|  |  |
| --- | --- |
| **World Conference on International  Telecommunications (WCIT-12) Dubai, 3-14 December 2012** |  |
|  |  |
|  |  |
| PLENARY MEETING | **Document 20-E** |
|  | **3 November 2012** |
|  | **Original: Spanish** |
|  | |
| Mexico | |
| PROPOSALS FOR THE WORK OF THE CONFERENCE | |
|  | |
|  | |

PREAMBLE

**MOD** MEX/20/1**#10897**

1 While the sovereign right of each State to regulate its telecommunications is fully recognized, the provisions of the present 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.

**Reasons:** The Administration of Mexico considers it appropriate to harmonize the text with the Preamble to the ITU Constitution, in accordance with inter-American proposal 10 (IAP 10) in Document 10.

Article 1

Purpose and Scope of the Regulations

**MOD** MEX/20/2**#10899**

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.

**Reasons:** Pursuant to the definitions in the Annex to the Constitution, the "administration" is the governmental department or service responsible for discharging the obligations undertaken in the Administrative Regulations, therefore the text indicated should be deleted.

**MOD** MEX/20/3**#10904**

3 *b)* These Regulations recognize in Article 9 the right of Member States to allow special arrangements.

**Reasons:** The Administration of Mexico considers it appropriate to systematically replace "Members" by "Member States" in order to harmonize the terminology with that of the ITU Constitution, thus § 1.1 *b)* should be amended as proposed in CITEL's IAP 13.

**NOC** MEX/20/4

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

**Reasons:** This provision is deemed to be still valid and should therefore be left unchanged; Mexico supports CITEL proposal IAP 14.

**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.

**Reasons:** This provision is deemed to be still valid and should therefore be left unchanged; Mexico supports CITEL proposal IAP 15.

**MOD** MEX/20/6**#10430**

6 1.4 References to ITU-T 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.

**Reasons:** The Administration of Mexico considers it appropriate to systematically replace "CCITT" by "ITU-T", and therefore supports proposal IAP 16.

**MOD** MEX/20/7

7 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 operating agencies.

**Reasons:** To reconcile the term with the definitions in the ITU Constitution and to reflect the current situation in which most of the providers of telecommunication services are private companies.

**MOD** MEX/20/8

8 1.6 In implementing the principles of these Regulations, administrations\* should comply with, to the greatest extent practicable, the relevant ITU-T Recommendations.

**Reasons:** The Administration of Mexico considers it appropriate to systematically replace "CCITT" by "ITU-T", and therefore supports proposal IAP 17.

**MOD** MEX/20/9**#10927**

9 1.7 *a)* These Regulations recognize the right of any Member State, subject to national law and should it decide to do so, to require that operating agencies, which operate in its territory and provide an international telecommunication service to the public, be authorized by that Member State.

**Reasons:** To reconcile the terms with the ITU Constitution and with the current situation of the telecommunication sector.

**MOD** MEX/20/10**#10928**

10 *b)* The Member State concerned shall, as appropriate, encourage the application of relevant ITU-T Recommendations by such service providers.

**Reasons:** The Administration of Mexico considers it appropriate to systematically replace "CCITT" by "ITU-T".

**SUP** MEX/20/11**#10933**

11

**Reasons:** Pursuant to the ITU Constitution, Member States are in charge of enforcing the basic instruments of ITU; this text is therefore not required.

**MOD** MEX/20/12

12 1.8 The Regulations shall apply, regardless of the means of transmission used.

**Reasons:** The Radio Regulations and International Telecommunication Regulations have clearly defined scopes, and the existing wording could be understood to mean that the Radio Regulations are above the ITRs. It is worth noting that Article 4 of the ITU Constitution gives the hierarchy of the instruments, with the Administrative Regulations at the same level and below the ITU Constitution and Convention.

Article 2

Definitions

**MOD** MEX/20/13

13 For the purpose of these Regulations, the following definitions shall apply.

**Reasons:** The text is clear enough to indicate that the definitions apply to the ITRs.

**SUP** MEX/20/14**#10940**

14

**Reasons:** The Administration of Mexico considers that the definitions contained in ITU Constitution and/or Convention be modified by the plenipotentiary conference; in order to avoid possible differences between the basic texts of ITU, it therefore deems it appropriate to delete the definition of "telecommunication".

**SUP** MEX/20/15**#10945**

15

**Reasons:** The Administration of Mexico considers that the definitions contained in ITU Constitution and/or Convention could be modified by the plenipotentiary conference; in order to avoid possible differences between the basic texts of ITU, it therefore deems it appropriate to delete the definition of "international telecommunication service".

**SUP** MEX/20/16**#10949**

16

**Reasons:** The Administration of Mexico considers that the definitions contained in ITU Constitution and/or Convention could be modified by the plenipotentiary conference; in order to avoid possible differences between the basic texts of ITU, it therefore deems it appropriate to delete the definition of "government telecommunication".

**SUP** MEX/20/17**#10951**

## **17**

**Reasons:** The Administration of Mexico considers that the definitions contained in ITU Constitution and/or Convention could be modified by the plenipotentiary conference; in order to avoid possible differences between the basic texts of ITU, it therefore deems it appropriate to delete the definition of "service telecommunication".

**SUP** MEX/20/18**#11419**

## **18**

**SUP** MEX/20/19**#11918**

19

**Reasons:** This provision is considered obsolete.

**SUP** MEX/20/20**#11919**

20

**MOD** MEX/20/21**#10956**

21 2.6 *International route:* Technical facilities and installations located in different countries and used to send telecommunication traffic between two international telecommunication terminal exchanges or stations.

**Reasons:** To clarify the definition.

**SUP** MEX/20/22**#11921**

22

**SUP** MEX/20/23**#11922**

23

**SUP** MEX/20/24**#11923**

24

**Reasons:** This provision is considered obsolete.

**MOD** MEX/20/25

25 2.8 *Accounting rate:* The rate agreed between recognized operating agencies in a given relation that is used for the establishment of international accounts.

**Reasons:** This provision is deemed to be still valid with the updating of the term "recognized operating agencies".

**SUP** MEX/20/26**#10964**

26

**Reasons:** This provision is considered obsolete.

**SUP** MEX/20/27**#10966**

27

**Reasons:** This provision is considered obsolete.

**ADD** MEX/20/28**#10985**

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.

**Reasons:** It is considered important for call origin identification data to be available.

Article 3

International Network

**MOD** MEX/20/29

28 3.1 Administrations of Member States shall supervise and check that operating agencies cooperate in the establishment, operation and maintenance of the international network to provide a satisfactory quality of service for users.

**Reasons:** Update.

**MOD** MEX/20/30

29 3.2 Member States shall foster the deployment of sufficient telecommunication networks to meet the requirements of and demand for international telecommunication services.

**Reasons:** To update the terms in accordance with the Constitution and clarify the text.

**MOD** MEX/20/31

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

**Reasons:** It is pertinent to maintain the freedom of the operating agencies to define by mutual agreement the international routes to be used; moreover, for security reasons it is appropriate that Member States be informed when no direct route exists.

**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. Member States shall encourage operating agencies recognized by them to maintain a satisfactory quality of service for users, corresponding to relevant ITU-T Recommendations.

**Reasons:** To update the terms in accordance with the ITU Constitution and clarify the provision.

**ADD** MEX/20/33**#11038**

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.

**Reasons:** It is considered important for call origin identification data to be available.

Article 4

International Telecommunication Services

**MOD** MEX/20/34

32 4.1 Member States shall promote the implementation of international telecommunication services and shall ensure that such services are provided to the public by their recognized operating agencies.

**Reasons:** To update the terms in accordance with the ITU Constitution and clarify the provision.

**MOD** MEX/20/35**#11780**

33 4.2 Member States shall ensure that operating agencies 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 ITU-T Recommendations.

**Reasons:** To update the terms in accordance with the ITU Constitution.

**MOD** MEX/20/36

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

**Reasons:** To update the terms in accordance with the ITU Constitution and clarify the provision.

**NOC** MEX/20/37

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/20/38

36 *b)* international telecommunication facilities and services available to customers for their dedicated use;

**NOC** MEX/20/39

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

**Reasons:** The text remains useful in the current situation.

**MOD** MEX/20/40**#11429**

38 *d)* a capability for interworking between different services, as appropriate, to facilitate international telecommunication services.

**Reasons:** To clarify the text.

Article 5

Safety of Life and Priority of Telecommunications

**MOD** MEX/20/41

39 5.1 Safety of life 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 Constitution and Convention and taking due account of relevant ITU-T Recommendations.

**Reasons:** To harmonize the terms in accordance with the Constitution.

**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 ITU-T Recommendations.

**Reasons:** To harmonize the terms in accordance with the Constitution.

**MOD** MEX/20/43

41 5.3 The provisions governing the priority enjoyed by all other telecommunications are contained in the relevant ITU-T Recommendations.

**Reasons:** The Administration of Mexico considers it appropriate to systematically replace "CCITT" by "ITU-T".

**MOD** MEX/20/44

Article 6

Tariffs and Accounting

**MOD** MEX/20/45

## **42** 6.1 Tariffs

**MOD** MEX/20/46

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

**Reasons:** To meet the ITU objectives aimed at fostering cooperation among Member States and Sector Members in order to reach the minimum level consistent with a sound quality service and a healthy and independent telecommunication financial management through tariff-setting.

**MOD** MEX/20/47

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

**Reasons:** To update the terms in accordance with the ITU Constitution.

**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.

**Reasons:** To update the terms in accordance with the ITU Constitution.

**NOC** MEX/20/49

## **46** 6.2 Accounting rates

**Reasons:** Is deemed to be still valid.

**SUP** MEX/20/50**#11943**

47

**ADD** MEX/20/51

47A 6.3 Each recognized operating agency shall, subject to applicable national 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.

**Reasons:** At present, tariffs are negotiated between recognized operating agencies.

**SUP** MEX/20/52

## **48**

**SUP** MEX/20/53

49

**SUP** MEX/20/54

50

**Reasons:** Is deemed no longer valid.

Article 7

Suspension of Services

**MOD** MEX/20/55**#11214**

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

**Reasons:** The Administration of Mexico considers it appropriate to systematically replace "Members" by "Member States" in order to harmonize with the ITU Constitution.

**MOD** MEX/20/56**#11436**

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.

**Reasons:** The Administration of Mexico considers it appropriate to systematically replace "Members" by "Member States" in order to harmonize with the ITU Constitution.

Article 8

Dissemination of Information

**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.

**Reasons:** To update the terms in accordance with the ITU Constitution.

Article 9

Special Arrangements

**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 States concerned, and including, as necessary, those financial, technical, or operating conditions to be observed.

**MOD** MEX/20/59**#11229**

59 *b)* Any such special arrangements should avoid technical harm to the operation of the telecommunication facilities.

**Reasons:** Technical harm to any telecommunication facility should be avoided.

**MOD** MEX/20/60

60 9.2 Member States shall encourage the parties to any special arrangements that are made pursuant to No. 58 to take into account relevant provisions of ITU-T Recommendations.

**Reasons:** To update the terms in accordance with the ITU Constitution.

Article 10

Final Provisions

**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].

**Reasons:** To be updated in accordance with the number of appendices and date of entry into force agreed to.

**SUP** MEX/20/62**#11243**

62

**Reasons:** Update.

**MOD** MEX/20/63

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

**Reasons:** Update.

**SUP** MEX/20/64**#11248**

64

**SUP** MEX/20/65**#11252**

APPENDIX 1

General Provisions Concerning Accounting

**Reasons:** Is deemed obsolete with regard to commercial reality.

**MOD** MEX/20/66

APPENDIX 1

Additional Provisions Relating to  
Maritime Telecommunications

**Reasons:** It is deemed necessary to retain this appendix subject to the modifications in proposal IAP 22 in Document 10 from CITEL.

**SUP** MEX/20/67**#11324**

APPENDIX 3

Service and Privilege Telecommunications

**Reasons:** Is deemed no longer valid.

**SUP** MEX/20/68**#11330**

RESOLUTION No. 1

Dissemination of Information Concerning  
International Telecommunication Services  
Available to the Public

**Reasons:** Is deemed no longer valid.

**SUP** MEX/20/69**#11334**

RESOLUTION No. 3

Apportionment of Revenues in  
 Providing International Telecommunication Services

**Reasons:** Is deemed no longer valid.

**SUP** MEX/20/70**#11336**

RESOLUTION No. 5

CCITT and World-Wide Telecommunications Standardization

**Reasons:** Is deemed no longer valid.

**SUP** MEX/20/71**#11337**

RESOLUTION No. 6

Continued Availability of Traditional Services

**Reasons:** Is deemed no longer valid.

**SUP** MEX/20/72**#11447**

RESOLUTION No. 8

Instructions for International Telecommunication Services

**Reasons:** Is deemed no longer valid.

**SUP** MEX/20/73**#11449**

RECOMMENDATION No. 1

Application to the Radio Regulations of the Provisions  
 of the International Telecommunication Regulations

**Reasons:** Is deemed no longer valid.

**SUP** MEX/20/74**#11450**

RECOMMENDATION No. 2

Changes to Definitions Which also Appear in  
 Annex 2 to the Nairobi Convention

**Reasons:** Is deemed no longer valid.

**SUP** MEX/20/75**#11451**

RECOMMENDATION No. 3

Expeditious Exchange of Accounts and Settlement Statements

**Reasons:** Is deemed no longer valid.

**SUP** MEX/20/76**#11350**

OPINION No. 1

Special Telecommunication Arrangements

**Reasons:** Is deemed no longer valid.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_