendix 1- Line 2.3)					
Appendix 3 Service and Privilege Telecommunications					
Resolutions	Resolutions				
Resolution No. 3 Apportionment of Revenues in Providing International Telecommunication Services	Resolution No. 1 Dissemination of Information Concerning International Telecommunication				
	Services Available to the Public				
	Resolution No. 2 Cooperation of the Members of the Union in Implementing the International Telecommunication Regulations (Article 1)				
	Resolution No. 4 The Changing Telecommunication Environment				
	Resolution No. 5 CCITT and World-Wide Telecommunications Standardization (Article 1)				
	Resolution No. 6 Continued Availability of Traditional Services				
	Resolution No. 7 Dissemination of Operational and Service Information Through the General Secretariat (Article 8)				
	Resolution No. 8 Instructions for International Telecommunication Services (Article 1 and 2)				
Recommendations	Recommendations				
Recommendation No. 3 Expeditious Exchange of Accounts and Settlement Statements	Recommendation No. 1 Application to the Radio Regulations of the Provisions of the International Telecommunication				

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B82X56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12



World Conference on International Telecommunications (WCIT) Structure (Text in parentheses identify links relevant to the Article, Appendix, Resolution, Recommendation, or Opinion)	
Working Group 1	Working Group 2
	Regulations
	Recommendation No. 2 Changes to Definitions Which also Appear in Annex 2 to the Nairobi Convention (Article 2)
Opinions	Opinions
Opinion No. 1 Special Telecommunication Arrangements (Article 9 <i>noting</i>)	

Resolution 171 (Guadalajara, 2010) - scope

IAP/10/1

CITEL Member States welcome the opportunity to discuss all proposals for revisions to the ITRs, pursuant to the guidelines adopted in Resolution 171 (Guadalajara, 2010). To that end, the CWG-WCIT-12 should discuss all issues, including new and emerging issues, provided any provisions proposed for inclusion in the ITRs are consistent with the scope of review outlined in Resolution 171 (Guadalajara, 2010).

In addition, CITEL Member States are of the view that any proposed revisions to the ITRs should be evaluated in the context of the enormous changes that have occurred in the international telecommunications market since the ITRs were last revised in 1988. The current provisions of the ITRs reflect an environment where predominately monopoly international carriers exchanged traffic with each other and where the only services were fixed voice telephone and telegraph. In today's competitive environment multiple carriers compete with each other to exchange international telephone traffic using services other than the fixed telephone. Considering this competitive environment, CITEL Member States believe that detailed regulatory provisions governing the exchange of international traffic are not necessary and, indeed, could impede further innovation.

CITEL Member States propose that all revisions to the ITRs reflect points i) through iv) in the Background section of this document.

IAP/10/21

<u>NOC</u> No change to the International Telecommunication Regulations to address security.

IAP/10/19

CITEL Member States support retaining the current scope and application of the International Telecommunication Regulations (ITRs) and updating the term "recognized private operating agency" to Recognized Operating Agencies (ROAs), in accordance with the updated definition in the ITU Constitution CS1008. CITEL Member States oppose all proposals to expand the scope of the ITRs by replacing ROAs with "operating agencies" (OAs), which is defined in ITU Constitution CS1007.

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

IAP/10/36

Consistent with Resolution 130 (Rev. Guadalajara, 2010) of the Plenipotentiary Conference, the CITEL Administrations support excluding content, national defense and security, and cybercrime aspects. Any other aspects of cybersecurity must meet the criteria established in Resolution 171 (Guadalajara, 2010) in order to be considered for inclusion in any revised International Telecommunication Regulations.

Revision of ITRs – General views

IAP/10/10

The Member States of CITEL present their views and understandings regarding the principles to be observed in revising the International Telecommunication Regulations (ITRs):

- 1. The ITRs should contain provisions concerning obligations to the signatory Member States. Member States should adopt the necessary measures to implement the ITRs at the national and international levels, whenever the provisions apply, consistent to national legislation;
- The ITRs should mostly address high-level matters regarding international telecommunications, considering the technical aspects inherent to telecommunications;
- 3. The ITRs should be viewed as provisions that complement the ITU Constitution (CS) and Convention (CV), so any proposal that is "unconstitutional" or contravenes what is defined in the CS and CV should not be approved;
- 4. The ITRs should, to the greatest extent possible, avoid duplicating provisions that already exist in the ITU CS and CV;
- 5. The term "Member" should be systematically replaced by "Member States";
- 6. The term "CCITT" should be systematically replaced by "ITU-T";

IAP/10/12

The CITEL Administrations support achieving a set of revised ITRs that is a stable treaty instrument containing a high level set of general principles that support the introduction of innovative new technologies and services over a long timeframe. Toward that end, the CITEL Administrations seek to avoid associating future WCITs with any particular ITU sector or establishing it as a conference that is held periodically.

Terminology

ACP/3A1/1

APT Members are of the view that for the replacement of "CCITT" by "ITU-T" needs to be done systematically.

ACP/3A1/2

2.1 Agreement was reached for the replacement of the term "*Member*" with "*Member State*".

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

2.2 For the replacement of the term "Administration" with "Member State" or "Operating Agencies", to be considered on a case by case basis, since some provisions are dealing with responsibilities of Member States; while other provisions are dealing with the responsibilities of Operating Agencies.

2.3 In the ITRs reference is made to *Recognized Private Operating Agency*. In order to cover all three terms, *Operating Agency*, *Recognized Operating Agency and Recognized Private Operating Agency*, a possible option would be to refer to "*Operating Agency*" as an umbrella term while the two other terms, "*Recognized Operating Agency*" and "*Recognized Private Operating Agency*", should be considered as subset of "*Operating Agency*", to cover all possible cases in different countries as the situation may be.

ACP/3A1/3

Such a course of action seems to be incorrect, due to the fact that in the ITRs reference may be made to ITU-T Recommendations in general and, where it is absolutely necessary, reference may be made to ITU-R Recommendations. Moreover, the term "ITU Recommendations" is broad and misleading as it does not clearly indicate the field of application of the Recommendation.

Consequently, to make a general reference to ITU Recommendations seems to be inappropriate and thus APT does not support such a course of action.

ACP/3A1/5

Provision 1.4 of Article 1 of the ITRs stipulates:

"1.4 References to CCITT Recommendations and Instructions in these Regulations are not to be taken as giving to those Recommendations and Instructions the same legal status as the Regulations."

It should be noted that as a general rule, the application of ITU-T Recommendations are non mandatory and optional/voluntary. There is neither a technical nor a regulatory basis for giving any of the ITU-T Recommendations the same legal status as the very general, high level provisions contained in the ITRs.

APT Members are therefore of the opinion that there seems to be no need to modify the existing provision 1.4 of Article 1 of the ITRs, except appropriate editorial revision to change "CCITT" to "ITU-T", which establishes that the ITU-T Recommendations are voluntary for ITU Member States.

It is worth mentioning that the term "Instructions" referred to in the provision 1.4 of Article 1 currently does not exist in the ITRs. The above term may therefore be deleted.

CAN/USA/31/1

to revise the ITRs.

WCIT-12 should agree in Plenary, before specific proposals to revise the ITRs are considered in the Working Groups of Committee 5, on the scope of the ITRs; specifically, any revisions to the Preamble and Article 1 and whether they apply to "Recognized Operating Agencies," "Operating Agencies," or other entities, and whether the definition of "Telecommunications" remains the same or is revised, before it considers specific proposals

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12

C:\DOCUMENTS AND SETTINGS\ICP9116\LOCAL SETTINGS\TEMPORARY INTERNET FILES\CONTENT.OUTLOOK\B8ZX56EE\S12-WCIT12-121203-TD-0001!!MSW-E.DOC 03.12.12