Resolutions and Decisions

of the

Council

of the

International Telecommunication Union

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Geneva

2014 edition
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1 FINANCE

1.1 Budget

R 1337 Biennial Budget of the International Telecommunication Union for 2012-2013

(C11)

The Council, in view of

the provisions of the Convention of the International Telecommunication Union,

bearing in mind

the provisions of Decision 5 (Rev. Guadalajara, 2010) of the Plenipotentiary Conference on the Income and Expenditure of the Union for the period 2012-2015, which specifies that the contributory unit for Member States for the years 2012-2013 shall not exceed CHF 318'000,

resolves to approve

the biennial budget of the Union for 2012-2013, amounting to CHF 166'584'000 for the budget year 2012 and to CHF 157'250'000 for the budget year 2013, or in total CHF 323'834'000 for the biennium 2012-2013, appropriated as follows:

<table>
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<th>2012</th>
<th>2013</th>
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<tr>
<td>a) General Secretariat</td>
<td>92'472</td>
<td>86'750</td>
<td>179'222</td>
</tr>
<tr>
<td>b) Radiocommunication Sector</td>
<td>32'593</td>
<td>29'207</td>
<td>61'800</td>
</tr>
<tr>
<td>c) Telecommunication Standardization Sector</td>
<td>13'599</td>
<td>12'601</td>
<td>26'200</td>
</tr>
<tr>
<td>d) Telecommunication Development Sector</td>
<td>27'920</td>
<td>28'692</td>
<td>56'612</td>
</tr>
<tr>
<td>Total</td>
<td>166'584</td>
<td>157'250</td>
<td>323'834</td>
</tr>
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further resolves

1 to set the amount of the annual contributory unit for 2012 and 2013 at CHF 318’000 on the basis of the class of contribution chosen by Member States under No. 160 of the Constitution and No. 468 of the Convention of the International Telecommunication Union, i.e. on the basis of a total of 344 5/16 units;

2 to set at CHF 63’600 the annual value of the contributory unit for 2012 and 2013 for defraying the expenses of meetings of the Radiocommunication Sector (ITU-R), the Telecommunication Standardization Sector (ITU-T) and the Telecommunication Development Sector (ITU-D) payable by Sector Members, in accordance with No. 480 of the Convention of the International Telecommunication Union;

3 to set the financial contribution for Associates as follows:

CHF 10’600 for Associates participating in the work of ITU-T and ITU-R;

CHF 3’975 for Associates participating in the work of ITU-D;

CHF 1’987,50 for Associates from developing countries participating in the work of ITU-D;
4 to set the annual fee for academia, universities and their associated research establishments as follows:

- CHF 3’975 for organizations from developed countries participating in the work of the three Sectors;
- CHF 1’987,50 for organizations from developing countries participating in the work of the three Sectors;

5 to authorize the Secretary-General to adjust the appropriations in relation to the items of expenses in a) and b) below in accordance with the incurred changes through the use of the Reserve Account, and provided that the Reserve Account is kept at the level prescribed in Decision 5 (Rev. Guadalajara, 2010):

a) Increases in salary scales, pension contributions and allowances, including post adjustments, applicable to Geneva, as adopted by the United Nations common system;

b) Fluctuations in the exchange rate between the US dollar and the Swiss franc in so far as this affects the staff costs for those staff members on United Nations scales.

Annexes: Tables 1-12

Ref.: Documents C11/105 and C11/120.
## TABLE 1

**Budget 2012-2013 – Planned expenses by Sector**

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<td>1 – General Secretariat</td>
<td>171'005</td>
<td>177'469</td>
<td>86'898</td>
<td>89'614</td>
<td>86'492</td>
<td>176'106</td>
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<tr>
<td>2 – Radiocommunication Sector</td>
<td>60'834</td>
<td>65'772</td>
<td>30'749</td>
<td>32'593</td>
<td>29'207</td>
<td>61'800</td>
</tr>
<tr>
<td>3 – Telecommunication Standardization Sector</td>
<td>24'708</td>
<td>26'150</td>
<td>12'884</td>
<td>13'599</td>
<td>12'601</td>
<td>26'200</td>
</tr>
<tr>
<td>4 – Telecommunication Development Sector</td>
<td>53'565</td>
<td>58'802</td>
<td>28'281</td>
<td>27'920</td>
<td>28'692</td>
<td>56'612</td>
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<td><strong>TOTAL</strong></td>
<td>310'112</td>
<td>328'193</td>
<td>158'812</td>
<td>163'726</td>
<td>156'992</td>
<td>320'718</td>
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<td><strong>Capital expenses</strong></td>
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<td>1 – General Secretariat</td>
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<td>4'106</td>
<td>2'669</td>
<td>2'858</td>
<td>258</td>
<td>3'116</td>
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<td>2 – Radiocommunication Sector</td>
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<td>3 – Telecommunication Standardization Sector</td>
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<td>4 – Telecommunication Development Sector</td>
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<td>320</td>
<td>40</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td>0</td>
<td>4'446</td>
<td>2'778</td>
<td>2'858</td>
<td>258</td>
<td>3'116</td>
</tr>
<tr>
<td><strong>Total expenses</strong></td>
<td>171'005</td>
<td>181'575</td>
<td>89'566</td>
<td>92'472</td>
<td>86'750</td>
<td>179'222</td>
</tr>
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<td>2 – Radiocommunication Sector</td>
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<td>32'593</td>
<td>29'207</td>
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<td>24'708</td>
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<td>13'599</td>
<td>12'601</td>
<td>26'200</td>
</tr>
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# Budget 2012-2013 – General Secretariat

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**Note:** The table above presents the budget allocations for the Secretary-General’s Office and Departments for the years 2012-2013. Each section (e.g., Office of the Secretary-General & Deputy Secretary-General, Legal Affairs Unit, etc.) is further categorized by type of expense (e.g., Staff Costs, Other Staff Costs, Travel on Duty, etc.). The figures are provided in thousands of Swiss francs.
### TABLE 6

**Budget 2012-2013 – Radiocommunication Sector**

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**Budget 2012-2013 – Radiocommunication Sector**

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**Budget 2012-2013 – Telecommunication Standardization Sector**

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**Budget 2012-2013 – Telecommunication Standardization Sector**

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**Budget 2012-2013 – Telecommunication Development Sector**

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* The structure has changed – Decision 14701 dated 08.06.2011
### TABLE 11

**Budget 2012-2013 – Telecommunication Development Sector**

**Operating expenses by section and category**

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* The structure has changed - Decision 14701 dated 08.06.2011
### TABLE 12

**Budget 2012-2013 – Capital Expenses**

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<th>Capital expenses by section</th>
<th>In thousands of Swiss francs</th>
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<tr>
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<td>– Buildings Infrastructure</td>
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<tr>
<td>– Information and Communication Technologies Capital Fund</td>
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<tr>
<td>Section 9 Secretary-General’s Office and departments</td>
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<td>– Conferences and Publications Department</td>
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<td>– Human Resources Management Department</td>
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<td>– Information Services Department</td>
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<td><strong>TOTAL</strong></td>
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</table>

| **Estimates 2013**                                              |                              |
| Section 7 Intersectoral Activities and programmes               |                              |
| – Buildings Infrastructure                                      | 0                            |
| – Information and Communication Technologies Capital Fund       | 0                            |
| Section 9 Secretary-General’s Office and departments            |                              |
| – Conferences and Publications Department                       | 8                            |
| – Human Resources Management Department                         | 100                          |
| – Information Services Department                               | 150                          |
| **TOTAL**                                                      | **258**                      |

| **Estimates 2012-2013**                                         |                              |
| Section 7 Intersectoral Activities and programmes               |                              |
| – Buildings Infrastructure                                      | 1'500                        |
| – Information and Communication Technologies Capital Fund       | 1'000                        |
| Section 9 Secretary-General’s Office and departments            |                              |
| – Conferences and Publications Department                       | 16                           |
| – Human Resources Management Department                         | 200                          |
| – Information Services Department                               | 400                          |
| **TOTAL**                                                      | **3'116**                    |
R 1349   Flexibility in the implementation of the biennial Budget of the Union for 2012-2013

(C12)

The Council,

bearing in mind

a) the provisions of Article 11 of the Financial Regulations and Financial Rules of the Union relating to transfers of appropriations,

b) the provisions of Decision 5 (Rev. Guadalajara, 2010) on the Income and Expenditure of the Union for the period 2012-2015, which specifies that the Reserve Account should under normal circumstances be kept at a level above six per cent of total annual expenditure,

considering

that there is a need, inter alia, to allocate adequate additional appropriations to improved communication, IT facilities and documentation costs for the fifth World Telecommunication/ICT Policy Forum to be held in Geneva from 14 to 16 May 2013,

recognizing

the need of granting the Secretary-General additional flexibility in the management of the funds of the Union for the timeframe 2012-2013, in the absence of such flexibility in the 2012-2013 Budget and the difficulty in applying the 5% vacancy rate,

noting

the level of the Reserve Account at 31 December 2011 and that the total withdrawal for the 2010-2011biennium was CHF 6.48 million less than the Council has authorized the Union to withdraw which was CHF 10.1 million,

resolves

to grant the Secretary-General, on an exceptional basis for the 2012-2013 biennium timeframe, the necessary flexibility to compensate overspend on categories 1 and 2 from savings on categories 3 to 9 and make the necessary transfers, if so needed, while respecting the decision taken by the Council concerning the overall amount to be withdrawn from the Reserve Account,

further resolves

to authorize to balance the 2012-2013 accounts, should the need arise, from surplus in revenue, and/or through a withdrawal from the Reserve Account with a maximum of CHF 2,000,000 for the Budget 2012-2013, provided that the Reserve Account is kept at the level prescribed in Decision 5 (Rev. Guadalajara, 2010).

Ref.: Documents C12/97 and C12/110.
The Council,

in view of

the provisions of the Convention of the International Telecommunication Union,

bearing in mind

a) the provisions of Decision 5 (Rev. Guadalajara, 2010) of the Plenipotentiary Conference on the Income and Expenditure of the Union for the period 2012-2015, which specifies that the contributory unit for Member States for the years 2014-2015 shall not exceed CHF 318’000;

b) the provisions of Article 11 of the Financial Regulations and Financial Rules of the Union relating to the transfers of appropriations,

resolves to approve

the biennial budget of the Union for 2014-2015, amounting to CHF 166’311’000 for the budget year 2014 and to CHF 164’744’000 for the budget year 2015, or in total CHF 331’055’000 for the biennium 2014-2015, appropriated as follows:

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<thead>
<tr>
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</thead>
<tbody>
<tr>
<td>a) General Secretariat</td>
<td>93’662</td>
<td>91’853</td>
<td>185’515</td>
</tr>
<tr>
<td>b) Radiocommunication Sector</td>
<td>30’162</td>
<td>31’897</td>
<td>62’059</td>
</tr>
<tr>
<td>c) Telecommunication Standardization Sector</td>
<td>12’793</td>
<td>12’736</td>
<td>25’529</td>
</tr>
<tr>
<td>d) Telecommunication Development Sector</td>
<td>29’694</td>
<td>28’258</td>
<td>57’952</td>
</tr>
<tr>
<td>Total</td>
<td>166’311</td>
<td>164’744</td>
<td>331’055</td>
</tr>
</tbody>
</table>

further resolves

1 to set the amount of the annual contributory unit for 2014 and 2015 at CHF 318’000 on the basis of the class of contribution chosen by Member States under No. 160 of the Constitution and No. 468 of the Convention of the International Telecommunication Union, i.e. on the basis of a total of 354 units;

2 to set at CHF 63’600 the annual value of the contributory unit for 2014 and 2015 for defraying the expenses of meetings of the Radiocommunication Sector (ITU-R), the Telecommunication Standardization Sector (ITU-T) and the Telecommunication Development Sector (ITU-D) payable by Sector Members, in accordance with No. 480 of the Convention of the International Telecommunication Union,

3 to set the financial contribution for Associates as follows:
   CHF 10’600 for Associates participating in the work of ITU-T and ITU-R;
   CHF 3’975 for Associates participating in the work of ITU-D;
   CHF 1’987,50 for Associates from developing countries participating in the work of ITU-D,
4 to set the annual fee for academia, universities and their associated research establishments as follows:

CHF 3’975 for organizations from developed countries participating in the work of the three Sectors;

CHF 1’987.50 for organizations from developing countries participating in the work of the three Sectors,

5 to authorize the Secretary-General to adjust the appropriations in relation to the items of expenses in a) and b) below in accordance with the incurred changes through the use of the Reserve Account, and provided that the Reserve Account is kept at the level prescribed in Decision 5 (Rev. Guadalajara, 2010):

a) Increases in salary scales, pension contributions and allowances, including post adjustments, applicable to Geneva, as adopted by the United Nations common system;

b) Fluctuations in the exchange rate between the US dollar and the Swiss franc in so far as this affects the staff costs for those staff members on United Nations scales,

6 to grant the Secretary-General for the 2014-2015 biennium, with respect to Rule 6.1 of the Financial Regulations and Financial Rules, the necessary flexibility to compensate overspend on categories 1 and 2 (Staff costs) from savings on categories 3 to 9 (Non-staff costs) and make the necessary transfers, if so needed;

7 to authorize to balance the 2014-2015 accounts, should the need arise, from surplus in revenue;

8 to authorize the Secretary-General, in accordance with Article 27 of the Financial Regulations and Financial Rules, to withdraw CHF 4’000,000 from the Reserve Account to provide for the agreed programme of activities within the budgeted period, which include the organization of WRC-15 and RA-15 as decided by Council Resolution 1343 in 2012;

9 no additional withdrawals from the Reserve Account will be authorized during the 2014-2015 biennium;

10 to encourage the Secretariat to continue to implement further efficiency measures. Any surpluses from the biennia either from the regular budget or from the Reserve Account withdrawal shall be transferred to the ASHI fund;

11 to instruct the Secretary-General to withdraw CHF 4’000,000 from the Reserve Account on 1 January 2014 to set-up the ASHI fund in order to take a first step towards addressing the unfunded long-term liabilities,

instructs the Secretary-General

to make every effort to achieve balanced biennial budgets, and to bring to the attention of the membership through the CWG-FHR, any of its decisions that may have a financial impact likely to affect the achievement of such a balance,
invites Member States and Sector Members
to provide suggestions and proposals to the Council Working Group on the elaboration of the strategic and financial plans for the Union for 2016-2019, as well as, on an ongoing basis, the Council Working Group on Financial and Human Resources, any additional measures which could be identified to reduce expenditures, in the context of Annex 2 of Decision 5 (Rev. Guadalajara, 2010), as well as to identify, in order of priority, a list of activities which could assist the Secretariat in submitting balanced budgets without requiring withdrawals from the Reserve Account.

Annexes: Tables 1-12

Ref.: Documents C13/111 and C13/122.
TABLE 1

Budget 2014-2015 – Planned expenses by Sector

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<td>92'054</td>
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<td>30'162</td>
<td>31'897</td>
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<td>25'915</td>
<td>26'200</td>
<td>14'166</td>
<td>12'793</td>
<td>12'736</td>
<td>25'529</td>
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<td>28'185</td>
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<td>28'258</td>
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### TABLE 2

**Budget 2014-2015 – Revenue by source**

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<td>C.1 Project support-cost revenue</td>
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TOTAL | 173'546 | 175'647 | 89'370 | 92'054 | 90'345 | 182'399
## Operating expenses by section and category

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| Estimates 2015 |                  |                |                   |                                           |                      |                                               |                                  |                                   |       |
| Plenipotentiary Conference | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| World Summit on the Information Society | 0 | 0 | 0 | 50 | 0 | 0 | 0 | 0 | 0 | 50 |
| Council and Council Working Groups | 410 | 31 | 332 | 20 | 3 | 1 | 0 | 1 | 15 | 813 |
| Activities and programmes | 120 | 6'000 | 0 | 505 | 0 | 65 | 0 | 155 | 1'500 | 8'345 |
| Secretary-General's Office and departments | 53'359 | 12'274 | 660 | 4'997 | 5'463 | 974 | 665 | 1'762 | 983 | 81'137 |
| TOTAL | 53'889 | 18'305 | 992 | 5'572 | 5'466 | 1'040 | 665 | 1'918 | 2'498 | 90'345 |

| Estimates 2014-2015 |                  |                |                   |                                           |                      |                                               |                                  |                                   |       |
| Plenipotentiary Conference | 1'300 | 48 | 50 | 80 | 10 | 0 | 3 | 0 | 0 | 1'491 |
| World Summit on the Information Society | 0 | 0 | 0 | 100 | 0 | 0 | 0 | 0 | 0 | 100 |
| Council and Council Working Groups | 706 | 61 | 634 | 40 | 6 | 2 | 0 | 2 | 30 | 1'481 |
| Activities and programmes | 240 | 12'000 | 0 | 1'010 | 0 | 130 | 0 | 310 | 3'000 | 16'690 |
| Secretary-General's Office and departments | 107'533 | 24'617 | 1'320 | 9'426 | 10'898 | 1'947 | 1'405 | 3'525 | 1'966 | 162'637 |
| TOTAL | 109'779 | 36'726 | 2'004 | 10'656 | 10'914 | 2'079 | 1'408 | 3'837 | 4'996 | 182'399 |
### TABLE 5

**Budget 2014-2015 – Secretary-General’s Office and Departments**

#### Operating expenses by section and category

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<th>Other staff costs</th>
<th>Travel on duty</th>
<th>Contract. Services</th>
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**Budget 2014-2015 – Radiocommunication Sector**

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**Budget 2014-2015 – Radiocommunication Sector**

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The structure has changed - Decision 14701 dated 08.06.2011

### TABLE 10

**Budget 2014-2015 – Telecommunication Development Sector**

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* The structure has changed - Decision 14701 dated 08.06.2011
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### TABLE 12

**Budget 2014-2015 – CAPITAL EXPENSES**

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| **Estimates 2015**         |                               |
| **Section 7**              |                               |
| Intersectoral Activities and programmes | 750 |
| - Buildings Infrastructure |                               |
| - Information and Communication Technologies Capital Fund | 500 |
| **Section 9**              |                               |
| Secretary-General’s Office and departments | 258 |
| - Conferences and Publications Department | 8 |
| - Human Resources Management Department | 100 |
| - Information Services Department | 150 |
| **TOTAL**                  | 1’508                         |

| **Estimates 2014-2015**    |                               |
| **Section 7**              |                               |
| Intersectoral Activities and programmes | 1’500 |
| - Buildings Infrastructure |                               |
| - Information and Communication Technologies Capital Fund | 1’000 |
| **Section 9**              |                               |
| Secretary-General’s Office and departments | 616 |
| - Conferences and Publications Department | 16 |
| - Human Resources Management Department | 200 |
| - Information Services Department | 400 |
| **TOTAL**                  | 3’116                         |
1.2 Other finance matters

R 925  Financial conditions for the participation of the United Nations, the specialized agencies and other international organizations in the conferences and meetings of the ITU

The Council,

recalling that the agreement between the United Nations and the ITU provides for that body to be invited to participate in all plenipotentiary and administrative conferences of the Union as well as in meetings of the International Consultative Committees and all other meetings convened by the Union,

considering

a) that the Council is required under the terms of No. 247 of the Nairobi Convention, 1982, to effect coordination with all international organizations having related interests and activities;

b) that it is in the general interests of the specialized agencies in relation with the United Nations to cooperate within the limits of their powers in solving their common, related or complementary problems;

c) that under the terms of No. 617 of the Convention the Council may exempt certain international organizations from any share in defraying the expenses of ITU administrative conferences and meetings of the International Consultative Committees, and that the only criterion in such cases should be the benefits and advantages that the ITU may derive from the participation of these organizations in its work,

resolves

1 that the United Nations shall be exempted from all contributions to defraying the expenditure of ITU conferences and meetings in which it participates;

2 that, subject to the provisions of Articles 60, 61 and 68 of the Convention, the specialized agencies of the United Nations and the International Atomic Energy Agency shall, if concerned by one or more agenda items, be invited to take part in conferences and meetings of the Union;

that, provided they accord reciprocity to the Union, the specialized agencies and the International Atomic Energy Agency shall be exempted from all contributions to defraying the expenditure of any ITU conferences and meetings in which they participate;

3 that the liberation organizations referred to in Resolution 741 shall be exempted from all contributions to defraying the expenditure of ITU conferences and meetings in which they participate;

4 that, provided they accord reciprocity to the Union, the regional telecommunication organizations and international organizations listed below shall be exempted from all contributions to defraying the expenditure of conferences and meetings in which they participate under the terms of Articles 61 and 68 of the Convention:
4.1 Regional Telecommunication Organizations
  - African Telecommunications Union (ATU)
  - Asia-Pacific Telecommunity (APT)
  - Caribbean Association of National Telecommunication Organizations (CANTO)
  - Caribbean Telecommunications Union (CTU)
  - Conference of Postal and Telecommunications Administrations of Central Africa (COPTAC)
  - European Conference of Postal and Telecommunications Administrations (CEPT)
  - European Telecommunications Standards Institute (ETSI)
  - Inter-American Telecommunication Commission (CITEL)
  - League of Arab States (LAS)
  - Regional Commonwealth in the Field of Communications (RCC)
  - Telecommunications Regional Technical Commission (COMTELCA);

4.2 Regional and other International Organizations
  - Agency for the Safety of Air Navigation in Africa and Madagascar (ASECNA)
  - Arab States Broadcasting Union (ASBU)
  - Asia-Pacific Broadcasting Union (ABU)
  - Asia-Pacific Satellite Communication Council (APSCC)
  - Association of Andean Community Telecommunications Enterprises (ASETA)
  - Commission on the Allocation of Frequencies for Radio Astronomy and Space Science (IUCAF)
  - Committee on Radio Astronomy Frequencies (CRAF)
  - Committee on Space Research (COSPAR)
  - Commonwealth Telecommunications Organization (CTO)
  - Communauté Économique et Monétaire de l’Afrique Centrale (CEMAC)
  - Cooperation Council for the Arab States of the Gulf (GCC)
  - Digital Radio Mondiale (DRM)
  - European Broadcasting Union (EBU)
  - European Competitive Telecommunications Association (ECTA)
  - European Telecommunications Network Operators’ Association (ETNO)
  - GULFVISION
  - Hispano-American Association of Research Centres and Telecommunications Enterprises (AHCIET)
  - Ibero-American Television Organization (OTI)
  - International Air Transport Association (IATA)
  - International Amateur Radio Union (IARU)
  - International Association of Broadcasting (IAB)
  - International Association of Marine Aids to Navigation and Lighthouse Authorities (IALA)
  - International Astronautical Federation (IAF)
  - International Astronomical Union (IAU)
  - International Bureau of Weights and Measures (BIPM)
  - International Committee of the Red-Cross (ICRC)
  - International Conference on Large High Voltage Electric Systems (CIGRE)
International Council for Science (ICSU)
International Electrotechnical Commission (IEC)
International Federation for Information Processing (IFIP)
International Federation of Red Cross and Red Crescent Societies (IFRC)
International Maritime Radio Association (CIRM)
International Organization for Standardization (ISO)
International Satellite System for Search and Rescue (COSPAS-SARSAT)
International Special Committee on Radio Interference (CISPR)
International Telecommunication Academy (ITA)
International Telecommunications Users Group (INTUG)
International Teletraffic Congress (ITC)
International Union of Radio Science (URSI)
International Union of Railways (IUR)
Internet Society (ISOC)
North American Broadcasters Association (NABA)
Pacific Islands Forum Secretariat
Pacific Telecommunications Council (PTC)
Society of Motion Picture and Television Engineers (SMPTE)
Southern Africa Transport and Communications Commission (SATCC)
Union of National Radio and Television Organizations of Africa (URTNA)
Union of the Electricity Industry (EURELECTRIC)
World Broadcasting Unions – Technical Committee (WBU-TC)
World Forum for Digital Audio Broadcasting (WORLDDAB)
WorldTel;

4.3 **Intergovernmental Organization operating satellite systems**

Regional African Satellite Communications Organization (RASCOM)

that this Resolution shall replace Resolution 574 (amended) with effect from 1 August 1985.

The Council,

considering the “instructs the Council” part of Resolution 11, Kyoto, 1994, relating to the use of TELECOM surplus funds,

having examined the reports by the Secretary-General and the Director of the BDT as contained in Document C97/59 relating to the use of TELECOM surplus funds, Documents C97/17 and C97/79,

noting that those funds to be used for specific development projects amount to 17.5 million Swiss francs,

resolves

1 that the amount mentioned above shall be used for the projects and purposes outlined in Document C97/59;

2 that the funds used as seed funds and those funds, together with the ones that they will generate from their use, shall be managed in accordance with the financial regulations applicable to voluntary contributions;

3 that future identification of projects shall be made by the BDT taking account of inputs by world and regional development conferences and the TDAB;

4 that strategic decisions and approval of projects, the allocation of funds and the monitoring of the execution of the projects following the procedure in force shall be made by a Steering Committee composed of:
   – the Secretary-General, assisted by the President of TELECOM;
   – the Deputy Secretary-General;
   – the Director of the BDT;

The Steering Committee may call upon representatives of the beneficiaries where appropriate.

5 that the projects shall be executed by the BDT who shall report periodically to the Steering Committee;

6 that the post of Administrator whose function and funding are described in Document C97/59 shall be included in the BDT from the administrative viewpoint;

7 that the Steering Committee shall report to Council on actions taken for the implementation of Resolution 11 of Kyoto, 1994, and on the execution of the projects.

Ref.: Documents C97/131 and C97/138.
R 1324  Contributory shares for defraying Union expenses – Somali Democratic Republic (C10)

The Council,

in view of

the provisions of No. 165A of the ITU Constitution and 468A of the ITU Convention,

having taken cognizance of

the Note by the Secretary-General contained in Document C10/95,

resolves to authorize

the Somali Democratic Republic to contribute to defraying Union expenses in the 1/16 unit class with effect from 1 January 2011.


R 1325  Contributory shares for defraying Union expenses – Marshall Islands (C10)

The Council,

in view of

the provisions of No. 165A of the ITU Constitution and No. 468A of the ITU Convention,

having taken cognizance of

the note by the Secretary-General contained in Document C10/104,

resolves to authorize

the Republic of the Marshall Islands to contribute to defraying Union expenses in the 1/16 unit class with effect from 1 January 2011.

R 1338  Information and Communication Technologies Development Fund (ICT-DF)

The Council,

considering

a) that Resolution 11 (Rev. Guadalajara, 2010) of the Plenipotentiary Conference provides "that, once all the expenditures have been recovered, a significant part of any generated positive revenues over expenses derived from ITU TELECOM activities shall be transferred to the ICT Development Fund under the Telecommunication Development Bureau, for specific telecommunication development projects, primarily in the least developed countries, small island developing states, landlocked developing countries and countries with economies in transition";

b) that Resolution 11 (Rev. Guadalajara, 2010) of the Plenipotentiary Conference instructs the Council "to review and approve the allocation of part of the positive revenues generated by ITU TELECOM events to development projects within the framework of the ICT Development Fund";

noting

Council Resolution 1111 (1997 session) which entrusted strategic-decision making, approval of projects, allocation of funds and monitoring of the execution of projects following the procedures in force to a Steering Committee mandated to report to the Council on the execution of projects,

considering further

a) that no contribution has been paid into the ICT-DF since 2007;

b) that at 31 December 2010, the Exhibition Working Capital Fund stood at CHF 10,555,517.57;

c) that the minimum level of the Exhibition Working Capital Fund is set at CHF 5 million;

d) that it is necessary to strengthen the ICT Development Fund in order to support the implementation of the regional initiatives approved by the World Telecommunication Development Conference (Hyderabad, 2010) and facilitate the participation of other donors,

resolves

1 to approve the transfer of CHF 1 million from the Exhibition Working Capital Fund to the ICT-DF capital account for 2011;

2 to urge the Director of BDT to pursue the efforts being made to improve the quality of projects financed fully or in part by the ICT-DF with a view to increasing their capacity to mobilize the necessary additional resources.

Ref.: Documents C11/106 and C11/120.
R 1339  Contributory shares for defraying Union expenses

(C11)

The Council,

in view of

the provisions of Nos. 468B and 480B of the ITU Convention,

having taken cognizance of

the note by the Secretary-General contained in Document C11/58,

resolves to authorize

Panasonic Corporation to contribute to defraying Union expenses in the 1/2 unit class for each Sector (ITU-R and ITU-T) with effect from 1 January 2012.

Ref.: Documents C11/108 and C11/120.

R 1341  Financial Operating Report for the 2010 Financial Year

(C11)

The Council,

in view of

No. 101 of the Convention of the International Telecommunication Union and Article 30 of the Financial Regulations of the Union,

having examined

the Financial Operating Report for the 2010 Financial Year (Document C11/4), covering the audited accounts for the 2010 financial year of the budget of the Union, the situation of the ITU TELECOM 2010 accounts and the audited 2010 accounts for technical cooperation projects, voluntary contributions and the ITU Staff Superannuation and Benevolent Funds,

having noted

that the External Auditor’s reports are set out in Document C11/5,

resolves

to approve the Financial Operating Report for the Financial Year 2010 (Document C11/4), covering the audited accounts of the Union, the situation of the ITU TELECOM 2010 accounts and the 2010 audited accounts for technical cooperation projects, voluntary contributions and the ITU Staff Superannuation and Benevolent Funds.

Ref.: Documents C11/112 and C11/120.
R 1350 Financial operating report for the 2011 financial year
(C12)

The Council,

in view of

No. 101 of the Convention of the International Telecommunication Union and Article 30 of the Financial Regulations of the Union,

having examined

the financial operating report for the 2011 financial year (Document C12/3), covering the audited accounts for the 2011 financial year of the budget of the Union, the situation of the ITU TELECOM 2011 accounts and the audited 2011 accounts for technical cooperation projects, voluntary contributions and the ITU Staff Superannuation and Benevolent Funds,

having noted

that the External Auditor’s reports are set out in Document C12/7,

resolves

to approve the financial operating report for the financial year 2011 (Document C12/3), covering the audited accounts of the Union, the situation of the ITU TELECOM 2011 accounts and the 2011 audited accounts for technical cooperation projects, voluntary contributions and the ITU Staff Superannuation and Benevolent Funds.

Ref.: Documents C12/98 and C12/110.

R 1351 Accounts of activities related to ITU TELECOM World 2011
(C12)

The Council,

in view of

– No. 74 of the ITU Convention;
– Resolution 11 (Rev. Guadalajara, 2010) of the Plenipotentiary Conference;
– Article 19 of the Financial Regulations of the Union,

having examined

Document C12/6(Rev.1) containing the report by the Secretary-General on the accounts of ITU TELECOM World 2011,

resolves

to approve the accounts of ITU TELECOM World 2011 as presented in Document C12/6(Rev.1).

Ref.: Documents C12/99 and C12/110.
R 1361  Financial operating report for the 2012 financial year
(C13)

The Council,

in view of

 No. 101 of the Convention of the International Telecommunication Union and Article 30 of the Financial Regulations of the Union,

having examined

the financial operating report for the 2012 financial year (Document C13/7), covering the audited accounts for the 2012 financial year of the budget of the Union, the situation of the ITU TELECOM 2012 accounts and the audited 2012 accounts for technical cooperation projects, voluntary contributions and the ITU Staff Superannuation and Benevolent Funds,

having noted

that the External Auditor’s reports are set out in Document C13/8,

resolves

to approve the financial operating report for the financial year 2012 (Document C13/7), covering the audited accounts of the Union, the situation of the ITU TELECOM 2012 accounts and the 2012 audited accounts for technical cooperation projects, voluntary contributions and the ITU Staff Superannuation and Benevolent Funds.

Ref.:  Documents C13/115 and C13/122.

R 1362  Accounts of activities related to ITU TELECOM World 2012
(C13)

The Council,

in view of

– No. 74 of the ITU Convention;
– Resolution 11 (Rev. Guadalajara, 2010) of the Plenipotentiary Conference;
– Article 19 of the Financial Regulations of the Union,

having examined

Document C13/5(Rev.1) containing the report by the Secretary-General on the accounts of ITU TELECOM World 2012,

resolves

to approve the accounts of ITU TELECOM World 2012 as presented in Document C13/5(Rev.1).

Ref.:  Documents C13/116 and C13/122.
Financial operating report for the 2013 financial year
(C14)

The Council,

in view of

No. 101 of the Convention of the International Telecommunication Union and Article 30 of the Financial Regulations of the Union,

having examined

the financial operating report for the 2013 financial year (Document C14/26 (Rev. 1)), covering the audited accounts for the 2013 financial year of the budget of the Union, the situation of the ITU TELECOM 2013 accounts and the audited 2013 accounts for technical cooperation projects, voluntary contributions and the ITU Staff Superannuation and Benevolent Funds,

having noted

that the External Auditor's reports are set out in Document C14/105,

resolves

to approve the financial operating report for the financial year 2013 (Document C14/26 (Rev.1)), covering the audited accounts of the Union, the situation of the ITU TELECOM 2013 accounts and the 2013 audited accounts for technical cooperation projects, voluntary contributions and the ITU Staff Superannuation and Benevolent Funds.

Ref.: Documents C14/114 and C14/115.

Payment for Union publications
(C-1980)

The Council,

in view of the steady increase in arrears owing for the supply of Union publications,

decides

1 that with regard to the administrations of countries Members of the Union:

a) if the amount of their arrears for publications includes sums unpaid for more than two years, any order shall be accompanied by payment of the price of the publication in question;

b) when this provision becomes applicable, the administrations concerned will be explicitly notified of the fact by the Secretary-General;
that the Secretary-General may apply to other purchasers a system whereby publications are supplied without prior payment provided that the amounts owing do not remain unpaid for more than six months.

This decision will enter into force on 1 January 1981.


D 482 Implementation of cost recovery for satellite network filings  
(C01 latest amended C13)  
The Council,  

considering  

a) Resolution 88 (Rev. Marrakesh, 2002) of the Plenipotentiary Conference on the implementation of cost recovery for satellite network filings;  
b) Resolution 91 (Rev. Guadalajara, 2010) of the Plenipotentiary Conference on cost recovery for some products and services of ITU;  
c) Council Resolution 1113, on cost recovery for the processing by the Radiocommunication Bureau of space notifications;  
d) Document C99/68 reporting on the Council Working Group on implementation of cost recovery for satellite network filings;  
e) Document C99/47 on cost recovery for some ITU products and services;  
ebis) Document C05/29 on cost recovery for the processing of satellite network filings;  
f) that WRC-03 and WRC-07 adopted provisions referring to Council Decision 482, as amended, under which a satellite network filing is cancelled if payment is not received in accordance with the provisions of this decision;  
g) that WRC-07 significantly revised the regulatory procedures associated to the fixed-satellite service Plan contained in Appendix 30B that entered into force as of 17 November 2007;  
h) that the date of entry into force of Decision 482 (modified 2005) was 1 January 2006,  

recognizing  

the practical experience of the Radiocommunication Bureau in implementing cost-recovery filing charges and the methodology as reported to the Council at its 2001 to 2007 sessions in accordance with Decision 482 as revised by the Council,
decides

1 that all satellite network filings concerning advance publication, their associated requests for coordination or agreement (Article 9 of the Radio Regulations (RR), Article 7 of Appendices 30/30A to the RR, Resolution 539 (Rev.WRC-03)), the use of the guardbands (Article 2A to Appendices 30/30A to the RR), requests for modification of the space service plans and lists (Article 4 of Appendices 30 and 30A to the RR), requests for the implementation of the fixed-satellite service plan (former Sections IB and II of Article 6 of Appendix 30B to the RR up to 16 November 2007), and requests for the conversion of an allotment into an assignment with modification which is beyond the envelop characteristics of the initial allotment, the introduction of an additional system, modification of the characteristics of an assignment in the List of Appendix 30B to the RR (Article 6 of Appendix 30B to the RR as from 17 November 2007) shall be subject to cost-recovery charges if, and only if, they have been received by the Radiocommunication Bureau on or after 8 November 1998;

1bis that all satellite network filings concerning notification for recording of frequency assignments in the Master International Frequency Register (Article 11 of the RR, Article 5 of Appendices 30/30A to the RR and Article 8 of Appendix 30B to the RR) received by the Radiocommunication Bureau on or after 1 January 2006 shall be subject to cost-recovery charges if, and only if, they refer to advance publication or modification of the space service plans or lists (Part A), requests for the implementation of the fixed-satellite service plan or requests for the conversion of an allotment into an assignment with modification which is beyond the envelop characteristics of the initial allotment, the introduction of an additional system, the modification of the characteristics of an assignment in the List of Appendix 30B to the RR, as appropriate, received on or after 19 October 2002;

1ter that all requests for the implementation of the fixed-satellite service plan (former Sections IA and III of Article 6 of Appendix 30B to the RR) shall be subject to cost-recovery charges if, and only if, they have been received by the Radiocommunication Bureau on or after 1 January 2006;

1quater that all requests for consolidation of frequency assignments in the MIFR of different GSO networks submitted by an administration (or an administration acting on behalf of a group of named administrations) at the same orbital position into frequency assignments of a single satellite network received by the Radiocommunication Bureau on or after 1 July 2013, shall be subject to cost recovery charges,

2 that for each satellite network filing communicated to the Radiocommunication Bureau, the following charges shall apply:

a) for filings received up to and including 29 June 2001, Decision 482 (C-99) applies; these filings are charged at publication in accordance with the fee schedule in force at the date of publication;

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1 In this decision, the term "satellite network" refers to any space system in accordance with No. 1.110 of the Radio Regulations.

2 The fee per "unit" (see Annex) shall not be understood as a tax imposed on spectrum users. It is used here as a driver for the calculation of cost recovery relating to publication of satellite systems.
b) for filings received on or after 30 June 2001, but before 1 January 2002, Decision 482 (C-01) applies; these filings are charged at publication with a flat fee in accordance with the fee schedule in force at the date of receipt, and an additional fee (if any) according to the fee schedule in force at the date of publication;

c) for filings received on or after 1 January 2002, but before 4 May 2002, Decision 482 (C-01) applies; the flat fee, calculated in accordance with the fee schedule in force at the date of receipt, is payable after receipt of the notice, and the additional fee (if any), calculated in accordance with the fee schedule in force at the date of receipt, is payable after publication of the notice;

d) for filings received on or after 4 May 2002, but before 31 December 2004, Decision 482 (C-02) applies; the flat fee, calculated in accordance with the fee schedule in force at the date of receipt, is payable after receipt of the notice, and the additional fee (if any), calculated in accordance with the fee schedule in force at the date of receipt, is payable after publication of the notice;

e) for filings received on or after 31 December 2004 but before 1 January 2006, Decision 482 (C-04) applies; the flat fee, calculated in accordance with the fee schedule in force at the date of receipt, is payable after receipt of the notice, and the additional fee (if any), calculated in accordance with the fee schedule in force at the date of receipt, is payable after publication of the notice;

f) for filings received on or after 1 January 2006 but before 1 January 2009 except those received under Appendix 30B as from 17 November 2007, Decision 482 (C-05) applies; the fee, calculated in accordance with the fee schedule in force at the date of receipt, is payable after receipt of the notice;

g) for filings received on or after 1 January 2009, including those received under Appendix 30B as from 17 November 2007, but before 14 July 2012, Decision 482 (C-08) applies; the fee, calculated in accordance with the fee schedule in force at the date of receipt, is payable after receipt of the notice;

h) for filings received on or after 14 July 2012, but before 1 July 2013, Decision 482 (C-12) applies; the fee, calculated in accordance with the fee schedule in force at the date of receipt, is payable after receipt of the notice;

i) for filings received on or after 1 July 2013, Decision 482 (C-13) applies; the fee, calculated in accordance with the fee schedule in force at the date of receipt, is payable after receipt of the notice;

3 that the fee shall be regarded as a charge for a satellite network filing. There will be no charge for modifications which do not result in further technical or regulatory examination by the Radiocommunication Bureau, except modifications under 1\textsuperscript{quarter} above, including but not limited to the name of the satellite/earth station and its associated satellite name, name of the beam, responsible administration, operating agency, date of bringing into use, period of validity, associated satellite (and beam) or earth station name;
4 that each Member State shall be entitled to the publication of special sections or parts of the BRIFIC (space services) for one satellite network filing each year without the charges referred to above. Each Member State in its role as the notifying administration may determine which network shall benefit from the free entitlement;

5 that the nomination of the free entitlement for the calendar year of receipt by the Bureau of the satellite network filing based on the formal date of receipt of the filing shall be made by the Member State no later than the end of the period for payment of the invoice in \textit{decides} 9 below. The free entitlement cannot be applied to a filing previously cancelled for non-payment;

6 that for any satellite network for which the advance publication information (API) was received prior to 8 November 1998, there will be no cost-recovery charges for the first coordination request referring to that API, regardless of when the Radiocommunication Bureau receives it. Any modifications received on or after 1 January 2006 shall be subject to a charge in accordance with \textit{decides} 2 above;

7 that there will be no cost-recovery charges for any Part A submission involving the application of Article 4 of Appendices 30/30A received by the Bureau prior to 8 November 1998 or Part B submission involving the application of Article 4 of Appendices 30/30A where the associated Part A was received prior to 8 November 1998. Any request for publication in Part A received after 7 November 1998 under §4.3.5 up to 2 June 2000 and then §4.1.3 or §4.2.6 of Appendices 30/30A and corresponding Part B submitted under §4.3.14 up to 2 June 2000 and the §4.1.12 or §4.2.16 of Appendices 30/30A shall be subject to a charge in accordance with \textit{decides} 2 above;

7\textit{bis} that there will be no cost-recovery charges for any submission under §6.17 of Article 6 of Appendix 30B where the associated submission under §6.1 of that Article was received prior to 17 November 2007;

8 that the Annex (Schedule of processing charges) to this decision should be reviewed periodically by the Council;

9 that the payment of charges shall be made on the basis of an invoice issued upon receipt of the filing by the Radiocommunication Bureau and sent to the notifying administration or, at the request of that administration, to the satellite network operator in question within a period of a maximum of six months after issue of the invoice;

10 that any subsequent cancellation received by the Radiocommunication Bureau within 15 days of the date of receipt of the filing shall remove the obligation to pay the fee;

11 that publication of special sections for the amateur-satellite service, the notification for recording of frequency assignments for earth stations, for the conversion of an allotment into an assignment in accordance with the procedure of former Section I of Article 6 of Appendix 30B, the addition of a new allotment to the plan for a new Member State of the Union in accordance with the procedure of Article 7 of Appendix 30B and submissions under resolves 3 and 4 of Resolution 555 (WRC-12) shall be exempt from any charges;

12 that the date of entry into force of Decision 482 (modified 2013) shall be 1 July 2013;

\footnote{A submission of filings under Article 4 of Appendix 30 and Appendix 30A in the Regions 1 and 3 Plans, referring to a single orbital position with the same satellite name and received on the same date shall be considered as one “satellite network” filing for the purpose of free entitlement.}
13 that the provisions of this decision need to be revised when further data from time recording are available,

\textit{recommends}

that should Council\textsuperscript{*} revise the schedule in the Annex, any credits that may arise should be applied by the Bureau to subsequent invoices as requested by administrations,

\textit{encourages Member States}

to develop domestic policies that will minimize the occurrence of non-payment and consequential revenue loss to ITU,

\textit{instructs the Director of the Radiocommunication Bureau}

1 to enhance the Radiocommunication Bureau's electronic notice form software (SpaceCap) in order to enable the calculation of the best estimated charges associated with a satellite network filing of any type prior to its submission to ITU;

2 to submit an annual report to the Council on the implementation of this decision, including analyses of:
\begin{itemize}
\item[a)] the cost of the different steps of the procedures;
\item[b)] the impact of the electronic submission of information;
\item[c)] enhancement in quality of service, including, among others, reduction of the backlog;
\item[d)] the costs of validating filings and requesting corrective action thereto; and
\item[e)] difficulties encountered in applying the provisions of this decision,
\end{itemize}

3 to inform the Member States of any practice used by the Radiocommunication Bureau to implement the provisions of this decision and the rationale for that practice.

\begin{flushright}
\textit{* Editorial amendment made by the secretariat}
\end{flushright}
### ANNEX

Schedule of processing charges to be applied to satellite network filings received by the Radiocommunication Bureau on or after 1 July 2013

<table>
<thead>
<tr>
<th>Type</th>
<th>Category</th>
<th>Flat fee per filing (in CHF) (≥ 100 units, if applicable)</th>
<th>Start fee per filing (in CHF) (&lt; 100 units)</th>
<th>Fee per unit (in CHF) (&lt; 100 units)</th>
<th>Cost-recovery unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>1  Advance publication (A)</td>
<td>A1  Advance publication of a non-geostationary-satellite network not subject to coordination under Sub-Section IA of Article 9; Advance publication of inter-satellite links of a geostationary-satellite space station communicating with a non-geostationary space station provisionally not subject to coordination in accordance with the Rule of Procedure on No. 11.32, §6 (MOD RRB04/35). Note: Advance publication also includes the application of No. 9.5 (API/B special section) and will not be separately charged.</td>
<td>570</td>
<td>Not applicable</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2  Coordination (C)</td>
<td>C1*  Coordination request for a satellite network in accordance with No. 9.6 along with one or more of Nos. 9.7, 9.7A, 9.7B, 9.11, 9.11A, 9.12, 9.12A, 9.13, 9.14 and 9.21 of Section II of Article 9, §7.1 of Article 7 of Appendix 30A, Resolution 33 (Rev. WRC-03) and Resolution 539 (Rev. WRC-03). Note: Coordination also includes the application of Sub-Section ID of Article 9, Nos. 9.5D, 9.53A (CR/D special section) and 9.41/9.42 and will not be separately charged.</td>
<td>20 560, 5 560</td>
<td>24 620, 9 620</td>
<td>33 467, 18 467</td>
<td>Product of the number of frequency assignments, number of classes of station and the number of emissions, summed up for all frequency assignment groups</td>
</tr>
<tr>
<td>3  Notification (N)</td>
<td>N1*  Notification for recording in the MIFR of frequency assignments to a satellite network subject to coordination under Section II of Article 9 (with the exception of non-geostationary-satellite network subject to No. 9.21 only). Note: Notification also includes the application of Resolutions 4 and 49, Nos. 11.32A (see footnote a), 11.41, 11.47, 11.49, Sub-section IID of Article 9, Sections 1 and 2 of Article 13, Article 14 and will not be separately charged.</td>
<td>30 910, 15 910</td>
<td>57 920, 42 920</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>N2*</td>
<td>57 920, 42 920</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>N3*</td>
<td>57 920, 42 920</td>
<td></td>
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<tr>
<td></td>
<td>N4  Notification for recording in the MIFR of frequency assignments to a non-geostationary-satellite network not subject to coordination under Section II of Article 9, or subject to No. 9.21 only.</td>
<td>7 030</td>
<td>Not applicable</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Type</td>
<td>Category</td>
<td>Start fee per filing (in CHF) (&lt; 100 units)</td>
<td>Fee per unit (in CHF) (&lt; 100 units)</td>
<td>Cost-recovery unit</td>
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<tr>
<td>P1</td>
<td>Part A Special Section for a proposed new or modified assignment in the Regions 1 and 3 List or feeder-link Lists of additional uses under §4.1.5 or proposed modification to the Region 2 Plans under §4.2.8 of Appendices 30 or 30A, or Part B Special Section for a proposed new or modified assignment in the Regions 1 and 3 List or feeder-link Lists of additional uses under §4.1.15 (except Part B special section related to the application of Resolution 548 (WRC-03)) or proposed modification to the Region 2 Plans under 4.2.19 of Appendices 30 or 30A)</td>
<td>28 870</td>
<td>Not applicable</td>
<td></td>
<td></td>
</tr>
<tr>
<td>P2</td>
<td>Notification for recording in the MIFR of frequency assignments to space stations in the broadcasting-satellite service and its associated feeder-link in Regions 1 and 3 or Region 2 under Article 5 of Appendices 30 or 30A)</td>
<td>11 550</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>P3</td>
<td>Coordination request in accordance with Article 2A of Appendices 30 and 30A</td>
<td>12 000</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>P4</td>
<td>Request for the conversion of an allotment into an assignment with modification which is beyond the envelope characteristics of the initial allotment, or for the introduction of an additional system, or for the modification of an assignment in the List in accordance with §6.1 of Article 6 of Appendix 30B; or request for inclusion of assignments into the List for converted allotment with modification which is beyond the envelope characteristics of the initial allotment, or for an additional system or for modified assignments in the List in accordance with §6.17 of Article 6 of Appendix 30B</td>
<td>25 350</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>P5</td>
<td>Notification for recording in the MIFR of frequency assignments to space stations in the fixed satellite service under Article 8 of Appendix 30B.</td>
<td>20 280</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

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<table>
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<tr>
<td>P1</td>
<td>Part A Special Section for a proposed new or modified assignment in the Regions 1 and 3 List or feeder-link Lists of additional uses under §4.1.5 or proposed modification to the Region 2 Plans under §4.2.8 of Appendices 30 or 30A, or Part B Special Section for a proposed new or modified assignment in the Regions 1 and 3 List or feeder-link Lists of additional uses under §4.1.15 (except Part B special section related to the application of Resolution 548 (WRC-03)) or proposed modification to the Region 2 Plans under 4.2.19 of Appendices 30 or 30A)</td>
<td>28 870</td>
<td></td>
</tr>
<tr>
<td>P2</td>
<td>Notification for recording in the MIFR of frequency assignments to space stations in the broadcasting-satellite service and its associated feeder-link in Regions 1 and 3 or Region 2 under Article 5 of Appendices 30 or 30A)</td>
<td>11 550</td>
<td></td>
</tr>
<tr>
<td>P3</td>
<td>Coordination request in accordance with Article 2A of Appendices 30 and 30A</td>
<td>12 000</td>
<td></td>
</tr>
<tr>
<td>P4</td>
<td>Request for the conversion of an allotment into an assignment with modification which is beyond the envelope characteristics of the initial allotment, or for the introduction of an additional system, or for the modification of an assignment in the List in accordance with §6.1 of Article 6 of Appendix 30B; or request for inclusion of assignments into the List for converted allotment with modification which is beyond the envelope characteristics of the initial allotment, or for an additional system or for modified assignments in the List in accordance with §6.17 of Article 6 of Appendix 30B</td>
<td>25 350</td>
<td></td>
</tr>
<tr>
<td>P5</td>
<td>Notification for recording in the MIFR of frequency assignments to space stations in the fixed satellite service under Article 8 of Appendix 30B.</td>
<td>20 280</td>
<td></td>
</tr>
</tbody>
</table>

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a) Fees for Categories N1, N2 and N3 are applicable to the first notification of assignments that also contains a request to apply No. 11.32A. If the application of No. 11.32A is not requested, 70% of the indicated fees will apply, with the remaining 30% to be charged to a subsequent request, if any, for application of No. 11.32A.

b) Under this category, taking account that a filing for the broadcasting-satellite service and its associated feeder link in Region 2 includes both the downlink (AP30) and the feeder link (AP30A), which are examined and published together, the total fee application to such filing shall be twice the fee indicated in the column “Flat fee per filing”.

c) Fees for a request in accordance with §6.17 of Article 6 of Appendix 30B also contains a possible subsequent request (resubmission) in accordance with §6.25. A request in accordance with §6.17 of Article 6 of Appendix 30B for a submission treated as that under §6.1 in accordance with §7.7 of Article 7 shall not be charged.

d) For cases of consolidation of frequency assignments in the MIFR of different GSO networks submitted by an administration (or an administration acting on behalf of a group of named administrations) under Article 11 of the Radio Regulations, category N1 shall apply, for cases submitted under Appendices 30 or 30A, category P2 shall apply, and for cases submitted under Appendix 30B, category P5 shall apply.
* Definition of category for coordination (C) and notification (N)

The category for coordination (C1, C2, C3) and for notification (N1, N2, N3) is related to the number of forms of coordination applicable to a particular satellite network coordination request or notification submission, as follows:

- C1 and N1 correspond to a satellite network filing referring to only one cost-recovery form of coordination (A, B, C, D, E or F). Both categories also include cases for which no form of coordination applies as a result of unfavourable finding under No. 11.31 of the Radio Regulations for all frequency assignments of the submitted filing, or cases including frequency assignments published for information only.

- C2 and N2 correspond to a satellite network filing referring to any two or three cost-recovery forms of coordination amongst A, B, C, D, E or F.

- C3 and N3 correspond to a satellite network filing referring to any four or more cost-recovery forms of coordination amongst A, B, C, D, E or F.

<table>
<thead>
<tr>
<th>Cost-recovery form of coordination</th>
<th>Individual Radio Regulations forms of coordination</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>No. 9.7, RS33.3</td>
</tr>
<tr>
<td>B</td>
<td>AP30 7.1, AP30A 7.1</td>
</tr>
<tr>
<td>C</td>
<td>No. 9.11, RS33 2.1, RS539</td>
</tr>
<tr>
<td>E</td>
<td>No. 9.7A⁴</td>
</tr>
<tr>
<td>F</td>
<td>No. 9.21</td>
</tr>
</tbody>
</table>

Ref.: Documents C01/100, C01/129, C08/103, C08/106, C12/95(Rev.2), C12/110, C13/112 and C13/122.

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D 545  Non-payment of cost recovery fees relating to satellite network filings

(C07)

The Council

considering

a) the revision of the methodology and scale of charges for cost recovery of the processing of space notices established in Decision 482 modified by the Council at its 2002 session;

⁴ Cost recovery for category C1 only. See also decides 11.
b) the need to provide some corrective measures regarding the deviations of the charging methodology for the processing of space notices as set out in Decision 482 (C02) for certain networks, leading to large invoices which may not be in line with the amount of work;

c) that in Decision 513 the Council, at its 2003 session, agreed on the need to address the above issue on a temporary basis, pending a review of the charging methodology by the Council at its 2004 session;

d) that the application of Decision 513 still resulted in some invoices having values significantly higher than CHF 100 000;

e) that the Plenipotentiary Conference (Marrakesh, 2002), through its Resolution 88 (Rev. Marrakesh, 2002), has approved the principle of cancellation of a filing when the corresponding cost recovery payment has not been effected in due time and has set the date of 1 August 2003 to implement the corresponding provisions of the Radio Regulations;

f) that in accordance with the Financial Regulations, all decisions concerning write-offs of debts of Member States shall remain the exclusive purview of the Plenipotentiary Conference;

g) that the cancellation of the satellite network filing does not result in cancellation of the invoice issued by ITU;

h) that Council 2005 established a revised mechanism for cost recovery of satellite network filings now included in Decision 482 (modified 2005) which has been so far satisfactory to the ITU membership, taking account that the Plenipotentiary Conference (Antalya, 2006) adopted Decision 10 on the implementation of additional correctives measures relating to cost recovery on satellite network filings; and it authorized the Council to decide on the payment or non-payment of fees in respect of satellite network filings cancelled as a result of non-payment, recognizing that the Radiocommunication Bureau has carried out a considerable amount of work in order to process these networks and published them in a relevant BR IFIC before being cancelled as a result of non-payment, recognizing further that the Union is currently facing severe difficulty as a result of, on the one hand, maintaining zero growth in the contributory level and, on the other hand, reductions in the number of contributory units and increases in expenditures, decides

1 that for satellite network filings cancelled as a result of non-payment pursuant to the relevant provisions of the Radio Regulations, the following fees shall apply:

   – 50 per cent of the original fee on the pending invoices (Decision 10 (Antalya, 2006));

2 that the payment of revised invoices shall not reinstate the regulatory rights of any network which has been cancelled due to non-payment in accordance with the relevant provisions of the Radio Regulations;
that upon payment of the revised invoices, the cost recovery fees for the invoiced satellite network filings shall be considered satisfied;

4 to withdraw the necessary amount from the Reserve Account, that shall under no circumstances exceed the amount of CHF 2,760,000,

further decides

1 that the decides 1 and 2 above shall also apply to the satellite networks filings for which the payments have been received after the cancellation of the filings in accordance with the relevant provisions of the Radio Regulations;

2 that the above decides 1 to 2 shall only apply to cancelled satellite network filings received before 1 January 2006,

instructs the Secretary-General
to conclude repayment schedules with any Member States that so request following the revision of invoices relating to the implementation of cost recovery for satellite network filings concerned by this Decision in the light of Resolution 41 (Rev. Antalya, 2006).

List of administrations and revised fees
under decides 1 of Decision 545 (Council 2007)

<table>
<thead>
<tr>
<th>Administration</th>
<th>Revised total fee (CHF)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Australia</td>
<td>147,898.50</td>
</tr>
<tr>
<td>Brazil</td>
<td>14,000.00</td>
</tr>
<tr>
<td>China</td>
<td>253,696.00</td>
</tr>
<tr>
<td>Egypt</td>
<td>8,400.00</td>
</tr>
<tr>
<td>France</td>
<td>1,289,887.00</td>
</tr>
<tr>
<td>Netherlands</td>
<td>8,400.00</td>
</tr>
<tr>
<td>India</td>
<td>10,222.50</td>
</tr>
<tr>
<td>Indonesia</td>
<td>15,156.00</td>
</tr>
<tr>
<td>Islamic Rep. of Iran</td>
<td>21,000.00</td>
</tr>
<tr>
<td>Lao P.D.R.</td>
<td>126,928.00</td>
</tr>
<tr>
<td>Luxembourg</td>
<td>45,000.00</td>
</tr>
<tr>
<td>Mexico</td>
<td>8,400.00</td>
</tr>
<tr>
<td>Norway</td>
<td>11,200.00</td>
</tr>
<tr>
<td>Philippines</td>
<td>6,477.50</td>
</tr>
<tr>
<td>Russian Federation</td>
<td>254,293.50</td>
</tr>
<tr>
<td>Uruguay</td>
<td>58,180.00</td>
</tr>
<tr>
<td>United States</td>
<td>276,178.00</td>
</tr>
<tr>
<td>VEN/ASA</td>
<td>29,400.00</td>
</tr>
<tr>
<td>Viet Nam</td>
<td>34,400.00</td>
</tr>
<tr>
<td>Total</td>
<td>2,619,117.00</td>
</tr>
</tbody>
</table>
List of administrations and revised fees
under further decides 1 of Decision 545 (Council 2007)

<table>
<thead>
<tr>
<th>Administration</th>
<th>Revised total fee (CHF)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Australia</td>
<td>13 300.00</td>
</tr>
<tr>
<td>Belarus</td>
<td>52 500.00</td>
</tr>
<tr>
<td>Israel</td>
<td>12 310.00</td>
</tr>
<tr>
<td>Russian Federation</td>
<td>21 000.00</td>
</tr>
<tr>
<td>United States</td>
<td>39 253.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>138 363.00</strong></td>
</tr>
</tbody>
</table>

Ref.: Documents C07/85 and C07/104.

D 565 (C11)
Appointment of members to the Independent Management Advisory Committee (IMAC)

The Council,

considering
the report of the IMAC Selection Panel for the appointment of members to the IMAC,

taking into account
the terms of reference of the IMAC contained in Resolution 162 (Guadalajara, 2010),

decides
1 to appoint the following five independent experts as members of the IMAC, to serve for a term of four years:
(a) Mrs Emilie Beate DEGEN, a national of the Federal Republic of Germany;
(b) Mr Abdessalam EL HAROUCHY, a national of the Kingdom of Morocco;
(c) Mr Andrei KOROTKOV, a national of the Russian Federation;
(d) Mr Graham MILLER, a national of the United Kingdom of Great Britain and Northern Ireland;
(e) Mr Thomas REPASCH, a national of the United States of America;
2 to note the Selection Panel has transmitted to ITU Secretariat the names of a pool of suitably qualified candidates to fill a vacancy arising for any reason during the term of IMAC.

Ref.: Documents C11/109 and C11/120.
D 566  Auditing of the accounts of the Union
(C11)

The Council,

considering

a) Resolution 94 (Rev. Guadalajara, 2010);
b) the report of the Appraisal Committee for the selection of the External Auditor of the ITU,

taking into account

the ITU Financial Regulations and Rules (2011),

decides

to appoint the Italian supreme audit institution (Corte dei Conti) as the External Auditor of the ITU for auditing its 2012, 2013, 2014 and 2015 financial statements,

instructs the Secretary-General

to bring this decision to the notice of the President of the Italian supreme audit institution and to enter into an agreement with him, as appropriate.

Ref.: Documents C11/110 and C11/120.


D 571  Free online access to the Administrative Regulations, Council Resolutions and Decisions and other ITU Publications
(C12, last amended C14)

The Council,

noting

a) Decision 12 (Guadalajara, 2010) of the Plenipotentiary Conference, on free online access to ITU publications, that approved free online access to ITU-T Recommendations, ITU-R Recommendations, ITU-R Reports, the basic texts of the Union and the final acts of Plenipotentiary Conferences;
b) that Decision 12 instructed Council to undertake a holistic study on the costs/benefits of providing other texts of the Union, including the Administrative Regulations of the Union, free online,

noting further

a) that Article 4 of the ITU Constitution that defines the Administrative Regulations (i.e. the International Telecommunication Regulations and the Radio Regulations) as instruments of the Union that complement the ITU Constitution and Convention;
b) that Article 6 of the ITU Constitution that determines that Member States are bound to abide by the provisions of the Administrative Regulations;
c) that according to Article 10 of the ITU Constitution the Council in the interval between Plenipotentiary Conferences shall act, as governing body of the Union, on behalf of the Plenipotentiary Conference within the limits of the powers delegated to it by the latter and that Council Resolutions and Decisions serve as instruments to ensure the efficient coordination of the work of the Union and exercise effective financial control over the General Secretariat and the three Sectors;
Resolution 9 (Rev. Dubai, 2014) of the World Telecommunication Development Conference, on the participation of countries, particularly developing countries, in spectrum management, that recognizes the importance of facilitating access to radiocommunication-related documentation in order to facilitate the task of radio-frequency spectrum managers;

e) Resolution 34 (Rev. Dubai, 2014) of the World Telecommunication Development Conference, on the role of telecommunications/information and communication technology in disaster preparedness, early warning, rescue, mitigation, relief and response, which notes the importance for humankind of ITU publications relating to this area of activity,

considering

a) that providing free online access to the instruments of the Union helps to fulfil the core purposes of the Union, as defined in Article 1 of the ITU Constitution;

b) that, regarding the instruments of ITU that are intended to be incorporated in national law, Member States have *de facto* freedom to reproduce, translate and publish such texts on official government department websites as well as in official journals or equivalent publications, in accordance with their respective national law;

c) that providing free online access to the Council Resolutions and Decisions helps ITU Member States and Sector Members to obtain information concerning plans, budget and activities of the General Secretariat and the three Sectors between Plenipotentiary Conferences;

d) that increased involvement in ITU activities is a fundamental step towards enhanced capacity-building and Information and Communication Technologies (ICTs) development potential in developing countries, which will lead to a reduction of the digital divide;

e) that in order to facilitate, increase and improve the participation of Member States and Sector Members from developing countries in ITU activities, these members need to be capable of interpreting and implementing ITU technical publications, the basic texts of the Union and the instruments of the Union;

f) that ITU publications concerning the use of telecommunications/ICTs in emergency situations are used in the preparation of national disaster response and relief plans, including consideration of the necessary enabling national regulatory and policy environments to support the development and effective use of telecommunications/ICTs for disaster mitigation, relief and response, should be accessible to the general public;

g) that an efficient way to ensure that developing countries have access to ITU publications is to provide them free of charge online,

considering further

that providing free online access to ITU publications may reduce the demand for paper copies of these documents, in alignment with the current ITU trend of soft format and of organizing paperless meetings, and with the overall goal of the United Nations to reduce paper usage and greenhouse gas (GHG) emissions,
taking into account

a) that, free online access to the Radio Regulations to the general public as indicated in Documents C13/21, C13/81 and C14/21 had no negative financial impact in 2012 and 2013;

b) that, according to Document C13/81, during the open free online access trial period, the income from sales of the Radio Regulations in paper and DVD format in 2012 increased by more than 60% comparing with sales in all formats (including online purchases) during the same time interval in 2008 – the year when the previous edition of the Radio Regulations was published,

decides

1 to provide free online access to the International Telecommunication Regulations to the general public on a permanent basis;

2 to provide free online access to the Radio Regulations to the general public on a permanent basis;

3 to provide free online access to the Rules of Procedure to the general public on a permanent basis;

4 to provide free online access to Council Resolutions and Decisions to the general public on a permanent basis;

5 to provide free online access to the ITU-R Handbooks on radio-frequency spectrum management to the general public on a permanent basis;

6 to provide free online access to ITU publications concerning the use of telecommunications/ICTs for ensuring disaster preparedness, early warning, rescue, mitigation, relief and response to the general public on a permanent basis;

7 that paper copies of the International Telecommunication Regulations, Radio Regulations and Rules of Procedure will continue to be charged for on the basis of a two-tier pricing policy, whereby Member States, Sector Members and Associates and Academia pay a price based on cost recovery, whereas all others, i.e. non-members, pay a "market price";

8 that paper copies of the ITU-R Handbooks on radio-frequency spectrum management and ITU publications concerning the use of telecommunications/ICTs for ensuring disaster preparedness, early warning, rescue, mitigation, relief and response will continue to be charged for on the basis of a two-tier pricing policy, whereby Member States, Sector Members and Associates and Academia pay a price based on cost recovery, whereas all others, i.e. non-members, pay a "market price";

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1 These include the ITU-R Handbooks on National Spectrum Management, Computer Aided Techniques for Spectrum Management, and Spectrum Monitoring.

2 The term "market price" is defined in Resolution 66 (Rev. Guadalajara, 2010) as the price determined by the Sales and Marketing Division, which is established to maximize revenues without being so high as to discourage sales.
instructs the Directors of the Bureaux
to draw up lists of the important publications proposed to be made available for free online access, with assistance of the Sector Advisory Groups,

instructs the Secretary-General
to report to the 2014 Plenipotentiary Conference and Council-15 on the impact on revenues of the implementation of decides 2, 3, 4, 5 and 6 and proposals for free online access to publications submitted in accordance with instructs the Directors of the Bureaux above, on means for balancing the financial impacts, with the assistance of the Bureaux Directors and the Sector Advisory Groups if any are identified.

Ref.: Documents C12/103 and C12/110; C13/103 and C13/105; C14/96 and C14/97.
1.2 – Other finance matters

- The structure of ITU-D’s Study Groups, terms of reference, chairmen, vice-chairmen and study questions;
- 28 regional initiatives for the six macro-regions of the globe (Africa, Americas, Arab States, Asia-Pacific, CIS and Europe), guidelines for their implementation and expected results;
- The reports of the outcomes of the regional preparatory meetings for WTDC-10;
- Five Programmes and respective priority areas for the implementation of the core mandates of the ITU-D;
- 64 Resolutions on the management of the ITU-D’s structure and on the technical issues to be discussed at the Study Groups;

considering

a) that providing free online access to the instruments of the Union helps to fulfil the core purposes of the Union, as defined in Article 1 of the ITU Constitution;

b) that, regarding the instruments of ITU that are intended to be incorporated in national law, Member States have de facto freedom to reproduce, translate and publish such texts on official government department websites as well as in official journals or equivalent publications, in accordance with their respective national law;

c) that increased involvement in ITU activities is a fundamental step towards enhanced capacity-building and Information and Communication Technologies (ICTs) development potential in developing countries, which will lead to a reduction of the digital divide;

d) that in order to facilitate, increase and improve the participation of Member States and Sector Members from developing countries in ITU activities, these members need to be capable of interpreting and implementing ITU technical publications, the basic texts of the Union and the instruments of the Union;

e) that an efficient way to ensure that developing countries have access to ITU publications is to provide them free of charge online,

considering further

that providing free online access to ITU publications may reduce the demand for paper copies of these documents, in alignment with the current ITU trend of soft format and of organizing paperless meetings, and with the overall goal of the United Nations to reduce paper usage and greenhouse gas (GHG) emissions,

recognizing

that previous policies on free online access to some ITU publications have resulted in the widespread dissemination of ITU standards to a broader public, especially in developing countries with financial constraints, in improving the visibility of ITU’s mission and mandate and in reinforcing ITU as a global telecommunication authority;

decides

1 to provide free online access to the Final Reports of World Telecommunication Development Conferences to the general public;

2 that paper and CD/DVD-Rom copies of the Final Reports of World Telecommunication Development Conferences will continue to be charged for, in accordance to Resolution 66 (Rev. Guadalajara, 2010), on the basis of a two-tier pricing policy, whereby Member States, Sector Members and Associates and Academia pay a price based on cost recovery, whereas all others, i.e. non-members, pay a "market price"\(^1\);

\(^1\) The term "market price" is defined as the price determined by the Sales and Marketing Division, which is established to maximize revenues without being so high as to discourage sales.
instructs the Secretary-General
to report to the World Telecommunication Development Conference 2014 (WTDC-14), to Council-14 and to the 2014 Plenipotentiary Conference on the impact on revenues of the implementation of decides 1 and 2 above, and on means for balancing the financial impacts, if any are identified.

Ref.: Documents C13/93 and C13/92.

D  578  (C13) Cancellation of interest on arrears, irrecoverable debts and a debt relating to an exonerated member

The Council,

having examined

the report by the Secretary-General on arrears and special arrears accounts (Document C13/11),

decides
to approve the writing off of the following interest on arrears, irrecoverable debts and a debt relating to an exonerated member, in the amount of CHF 4 785 107.85 against a corresponding withdrawal from the Reserve for Debtors' Accounts:

- Argentina: CHF 99 392.85 corresponding to interest on contribution arrears from 1999 to 2003;
- Democratic Republic of the Congo: CHF 1 545 704.45 corresponding to interest on contribution arrears for 1991 to 2012;
- Turkmenistan: CHF 844 548.25 corresponding to interest on contribution arrears from 2001 to 2013;
- MVS Comunicaciones, Mexico: CHF 11 184.40 corresponding to interest on contribution arrears from 2001 to 2004;
- Dell Marketing L.P. (formerly Force 10), United States of America: CHF 17 256.80 corresponding to contributions (CHF 15 900.00) and interest on arrears (CHF 1 356.80) for 2011;
- EMS Technologies, Canada: CHF 30 317.35 corresponding to contributions (CHF 21 200.00) and interest on arrears (CHF 9 117.35) for 2006 and 2007;
- Nortel Networks, Canada: CHF 17 673.75 corresponding to contributions for 2009 and 2010;
- DS2, Spain: CHF 20 400.40 corresponding to contributions (CHF 18 550.00) and interest on arrears (CHF 1 850.40) for 2010;
- Semiconductores de Investigación y Diseño (SIDSA), Spain: CHF 11 657.35 corresponding to contributions (CHF 10 600.00) and interest on arrears (CHF 1 057.35) for 2010;
• Anagram Inc., United States of America: CHF 11 657.35 corresponding to contributions (CHF 10 600.00) and interest on arrears (CHF 1 057.35) for 2011;

• CompassRose International Inc., United States of America: CHF 6 923.15 corresponding to contributions (CHF 6 625.00) and interest on arrears (CHF 298.15) for 2011;

• Continuous Computing Corporation, United States of America: CHF 101 990.70 corresponding to contributions (CHF 60 375.00) and interest on arrears (CHF 41 615.70) for 2003 and 2004;

• Integral Access Inc., United States of America: CHF 66 414.70 corresponding to contributions (CHF 41 216.30) and interest on arrears (CHF 25 198.40) from 2003 to 2006;

• Mintera Corporation, United States of America: CHF 28 116.35 corresponding to contributions (CHF 17 500.00) and interest on arrears (CHF 10 616.35) for 2004 and 2005;

• Oracle (formerly Sun Microsystems Inc.), United States of America: CHF 461 704.85 corresponding to contributions (CHF 253 600.00) and interest on arrears (CHF 208 104.85) from 1999 to 2006;

• Nayna Networks Inc., United States of America: CHF 190 013.85 corresponding to contributions (CHF 110 250.00) and interest on arrears (CHF 79 763.85) from 2002 to 2005;

• Raychem Corporation, United States of America: CHF 342 932.75 corresponding to contributions (CHF 189 000.00) and interest on arrears (CHF 153 932.75) from 1999 to 2005;

• SkyOnline Inc., United States of America: CHF 38 454.40 corresponding to contributions (CHF 20 747.45) and interest on arrears (CHF 17 706.95) from 2000 to 2004;

• Zaiq Technologies Inc., United States of America: CHF 12 253.80 corresponding to contributions (CHF 7 000.00) and interest on arrears (CHF 5 253.80) for 2003;

• COMINCOM Ltd., Russian Federation: CHF 372 112.75 corresponding to contributions (CHF 180 375.00) and interest on arrears (CHF 191 737.75) from 1997 to 2002;

• Eutelia S.p.A., Italy: CHF 156 190.65 corresponding to contributions (CHF 115 500.00) and interest on arrears (CHF 40 690.65) for 2004 and 2005;

• 1021 Technologies Inc., Japan: CHF 72 042.40 corresponding to contributions (CHF 63 600.00) and interest on arrears (CHF 8 442.40) for 2006 and 2007;

• The Convention Ltd., Japan: CHF 5 680.05 corresponding to a “sundry” invoice for 2010;

• Global VSAT Forum, United Kingdom, CHF 10 232.45 corresponding to contributions (CHF 6 562.50) and interest on arrears (CHF 3 669.95) for 2003;

• Community of Yugoslav PTT, Serbia: CHF 297 366.05 corresponding to contributions (CHF 213 975.00) and interest on arrears (CHF 83 391.05) from 2005 to 2007;

• Fondation Internationale pour les Enfants du Monde (FIEM), Switzerland: CHF 12 886.00 corresponding to contributions (CHF 9 937.50) and interest on arrears (CHF 2 948.50) from 2007 to 2009.

Ref.: Documents C13/110 and C13/122.
The Council,

having examined

the report by the Secretary-General on arrears and special arrears accounts (Document C14/11),

decides

to approve the writing off of the following interest on arrears and irrecoverable debts in the amount of CHF 1 124 518.94 against a corresponding withdrawal from the Reserve for Debtors' Accounts:

- Equatorial Guinea: CHF 22 523.10 corresponding to interest on contribution arrears from 2009 to 2013
- Islamic Republic of Iran: CHF 107 768.25 corresponding to interest on contribution arrears for 2008 to 2012
- Israel: CHF 7 526.00 corresponding to interest on contribution arrears from 2013
- Nigeria: CHF 191 108.45 corresponding to interest on contribution arrears from 2011 to 2013
- Senegal: CHF 36 368.35 corresponding to interest on contribution arrears from 2011 and 2012
- Chad: CHF 51 051.62 corresponding to interest on contribution arrears from 1971 to 2013
- Time dotCom Berhad, Malaysia: CHF 19 168.95 corresponding to interest on contribution arrears for 2005
- National Space Research and Development (NARSDA), Nigeria: CHF 40 613.70 corresponding to interest on contribution arrears from 2004 to 2007
- Ondas Medias S.A., Spain: CHF 39 294.55 corresponding to contributions (CHF 31 800.00) and interest on arrears (CHF 7 494.55) for 2009
- Avanex Corporation, United States of America: CHF 13 884.10 corresponding to contributions (CHF 10 600.00) and interest on arrears (CHF 3 284.10) for 2008
- Cantata Technology, United States of America: CHF 90 951.80 corresponding to contributions (CHF 63 600.00) and interest on arrears (CHF 27 351.80) for 2006 and 2007
- Cooper Mountain Networks Inc., United States of America: CHF 203 426.35 corresponding to contributions (CHF 126 300.00) and interest on arrears (CHF 77 126.35) from 2000 to 2006
- Corvis Corporation, United States of America: CHF 203 145.50 corresponding to contributions (CHF 126 300.00) and interest on arrears (CHF 76 845.50) from 2003 to 2006
- Entrisphere Inc., United States of America: CHF 14 717.15 corresponding to contributions (CHF 10 600.00) and interest on arrears (CHF 4 117.15) for 2007
• ESS Technology Inc. (formerly NetRidium Communications Inc.), United States of America: CHF 10310.05 corresponding to contributions (CHF 5250.00) and interest on arrears (CHF 5060.05) for 2001.

• Photonic Bridges Inc., United States of America: CHF 46697.60 corresponding to contributions (CHF 31700.00) and interest on arrears (CHF 14997.60) from 2005 to 2007.

• Pulse-LINK, United States of America: CHF 11246.27 corresponding to contributions (CHF 11199.92) and interest on arrears (CHF 46.35) for 2008 and 2009.

• Veebeam Ltd (formerly Artimi), United Kingdom: CHF 14717.15 corresponding to contributions (CHF 10600.00) and interest on arrears (CHF 4117.15) for 2008.

Ref.: Documents C14/99 and C14/100.
2 STAFF MATTERS

2.1 Conditions of employment

R 260 Leave for military service
(C-1952, last amended C-1954)

The Council,

considering that when ITU staff are given leave for military service, no matter how long their period of military service may be, the salaries of that staff together with any other expenses in connection with the calling-up order, shall be borne by the country on behalf of which the military service is performed,

resolves that the Union shall bear no expenses in relation to its staff called up for military service,

invites the Secretary-General to comply with this decision.


R 261 Position of families of Union officials liable to mobilization
(C-1952)

The Council,

considering

a) Resolution 260;

b) the position of ITU staff in two World Wars;

c) that internationalization of the staff of the ITU has brought the nationals of distant countries to Geneva;

d) the position which might arise for their families if ITU officials were mobilized,

resolves that, provisionally, the following action may be taken:

1 the Union to bear the cost of repatriating the family of a mobilized official to its country of origin if the competent authorities of the country in question cannot repatriate them;

2 if repatriation of the family proves impossible, the Union to pay the family half the basic salary of the official concerned;

3 the preceding paragraph not to apply to the families of mobilized officials which for personal reasons refuse repatriation, if repatriation is possible, nor to the families of officials of Swiss nationality;

4 the Union will undertake to recover from the countries of which the families of its officials are nationals the expenditure incurred in virtue of this Resolution.

Ref.: Document 1239/CA7 (1952).
R 626 Advertisement of vacancies

The Council,

in view of

a) the provisions of Resolution 58 of the Plenipotentiary Conference, Nairobi, 1982, instructing the Council to keep the question of the geographical distribution of Union staff under review in order that the objective of a wider and more representative distribution be achieved;

b) the difficulties which candidates from developing countries may experience in connection with the language requirements prescribed in the grading standards approved by the Council at its 33rd session, although they may be otherwise adequately qualified,

resolves to authorize a relaxation of the requirements of the grading standards so that, when candidates from such countries possess a thorough knowledge of one of the working languages of the Union, their applications may be taken into consideration,

instructs the Secretary-General to inform Members accordingly in circular-letters advertising vacant posts.


R 647 Changes in the United Nations common system conditions of remuneration

The Council,

in view of the provisions of Nos. 64 to 68 of the Convention of the International Telecommunication Union (Geneva, 1992),

instructs the Secretary-General, subject to action to be taken subsequently by the Council:

1 to introduce changes in the conditions of service and the basic salary scales of staff in the senior counsellor, professional and general service categories, the rates and class of post adjustment, the overtime rates and the various allowances when these changes, as adopted in the United Nations common system, become applicable for Geneva;

2 to introduce the amendments to the Staff Regulations and the Staff Rules resulting from those changes, not including any amendments to the Staff Regulations that concern matters not falling within the purview of the common system, which must be submitted to the Council for approval;

3 to submit to the next session of the Council a full report including all documentation, justifying the action taken and a statement of the financial consequences.

R 685  International recruitment procedure
(C-1971, last amended C-1981)

The Council,

considering pertinent provisions in the Staff Regulations and Rules,

having examined the report by the Secretary-General concerning the international recruitment of Union staff,

invites the Members of the Union to cooperate to the fullest extent possible with the Secretary-General in helping to secure for the Union the services of staff possessing the highest standards of efficiency, competence and integrity.


R 792  Proposed amendments to Staff Regulations and Staff Rules
(C-1977, last amended C-1981)

The Council,

having considered the reports of the Secretary-General on proposed amendments to the Staff Regulations and Staff Rules for Elected Officials and the Staff Regulations and Staff Rules applicable to appointed staff,

authorizes the Secretary-General to amend the Staff Regulations and Staff Rules for Elected Officials and/or Staff Regulations and Staff Rules applicable to appointed staff in the future, without seeking prior approval of the Council in respect of those amendments which are necessary to delete obsolete references or to make minor changes in editing which do not entail changes in substance.


R 1004  Privileges, immunities and facilities related to activities of the Union
(C-1990)

The Council,

being aware of the fact that many activities of the Union, such as conferences and meetings (including regional telecommunication exhibitions and forums), seminars, regional representations and missions as well as services related to the implementation of technical assistance and cooperation projects are carried out not only at the seat of the Union, but also to a large extent in the territory of various Member States of the Union,

mindful of Article 17 of the International Telecommunication Convention, Nairobi 1982, which provides that “the Union shall enjoy in the territory of each of its Members such legal capacity as may be necessary for the exercise of its functions and the fulfilment of its purposes”,

considering that it is essential that the Union’s activities referred to above be carried out under the available privileges, immunities and facilities,

recalling that the “Convention on the Privileges and Immunities of the Specialized Agencies”, approved by the General Assembly of the United Nations on 21 November 1947 and accepted by the Union, precisely provides for such privileges, immunities and facilities needed by the Union, as one of the specialized agencies of the United Nations, for carrying out its activities,

recalling also its Resolution 193 on the latter Convention as well as its Decision 304 on the “Participation of the Delegations of Members of the Union in Conferences and Meetings of the Union”,

noting, however, that quite a considerable number of the Members of the Union, i.e. almost half of them, have either not acceded at all to the latter Convention or have acceded thereto, but not with regard to,

convinced that it is, in the interest of the Union, indispensable that the activities of the Union such as the ones referred to above be carried out in the territory of Member States of the Union having either become Parties to the latter Convention in respect of the Union or formally declared that they will apply the provisions of the said Convention to those activities of the Union, or otherwise having accorded sufficient privileges and immunities,

resolves

1 to urge hereby all the Members of the Union not having done so yet to accede to the Convention on the Privileges and Immunities of the Specialized Agencies of 21 November 1947 in respect of the International Telecommunication Union (see Section 41 of the said Convention) and to urge all those Members, which have acceded thereto, but not in respect of the Union, to do so by communicating a “subsequent written notification to the Secretary-General of the United Nations”, in which they “undertake to apply the provisions of this Convention to” the International Telecommunication Union (see Section 43 of the said Convention);

2 to call upon hereby any Member of the Union, which has not yet acceded to the said Convention, or communicated the subsequent written notification referred to in paragraph 1 above, in respect of the Union, to ensure that the competent governmental authority formally declares that the provisions of the Convention on the Privileges and Immunities of the Specialized Agency shall apply to those activities of the Union, which are to be carried out in its territory, or otherwise accord equivalent privileges and immunities;

3 to reconfirm hereby its Resolution 193 and its Decision 304 referred to above, the provision of which shall continue to be applied,

instructs the Secretary-General

1 to bring the present Resolution immediately to the attention of all the Members of the Union;

2 to do everything in his power to ensure the appropriate implementation of the provisions of the present Resolution and to keep the Council informed, as appropriate, of any practical difficulties encountered by him in this respect, including of any measures he had to take in respect of any non-compliance with those provisions, in particular with regard to those activities of the Union, for which he cannot await any decision by the Council at its annual session prior to their being carried out or not.

R 1142  Occupational illness
(C-1999)

The Council,

having regard to Resolution 97 (Minneapolis, 1998) on occupational illness, adopted by the Plenipotentiary Conference,

resolves to instruct the Secretary-General

a) to ensure that the safety, health and environmental standards in force in the host country of the Union are applied at ITU and to report on the matter to the Council at its 2000 session;

b) to continue to study the issue of covering the risks of illness occurring by reason of prior employment with ITU and affecting former staff members of the Union, and to submit a report to the Council for its possible decision at its 2000 session.


R 1149  Introduction of a long-term care insurance scheme in the Union
(C-1999)

The Council,

taking into account Resolution 96 (Minneapolis, 1998) instructing the Secretary-General to prepare appropriate data regarding the possible introduction of a long-term care insurance scheme,

having regard to the fact that such a scheme has been studied by the Consultative Committee on Administrative Questions (CCAQ) and has met with wide interest among secretariats of other organizations of the common system which had already expressed their commitment to its adoption,

having regard further to the dual-component nature of the proposed scheme, with a low-premium programme applicable to all active staff and a voluntary programme allowing individual staff members to purchase further cover beyond their period of service with the Union, the burden thus being shared between employer and employee,

considering that it is in the Union’s interest to retain its staff and, as an equal-opportunity employer, to attract the best qualified candidates in a highly competitive environment,

considering further that the comparator country for the United Nations common system is considering long-term care for federal employees and their relatives,

resolves to continue the preparatory work on the possible introduction of a long-term care scheme for ITU staff, with options for coverage beyond the period of service with the Union,
instructs the Secretary-General

1 to seek opinion of competent bodies of the United Nations Common System (including the International Civil Service Commission (ICSC), the Administrative Committee on Coordination, (ACC) and the Consultative Committee on Administrative Questions (CCAQ)) on:

a) whether independent establishment of a long-term care insurance plan would be appropriate for ITU, or whether implementation should be coordinated throughout the United Nations common system;

b) what steps, if any, these bodies have taken towards researching and developing a long-term care insurance plan for the common system;

2 to consult with other organizations of the United Nations common system on development of a scheme that would offer greatest benefit at minimum costs;

3 to report to the next session of the Council, on the result of the above actions, and on possible options for implementation of an appropriate scheme, with detailed estimates of any costs or financial risks arising from the participation of the Union.


R 1352 Conditions of service of ITU Elected Officials
(C12)

The Council,

in view of

Resolution 46 (Kyoto, 1994) adopted by the Plenipotentiary Conference,

having considered

the report by the Secretary-General on the measures taken within the United Nations Common System as a result of the decisions of the United Nations General Assembly at its 66th session in regard to conditions of service (Resolution 66/235 of 24 December 2011),
to approve the following salaries with effect from 1 January 2012 for ITU Elected Officials:

<table>
<thead>
<tr>
<th></th>
<th>USD per annum</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Gross</td>
<td>Net with dependant</td>
<td>Net without dependant</td>
</tr>
<tr>
<td>Secretary-General</td>
<td>216'234</td>
<td>164'864</td>
<td>150'277</td>
</tr>
<tr>
<td>Deputy Secretary-General and Directors of Bureaux</td>
<td>196'901</td>
<td>151'331</td>
<td>137'941</td>
</tr>
</tbody>
</table>

Ref.: Documents C12/100 and C12/110.

R 1368  Conditions of service of ITU Elected Officials
(C14)

The Council,

in view of

Resolution 46 (Kyoto, 1994) adopted by the Plenipotentiary Conference,

having considered

the report by the Secretary-General on the measures taken within the United Nations Common System as a result of the decisions of the United Nations General Assembly at its 68th session in regard to conditions of service (Resolution 68/253 of 24 December 2013),

resolves

to approve the following salaries with effect from 1 January 2014 for ITU elected officials:

<table>
<thead>
<tr>
<th></th>
<th>USD per annum</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Gross</td>
<td>Net with dependant</td>
<td>Net without dependant</td>
</tr>
<tr>
<td>Secretary-General</td>
<td>216'683</td>
<td>165'178</td>
<td>150'562</td>
</tr>
<tr>
<td>Deputy Secretary-General and Directors of Bureaux</td>
<td>197'311</td>
<td>151'618</td>
<td>138'203</td>
</tr>
</tbody>
</table>

Ref.: Documents C14/99 and C14/103.
R 1369 Amendments to Staff Regulations applicable to appointed Staff

(C14)

The Council,

in view of

No 63 of the Convention of the International Telecommunication Union and of Staff Regulation 12.1;

having considered

the report by the Secretary-General on the action plan established for 2014 for the implementation of the ITU Gender Equality and Mainstreaming Policy (GEM) approved by the Council at its 2013 session,

resolves

to approve the amendments to the Staff Regulations applicable to appointed staff contained in Annex to this Resolution.

Annex: 1

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ANNEX

Amendments to Staff Regulations applicable to appointed Staff

Regulation 4.9 Appointment and Promotion Board

a) The Secretary-General shall establish an Appointment and Promotion Board to advise him (and, if appropriate, the Director of the Bureau concerned) in all cases where a vacancy is advertised.

b) The Appointment and Promotion Board shall comprise a representative of the General Secretariat and of each Bureau of the Union and, for posts in the General Service (G.1 to G.7) and Professional (P.1 to P.5) categories, two staff representatives or their alternates designated by the Secretary-General from a list of names submitted by the Staff Council. When designating members and alternates, the Secretary-General shall do the utmost to ensure that both women and men are represented in the composition of the Board for each category of posts. The Chief of the Human Resources Management Department or his/her designated representative shall also participate ex officio in all Board meetings in an advisory capacity and shall serve as its Secretary. The General Secretariat and each Bureau of the Union shall be represented:

i) by the Secretary-General and the Directors* or their designated representatives of grade D.1P.5 or higher level, for posts of grade P.5 and above;

ii) by an official of grade D.1P.5 or higher level, designated by the Secretary-General and the Director concerned respectively, for posts of grades P.1 to P.4;

* The Deputy Secretary-General shall attend as an observer.
2.1 – Conditions of employment

iii) by an official of grade P.5 or above, designated by the Secretary-General and the Director concerned respectively, for posts of grades G.1 to G.7.

c) All participants in a meeting of the Appointment and Promotion Board, with the exception of staff representatives, shall hold a grade at least equal to that of the post under consideration.

d) Meetings of the Board shall be chaired by the regular representative with the highest grade or, in the event of equal grades, with the highest seniority.

e) The Appointment and Promotion Board shall establish its own Rules of Procedure. Its proceedings shall, in principle, be secret. Its Rules of Procedure may, however, authorize the transmission of certain information to candidates.

f) The Secretary-General shall report to the next regular session of the Council whenever he proposes to take an appointment or promotion decision which is contrary to the advice of the Appointment and Promotion Board. The final decision shall be taken subject to the Council's agreement. The effect of that decision shall be retroactive in the case of promotions.

Ref.: Documents C14/99 and C14/104.

D 548 Conditions of service of the Elected Officials – Special housing subsidy

The Council,

taking into account

the constraints of the housing market at United headquarters and the constraints imposed on the elected officials by the MORSS (Minimum Operating Residential Security Standards) rules, which, within the common system, are applied to determine the housing of the executive heads of organizations of the United Nations common system,

having examined

the proposal submitted in Document C07/54 to its 2007 session,

decides

– to approve the creation of a special housing subsidy for the Secretary-General, the Deputy Secretary-General and the Bureau Directors to be paid annually in accordance with the conditions stipulated in Document C07/54;

– to fix the annual amount of this special housing subsidy at CHF 71 400 for the Secretary-General and at 50 per cent of that amount for the Deputy Secretary-General and the Bureau Directors in office on the date of adoption of this present Decision, for the duration of their respective terms of office;

– that the annual size of the special housing subsidy may be revised under the conditions stipulated in Document C07/54.

Ref.: Documents C07/98 and C07/105.
D 579 Mandatory age of retirement at ITU

(C13)

The Council,

recognizing

No. 63 of the ITU Convention,

recognizing further

that Resolution 48, inter alia, resolves that the management and development of ITU’s human resources should be compatible with the goals and activities of the Union and with the United Nations Common system,

having considered

Resolution 67/240 adopted by the UN General Assembly in December 2012 authorizing the United Nations Joint Staff Pension Board to increase the mandatory age of retirement (MAR) for new participants to the Fund from 62 to 65 years of age,

having noted

that, according to paragraph 10 of the above-mentioned UNGA Resolution, this decision will be effective not later than 1 January 2014 unless the General Assembly has not decided on a corresponding increase in the mandatory age of separation (MAS) as established by the UN Staff Regulations and Rules,

decides

to approve the increase of the mandatory age of retirement from 60 and 62 to 65 years of age for ITU staff and therefore to approve the amendments to the ITU Staff Regulations in Annex to this Decision,

decides further

a) that these amendments will enter into force, provided that the corresponding amendments to the Statutes of the UN Joint Staff Pension Fund have become effective under the conditions prescribed in the UNGA Resolution 67/240, on 1 January 2014 or a prior date as established by the decision to be taken by UN General Assembly for Staff of the UN Secretariat;

b) that these amendments will apply to staff recruited on and after that date,

instructs the Secretary-General

to implement the present decision and to report to the Council on a regular basis.

urges the Secretary-General

to limit, to the extent possible, any exceptional extensions beyond retirement age to a maximum two-year period past that which is established for the staff member concerned, and in accordance with Staff Regulation 9.9.
ANNEX

Amendment to Staff Regulation 9.9

Regulation 9.9  Mandatory age of retirement

Staff members shall not be retained in active service beyond the age of:

a)  60 years; or
b)  62 years, if appointed on or after 1 January 1990; or

The Secretary-General may, in the interest of the Union, extend this age limit in exceptional cases, on the proposal of the Director of the Bureau concerned.

c)  65 years, if appointed on or after [1 January 2014*].

*date to be inserted as adopted by the UNGA for the entry into force of amendments to the UN Staff Regulations and Rules, which should be not later than 1 January 2014.

Ref.:  Documents C13/117 and C13/122.
2.2 Human resources management

Implementation of the recommendations of the Tripartite Consultative Group on Human Resources Management

The Council,

recollecting

a) Resolution 1 adopted by the Plenipotentiary Conference (Kyoto, 1994), which recognizes the need to adapt ITU’s management systems, including its systems for managing human resources;

b) its Resolution 1095, adopted at its 1996 session, establishing the Tripartite Consultative Group on Human Resources Management,

taking account of Resolution 51/216 (United Nations common system) adopted by the United Nations General Assembly during its 51st session in 1996, and particularly Section C.7 thereof,

having considered the report of the Tripartite Consultative Group on Human Resources Management contained in Document C97/45,

resolves

1 a) that a merit award scheme be implemented to reward a limited number of staff members in recognition of their outstanding performance or specific achievements in a given year;

b) that the scheme shall be implemented on the basis of the criteria and procedures proposed by the Tripartite Consultative Group and described in the report thereof (Annex 2 to Document C97/45);

c) that the number of staff members granted merit awards shall not exceed 5% of the total number of appointed staff members in each category, namely Professional and higher and General Service;

d) that the merit award scheme be implemented for a trial period of two years;

2 a) that a personal promotion scheme be implemented in order to give staff in occupational groups with limited career opportunities the possibility of being treated on an equal footing with staff members having more frequent promotion opportunities;

b) that the scheme shall be implemented on the basis of the criteria and procedures proposed by the Tripartite Consultative Group and described in the report thereof (Annex 3 to Document C97/45);

c) that the number of staff members granted a personal promotion shall not exceed 5% of the total number of posts;

d) that the criteria defined and implemented for the granting of personal promotions shall, after a reasonable period of application, be reconsidered and, if necessary, modified, in order to adapt them to the prevailing situation,
further resolves

that, in order to prepare for the next Plenipotentiary Conference, the Tripartite Consultative Group on Human Resources Management shall continue its work until the next session of the Council in 1998, including the holding of a meeting, with the same mandate as that set out in Resolution 1095 and following the same procedures,

instructs the Secretary-General

1 to implement a merit award scheme and a personal promotion scheme in accordance with the conditions laid down in the present Resolution;

2 to study the amendments to the Staff Regulations and Staff Rules in force that would be necessitated by implementation of these schemes and, as necessary, to draft proposed amendments to the Regulations for consideration by the next session of the Council;

3 to report to each session of the Council on implementation of the merit award and personal promotion schemes;

4 to inform the Council on the status of the coordination undertaken between the Union and other agencies in the common system, as referred to in Resolution 51/216 of the United Nations General Assembly;

5 to continue, in so far as available funds permit, to provide assistance to the work of the Tripartite Group.

Ref.: Documents C96/114, C96/123, C2001/113 and C2001/130.

R 1107 Classification

(C-1997)

The Council,

in view of Nos. 70 and 71 of the Convention of the International Telecommunication Union (Geneva, 1992),

authorizes the Secretary-General after consultation with the Coordination Committee, to regrade, as justified and in accordance with the promulgated classification standards, established posts of the General Service and Professional categories in grades G.1 to P.5, without incurring expenses exceeding the limit of 0.1% of the credits allocated for established posts of the above-mentioned categories in the budget of the Union (base salary, post adjustment and contributions to the Pension Fund and Staff Health Insurance Fund),

instructs the Secretary-General to submit each year to the Council a report on the action taken in pursuance of this Resolution.

This Resolution cancels Resolution 1046.

Ref.: Documents C97/115 and C97/123.
R 1108  Post management  
(C-1997)

The Council,

in view of Nos. 70 and 71 of the Convention of the International Telecommunication Union (Geneva, 1992),

authorizes the Secretary-General after consultation with the Coordination Committee, to create or abolish posts in the General Service and Professional categories in grades G.1 to P.5, without incurring any expenditure beyond the budgetary appropriations for staff costs and other staff costs approved by the Council for the General Secretariat and Bureaux as reflected in the ITU budget,

instructs the Secretary-General to submit each year to the Council a report on the action taken in pursuance of this Resolution.

Ref.: Documents C97/116 and C97/123.

R 1187  Gender Perspective in ITU Human Resource Management, Policy and Practice  
(C-2001)

The Council,

noting

a) Resolution 70 (Minneapolis, 1998) on the inclusion of gender perspective in the work of ITU, which:
   – instructs the Council to ensure that, within available resources, appropriate funding is included in each budget for gender perspective initiatives,
   – instructs the Secretary-General to facilitate the work of the ITU Focal Point on Gender Issues by providing the necessary means to carry out the work,
   – instructs the Secretary-General and Directors of the Bureaux to report to Council each year on progress made;

b) Resolution 7 of the World Telecommunication Development Conference (Valletta, 1998);

c) Document C2001/37, R11 b) regarding the lack of gender balance in ITU staff and the absence of an action plan to address this lack;

d) Document C2001/48 concerning an action plan and proposed procedures to address geographical and gender representation,

further noting

a) the recommendation of the ITU-D Task Force on Gender Issues that BDT create a Gender Unit with fulltime staff in order to effect the goals expressed in Resolution 7 from Valletta, Malta and Resolution 70 from Minneapolis,

b) the System-Wide Medium-Term Plan for the Advancement of Women 2002-06, to be adopted by ECOSOC in July, including ITU proposals and programmes,
believing

a) that by including women in every phase of ITU policy and practice, ITU can benefit from drawing on a vast and rich resource, half the world’s population;

b) that gender balance, like geographical representation, should be taken into account in ITU policy and practices, including recruitment and publication, hiring, training and education, mobility and promotion opportunities, selection of leadership in all ITU bodies, and ITU elections,

considering

that Council 2001 has not been provided reports on progress made in increasing gender perspective in line with Resolution 70,

resolves

1 to encourage Member States and Sector Members to put forward for leadership and elected positions, and to suggest for ITU staff positions, especially at professional and higher levels, appropriately qualified woman candidates;

2 to request the Secretary-General to allocate appropriate resources, within existing budgetary limits, to establish a gender perspective full-time dedicated staff,

invites the Secretary-General

1 to develop an action plan and procedures to address immediately and urgently the lack of gender representation in ITU staff, especially in the professional and higher categories, and to provide this action plan and procedures, together with information on their implementation and effectiveness, to Council 2002;

2 to propose appropriate modifications of the Staff Regulations in order to better promote gender perspective in ITU,

instructs the Secretary-General and the Directors of the Bureaux

to report to Council 2002 on progress made to incorporate the gender perspective in the work of the General Secretariat and the respective Sectors.


R 1299 Establishment of a Strategic Plan for Human Resources

(C08)

The Council,

considering

Resolution 48 (Rev. Antalya, 2006) of the Plenipotentiary Conference, on human resources management and development;
noting
that Resolution 48, *inter alia*, instructed the Secretary-General, with the assistance of the Coordination Committee, to prepare and implement medium-term and long-term human resources management and development plans;

recognizing
that long-term planning in the area of human resources is essential for the proper management and development of ITU staff;

resolves
that the Secretary-General should prepare, in collaboration with the ITU Staff Council, a comprehensive Human Resources Strategic Plan which should cover items listed in Annex to Resolution 48 (Rev. Antalya, 2006) on human resources management and development, as well as any contributions submitted by Council Members during the 2008 session of the Council or after that session to the General Secretariat, and submit this plan to the 2009 Council session;

resolves further
that the Secretary-General implements the new contractual arrangements proposed by the International Civil Commission as outlined in Council Document C07/31.

Ref.: Documents C08/100 and C08/106.

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### D 2 List of permanent and temporary posts and of their incumbents

(C-1948, last amended C-1981)

The Council,

*decided* that a list of officials with permanent or fixed term contracts, with an indication of the post occupied, should be issued annually for the information of the staff.


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### D 517 Strengthening Dialogue between the ITU Administration and the ITU Staff Council

(C04, amended C09)

The Council,

*considering*

a) that, pursuant to *resolves 1* of Resolution 48 (Rev. Antalya, 2006) (Human resources management and development), the management and development of ITU’s human resources should be compatible with the goals and activities of the Union and with the United Nations common system;
b) that, pursuant to resolves 2 of Resolution 48, recommendations of the International Civil Service Commission approved by the United Nations General Assembly should be applied,

considering further

that, according to Regulation 8.1 of the Staff Regulations applicable to appointed staff, the staff’s right of association is recognized, along with the representation of the interests of the staff before the Secretary-General by a Staff Council,

taking into account

concerns expressed by the staff through the Staff Council that regular monthly consultations with ITU management on such matters as staff welfare and administration, including policy on appointments, promotions and terminations, Human Resources strategies, budgetary issues, and appointments to statutory committees, need to be strengthened,

decides to instruct the Secretary-General

to immediately review the modalities of strengthening the dialogue between the Staff Council and the Secretary-General, or his designated representative, and the Directors of the Bureaux or their designated representatives, and prepare a progress report, which could include the identification of the possible need for amendments to the Staff Regulations and Rules, for consideration by the Council Tripartite Group on Human Resources Management and by subsequent sessions of the Council.

Ref.: Documents C04/75, C04/103, C09/113 and C09/121.

D 558 Voluntary Separation and Early Retirement programme

The Council,

in view of

Decision 5 (Rev. Guadalajara, 2010) adopted by the Plenipotentiary Conference,

having considered

the report by the Secretary-General on the proposed voluntary separation (VOLSEP) and early retirement measures which are in conformity with the legal instruments of the Union,

decides

to approve the implementation of the proposed voluntary separation/early retirement programme withdrawing up to a maximum of 3 million Swiss Francs from the Reserve Account,

instructs the Secretary-General

to implement the above-mentioned programme in 2011, as necessary, under the guidance of Group FINREGS and to report to the 2011 Council Session.

Ref.: Documents C-EXT/6 and C-EXT/8.
in view of
Decision 5 (Rev. Busan, 2014) adopted by the Plenipotentiary Conference,

having considered
the report by the Secretary-General on the proposed voluntary separation (VOLSEP) and early retirement measures which are in conformity with the legal instruments of the Union,

decides
to approve the implementation of the proposed voluntary separation/early retirement programme withdrawing up to a maximum of 3 million Swiss Francs from the Reserve Account,

instructs the Secretary-General
to implement the above-mentioned programme, as necessary, and to report to the Council.

Ref.: Documents C15-EXT/6 and C15-EXT/7.
2.3 Pensions

R 440 Investments of funds of the ITU staff superannuation and benevolent funds
(C-1960)

The Council,

considering

a) that apart from being morally responsible for the funds which in 1960 still remain entrusted to the Management Board (after transfer to the United Nations Joint Staff Pension Fund), the ITU has given its financial guarantee to the staff as regards the retirement and other pensions to be paid from the funds kept in the Staff Superannuation and Benevolent Funds (Articles 1, 2 and 84 of the Regulations for the Staff Superannuation and Benevolent Funds, 7th edition);

b) that the debts of the Staff Superannuation and Benevolent Funds are expressed in Swiss francs;

c) that the actuarial calculation are based on 3% interest, but that the current accounts in Swiss francs conceded to the Union by the Swiss Confederation, and the Swiss franc debentures backed by the Swiss Confederation, bear interest at more than 3%,

recommends that the Management Board keep the funds of the Staff Superannuation and Benevolent Funds from which retirement and other pensions are liable to be paid, in current account with the Swiss Confederation or in the form of debentures backed by the Swiss Confederation, and abstain from any investments which do not offer the same degree of security.


R 463 Actuarial bases for the ITU Staff Superannuation and Benevolent Funds
(C-1961)

The Council,

in view of the proposal of the Management Board of the ITU Staff Superannuation and Benevolent Funds submitted by the Secretary-General (Document 2634/CA16),

considering that the present actuarial bases used for the calculations of the Funds are out of date, and that the actuary, consulted by the Management Board, approved the adoption of the proposed revised bases,

resolves that, as from 1 July 1961, the actuarial bases EVK/1960, Collection A, of the Federal Insurance Fund of the Swiss Confederation shall be used for the calculations of the Funds.

R 559 Cost-of-living allowances to beneficiaries of the S.S. and B. Funds
(C-1965)

The Council,

bearing in mind No. 262 of the International Telecommunication Convention, Nairobi, 1982,

considering Resolution 2007 adopted by the United Nations General Assembly at its 19th Session,

having examined the proposals by the Secretary-General contained in Document 3325/CA20,

resolves that, with effect from 1 March 1965, cost-of-living allowances paid to the beneficiaries of the ITU Staff Superannuation and Benevolent Funds shall be recalculated in accordance with the method laid down in Document 3325/CA20.


R 589 Cost-of-living allowances granted to beneficiaries of the ITU SS and B Funds
(C-1966)

The Council,

in view of the provisions of the Montreux Convention, 1965, the Malaga-Torremolinos Convention, 1973 and the Nairobi Convention, 1982,

considering Resolution 2122, adopted by the 20th Session of the United Nations General Assembly,

resolves that, with effect from 1 March 1965, the cost-of-living allowances granted to beneficiaries of the ITU SS and B Funds shall be adjusted according to the index system used by the United Nations Joint Staff Pension Fund.


R 1211 Statutory rate of interest of the ITU Staff Superannuation and Benevolent funds
(C03/ADD)

The Council,

in view of

the proposal by the Management Board of the ITU Staff Superannuation and Benevolent (SS&B) Funds, submitted by the Secretary-General (Document C03-ADD/6),
considering that the yield on the investments of the Funds now easily covers expenditure and that the Management Board recommends that the statutory rate be eliminated,

resolves

1 that with retroactive effect as from 1 January 2003, the statutory rate of interest of the Funds is eliminated in Article 86 of the Regulations of the SS&B Funds;

2 to approve the amendment to Article 86, paragraph 4 of the Regulations of the SS&B Funds set out in the appendix to this Resolution.

APPENDIX
(to Resolution 1211)

Amendment to Article 86, paragraph 4, of the Regulations for the ITU Staff Superannuation and Benevolent Funds

SECTION VIII
Financial administration and management of the Funds

ARTICLE 86
Financial administration

Present text

4 The assets of the Funds shall be invested in trustee securities. If the net interest yield does not reach 2.5% per annum, the Union shall make it up to 2.5%.

Amended text

4 The assets of the Funds shall be invested in trustee securities.

Ref.: Documents C03-ADD/30 and C03-ADD/35.
The Council,

having regard

to the provisions of the Regulations and Rules of the United Nations Joint Staff Pension Fund,

considering

the need to replace those representatives of the Council whose seats on the Pension Committee are falling vacant,

resolves

to designate the following Member States to represent the Council on the ITU Staff Pension Committee, until the Extraordinary Council session following the next plenipotentiary conference:

(1) Members
– Italy
– Bulgaria
– Canada

(2) Alternates
– Ghana
– Mexico
– India

invites these Member States
to designate a representative for three-year terms of office, renewable so long as the Member States remain members of the ITU Council.

Ref.: Documents C-EXT/5 and C-EXT/8; C11/122 and C11/120.

Membership of the ITU Staff Pension Committee

The Council,

having regard

to the provisions of the Regulations and Rules of the United Nations Joint Staff Pension Fund,

considering

the need to replace those representatives of the Council whose seats on the Pension Committee are falling vacant,
resolves

to designate the following Member States to represent the Council on the ITU Staff Pension Committee, until the Extraordinary Council session following the next plenipotentiary conference:

1. Members
   - Bulgaria (Republic of)
   - Canada
   - Italy

2. Alternates
   - Burkina Faso
   - India (Republic of)
   - Mexico

invites these Member States

to designate a representative for three-year terms of office, renewable so long as the Member States remain members of the ITU Council.

Ref.: Documents C15-EXT/5 and C15-EXT/7.
2.4 Other staff matters

R 105 Issue of United Nations laissez-passer to officials of the ITU

(C-1948, last amended C-1952)

The Council,

having considered the arrangement concluded between the Secretary-General of the Union and the Secretary-General of the United Nations concerning the procedure to be followed for the issue of the United Nations laissez-passer to officials of the ITU, which arrangement it approved at its 3rd Session,

considering that it would be convenient to treat the arrangement as permanent subject to denunciation at six months notice by either party,

resolves

1 to approve the new text of the Arrangement which is reproduced below;

2 that the Secretary-General may request a laissez-passer for any official (permanent, temporary or supernumerary) of the General Secretariat, of the IFRB, or of the CCIs, absent on official duty or on leave.

ARRANGEMENT CONCERNING THE ISSUE OF UNITED NATIONS LAISSEZ-PASSER TO OFFICIALS OF THE ITU

I. The Secretariat of the United Nations will issue United Nations laissez-passer to officials of the International Telecommunication Union under the following conditions:

1 All members of the personnel of the International Telecommunication Union will be considered as officials of the International Telecommunication Union in the meaning of Section I, with the exception of those recruited locally and paid by the hour.

2 Request for issuance of laissez-passer shall be made by the Secretary-General of the International Telecommunication Union or by such person as he shall designate. Such requests, which will state that the official is about to travel on official duty or home leave, must be accompanied by:

   a) a form, copy of which is attached, which shall be filled in and signed by the official for whom the laissez-passer is required and the contents of which shall all have been verified and certified as correct by the Secretary-General of the International Telecommunication Union or his designated representatives;

   b) two photographs of the applicant.

3 Requests for the issue of laissez-passer shall be addressed to the Section of Passports and Visas (Transportation Service of the United Nations, 405 East 42nd Street, New York, NY). However, in cases of urgency, such requests may be addressed to the Office of the United Nations in Geneva which may, in such cases, issue the laissez-passer.

4 The Secretary-General of the International Telecommunication Union shall forward to the Section of Passports and Visas (Transportation Service of the United Nations), specimens of the signatures of such officials as shall have received authority to certify as correct the information given on the application form under Section 3.
The issuance of United Nations laissez-passer to officials of the International Telecommunication Union shall also be subject to such other conditions as may apply to the issuance of the laissez-passer to officials of the United Nations.

The Secretary-General of the United Nations shall immediately notify these conditions to the Secretary-General of the International Telecommunication Union.

The laissez-passer issued to officials of the International Telecommunication Union shall make mention of the official’s rank. They shall contain a statement in the five languages to the effect that the laissez-passer is issued to a member of a specialized agency, in accordance with Section 28 of the Convention on Privileges and Immunities of the United Nations and with the relevant section of the Agreement bringing the organization into relation with the United Nations.

Upon the request of the Secretary-General of the International Telecommunication Union or that of such person as he shall designate, the Secretariat of the United Nations shall, if this arrangement is still in force, renew such laissez-passer issued to officials of the International Telecommunication Union as shall have expired.

The Secretariat of the United Nations shall transmit as quickly as possible the laissez-passer for which issue or renewal has been requested to the designated representative of the International Telecommunication Union who shall acknowledge the receipt thereof.

The International Telecommunication Union agrees to take all necessary administrative precautions to prevent the loss or theft of such laissez-passer. It shall immediately notify the Section of Passports and Visas in the event of any loss or theft of a laissez-passer, giving particulars of the conditions under which such loss or theft occurred.

Such a laissez-passer shall, unless renewed, expire at the end of one year from the date of issue. The International Telecommunication Union agrees to return immediately to the United Nations all laissez-passer issued to its officials:

a) on the expiration of the validity of the laissez-passer, unless renewal has been authorized;

b) if the holder ceases to be an official of the International Telecommunication Union within the meaning of paragraph 1.

This arrangement shall be deemed to have come into force on 1 August 1949, and it will remain in force until denounced in writing by either party. Such denunciation shall take effect at the expiration of a period of six months from the day of receipt of its notification by the other party, that is to say by the Secretary-General of the United Nations or the Secretary-General of the International Telecommunication Union, as the case may be.

Ref.: Documents 286/CA3 (1948), 1238/CA7 (1952).
R 747 International Civil Service Commission
(C-1975, last amended C-1976)

The Council,

having noted the report of the Secretary-General in Document 4713/CA30,

resolves to accept the Statute of the International Civil Service Commission established by the General Assembly of the United Nations at its 29th session in Resolution 3357 (XXIX).

Ref.: Documents 4786/CA30 (1975), 4965/CA31 (1976).

D 399 Staff representation
(C-1983, last amended C-1990)

The Council,

having examined the question of staff participation in management and recognizing the importance of staff representation,

decides that the Chairman and the Secretary of the Staff Council may be released from their assigned duties for a reasonable portion of their working hours up to a maximum of 50% and 30%, respectively.

3 CONFERENCES AND MEETINGS

3.1 General

Organization, financing and liquidation of the accounts of conferences and meetings

The Council,

considering

a) that all conferences and meetings of the Union should be uniformly organized, as regards both the material provisions and the accounting and liquidation of accounts;

b) that the conferences and meetings referred to the Numbers 107 to 109 of the Nairobi Convention, 1982, should not exceed the expenditure authorized by the Council;

c) that every effort should be made to reduce the expenditure of conferences and meetings and in the case of conferences the expenses of which are not included in the annual budget to accelerate the recovery of participants’ contributory shares;

d) that it is advisable to include, in the agreements to be concluded with inviting governments for the preparation of conferences or meetings, provisions covering cancellation, postponement or change of venue, so that such eventualities should not cause unnecessary prejudice to the Union,

resolves that the following provisions shall be applied for all conferences and meetings organized under the aegis of the Union:

A Organization of conferences and meetings when there is an inviting government

1 At such time as he deems appropriate, the Secretary-General shall negotiate an agreement with the inviting government on the arrangements to be made by both the General Secretariat of the Union and that government, in order to supply the conference or meeting with the necessary material means for the satisfactory progress of the work;

2 this agreement, which shall specify the respective functions of both parties, shall be based, as regards its principles, on the arrangements described in Document 166/CA3. It may deviate from them to take into account the views of each inviting government and, in particular, the services which that government is in a position to offer free of charge;

3 in order, however, that the General Secretariat shall not be implicated in matters for which it does not have to assume responsibility, the agreement to be concluded should not deal with any question concerning the application of the Convention, which falls exclusively within the competence of the conference or meeting, or of the inviting government;

4 in particular, the agreement shall include no stipulation concerning the right of administrations in the matter of participation in the conferences, or concerning the Rules of Procedure of the conferences.
B Financing of conferences and meetings when there is an inviting government

The agreement to be reached with the inviting government should in so far as possible, be based on the following data:

5 where it does not cover the expenses itself, the inviting government shall advance the necessary funds for the renting and preparation of premises, the reproduction and distribution of documents, the payment of salaries of the Secretariat personnel recruited locally, the purchase of supplies, the purchase or renting of office equipment and any other equipment, deemed necessary for the work of the conference or meeting;

6 these expenses shall be refunded as soon as possible to the inviting government by the General Secretariat of the Union;

7 the inviting government shall bear the expenses pertaining to a Reception Committee and, if the occasion arises, the entertainments and other diversions organized for the delegates;

8 for all other expenses, the Secretary-General shall also endeavour to obtain the advance of the necessary funds from the inviting government; these funds shall be refunded as soon as possible by the General Secretariat;

9 no conference or meeting may be held under Nos. 107 to 109 of the Nairobi Convention, 1982, unless the Council has provided the appropriate credits for the year or years in question. As far as possible, when the Council authorizes such credits, it shall be in possession of the agreement entered into with the inviting government but, in exceptional circumstances, it may authorize these credits subject to the later conclusion of this agreement by the Secretary-General. The provisions of the agreement and the amount of the credits available must always be brought to the notice of the Budget Control Committee referred to in Nos. 475 to 479 of the Convention, at the first meeting of this Committee;

10 for conferences and meetings organized under No. 115 of the Nairobi Convention, 1982, the agreement and draft budget shall be submitted to the Council if the Council holds a session before the conference or meeting begins. If it holds no session, approval must be given by the budget control committee at its first meeting, at the same time as the agreement and draft budget are referred to it;

11 the agreement with the inviting government must contain provisions covering cases where conferences or meetings are cancelled or postponed, or their meeting place is changed, as a result of a decision by the Union, adopted by its competent organs:

11.1 in general, it shall be clearly established that in such an eventuality the Union shall be responsible to the inviting government only for its commitments or actual expenditure in preparation for the conference – provided the government has not agreed to bear such expenses itself – and only in so far as they are indispensible and cannot be cancelled or reduced;

11.2 if the cost of preparing premises to house the conference is to be borne by the Union, the agreement shall stipulate the details of the work to be done and its cost, and the maximum economy shall be sought compatible with satisfactory organization of the conference;

11.3 except in very special cases, the reservation of accommodation for delegates, staff, etc., must not entail any financial commitment for the Union;
12. if the inviting government, instead of convening the conference or meeting, announces that it cannot receive the conference at the agreed place or time, the Union shall not be responsible for the expenses incurred by the inviting government in preparation for the conference or meeting;

13. on request by the inviting government, and if exchange conditions are suitable, contributions owed to the Union by that government may be accepted in local currency in such a proportion as will enable the conference expenses to be settled in that currency to be met.

C Settlement of the accounts of conferences the expenses of which are not included in the annual budget

14. So as to reduce, as far as possible, the total interest of any sums advanced by the Government of the Swiss Confederation, it is important that the contributory shares of participants in these conferences should be recovered without delay. To this end:

14.1 when a conference covers a period running into the next financial year, the Secretary-General shall forward to the administrations or organizations concerned an account of their share of the expenses incurred during the current financial year;

14.2 if, at the close of a conference, it appears that the final accounts cannot be drawn up within one month, the Secretary-General shall immediately forward to the participants a provisional account of their share of the expenses on the basis of the statement of expenditure approved by the closing plenary meeting; an additional account shall be subsequently forwarded if, when the accounts are finally closed, a balance remains to be recovered.

D Limit of the prerogatives of conferences in financial matters

15. A conference has no power to arrange for future sessions of the same conference after the termination of the original session, or for further conferences, except by the procedure prescribed in article 54 of the Nairobi Convention, 1982;

16. no conference other than a plenipotentiary conference has the power to authorize the Secretary-General to ask the inviting government to advance funds or to request the advance of funds from the Government of the Swiss Confederation. The Secretary-General can only act in this matter in accordance with the prescription of the Convention and the directives of a plenipotentiary conference, or of the Council;

17. administrative conferences and plenary assemblies of Consultative Committees must observe the provisions of Nos. 627 and 628 of the Nairobi Convention, 1982.

E Publication of the final texts of conferences or meetings

18. In principle, the final texts approved by conferences or meetings, whatever their method of reproduction, shall be published by the General Secretariat in their usual place of publication and with the minimum of cost;

19. however, this rule may be disregarded in recognized cases of urgency and at the special request of the conference or meeting;

20. apart from the final texts distributed to the persons concerned as a conference document, no copy shall be supplied free of charge to participants in the conference or meeting.
F CCI Plenary Assemblies and Study Groups

21 The provisions of this Resolution shall apply to CCI Plenary Assembly and Study Group meetings, for which the Secretary-General, in agreement with the Director of the CCI concerned, has to make the necessary administrative and financial arrangements.


R 741 Conditions governing the attendance of liberation organizations at meetings of the ITU

The Council,

considering Resolution 4 of the Plenipotentiary Conference of Nairobi, 1982, concerning the attendance of liberation organizations as observers at meetings of the ITU,

considering further that the United Nations recognize the liberation organizations recognized by the Organization of African Unity and by the League of Arab States,

resolves that the following liberation organizations may at any time attend meetings of the ITU:

A Liberation movements recognized by the Organization of African Unity (OAU):
South West Africa People’s Organization (SWAPO)
Pan-African Congress of Azania
African National Congress of South Africa

B Liberation movement recognized by the League of Arab States:
Palestine Liberation Organization (PLO)

instructs the Secretary-General to take steps to implement this Resolution.


R 1141 Reduction of the cost and volume of documentation for ITU conferences and assemblies and the Council

The Council,

considering

a) Resolution 104 (Minneapolis, 1998) on the reduction of the volume and cost of documentation for ITU conferences;

b) Resolution 66 (Rev. Minneapolis, 1998) on documents and publications of the Union;

c) the report by the Secretary-General in Document C99/15 on ways and means of achieving reductions in the volume and cost of conference documentation,
taking into account the views and advice of the Radiocommunication Advisory Group, the Telecommunication Standardization Advisory Group and the Telecommunication Development Advisory Group on the subject,

resolves

1 that, pursuant to Resolution 104 (Minneapolis, 1998), every effort shall be made to reduce the cost and volume of documentation in ITU;

2 that, to this end, the measures described in Annex A to this Resolution shall be implemented for conferences, assemblies and the Council,

instructs the Secretary-General

1 to pursue ongoing efforts in the secretariat to reduce the length of documents and ensure their timely submission;

2 to prepare and make available appropriate drafting guidelines for authors for each conference, assembly or Council session on the length, format and layout and possible electronic application of documents, including suitable templates;

3 to avoid the reprinting of existing documents on paper which are accessible electronically and the constant re-issuing of amended texts unless absolutely justified, and, in respect of treaty-making conferences, to study the possibility, including the practical and legal implications, of dispensing with physical reprinting of texts (white, blue and pink) for each reading;

4 to study the correlation between meeting duration and volume of documentation with a view to developing indicative standards;

5 to investigate the possibility of extending the availability of suitable power outlets and local networking facilities to delegate positions in conference rooms,

encourages Member States and Sector Members to make every effort to contribute to reducing the volume of documentation by exercising restraint, in particular by requesting fewer or no paper copies of documents; making the greatest possible use of electronic document handling media; reducing the length of their contributions; and submitting documents for conferences in a timely manner,

further instructs the Secretary-General to report to Council-2000 on the implementation of this Resolution and its impact on meetings,

instructs the Directors of the Bureaux to report to Council-2000 on the procedures developed by the advisory groups and the resulting savings, as demonstrated by their trial application in a meeting or assembly,

instructs the Director of BDT to take account of this Resolution when implementing Resolution 66 (Rev. Minneapolis, 1998).

Ref.: Documents C99/116 and C99/133.
Measures to be taken to reduce the volume and cost of documentation for ITU conferences and assemblies and the Council

1 Translation and reproduction of documents

a) *Plenipotentiary conferences, radiocommunication conferences, world conferences on international telecommunications and the Council*

- Proposals by Member States, all reports by the secretariat produced in reply to instructions by a conference or the Council and any document resulting from the work of plenary meetings and committees shall be translated and published in the requisite languages.¹

- Contributions by Member States other than proposals shall be submitted to the chairperson of the conference or the Council, who may decide, following consultation with the Member State concerned and the Secretary-General, to consider them as information documents and to limit their publication to the original language or authorize the translation of a summary of the contribution.

- Contributions by international organizations and observers shall be considered as information documents and their translation in the requisite languages and/or their reproduction shall be subject to the authorization of the chairperson of the conference or the Council, who may decide, following consultation with the Secretary-General and the organization or observer concerned, to authorize translation and/or publication of the contribution or a summary thereof.

b) *Development conferences, assemblies and study groups*

- The Directors of the three Bureaux, in coordination with their respective advisory group, should study and recommend a procedure to be applied for the translation and reproduction of documents on the basis of the Annex to Resolution 104 (Minneapolis, 1998), taking account of budgetary limitations.²

In all cases, the processing of information documents shall not delay the processing of other documents.

2 Distribution of documents

a) *Plenipotentiary conferences, world radiocommunication conferences, world conferences on international telecommunications and the Council*

- All documents shall be posted on the web as soon as available; paper versions are to be dispatched as soon as printed; and a dedicated, constantly updated web page shall be established for the conference or the Council.

- For pre-session and post-session documents, distribution by electronic means shall be encouraged, limiting the number of paper copies dispatched by mail for those that nevertheless wish to continue receiving paper copies to a maximum of five for Member States and one for Sector Members.

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¹ In accordance with the Constitution and Convention and taking into account the implementation of Resolution 103 (Minneapolis, 1998).

² Such a study should include trials at a selected conference, assembly or meeting.
• In addition to the paper copies distributed, one CD-ROM shall be issued to each participant on
the first day of the meeting containing all input documents submitted by a given deadline, and
one CD-ROM on the last day containing all working and output documents.
• Additional final CD-ROM and paper copies, beyond the above limitations, shall be made
available, upon request, and paid for like any other ITU publications.

b) *Development conferences, assemblies and study groups*
• The procedures outlined above shall be adapted to the specific requirements of each Sector
by the Directors of the Bureaux, in consultation with their respective advisory group.

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**D 304**  
**Participation of the delegations of members of the Union in conferences or meetings of the Union**

The Council,

*decided*  
that, in view of the provisions of the Convention that all Members shall be entitled to participate
in conferences and meetings of the Union, the Secretary-General, when drawing up an agreement with an
inviting government on the arrangements to be made concerning a conference or meeting of the Union,
shall include therein a clause to the effect that the inviting administration shall apply without reservation
the provisions of the Convention and shall permit the persons attending on behalf of Members of the
Union and other bodies invited, and officials of the Union, as well as their families, to enter the country
concerned and to sojourn therein throughout the duration of their function or mission in connection with
the conference or meeting.


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**D 307**  
**Regional conferences**

The Council,

*decided* to instruct the Secretary-General to notify officially all Members of the Union whenever an
ITU regional conference is convened.

3.2 Council

R 2 Participation of members of the Council in the sessions
(C-1948, last amended C-1976)

The Council,

considering that its Members are invested as custodians of an international public trust,

expresses the wish that the representatives of these Members shall be present at all sessions of the Council from the opening of such sessions.


R 687 Travel expenses and subsistence allowances for the representatives of members of the Council
(C-1971, last amended C-1976)

The Council

resolves that, starting from the 26th session of the Council, the rates of travel and subsistence allowances paid to representatives of Members of the Council shall be aligned with senior officials’ United Nations rates and also fixed in accordance with WHO and ILO practice for their Council Members.


R 1305 Role of the Dedicated Group in identifying Internet-related Public Policy issues
(C09)

The Council,

recognizing

a) Article 10 of the ITU Constitution, item 70 2) defining one of the functions of ITU Council as the Structure within the Union to consider broad telecommunication policy issues in accordance with the guidelines given by the Plenipotentiary Conference to ensure that the Union’s policies and strategy fully respond to changes in the telecommunication environment;

b) Resolution 102 (Rev. Antalya, 2006) on ITU’s role with regard to international public policy issues pertaining to the Internet and the management of Internet resources, including domain names and addresses;

\[3.2 - \text{Council}\]

d) Resolution 133 (Rev. Antalya, 2006) on Role of administrations of Member States in the management of internationalized (multilingual) domain names;


g) WTSA Resolution 48 (Rev. Johannesburg, 2008) on Internationalized Domain Names;

h) WTSA Resolution 49 (Rev. Johannesburg, 2008) on ENUM;

i) WTSA Resolution 50 (Rev. Johannesburg, 2008) on Cybersecurity;

j) WTSA Resolution 52 (Rev. Johannesburg, 2008) on Countering and Combating spam by technical means;

k) WTSA Resolution 64 (Johannesburg, 2008) on IP address allocation and encouraging the deployment of IPv6;

l) WTSA Resolution 69 (Johannesburg, 2008) on Non-discriminatory access and use of Internet resources;

m) Programme 3, adopted by the World Telecommunication Development Conference (Rev. Doha, 2006), which includes cybersecurity as one of its priority activities;

n) Council Resolution 1282 and its amendments by Council-08, in accordance with WTSA Resolution 75 (Johannesburg, 2008);

o) WTPF Opinion 1 (Lisbon, 2009) on Internet-related public policy matters;

\[\text{further recognizing}\]

in accordance with WTSA Resolution 75 (Johannesburg, 2008) and Council Resolution 1282 (Mod. 2008), the \textit{Dedicated Group on international Internet-related public policy issues} is tasked to identify, study and develop matters related to international Internet-related public policy issues, and to disseminate its outputs throughout ITU's membership;

\[\text{noting}\]

a) the outcome of the Second meeting of the Dedicated Group on international Internet-related public policy issues, which has identified topics considered relevant within the ITU mandate in international Internet-related public policy matters (contained in Annex 1 of the Report of the Chairman of the Dedicated Group to Council 2009);

b) that paragraph 68 of the Tunis Agenda for the Information Society (Tunis, 2005) recognizes that all governments should have an equal role and responsibility for international Internet governance and for ensuring the stability, security and continuity of the Internet and also recognizes the need for development of public policy by governments in consultation with all stakeholders;
c) that paragraph 63 of the Tunis Agenda states that countries should not be involved in decisions regarding another country’s ccTLD; their legitimate interests, as expressed and defined by each country, in diverse ways, regarding decisions affecting their ccTLDs, need to be respected, upheld and addressed via a flexible and improved framework and mechanisms;

d) that paragraph 65 of the Tunis Agenda underlines the need to maximize the participation of developing countries in decisions regarding Internet governance, which should reflect their interests, as well as in development and capacity building;

e) that paragraph 69 of the Tunis Agenda underlines the need for enhanced cooperation in the future, to enable governments, on an equal footing, to carry out their roles and responsibilities, in international public policy issues pertaining to the Internet, but not in the day-to-day technical and operational matters, that do not impact on international public policy issues;

invites Member States

1. to recognize the scope of work of ITU on international Internet-related public policy matters, represented by the list of topics in Annex 1 which was established in accordance with decisions of ITU membership at the Plenipotentiary Conference, Council and world conferences;
2. to elaborate their respective position on each of the international Internet-related public policy issues referenced under Invites Member States 1 above and to contribute actively to the work of ITU on these issues,

instructs the Secretary-General

1. to provide the necessary support, within existing budgetary resources, to ensure that the Dedicated Group on international Internet-related public policy issues, as an integral part of WG-WSIS, carries out successfully its work,
2. to disseminate, as appropriate, the reports of the Dedicated Group on international Internet-related public policy issues to all relevant international organizations and stakeholders actively involved in such matters for their consideration in their policy making process,
3. to report annually to the Council on activities undertaken on these subjects.
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<td>• Lead Facilitator of WSIS AL C5 (Tunis 2005)</td>
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<td>• WTDC Programme 3 (Rev. Doha, 2006)</td>
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<td>• PP. Resolution 71 – Strategic Goal 4 (Rev. Antalya, 2006)</td>
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<td>• ITU-D Study Group 1</td>
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<td>6 Dealing effectively with spam</td>
<td>• Lead Facilitator of WSIS AL C5 (Tunis 2005)</td>
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<td>• PP. Resolution 130 (Rev. Antalya, 2006)</td>
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<td>• WTDC Programme 3, Resolution 45 (Rev. Doha, 2006)</td>
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<td>• WTSA 50, 52 (Rev. Johannesburg 2008)</td>
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<td>7 Issues pertaining to the use and misuse of the Internet</td>
<td>• Lead Facilitator of WSIS AL C5 (Tunis 2005)</td>
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<td>• Resolution 1282 (Mod. 2008)</td>
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<td>• WTSA Resolutions 50, 52 (Rev. Johannesburg 2008)</td>
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<td>8 Availability, affordability, reliability, and quality of service, especially in the developing world</td>
<td>• Lead Facilitator of WSIS AL C2 (Tunis 2005)</td>
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<td>• Resolution 1282 (Mod. 2008)</td>
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<td>9 Contributing to capacity building for Internet governance in developing countries</td>
<td>• WTDC Resolutions 17, 20 (Rev. Doha, 2006)</td>
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<td>• ITU-D Programme 3, ITU-D Programme 5,</td>
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<td>• WTSA Resolutions 64 (Rev. Johannesburg 2008)</td>
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The Council,

considering

a) that the purposes of the Union are, inter alia, to promote, at the international level, the adoption of a broad range of issues of telecommunications/information and technologies (ICTs), helping in promoting the extension of the benefits of new telecommunication technologies to all the world’s inhabitants and to harmonize the efforts of Member States and Sector Members in the attainment of those ends;

b) that the Internet is playing an increasingly important and valuable role in the provision of education of children of the world, enriching the curriculum and helping to bridge language and other barriers between the children of all nations;

c) that the Internet has become a major platform for many different kinds of educational, cultural and fun activities for children;

d) that children are among the most active participants online;

e) that parents, guardians, and educators are not always aware of children’s activities on the internet;

f) that children may access adult sites inadvertently or may be exposed to inappropriate content;
g) that in order to address the issue of cybersecurity for children, it is critical that proactive measures be taken in order to protect children online on an international level;

h) that child online protection is a subject of valid international global interest and shall be listed in the priorities of the world community’s global agenda;

i) that during the World Summit on the Information Society (WSIS) (Tunis, 2005), the information society recognized the needs of children and young people and their protection in cyberspace with; The Tunis Commitment stating:

   a. “We recognize the role of information and communications technologies (ICT) in the protection of children and in enhancing the development of children. We will strengthen action to protect children from abuse and defend their rights in the context of ICT. In that context, we emphasize that the best interests of the child are a primary consideration” (paragraph 24);

and the Tunis Agenda stating:

   “We reaffirm our commitment to providing equitable access to information and knowledge for all, recognizing the role of ICT for economic growth and development. We are committed to working towards achieving [...] internationally agreed development goals and objectives, including the Millennium Development Goals, by [...] incorporating regulatory, self- regulatory, and other effective policies and frameworks to protect children and young people from abuse and exploitation through ICT into national plans of action and e-strategies (paragraph 90q.)

recognizing

   a) the child online protection efforts taking place on the local, national, regional and international levels;

   b) the year-long Call for Action launched, ITU Secretary-General on 18 May 2009 to consider the year 2009-2010 the child online safety year,

emphasizing

   a) the commitment of the ITU to connecting the world responsibly to ensure cybersecurity, enable cyberpeace, and protect children online;

   b) the ITU’s role to facilitate the implementation of WSIS Action Line C5 “Building confidence and security in the use of ICTs”;

   c) the establishment of the Child Online Protection (COP) as a special initiative within the Global Cyber Security Agenda GCA framework of the ITU,

noting

   a) the agreement reached by participants at the ITU/MIC Strategic Dialogue on "Safer Internet Environment for Children" (Tokyo Communiqué) on:

      • Developing a basic framework for achieving safety
      • Promoting voluntary initiatives in the private sector
      • Promoting user education initiatives

   b) The rapidly changing nature of the information society and new advances that occur and which might entail different risks for children and hence the need to respond to these challenges;
c) The uneven development of child online protection measures and procedures throughout the world and the different risks facing children in different regions,

resolves to instruct the Secretary-General

1 to take the necessary steps for ITU to continue to play a facilitating role in the coordination of international public policy issues and in particular those related to child protection online. As well as playing an active role towards international cooperation with all UN related agencies dealing with child protection issues as instructed by the Tunis Commitment;

2 to report annually to the Council on the activities undertaken on these subjects and to submit proposals as appropriate within the framework of the “Child online Protection Initiative” (COP),

invites the Secretary-General

to liaise with other United Nations agencies and entities concerned with this issue, in order to develop a global repository with useful and updated information, statistics and tools concerning child online protection,

instructs the Secretary-General and the Director of the Telecommunication Development Bureau

1 to organize strategic dialogues providing a platform for policy-makers, regulators, industry representatives, research and academia and other relevant stakeholders to exchange views, experiences and good practices on key policy and strategy issues in the area of child online protection;

2 to inform the World Telecommunication Development Conference on the activities undertaken and achievements on this subject, including proposals for further consideration as appropriate,

resolves

1 to establish a Council working group on Child Online Protection (WG-CP) open to all Member States and Sector Members, with the following terms of reference:

1.1 to exchange views and promote and work on the subject matter,

1.2 to report to the Council annually on the activities of the working group on child online protection (WG-CP);

2 to report to the 2010 Plenipotentiary Conference on the activities undertaken and achievement on these subjects, including proposals for further consideration as appropriate.

Ref.: Documents C09/108 (Rev.1) and C09/120.
b) Resolution 172 of the Plenipotentiary Conference (Guadalajara, 2010) on the overall review of implementation of the outcomes of the World Summit on the Information Society;

c) Resolution 102 of the Plenipotentiary Conference (Rev. Guadalajara, 2010) on the ITU’s role with regard to international public policy issues pertaining to the Internet and the management of Internet resources, including domain names and addresses;


f) Council Resolutions 1214, 1222, 1244 and 1282 (Rev.2008) related to the work of WG-WSIS, considering,

a) that ITU has a pivotal role in providing a global perspective in regard to the information society;

b) that WG-WSIS has proven itself a successful mechanism for facilitating the input of Member States related to the ITU’s role in the implementation of WSIS outcomes as called for by the Plenipotentiary Conference 2010;

c) that WG-WSIS recommends that Council consider the possibility of identifying extra-budgetary resources, in addition to regular budgetary resources allocated to the ITU Strategic Plan, in relation to the implementation of WSIS outcomes;

d) that PP-10 adopted Resolution 140 (Rev. Guadalajara, 2010) on ITU’s role in implementing the outcomes of the WSIS, emphasizing the core competences of ITU in the field of ICTs, namely assistance in bridging the digital divide, international and regional cooperation, radio spectrum management, standards development and the dissemination of information, as crucially important for building the information society;

e) that Resolution 140 (Rev. Guadalajara, 2010) requested that the ITU should complete the report on the implementation of WSIS outcomes concerning ITU in 2014 and requested Council to maintain the Working Group in order to:

i) facilitate membership input and guidance on the ITU implementation of relevant WSIS outcomes and

ii) elaborate, in collaboration with other Council working groups, proposals to the Council that may be necessary for adapting ITU to its role in building the information society, with the assistance of the WSIS Task Force, these proposals possibly including amendments to the Constitution and the Convention

and requested Council to elaborate through the Sector study groups and submit a working definition of the term "ICT" to the Council and working groups of the Council, for possible transmission to the next plenipotentiary conference;
f) that Resolution 102 (Rev. Guadalajara, 2010) in its considering, recognizing and emphasizing parts was inspired by the relevant WSIS outcomes in paragraphs 29-82 of the Tunis Agenda concerning Internet governance and resolved to explore ways and means for greater collaboration and coordination between ITU and relevant organizations1 involved in the development of IP-based networks and the future internet, through cooperation agreements, as appropriate, in order to increase the role of ITU in Internet governance so as to ensure maximum benefits to the global community;

g) that Resolution 102 (Rev. Guadalajara, 2010) instructs the Council:

i) to revise its appropriate resolutions to make the Dedicated Group into a Council working group (CWG), limited to Member States, with open consultation to all stakeholders, and the similar instruction is in Resolution 140 (Rev. Guadalajara, 2010);

ii) taking into account annual reports presented by the Secretary-General and the Directors of the Bureaux, to take appropriate measures in order to contribute actively to international discussions and initiatives related to issues on international management of Internet domain names and addresses and other Internet resources within the mandate of ITU;

iii) to consider the reports of Dedicated Group and take actions as appropriate;

iv) to report to the 2014 plenipotentiary conference on the activities undertaken and achievements on the objectives of this resolution, including proposals for further consideration as appropriate,

having examined

the report of Council Working Group on WSIS on developments since PP-10 contained in Council Document C11/33+Add.1-2 presented to the 2011 Session of Council,

recognizing

that Council endorsed the WG-WSIS Report (Council Document C11/33+Add.1-2),

noting

that the ITU Secretary-General created the ITU WSIS Task Force whose role is to formulate strategies and coordinate ITU’s policies and activities in relation to WSIS and that this Task Force is chaired by the Deputy Secretary-General,

resolves

1 that the Council Working Group on WSIS, open to all ITU membership, should continue its work with the revised terms of reference as shown in the Annex;

2 to make the Dedicated Group on international Internet-related public policy issues into a Council Working Group, open only to all Member States, with open consultation to all Stakeholders, in accordance with Resolutions 102 and 140 (Rev. Guadalajara 2010),

1 including, but not limited, to the Internet Corporation for Assigned Names and Numbers (ICANN), the regional Internet registries (RIRs), the Internet Engineering Task Force (IETF), the Internet Society (ISOC) and the World Wide Web Consortium (W3C), on the basis of reciprocity.
instructs the Secretary General

1. to regularly update the roadmaps for ITU’s activities within its mandate of the WSIS implementation up to 2015, to be presented to the Council via WG-WSIS;

2. to prepare a final and comprehensive report on the ITU activities for WSIS implementation together with proposals for further activities and submit it to Council 2014 through WG-WSIS;

3. to invite UNGIS to develop proposals on further activities on developing the information society towards a knowledge society based on results of the overall review of implementation of WSIS outcomes;

4. under the preparatory process for the overall review of implementation of WSIS outcomes in 2014/2015, to carry out coordination with all stakeholders and provide mechanisms, including through multi-stakeholder open consultations;

5. to report to the ITU Council on the results of this process, for its consideration and decision;

6. to take into consideration the outputs of WG-WSIS in WSIS Task Force activities;

7. to maintain the special WSIS Trust Fund to support ITU activities relating to facilitate the ITU implementation of WSIS outcomes through mechanisms including the establishment of partnerships and strategic alliances; and to invite the ITU Membership to make voluntary contributions,

instructs the Secretary-General and the Directors of the Bureaux

1. in addition to focal points for WSIS action lines C2, C5 and C6, to appoint other ITU focal points for action lines C1, C3, C4, C7, C8, C9 and C11, where ITU is a co-facilitator or partner, as appropriate;

2. to formulate specific tasks and deadlines for implementing the action lines referred to above, and incorporate them in the operational plans of the General Secretariat and the Sectors;

3. to take into account ITU’s tasks with regard to the implementation of WSIS outcomes when preparing for RA-12, WTSA-12, WTDC-14 and PP-14 as appropriate;

4. to provide all relevant inputs and adequate support and assistance to WG-WSIS in accordance with Resolution 140 (Rev. Guadalajara, 2010);

5. to continue to integrate the implementation of the Hyderabad Action Plan, and in particular Resolution 30 (Rev. Hyderabad, 2010), as well as put special efforts towards the development of an appropriate measurement methodology taking into account the ITU leadership in the Partnership on Measuring the ICTs for Development;

6. to elaborate through the Sector study groups and submit a working definition of the term "ICT" to the Council and working groups of the Council, for possible transmission to the next plenipotentiary conference,

encourages Member States and Sector Members

1. to participate actively in the activities related to WSIS implementation and in the activities of WG-WSIS and in ITU’s further adaptation to the information society;
2 to make voluntary contributions to the WSIS Trust Fund to support activities relating to the implementation of WSIS outcomes;

3 to continue to contribute information on their activities to the public WSIS stocktaking database, maintained by ITU.

ANNEX

Council WG-WSIS Terms of Reference

a) to facilitate inputs from membership on the ITU implementation of relevant WSIS outcomes through its regular meetings and circular letters, questionnaires or other appropriate methods of query;

b) to monitor and evaluate on a yearly basis the actions taken by ITU with respect to implementation of WSIS outcomes and to the preparatory process for the overall review of implementation of WSIS outcomes in 2014/2015;

c) to provide information to the membership regarding the actions to be performed by ITU in the implementation of WSIS outcomes, especially with respect to implementation of WSIS action lines C2 (Information and communication infrastructure), C5 (Building confidence and security in the use of ICTs) and C6 (Enabling environment) where ITU is a facilitator;

d) to provide the membership with proposals for ITU in taking an active role in the implementation of action lines C1, C3, C4, C7, C8, C9, C11 and other WSIS outcomes related to ITU’s mandate within the financial limits set by the Plenipotentiary Conference;

e) to provide guidance to ITU on the future activities of the ITU for the successful implementation of action lines C1, C2, C3, C4, C5, C6, C7, C8, C9, C11 and other WSIS outcomes related to ITU’s mandate within the financial limits set by the Plenipotentiary Conference;

f) to develop proposals for Council’s consideration, in liaison with other Council working groups that may be necessary for adapting ITU to its role in building the information society, with the assistance of the WSIS Task Force whereby these proposals may include changes in the Constitution and Convention of the Union;

g) to consider the preparation of the ITU for the review of progress achieved in relation to the WSIS goals in 2015 and to carry out monitoring as a course of fulfilling of "roadmaps" for WSIS implementation up to 2015 within the ITU core competencies and corresponding sections of the operational plans of the General Secretariat and the Sectors;

h) to consider proposals on ways and means to enhance ITU’s lead role in any relevant preparatory process for the overall review of implementation of WSIS outcomes in 2015 and future activities beyond WSIS+10;

i) to consider developed through the Sector study groups, a working definition of the term "ICT" and submit to the Council for elaboration and possible transmission to the PP-14.

Ref.: Documents C11/95 and C11/118.
Guiding principles for the Creation, management and termination of Council working groups

The Council,

considering

a) Article 10 of the Constitution, according to which, in the interval between plenipotentiary conferences, the Council acts as governing body of the Union, on behalf of the Plenipotentiary Conference within the limits of the powers delegated to it by the latter;

b) Resolution 71 (Rev. Guadalajara, 2010) on the strategic plan for the Union for 2012-2015 and increasing demands to respond to key issues, goals, strategies and priorities for the Union;

c) Annex 2 to Decision 5 (Rev. Guadalajara, 2010) on options for reducing expenditure, *inter alia*, the elimination as much as possible of physical meetings of working groups of the Council,

noting

a) Decision 11 (Guadalajara, 2010) on the creation and management of Council working groups requested the Council:

i) to create working groups based on issues, goals, strategies and priorities identified in Resolution 71 (Rev. Guadalajara, 2010);

ii) to decide the working groups’ mandates, and working procedures consistent with the Rules of Procedure of the Council;

iii) to decide the leadership of the working groups;

iv) to decide on the termination of working groups, according to circumstances under which termination is appropriate;

v) to the extent possible, to integrate working group meetings into the agenda and time allocation of the annual sessions of the Council.

noting further

the considerable strain on Member State and Sector Member resources and the need to seek innovative ways to rationalize costs optimize resources and improve efficiency,

resolves

to adopt the following guiding principles for the creation, management and termination of Council working groups (CWGs):

1 CWGs shall address issues, goals, strategies and priorities identified in the Strategic Plan of the Union for 2012-2015 (Res 71(Rev. Guadalajara, 2010)) and in the decisions of the Plenipotentiary Conferences;

2 the terms of reference (ToR) of CWGs shall be clearly defined, and duplication and overlapping of tasks shall be avoided at all times with other CWGs; ToRs may be modified, as appropriate, in order to respond to changing requirements;

3 CWG Chairmen and Vice-Chairmen (if any) shall be identified in accordance with competence and experience in the field; due regard shall be paid to such factors as equitable geographical distribution and gender balance;
4 CWG meetings shall be conducted in an efficient and cost effective manner, within the limits of the budget allocated by the Council; subject to available resources and the exigencies of the work, CWG meetings should not normally exceed two clusters per year; and, if appropriate, at least one meeting of the CWGs could be integrated into the time allocation of the annual sessions of the Council;

5 in view of the costs of participation, the number of groups should be limited in number to the minimum possible, and virtual meetings should also be envisaged where possible;

6 as far as possible, CWGs should advance their work by electronic means;

7 termination of a CWG shall be based on the following criteria:
   • a working group has completed the tasks under its mandate and terms of reference;
   • there is a change in the charter or requirements related to the working group;
   • there is a risk of duplication of effort, or overlapping of the mandates of other working groups;
   • there is an opportunity to merge activities with those of another working group;
   • activities can no longer continue due to the low priority of the work and/or the lack of available resources.

resolves further

1 to examine, on an ongoing basis, the number and mandates of the CWGs, in particular, on any modifications required to existing groups in response to this resolution and to changing requirements,

2 to add or amend the criteria for the creation, management and termination of CWGs, as appropriate.

Ref.: Documents C11/96 and C11/118.

R 1334 ITU Role in the Overall Review of the Implementation of the Outcomes of the World Summit on the Information Society

The Council,

recalling

a) Resolution 73 (Minneapolis, 1998) of the Plenipotentiary Conference, which achieved its aims in regard to the holding of both phases of the World Summit on the Information Society (WSIS);

b) Resolution 140 (Rev. Guadalajara, 2010) of this conference, on ITU’s role in implementing the WSIS outcomes;

c) Resolution 172 (Guadalajara, 2010) on Overall review of implementation of the outcomes of the World Summit on the Information Society;

d) Council Resolution 1332 (Modified 2012) on the ITU Role in the Implementation of the WSIS Outcomes up to 2015 and Future Activities beyond WSIS+10;

recalling further

a) the Geneva Declaration of Principles and Geneva Plan of Action, adopted in 2003, and the Tunis Commitment and Tunis Agenda for the Information Society, adopted in 2005, all of which were endorsed by the United Nations General Assembly;

b) that § 111 of the Tunis Agenda requests the United Nations General Assembly to make an overall review of the implementation of WSIS outcomes in 2015;

c) that the United Nations General Assembly, in its Resolution 60/252, decided to conduct an overall review of the implementation of the Summit outcomes in 2015;

d) that the United Nations Chief Executives Board at its April 2012 meeting endorsed that the ITU should play a leading managerial role in the process of the Overall Review of the Implementation of the WSIS Outcomes (WSIS+10);

e) that the United Nations General Assembly, in its Resolution 67/195, decided to consider the modalities for the review process by the end of 2013 at its sixty-eighth session;

f) the outcomes of the 2012 United Nations Conference on Sustainable Development (Rio+20) referring to the role of the ICTs for sustainable development;

g) that the UNESCO hosted multistakeholder meeting entitled Towards Knowledge Societies for Peace and Sustainable Development, where the ITU as the coorganizer held series of sessions in accordance to its mandate;

h) the multistakeholder outcomes of the WSIS+10 track at the WSIS Forum 2013;

i) the outcomes of the Ministerial Round Table held at the WSIS Forum 2013, where the ministers “encouraged the WSIS Process to continue beyond 2015”,

considering

a) the provisions of the ITU Constitution and Convention concerning the role of the Union with regard to policies and strategies;

b) the resolutions adopted by Plenipotentiary Conference concerning WSIS;

c) the role that ITU played in initiating and leading the management of WSIS;

d) the mandates given to ITU in respect of overall implementation of the WSIS outcomes,

notes with satisfaction

a) ITU’s leadership in the organization of the UNGIS Open Consultation on the Overall Review of the Implementation of the WSIS Outcomes;

b) multistakeholder and inclusive character of the UNGIS Open Consultation on WSIS+10 led by ITU;

c) the WSIS Forum has proven to be a platform to assess progress, share experiences and promote further development on the basis of the participation of all WSIS stakeholders and, while considering the continuation of holding such a process, in consultation with UN agencies;

d) that following the request of WG-WSIS the roadmaps for Action Lines C2, C5 and C6 have been updated and made available on the web, as well as WSIS related activities have been included in the ITU Operational Plans for 2013-2016;
e) the outcomes of the WSIS Forum 2013 and the WSIS+10 Visioning Track held during the WSIS Forum 2013;

f) the outcomes of the two Regional Development Forums held in Moldova and Cambodia;

g) ITU Secretary-General’s efforts made towards ensuring synergies between the WSIS+10, RIO+20, MDG review process,

further notes

a) the effective and efficient coordination led by ITU aimed towards the development of the Plan of Action for Overall Review of the Implementation of the WSIS Outcomes (WSIS+10);

b) the outcomes of discussions at the WSIS+10 Plenary Sessions held during the WSIS Forum 2012, in particular templates that could be used by the WSIS Action Line Facilitators and Countries,

appreciates

a) the efforts dedicated by the ITU towards preparations of the WSIS+10 High-Level Event on the Overall Review, as an extended version of the WSIS Forum 2014 to address the challenge of the review of the implementation of the WSIS Outcomes, to be held in 2014 in conjunction with the World Telecommunication Development Conference, including a proposal from Egypt to host the meeting;

b) efforts made by the ITU Secretary-General in the implementation of Council 12 Resolution 1334 (Modified 2012);

c) efforts made by BDT Director towards ensuring that in conjunction with the Regional Preparatory Meetings for WTDC-14, six Regional Development Forums, open to all WSIS stakeholders, have been scheduled for 2013, to consider regional views on the implementation of the WSIS outcomes, and a vision beyond 2015;

d) efforts made by the ITU Secretary-General and BDT Director ensuring that preparations for WTDC-14 are coordinated with WSIS implementation and review activities, in particular ITU coordinated WSIS+10 High-Level Event, in order to ensure that adequate funding and staff resources are available for all these activities;

e) to the financial requirements of the WSIS+10, while encouraging all member states to contribute to the WSIS Fund in Trust of the ITU,

considering that Council 2012 resolved

a) to support a high-level event on the Overall Review (WSIS+10) to be held in 2014 in conjunction with the World Telecommunication Development Conference;

b) to use the opportunity of regional preparatory meetings for WTDC-14 to hold additional meetings, within the existing budgetary limits, that should be intergovernmental and inclusive to all WSIS stakeholders, within their respective roles to consider regional views on the implementation of the WSIS outcomes, and a vision beyond 2015, taking into account financial implications, accreditation, operational challenges, providing equal opportunities for stakeholders from developed and developing countries, as well as taking into account the modalities to be decided by General Assembly,
further appreciates

a) the efforts of Egypt to host ITU coordinated WSIS+10 High-Level Event in April 2014 in Sharm el-Sheikh, that will address the WSIS overall review process;

b) the efforts of Moldova, Cambodia, Uruguay, Ghana, Bahrain, Serbia to host ITU Regional Development Forums organized by the BDT to consider regional views on the implementation of the WSIS outcomes, and a vision beyond 2015,

d) To establish an open and inclusive preparatory process similar to that of WTPF 13, Multistakeholder Preparatory Platform, for developing drafts of the outcome documents for consideration by the WSIS+10 High-Level Event, by 1st March 2014, (for ITU under its responsibilities and other interested UN Agencies, under their responsibilities),

instructs the Secretary-General

1 to take all possible measures to encourage the full engagement and participation of all UN organizations, in particular those who have been mandated by the Tunis Agenda to perform particular tasks related to the implementation of the WSIS Outcomes, including all WSIS Action Line Facilitators;

2 to issue an open invitation to all WSIS stakeholders inviting them to participate actively in the Preparatory Process;

3 to invite relevant regional organizations to engage actively and to participate in the preparation for the High-Level Event and to submit to the Council Working Group on WSIS regional vision and proposals;

4 to submit a background document to serve as a basis for the work of the Multistakeholder Preparatory Platform that should include proposals from the members, taking into account the outcomes of WSIS Forums, in particular in 2013, UNGIS, CSTD and UNESCO meetings in 2013;
to provide an effective mechanism for 10 years reporting by countries and action line facilitators, based on the existing WSIS Stocktaking process, using the available templates, in order to ensure that the outcomes of the High-Level Event take into account the current level of implementation of the WSIS outcomes, new trends and innovations, as well as challenges for WSIS beyond 2015, under its mandate;

6 to create a WSIS+10 related portal, that will serve as a reference point for the preparations towards the ITU coordinated WSIS+10 High-Level Event to be held in 2014, and will facilitate information sharing and bottom-up multistakeholder qualitative and quantitative reporting, related to the overall review of the implementation of the WSIS outcomes;

7 to pursue efficient and effective coordination with all stakeholders in the preparatory process of the WSIS+10, following the WSIS principles of multistakeholderism and inclusiveness;

8 to utilize, to the extent possible, the same secretariat mechanism as is the case for the organization of the WSIS Forum events, in order to perform the overall managerial role for the WSIS+10;

9 to undertake necessary actions directed towards the involvement of all ITU Membership in the preparations for the overall review of implementation of the WSIS outcomes and a vision beyond 2015, including the possibility of using example templates by Member States for national self-evaluation reporting on the implementation of the WSIS;

10 to design the mechanism for ten years reporting based on the WSIS Stocktaking process that was set up by Tunis Phase of WSIS to assist the follow-up, and ensure that all Administrations and Action Line Facilitators are informed about the templates and deadlines for reporting;

11 taking into account paragraphs 105 till 111 of the Tunis Agenda and paragraph 11 the General Assembly Resolution A/RES/67/195 , to report to the CSTD, ECOSOC and to the United Nations General Assembly, in its sixty-eighth session on the ITU activities addressing its part of the progress made on the implementation of the WSIS outcomes, taking into account that CEB requested ITU to play a leading managerial role for the WSIS+10 Review Process which will be guided by UN General Assembly decision on modalities on the overall WSIS Review;

12 to devise an appropriate coordination mechanism between the WSIS+10 High-Level Event and the ongoing UN processes, with the view that synergy effects and coherence on the process be ensured;

13 to continue enhancing close cooperation and coordination with the Commission on Science and Technology for Development (CSTD) in regards to the progress made in the implementation of the WSIS Outcomes;

14 to invite the relevant UN Agencies to provide 10 years WSIS Action Line Facilitator’s reports based on the templates agreed with multistakeholder consensus to the first physical preparatory meeting in a draft form and the final version to the last preparatory meeting at the latest,
instructions the Secretary-General and Directors of Bureaux

1 to ensure that preparations for WTDC-14 and PP-14 are coordinated with WSIS implementation and review activities, in particular the ITU coordinated WSIS+10 High-Level Event in Sharm el-Sheikh, in order to ensure that adequate funding and staff resources are available for all these activities;

2 to provide information on the emerging trends,

instructions the Council Working Group on the World Summit on the Information Society

1 to initiate an open and inclusive preparatory process similar to that of WTPF-13, Multistakeholder Preparatory Platform for the WSIS+10 High-Level Event;

2 to hold online open consultations and necessary number of physical meetings, with remote participation as an integral component, that should serve as the preparatory Meetings leading towards the WSIS+10 High-Level Event. These meetings should be organized in an open, inclusive and multistakeholder manner within the framework of the Multistakeholder Preparatory Platform;

3 to review the preparatory activities of the ITU in the context of convening the WSIS+10 High-Level Event;

4 to monitor and discuss the activities of the Secretary-General and the Directors of the Bureaux in relation to the implementation of this resolution;

5 to consider ITU’s contributions to various options for themes relevant to the substance of WSIS+10 and beyond with the assistance of the WSIS Task Force,

encourages the Member States

1 to respond to the WSIS Targets survey that will be conducted between July and September 2013 by the Partnership on Measuring ICT for Development, which will be the last opportunity to contribute to its final quantitative Assessment Report on the Achievements of the WSIS Targets, to be launched on the occasion of the WSIS+10 High-Level Event in 2014;

2 to provide 10 Years country reports based on the templates agreed by multistakeholder consensus, to the first physical preparatory meeting in a draft form and the final versions to the second at the latest,

encourages the Membership

1 to ensure proactive participation in the WSIS+10 process and consider the need to continue the WSIS Process after 2015 for the further development of the Information Society on the way to a Knowledge society with a view to take full advantage of ICT in addressing development challenges of the 21st century;

2 to recommend that the ITU membership analyses the regional results of the implementation of the WSIS Outcomes and to consider proposals being submitted on emerging trends and vision beyond 2015, at the Regional Preparatory Forums at the WSIS+10 Review;

3 to provide financial means for facilitating the participation of the WSIS stakeholders in the Multistakeholder Preparatory Platform, from the developing and least developed countries;

4 to participate actively in the WG-WSIS;
5 to contribute to the next WG-WSIS meeting proposals with respect to emerging trends in the Information Society and including a vision beyond 2015 as well as on possible options for an outcome of the 2014 event, taking into account the General Assembly decision;

6 to contribute to the WSIS Fund in Trust of the ITU to ensure efficient and effective implementation of the WSIS+10 Review Process;

7 to take the necessary action required for the preparations of the overall review of WSIS.


R 1336 Council Working Group on international Internet-related Public Policy Issues

(C11)

The Council,

noting


recognizing

a) Resolution 102 (Rev. Guadalajara, 2010) on ITU’s role with regard to international public policy issues pertaining to the Internet and the management of Internet resources, including domain names and addresses;


c) Council Resolution 1282 (Mod. 2011) on ITU’s role in implementing the WSIS outcomes, in accordance with Resolution 140 (Rev. Guadalajara, 2010),

further recognizing

a) that Resolution 102 (Rev. Guadalajara, 2010) instructed the Council to revise its appropriate resolutions to make the Dedicated Group into a Council Working Group, limited to Member States, with open consultation to all stakeholders;

b) that Resolution 102 (Rev. Guadalajara, 2010) invited the Dedicated Group to consider and discuss the activities of the Secretary-General and Directors of the Bureaux in relation to the implementation of that resolution and to prepare inputs into these activities as appropriate;

c) that § 35 of the Tunis Agenda reaffirms that the management of the Internet encompasses both technical and public policy issues and should involve all stakeholders and relevant intergovernmental and international organizations. In this respect it is recognized that:
i) Policy authority for Internet-related public policy issues is the sovereign right of States. They have rights and responsibilities for international Internet-related public policy issues.

ii) The private sector has had, and should continue to have, an important role in the development of the Internet, both in the technical and economic fields.

iii) Civil society has also played an important role on Internet matters, especially at community level, and should continue to play such a role.

iv) Intergovernmental organizations have had, and should continue to have, a facilitating role in the coordination of Internet-related public policy issues.

v) International organizations have also had and should continue to have an important role in the development of Internet-related technical standards and relevant policies.

d) that § 68 of the Tunis Agenda recognizes that all governments should have an equal role and responsibility for international Internet governance and for ensuring the stability, security and continuity of the Internet. It also recognizes the need for development of public policy by governments in consultation with all stakeholders;

e) that § 36 of the Tunis Agenda recognizes the valuable contribution by the academic and technical communities within those stakeholder groups mentioned in § 35 to the evolution, functioning and development of the Internet;

f) that the goal and intent of open consultations with stakeholders is to bring in unique perspectives that various stakeholder groups may have on aspects of certain topics, bearing in mind the sovereign right of states on public policy issues,

resolves

to make the Dedicated Group a Council Working Group on international Internet-related Public Policy Issues, limited to Member States, with open consultation to all stakeholders and with terms of reference as described in the Annex,

instructs the Secretary-General

1 to provide all relevant inputs and necessary support to ensure that the Council Working Group on international Internet-related Public Policy Issues successfully carries out its work, including support for open consultation to all stakeholders as described in the Annex;

2 to disseminate, as appropriate, the reports of the Council Working Group to all relevant international organizations and stakeholders actively involved in such matters for their consideration in their policy making processes;

3 to report annually to the Council on activities undertaken on these subjects,

invites Member States

to elaborate their respective position on each of the international Internet-related public policy issues addressed by the Council Working Group and to contribute actively to the work of the Group.
ANNEX

Council Working Group on international Internet-related Public Policy Issues

Terms of Reference

The terms of reference for the Council Working Group are:

to identify, study and develop matters related to international Internet-related public policy issues, and including those issues identified in Council Resolution 1305 (2009); In this regard, as appropriate:

1. disseminate its outputs throughout ITU’s membership and to all relevant international organizations and stakeholders actively involved in such matters for their consideration in their policy making processes;

2. consider and discuss the activities of the Secretary-General and the Directors of the Bureaux in relation to implementation of Resolution 102 (Rev. Guadalajara, 2010) and to prepare inputs into these activities as appropriate;

3. initiate and conduct open consultations with all stakeholders in an open and inclusive manner; and the output of the open consultations will be presented for consideration in the deliberations of the Council Working Group.


R 1344 (C12) The modality of open consultation for the Council Working Group on international Internet-related Public Policy Issues (CWG-Internet)

The Council,

recognizing

a) that Resolution 102 (Rev. Guadalajara, 2010) instructed the Council to revise its appropriate resolutions to make the Dedicated Group into a Council Working Group, limited to Member States, with open consultation to all stakeholders;

b) that Council 2011 Resolution 1336 established the Council Working Group on international Internet-related Public Policy Issues (CWG-Internet), limited to Member States, with open consultation to all stakeholders and with terms of reference as described in the Annex of the Resolution;

further recognizing

the terms of reference for CWG-Internet, specified in Council 2011 Resolution 1336, are: to identify, study and develop matters related to international Internet-related public policy issues, and including those issues identified in Council Resolution 1305 (2009); In this regard, as appropriate:

1) disseminate its outputs throughout ITU’s membership and to all relevant international organizations and stakeholders actively involved in such matters for their consideration in their policy making processes;
2) consider and discuss the activities of the Secretary-General and the Directors of the Bureaux in relation to implementation of Resolution 102 (Rev. Guadalajara, 2010) and to prepare inputs into these activities as appropriate;

3) initiate and conduct open consultations with all stakeholders in an open and inclusive manner; and the output of the open consultations will be presented for consideration in the deliberations of the Council Working Group,

resolves

1 CWG-Internet will decide on the international Internet-related public policy issues for open consultation;

2 The Group will hold online consultations for all stakeholders with the deadline for response being 1 month before the meeting of the Group. All responses received will be available to the Group on a dedicated webpage of the CWG-Internet website; in this regard:

- All stakeholders can submit their responses to a reflector set up by the ITU Secretariat.
- An email address will be provided to send responses to the ITU Secretariat.
- All responses received from stakeholders will be posted, without edits, to the CWG-Internet website for consideration in its next meeting.

Ref.: Documents C12/86 and C12/106(Rev.1).


The Council,

considering

a) that No. 74A of the Constitution requires the Secretary-General to provide information necessary for the preparation of a Strategic Plan,

considering also

a) Article 28 of the Constitution and Article 33 of the Convention pertaining to the finances of the Union;

b) that in accordance with No. 62A of the Convention, a coordinated draft new strategic plan should be produced at least four months before the 2014 Plenipotentiary Conference;

c) the provisions of Decision 5 (Rev. Guadalajara, 2010) concerning the income and expenditure of the Union for the period 2012-2015,

noting that, in conformity with Resolution 72 (Rev. Guadalajara, 2010), the process by which progress in achieving the objectives of ITU can be measured could be considerably enhanced through the linkage of strategic, financial and operational plans,
taking into account

a) the financial resources of the Union, in particular the net asset value,

b) the Reports of the Financial management and Human Resources management Group as well as other relevant Council Working Groups, with a view to ensuring that all pertinent issues are taken into account,

resolves

to establish a Council Working Group to elaborate a draft Strategic Plan and a draft Financial Plan for consideration by the 2014 Session of the Council and presentation by Council to PP-14. The Working Group will continue its activities until the extraordinary Session of Council before the PP 14.

The Working Group (CWG-SPFP), open to Member States and to Sector Members, has the following terms of reference:

a) on the basis of contributions from Member States and Sector Members, and input of the Secretary-General and the Directors of the Bureaux develop the draft Plans, and to take into account the discussion of this issue at the 2013 session of the Council;

b) to develop, before 1 December 2013, for presentation to the TDAG in December 2013, and to the Financial management and Human Resources management Council Working Group in February 2014, a uniform structure, format and terminology of the draft Strategic Plan and the draft Financial Plan, based on the RBB framework, and including options for achieving a balance between income and expenditure in the draft Financial Plan;

c) to develop drafts of the Strategic and Financial Plans for presentation to the 2014 session of the Council, the first version of which should be posted on the ITU website no later than 28 February 2014;

d) to post on the PP-14 website a coordinated draft new Strategic Plan taking account of the ITU-D section as approved by WTDC-14 and inputs by RAG and TSAG by mid-July 2014;

e) to continue its discussions, if necessary, on the Financial Plan until the extraordinary session of the Council prior to the PP-14;

f) to closely coordinate with other Council Working Groups which may work on items related to the draft Strategic and Financial Plans,

instructs the Secretary-General, with support of the Directors of the Bureaux

to provide the necessary support and documentation for the operation of the CWG-SPFP,

invites the membership, the Council Working Group on Financial and Human Resources, the elected officials and the Sector advisory groups

1 to provide all contributions and all necessary assistance to the development of the draft Strategic and Financial Plans, and to make full use of electronic means of working;

2 to take due account of the need to develop synchronization and linkage among the strategic, financial and operational planning functions within ITU.

Ref.: Documents C13/99 and C13/100.
D 8
(C-1950, last amended C-1958)

Documents to be sent to members of the Union in connection with the decisions of the Council

It was decided, with regard to the provisions of Rule 21 of the Rules of Procedure of the Council, to leave the Secretary-General to decide, at his discretion, what documents, other than summary records of Plenary and Committee Meetings and the text of the Resolutions and Decisions taken by the Council, should be sent to the administrations to acquaint them with the activities of the Council and its decisions.


D 375
(C-1975, last amended C-1990)

Travel expenses of members of the Council

The Council,

decides that as from the 46th Session the air travel expenses of councillors will be reimbursed at the economy class rate. However when other arrangements are applicable to ITU appointed staff, they shall also apply to councillors.


D 495
(C-2000)

Publication of Council documents

The Council,

taking account of its Resolution 1141

recalling that proposals and contributions by Member States of the Council and reports by the Secretary-General and the Directors of the Bureaux referred to in the Constitution and the Convention or in reply to instructions by the Plenipotentiary Conference and the Council have to be published as Council documents in hard copies,

having noted with satisfaction

a) the reduced volume of documents presented to its session of the year 2000;

b) the publication of Council documents in all the official languages of the Union,

considering

a) that only the Council has the authority to decide on the manner in which it may treat the documents presented to it for consideration, decision or information;

b) that in order to reduce translation and publication costs some supporting documents may not need to be translated and published as a hard copy in all the official languages of the Union,
resolves

1 that the following documents may be considered as information documents and shall be made available in electronic format in French, English and Spanish:

1.1 contributions by Member States of the Council, other than those referred to in “recalling” above, to which Annex A to Resolution 1141 applies;

1.2 additional information in support of Council documents;

1.3 any other documents that the Secretary-General considers appropriate for the information of the Council;

2 that a Council document shall be published to include an index, and where appropriate, a summary of information documents published in electronic format;

3 that if, in the light of the summary referred to in resolves 2 above, a Member of the Council considers that a document listed in that summary needs to be considered by the Council, that document shall be published in French, English and Spanish. Its translation in other languages shall be made to the extent practicable.


D 519 Participation of Sector Members in sessions of the Council as observers

The Council,

considering

a) Resolution 145 (Antalya, 2006), on participation of observers in conferences, assemblies and meetings of the Union;

b) Resolution 58 (Rev. Guadalajara, 2010), on strengthening of relations between ITU and regional telecommunication organizations,

noting

the decision of the 2005 session of the Council regarding the participation of Member States of the Union with observer status in sessions of the Council,

recognizing

the decision of the Plenipotentiary Conference (Marrakesh, 2002) to make Council more transparent and inclusive to the membership,

taking into account

the Rules of Procedure of the Council (Rule 7.4), whereby observer Sector Members shall have neither the right to vote nor to submit contributions, whether written or oral,

conscious

a) of the imperative to proceed cautiously in order to avoid impeding the important work of Council, given its broad and complex agenda and the serious constraints on its time and resources;

b) of the need to respect Council’s distinct characteristic, i.e., that it is the elected governing body of the Union in the interval between plenipotentiary conferences and, of the importance of ensuring accountability of the ITU Council to the Member States of the Union;
c) of the need to avoid introducing divisive or competitive dynamics to Council sessions or eroding the integrity of the decision-making hierarchy within each Sector;

d) of the imperative to avoid detracting from the important tasks of the Sector Advisory Groups as set out in Articles 11A, 14A and 17A of the Convention,

decides

1 to approve the audio webcasting of Council proceedings to Member States and Sector Members subject to the implementation of appropriate measures to respect, in particular, the restricted nature of Council’s proceedings;

2 to approve the admission of observers representing Sector Members pursuant to No. 60B of the Convention to sessions of the Council on the basis of the criteria set out in Annex A;

3 to grant admission to the six principal regional telecommunication organizations, namely the Asia-Pacific Telecommunity (APT), the European Conference of Postal and Telecommunications Administrations (CEPT), the Inter-American Telecommunications Commission (CITEL), the African Telecommunications Union (ATU), the Council of Arab Ministers of Telecommunication and Information represented by the Secretariat-General of the League of Arab States (LAS) and the Regional Commonwealth in the field of Communications (RCC), to participate as observer Sector Members in sessions of the Council on the invitation of the Secretary-General of ITU in addition to the quota established in Annex A,

instructs the Directors of the Bureaux
to bring this decision to the attention of the Sector advisory groups and invite them to take appropriate measures, taking into account in particular the conditions specified in Annex A below.

ANNEX A

(to Decision 519)

1 Each Sector Advisory Group, through consultations and taking into account conscious d) above, nominates up to three Sector Members to attend Council as observers representing the Sector Members of that Sector.

2 A facility at ITU headquarters shall be provided for all nominated Sector Member observers should it not be possible for all of them to be seated in the Council meeting room. This facility shall have a live one-way audio feed to the meeting.

3 The name of each nominated Sector Member observer shall be formally communicated to the Secretary-General by the Bureau Directors, with sufficient prior notice to facilitate the registration of these individuals.

4 At Council sessions, no contributions, either written or oral, shall be permitted by the observers representing Sector Members in Council meetings, its committees or working groups, or in any groups created by them.

5 These observers representing Sector Members shall attend Council meetings at their own expense and only one individual from the designated Sector Member may be admitted. This function is not to add to the cost of each Sector or to be factored into its budgetary appropriation or operational plan.
6 Each Sector’s nomination of Sector Member observers should take into account the following factors: geographic distribution, Sector Member contributions to the Union, categories of Sector Members and commercial affiliation.

Ref.: Documents C04/82 and C04/106; C12/92 and C12/107.

D 524 Participation of Observer Member States at ITU Council meetings

(C05)

The Council,

considering

the amendment made by the Plenipotentiary Conference (Marrakesh, 2002) to No. 60A of the ITU Convention concerning Member State observers at Council,

considering further

Resolution 109 (Marrakesh, 2002) concerning the review and consolidation of provisions regarding observers which inter alia instructs Council to allow Member State observers to address meetings of Council at the invitation of the Chairman of the Council,

noting

that, consistent with No. 61B of the Convention, Council is responsible for aligning its Rules of Procedure with the text of the Constitution and Convention,

taking into account

Council Rules of Procedure (Rule 11) which requires that the admission of observers of Member States and their conditions of participation be applied to all meetings of Council, its committees and working groups,

recognizing

1 that, pursuant to Rule 12, Member States which are not Member States of Council may submit written contributions to Council;

2 that Council 2003 accepted the criteria set out by the Chairman for a procedure to implement, on a provisional basis, the instruction from Resolution 109 (Marrakesh, 2002) to allow observer Member States to address meetings of Council;

3 these criteria have been applied, fulfilling the instruction to Council of the Plenipotentiary Conference (Marrakesh, 2002),

decides

1 to amend Rule 7 paragraph 3 of its Rules of Procedure for consistency with the Convention to read:

“3. Observers designated by Observer Members shall not have the right to vote.”

2 that Member States having the status of observer attending Council may be invited by the Chairman to take the floor to make statements to meetings of Council in accordance with Rule 11 under the following conditions:
a) that the observer Member State has previously signalled to the secretariat its wish to speak on particular items of the agenda or to introduce its written contribution;

b) the floor will be given only after the Member States of the Council have finished making their statements;

c) the observer Member State will be entitled to speak only once on any given agenda item;

d) the duration of such statements will be limited according to the number of requests made and the total amount of time allocated with respect to the work to be accomplished;

3 to reference these decisions in its Report to the Plenipotentiary Conference 2006 on its follow-up to the decisions of PP-02 and to note in that Report that Council will re-examine its Rules of Procedure at a future session of Council after having taken into account the results of PP-06,

instructs the Secretary-General

to issue and post the modified Rule 7 as a single revision to the Rules of Procedure of the Council and to notify Member States of the change in the circular letters associated with the convening of Council 2006.

Ref.: Documents C05/84 and C05/74.

D 540 Creation of a single Standing Committee on Administration and Management

The Council

in view of

Article 4 of the Convention of the International Telecommunication Union setting out the responsibilities of Council and, in particular, No. 61B specifying its mandate to adopt its own rules of procedure;

considering

the need to address the important human and financial resource issues of the Union in the most effective and coherent manner possible;

recognizing

that the oversight of the administration and management of the Union and its activities is the key function and responsibility of the Council and the imperative of ensuring that staff matters are addressed as resources vital to success in achieving the Union’s mission;

recognizing further

that the 1998 and 2002 Plenipotentiary Conferences successfully combined the consideration of personnel and financial matters in a single committee;

decides

to combine the standing Committee of Council on Finance and the Standing Committee on Staff Matters to create a single Standing Committee on Administration and Management effective as at the 2007 Ordinary Session of Council;
to modify the relevant Rules of Procedure as follows:

Rule of Procedure 11: “The Council may set up committees and working groups, in the work of which all councillors, their advisers and observers shall be entitled to take part. During Council sessions, one standing committee on the Administration and Management of the Union shall consider staff and financial matters. Observers designated…..”

Rule of Procedure 12.2: “The standing committee shall meet immediately after the inaugural plenary meeting, for a length of time decided by the inaugural plenary meeting in the light of the previous Council’s recommendations.”

Rule of Procedure 12.4: “The standing committees shall consider the documents allocated to it by the inaugural plenary meeting, such as the reports by the Secretary-General and the Directors of the Bureaux, the draft budget, the annual report to the Members of the Union, and contributions by Members of the Council, as well as contributions submitted by other Members of the Union where the Council has requested such contributions. The standing committee shall prepare draft resolutions and draft decisions and, where necessary, shall prepare reports for consideration by the plenary meeting of the Council. Working groups shall submit their conclusions to the bodies by which they were established, except if it is decided otherwise.”

Rule of Procedure 12.5: “The standing committee and working groups shall make every effort to achieve a consensus on the matters submitted to them for consideration; failing this, the chairman of the standing committee or working group in question shall prepare, for consideration by the plenary, a brief report setting out the views expressed by the various participants.”

Rule of Procedure 12.6: “The standing committees shall not meet during a plenary meeting.”

Rule of Procedure 13.1: “The summary records of plenary meetings and meetings of the standing committee shall be drawn up in concise form by the secretariat of the Council.”

Rule of Procedure 13.4a): “a) Revised summary records containing all amendments requested shall be submitted as soon as possible to the plenary meeting or the standing committee for approval.
b) Revised summary records which the Council has been unable to examine before the end of the session shall be examined and approved by the Chairman of the Council or of the standing committee.”

Ref.: Documents C06/74 and C06/86.
The Council,

considering

a) Article 10 of the Constitution and Article 4 of the Convention which specify the roles and responsibilities of Council on a wide range of governance and policy issues;

b) Rule 20 of the Rules of Procedure of the Council concerning the preparation of documents;

c) the requirements under said Rule 20 that a preparatory document shall be published on each item on the draft agenda of an ordinary or extraordinary session, as soon as possible and, in principle, not later than four weeks before the opening of the session;

d) the further stipulation in Rule 20 that any important document issued after this time limit will be examined at the next session of the Council, unless the Council decides otherwise,

recalling

Resolution 165 (Guadalajara, 2010) of the Plenipotentiary Conference, on deadlines for the submission of proposals and procedures for the registration of participants for conferences and assemblies of the Union,

bearing in mind

the rules of procedure and working methods adopted by the competent conference or assembly of the Telecommunication Standardization Sector, the Radiocommunication Sector and the Telecommunication Development Sector outlining requirements for the timely submission of contributions in support of the work of the respective Sectors,

recognizing

a) the recommendation of the Council Working Group on Languages, as outlined in the Report by its Chairman to the 2009 session of the Council, that submission deadlines be more strictly complied with, and that the secretariat continue to pursue the ongoing operational objective of maintaining and enhancing timely delivery;

b) the importance of the timely submission of contributions, not only to ensure that translation deadlines are respected and to minimize significant cost overruns, but also to ensure that meeting participants have sufficient time to consider the nature of the issues raised in such contributions,

taking into account

the late submission of many contributions from Member States to the 2009 session of the Council which placed a serious burden on the ITU secretariat to ensure their translation, as well as difficulties for the Member States of Council to give proper consideration to the issues and proposals contained therein,

decides

1 that, taking into account the nominal deadlines for the preparation of documents specified in Rule 20 of the Rules of Procedure of the Council, all contributions should be submitted no later than 14 calendar days before the opening of a Council session or a Council working group meeting in which work is to be conducted in all six official languages of the Union, to ensure timely translation and their thorough consideration during that Council session;
2 that documents intended for consideration at Council working group meetings working in one language without translation should be submitted no later than 12 calendar days before the opening of the meeting;

3 that all documents submitted to a Council session or a Council working group meeting, including those from the ITU secretariat, should be posted on the relevant page of the website no later than seven calendar days before the beginning of the meeting. This deadline shall not extend to administrative documents or reports on events that have taken place less than 21 calendar days before the start of the meeting, nor to proposals from Chairmen and convenors of ad-hoc groups, compilations of proposals prepared by the Chairman or secretariat, or contributions specifically requested by the meeting;

4 that reports on events that have taken place less than 21 calendar days before the start of the meeting should be posted on the relevant page of the website no later than two calendar days before the beginning of the discussion of the item in question at the meeting, unless otherwise agreed by the meeting.

Ref.: Documents C10/85 and C10/91; C11/116 and C11/121.

D 563 Council Working Group on Financial and Human Resources

(C11, last amended C14)

The Council,

recalling

a) Resolution 1253 (MOD), Tripartite Group on Human Resources Management, adopted by the Council in 2006;


considering

a) the Report by the Group FINREGS presented to the 2011 session of the Council (Document C11/15);

b) the report by the Tripartite Group on Human Resources Management presented to the 2011 session of the Council (Document C11/23),

recognizing

the importance of identifying a focal point for the discussion of financial and human resources matters between Council sessions, particularly those which require the review and possible modification of the ITU financial instruments (Financial Regulations and Financial Rules) as well as the Staff Regulations and Staff Rules,

decides

1 to approve the modified terms of reference, as outlined in Annex 1 to this Decision;

2 to approve the modified composition and participation of all Member States and Sector Members in the activities of the Council Working Group on Financial and Human Resources;

3 to instruct the Council Working Group on Financial and Human Resources to report annually on its activities to Council.

Annex: 1
ANNEX

Council Working Group on Financial and Human Resources

Terms of Reference

1. To examine the provisions of the Financial Regulations and Financial Rules, with a view towards ensuring conformity and consistency with the basic instruments of the Union, decisions of the Plenipotentiary Conference and the Council, as well as the evolving needs of the ITU,

2. Ensure that:
   i) results-based budgeting and management, including the assignment of all staff members’ activities to the corresponding strategic outputs, allow monitoring and control of all expenses under the ITU budget and reporting;
   ii) constant enhancements to the ITU management system are consequentially reflected in ongoing changes to the financial instruments;
   iii) alignments are made with the International Public Sector Accounting Standards (IPSAS) requirements and terminology in order to clarify such concepts of Net Assets and the Reserve Account;
   iv) relevant recommendations of the UN Joint Inspection Unit affecting financial and human resources management of the Union are taken into account;
   v) all provisions of Decision 5 (Rev. Guadalajara, 2010), Income and Expenditure for the Union for the period 2012-2015 are taken into account including measures to reduce expenditures as a means of achieving balanced budgets;

3. To ensure that the flexibility arrangements provided for in the Financial Regulations and Financial Rules, including deferred activities to be carried out for the following biennium, are consistent with those of other United Nations organizations;

4. To address all matters directed by the Council and/or the Plenipotentiary Conference on a broad range of issues, such as those identified in “resolves to instruct the Council” of Resolution 158 (Rev. Guadalajara, 2010), Financial issues for consideration by the Council;

5. To undertake a review of the recommendations of the External Auditor, as presented annually to the Council, on an annual basis, taking into account Resolution 94 (Rev. Guadalajara, 2010) concerning the auditing of the accounts of the Union, and the terms of reference of the External audit function outlined in Article 28 and Annex 1 of the Financial Regulations;

6. To undertake, on an annual basis, a review of the status of the implementation of the recommendations of the Independent Management Advisory Committee (IMAC) as presented annually to the Council, taking into account Resolution 162 (Guadalajara, 2010);

7. To ensure that the Financial Regulations include provisions for internal control in line with those of other United Nations organizations;
To examine all relevant matters within the framework of human resources management and development, including those identified in the Annex to Resolution 48 (Rev. Guadalajara, 2010) (Matters for reporting to the Council on staff issues, including staff in regional and area offices, and recruitment issues), as well as issues associated with the implementation of the HR Strategic Plan;

To undertake continuous review of the Ethics function in ITU;

To review document access policy in ITU to determine the extent to which documentation should be made publicly accessible;

To consider criteria to determine the financial and strategic implications of the establishment of Memoranda of Understanding (as well as Memoranda of Cooperation and Agreement) to which the ITU is or will be a party;

To maintain close association with ITU management and the Staff Council with a view toward identifying issues of common concern, in respect of which the Council’s opinions and guidance are required and justified.

Ref.: Documents C11/103 and C11/120; C13/113 and C13/122; C14/99 and C14/101.

**D 575 Establishment of the Committee for the preparation of the 150th Anniversary celebrations**

The Council,

recalling that 17 May 2015 will mark the 150th Anniversary of the International Telecommunication Union,

considering

a) the Reports by the Secretary-General presented to the 2012 and 2013 Sessions of the Council (Document C12/12 and Document C13/47);

b) the instruction given by Council to the Secretary-General at its 2012 Session to:

i) study and recommend appropriate commemorative activities and events, their financing, and the time planning for their organization;

ii) study the possibility of carrying out resource mobilization for the celebrations;

iii) encourage Member States to study measures for celebrating the anniversary at the national level;

iv) contact the United Nations and its specialized agencies to invite them to participate in the celebrations,

recognizing the importance of gathering opinion from ITU Membership and ensuring the involvement of ITU Membership in the celebrations of the 150th Anniversary of the Union,

decided to approve the creation of a Committee open to ITU Membership for the preparation of the 150th Anniversary with the following terms of reference:

a) invite ITU Membership and ITU staff to make proposals for the celebrations of the 150th Anniversary;
b) review the proposals as well as evaluate the costs involved for each proposal;

c) reflect the evaluation and discussions on the proposals in a comprehensive report to the 2014 and 2015 Sessions of Council;

d) establish a time planning for 2013-2014 and for the celebration year 2015;

e) prepare recommendations/guidelines to the ITU Membership to celebrate the anniversary;

f) study the possibility of sponsoring the celebration events;

g) contact UN and its specialized agencies Funds and Programs, as well as UN Family organizations - and more particularly the public information departments- to invite them to participate in the celebrations and to prepare celebration articles or publications;

h) make suggestions for publicity materials for the celebration events as well as a budget estimate to pay for them,

instructs the Secretary General

to provide the necessary support and documentation for the Committee.

Ref.: Documents C13/98 and C13/92.

D 580 Date and duration of the 2015 Session of the Council
(C14)

The Council,

decides

that the 2015 session of the Council will open in Geneva for a period of 9 working days from Tuesday, 12 May to Friday, 22 May 2015.

Ref.: Documents C14/94 and C14/95.
3.3 Plenipotentiary Conference

D 560 Convening of the next ordinary plenipotentiary conference
(C11)

The Council,

noting

that the Plenipotentiary Conference (Guadalajara, 2010) resolved that the Plenipotentiary Conference (PP-14) would be held in the Republic of Korea,

noting further

that this conference is included in the schedule of future conferences, assemblies and forums of the Union (2011-2014) as adopted in Resolution 77 (Rev. Guadalajara, 2010),

decides

that, subject to the concurrence of the majority of the Member States of the Union, the next ordinary plenipotentiary conference will take place in Busan (Republic of Korea) from Monday, 20th October to Friday, 7th November 2014,

instructs the Secretary-General

to consult the Member States of ITU on the precise place and the exact dates of the 2014 Plenipotentiary Conference.

3.4 Other conferences and related matters

R 1281 Connect the World Initiative

The Council,

having noted

a) the ITU Secretary-General’s opening Statement on the “State of the Union” and remarks at the inaugural 2007 Council, in particular, the collaboration between ITU and other bodies to organize multi-stakeholder meetings geared at realizing the goals of the Connect the World Initiative;

b) that the Connect Africa Summit is the first of a series of dynamic multi-stakeholder efforts to be carried out in different regions of the world,

commends

the Secretariat on the initial collaborative measures undertaken to organize a series of high-profile meetings on the Connect the World Initiative,

invites Member States

to participate at the highest possible level in the Connect the World Summits and to implement the outcomes thereof,

further invites

multilateral bodies, the private sector, civil society and other stakeholders to join hands with ITU in the organization and implementation of the outcomes of the meetings geared towards realizing the objectives of the Connect the World initiative,

resolves to instruct the Secretary-General

to inform the Council at its future sessions on the progress and outcomes of the Connect the World Summits.

Ref.: Documents C07/93 and C07/105.

R 1292 World and regional telecommunication/information and communication technology exhibitions and forums

The Council,

recalling

Resolution 11 of the Plenipotentiary Conference (Rev. Antalya, 2006) on world and regional telecommunication/information and communication technology exhibitions and forums (ITU TELECOM),

considering

a) that ITU TELECOM WORLD was launched in 1971 in Geneva and ten events have been held by 2006;
b) that regional ITU TELECOM events were introduced in 1985 to showcase each region’s achievements and challenges;

c) that ITU TELECOM events sometimes have been a great success and sometimes suffered a set-back due in part to economic downturn;

d) that ITU TELECOM events are facing a great challenge for the need to adjust to current market realities, which have been shaped by privatization, convergence, consolidation of the ICT industry and the entry of new players that are not traditional ITU members;

e) that ITU TELECOM events are also facing challenges such as the increasing costs of exhibits and the trend towards reducing their size, and the need to give value to industry;

f) that the market for exhibitions and forums has become extremely competitive and specialized;

g) that regional ITU TELECOM events are facing the greatest competition because there are too many commercial regional events,

noting

a) that a lead time of at least two years from conclusion of the host country agreement would provide a conducive environment for success of each event;

b) that exhibitors are seeking predictability in the calendar of ITU TELECOM events and a good return on investment;

c) that the increasing speed of introduction of new technology and services requires that the current four-year cycle be reconsidered and shortened;

d) that such a shortened timetable would provide the predictability of the time and place of ITU TELECOM WORLD events, which is necessary for exhibitors to include them regularly in their marketing plan and budget;

e) that while the level of interest in ITU TELECOM WORLD events continues to make them viable, there was nearly no backing for regional ITU TELECOM events among exhibitors;

f) that the ITU TELECOM brand remains a most respected and authoritative event where participants expect high-level dialogues to take place between Member States and the private sector;

g) that in the year 2011, forty (40) years after its inception, ITU TELECOM has a unique opportunity to adapt fully to those new market conditions,

further noting that following ITU TELECOM events, there were suggestions for more competitive raw space costs, preferential or discounted hotel prices and adequate number of hotel rooms, compared to similar exhibitions,

resolves to add the celebration of the 40th Anniversary of ITU TELECOM to the list of TELECOM events in the Schedule of Future Conferences, Assemblies and Meetings of the Union: 2009-2012,

instructs the Secretary-General to ensure the following measures are taken for the success of future ITU TELECOM events:
to prepare a model host country agreement facilitating the conclusion of the host country agreement at least two years before the event;

- to announce and advertise the event only after conclusion of the host country agreement;

- to give due consideration to the emerging trend towards forums;

- to seek participation from a wider spectrum of industries/businesses, in order to more adequately adapt to changing market environments including the shift to IP network, advanced mobile communications, convergence and the entry of new players, including major end-user companies of the global network, which would attract major global carriers;

- to aim at a clear difference from similar exhibitions/forums by attracting as many major global carriers and manufacturers as possible and by actively encouraging Ministerial/CEO-level participation, which would make it feasible to hold meaningful bilateral and multilateral meetings during the event;

- to prepare the Forum programme well in advance in coordination with industry and to be fine-tuned by the session moderators, fostering more substantive discussions in the Forum;

- to prepare Forum outcomes for dissemination to the public;

- to take measures to facilitate greater involvement by ViPs,

requests the Secretary-General

to study, consult, as appropriate, and inform Member States of the results of the study; and to make proposals to Council-09 on the future of world and regional ITU TELECOM events, taking into account the following options:

- merger of ITU TELECOM WORLD events and regional ITU TELECOM events;

- rotation of the venue for the ITU TELECOM events among the regions, Geneva, the seat of the Union being one of the venues;

- shortening of the periodicity of ITU TELECOM WORLD events from every four (4) years to every two (2) years;

- planning of ITU TELECOM events in conjunction with major ITU meetings;

- strategic alliance/partnership with prominent regional and national event organizers on a non-permanent basis;

- management and staffing of ITU TELECOM in order to enhance its operational efficiencies;

- need to rationalize ITU TELECOM financial management and control the costs to be invoiced to ITU TELECOM;

- outsourcing of ITU TELECOM activities, within its mandate, to enhance its revenue-generating capacity;

- review of the cost for participation in the Forum, in order to attract the targeted audience.

Ref.: Documents C08/91 and C08/105.
R 1343 Place, dates and agenda of the World Radiocommunication Conference (WRC-15)

The Council,

noting

that Resolution 807 of the World Radiocommunication Conference (Geneva, 2012):

a) resolved to recommend to the Council that a world radiocommunication conference be held in 2015 for a period of four weeks;

b) recommended its agenda, and invited the Council to finalize the agenda and arrange for the convening of WRC-15 and to initiate as soon as possible the necessary consultation with Member States,

resolves

to convene a World Radiocommunication Conference (WRC-15) in Geneva (Switzerland) from 2-27 November 2015, preceded by the Radiocommunication Assembly from 26-30 October 2015, with the following agenda:

1 on the basis of proposals from administrations, taking account of the results of WRC-12 and the Report of the Conference Preparatory Meeting, and with due regard to the requirements of existing and future services in the bands under consideration, to consider and take appropriate action in respect of the following items:

1.1 to consider additional spectrum allocations to the mobile service on a primary basis and identification of additional frequency bands for International Mobile Telecommunications (IMT) and related regulatory provisions, to facilitate the development of terrestrial mobile broadband applications, in accordance with Resolution 233 (WRC-12);

1.2 to examine the results of ITU-R studies, in accordance with Resolution 232 (WRC-12), on the use of the frequency band 694-790 MHz by the mobile, except aeronautical mobile, service in Region 1 and take the appropriate measures;

1.3 to review and revise Resolution 646 (Rev.WRC-12) for broadband public protection and disaster relief (PPDR), in accordance with Resolution 648 (WRC-12);

1.4 to consider possible new allocation to the amateur service on a secondary basis within the band 5 250-5 450 kHz in accordance with Resolution 649 (WRC-12);

1.5 to consider the use of frequency bands allocated to the fixed-satellite service not subject to Appendices 30, 30A and 30B for the control and non-payload communications of unmanned aircraft systems (UAS) in non-segregated airspaces, in accordance with Resolution 153 (WRC-12);

1.6 to consider possible additional primary allocations:

1.6.1 to the fixed-satellite service (Earth-to-space and space-to-Earth) of 250 MHz in the range between 10 GHz and 17 GHz in Region 1;

1.6.2 to the fixed-satellite service (Earth-to-space) of 250 MHz in Region 2 and 300 MHz in Region 3 within the range 13-17 GHz;
and review the regulatory provisions on the current allocations to the fixed-satellite service within each range, taking into account the results of ITU-R studies, in accordance with Resolutions 151 (WRC-12) and 152 (WRC-12), respectively;

1.7 to review the use of the band 5091-5150 MHz by the fixed-satellite service (Earth-to-space) (limited to feeder links of the non-geostationary mobile-satellite systems in the mobile-satellite service) in accordance with Resolution 114 (Rev.WRC-12);

1.8 to review the provisions relating to earth stations located on board vessels (ESVs), based on studies conducted in accordance with Resolution 909 (WRC-12);

1.9 to consider, in accordance with Resolution 758 (WRC-12):

1.9.1 possible new allocations to the fixed-satellite service in the frequency bands 7150-7250 MHz (space-to-Earth) and 8 400-8 500 MHz (Earth-to-space), subject to appropriate sharing conditions;

1.9.2 the possibility of allocating the bands 7375-7750 MHz and 8025-8400 MHz to the maritime-mobile satellite service and additional regulatory measures, depending on the results of appropriate studies;

1.10 to consider spectrum requirements and possible additional spectrum allocations for the mobile-satellite service in the Earth-to-space and space-to-Earth directions, including the satellite component for broadband applications, including International Mobile Telecommunications (IMT), within the frequency range from 22 GHz to 26 GHz, in accordance with Resolution 234 (WRC-12);

1.11 to consider a primary allocation for the Earth exploration-satellite service (Earth-to-space) in the 7-8 GHz range, in accordance with Resolution 650 (WRC-12);

1.12 to consider an extension of the current worldwide allocation to the Earth exploration-satellite (active) service in the frequency band 9 300-9 900 MHz by up to 600 MHz within the frequency bands 8 700-9 300 MHz and/or 9 900-10 500 MHz, in accordance with Resolution 651 (WRC-12);

1.13 to review No. 5.268 with a view to examining the possibility for increasing the 5 km distance limitation and allowing space research service (space-to-space) use for proximity operations by space vehicles communicating with an orbiting manned space vehicle, in accordance with Resolution 652 (WRC-12);

1.14 to consider the feasibility of achieving a continuous reference time-scale, whether by the modification of coordinated universal time (UTC) or some other method, and take appropriate action, in accordance with Resolution 653 (WRC-12);

1.15 to consider spectrum demands for on-board communication stations in the maritime mobile service in accordance with Resolution 358 (WRC-12);

1.16 to consider regulatory provisions and spectrum allocations to enable possible new Automatic Identification System (AIS) technology applications and possible new applications to improve maritime radiocommunication in accordance with Resolution 360 (WRC-12);

1.17 to consider possible spectrum requirements and regulatory actions, including appropriate aeronautical allocations, to support wireless avionics intra-communications (WAIC), in accordance with Resolution 423 (WRC-12);

1.18 to consider a primary allocation to the radiolocation service for automotive applications in the 77.5-78.0 GHz frequency band in accordance with Resolution 654 (WRC-12);
to examine the revised ITU-R Recommendations incorporated by reference in the Radio Regulations communicated by the Radiocommunication Assembly, in accordance with Resolution 28 (Rev.WRC-03), and to decide whether or not to update the corresponding references in the Radio Regulations, in accordance with the principles contained in Annex 1 to Resolution 27 (Rev.WRC-12);

3 to consider such consequential changes and amendments to the Radio Regulations as may be necessitated by the decisions of the Conference;

4 in accordance with Resolution 95 (Rev.WRC-07), to review the resolutions and recommendations of previous conferences with a view to their possible revision, replacement or abrogation;

5 to review, and take appropriate action on, the Report from the Radiocommunication Assembly submitted in accordance with Nos. 135 and 136 of the Convention;

6 to identify those items requiring urgent action by the Radiocommunication Study Groups in preparation for the next world radiocommunication conference;

7 to consider possible changes, and other options, in response to Resolution 86 (Rev. Marrakesh, 2002) of the Plenipotentiary Conference, an advance publication, coordination, notification and recording procedures for frequency assignments pertaining to satellite networks, in accordance with Resolution 86 (Rev.WRC-07) to facilitate rational, efficient, and economical use of radio frequencies and any associated orbits, including the geostationary-satellite orbit;

8 to consider and take appropriate action on requests from administrations to delete their country footnotes or to have their country name deleted from footnotes, if no longer required, taking into account Resolution 26 (Rev.WRC-07);

9 to consider and approve the Report of the Director of the Radiocommunication Bureau, in accordance with Article 7 of the Convention:

9.1 on the activities of the Radiocommunication Sector since WRC-12;

9.2 on any difficulties or inconsistencies encountered in the application of the Radio Regulations; and

9.3 on action in response to Resolution 80 (Rev.WRC-07);

10 to recommend to the Council items for inclusion in the agenda for the next WRC, and to give its views on the preliminary agenda for the subsequent conference and on possible agenda items for future conferences, in accordance with Article 7 of the Convention,

instructs the Director of the Radiocommunication Bureau

to make the necessary arrangements to convene meetings of the Conference Preparatory Meeting and to prepare a report to WRC-15,

instructs the Secretary-General

1 to make all the necessary arrangements, in agreement with the Director of the Radiocommunication Bureau, for the convening of the Conference;

2 to communicate this Resolution to international and regional organizations concerned.

Ref.: Documents C12/85(Rev.1) and C12/94.
4 GENERAL SECRETARIAT

R 1110 Role of the ITU in the GMPCS-MoU
(C-1997)

The Council,

having considered the report of the Secretary-General on the Memorandum of Understanding concerning Global Mobile Personal Communications by Satellite presented in Document C97/68 and the proposal from the United States of America presented in Document C97/97,

having further considered the decisions taken at the 1997 session with respect to cost recovery for ITU products and services,

noting that the ITU Member States and Sector Members provided voluntary financial contributions to support the first World Telecommunication Policy Forum in October 1996,

further noting that the funds remaining from these voluntary contributions are now supporting the work of the GMPCS-MoU Group, and that voluntary contributions are being sought to support the implementation of WTPF Opinion No. 5,

resolves

1 that the ITU Secretariat shall continue to provide support to the GMPCS-MoU activities on the basis of full cost recovery recognizing that this is an acceptable role for the ITU Secretariat;

2 that the ITU Secretariat shall provide an accounting of the use to date of voluntary financial contributions to the first WTPF;

3 that the funds remaining from these voluntary contributions shall be used to support follow-up activities to the first policy forum-related activities for the next year;

4 that if additional funds are needed to support these activities, the Signatories to the GMPCS-MoU, as well as other interested parties, shall be requested by the ITU Secretariat to provide additional financial support to continue their work and to support the role of the ITU Secretariat in these activities.

Ref.: Documents C97/130 and C97/138.

R 1116 Implementation of the GMPCS-MoU arrangements
(C-1998)

The Council,

considering the conclusions of the first World Telecommunication Policy Forum on Global Mobile Personal Communications by Satellite (GMPCS), held in October 1996, and the related Memorandum of Understanding and Arrangements developed since then,

noting that the above Arrangements have been developed by a provisional group of Signatories of the Memorandum of Understanding and that that group remains acting as the “GMPCS-MoU Group”,

having further considered the decisions taken at the 1997 session with respect to cost recovery for ITU products and services,

noting that the ITU Member States and Sector Members provided voluntary financial contributions to support the first World Telecommunication Policy Forum in October 1996,

further noting that the funds remaining from these voluntary contributions are now supporting the work of the GMPCS-MoU Group, and that voluntary contributions are being sought to support the implementation of WTPF Opinion No. 5,
recalling Resolution 1110 adopted by the Council at its 1997 session, which resolved, inter alia, that the ITU secretariat should continue to provide support to the GMPCS-MoU activities on the basis of full cost recovery, recognizing that this was an acceptable role of the ITU secretariat,

considering further

a) that the role of ITU as depositary of the GMPCS-MoU and its Arrangements is identified as part of the goals, and is consistent with the vision for ITU, contained in the draft Strategic Plan 1999-2003;

b) that this role, while it will benefit the GMPCS industry and users worldwide, will also contribute to the relevance of the Union to the future of global telecommunications,

taking account of Recommendation 8 adopted by the World Telecommunication Development Conference (Valletta, 1998) entitled Timely Implementation of GMPCS, which notes the need for global implementation of the Arrangements so that the benefits of GMPCS services can be extended to all countries in a timely fashion,

resolves

1 to instruct the Secretary-General:

1.1 to act as depositary of the GMPCS-MoU and its Arrangements and to make available the information supplied by the Signatories implementing the Arrangements;

1.2 to act as the registry for type-approval procedures that administrations and/or competent authorities have notified to ITU as having been used to approve terminals;

1.3 to act as the registry of terminal types once administrations and/or competent authorities have notified to ITU that terminals have been granted type approval;

1.4 to authorize the use\(^1\) of the abbreviation “ITU” as part of the GMPCS-MoU mark on the understanding that ITU shall be protected against liability from such use;

2 that action under resolves 1.1 to 1.4 above shall be carried out in accordance with the Arrangements on the basis of full cost recovery, the details relating to the use of contributions by the Signatories being defined in consultation between them and the Secretary-General.

Ref.: Documents C98/100 and C98/120.

\(^{1}\) The conditions of this use will be reviewed in the light of the results of Resolution 1117.
The Council,

*recognizing*

the provisions of Article 5 of the ITU Convention,

*having considered*

the draft four-year rolling Operational Plan for the General Secretariat for 2014 to 2017,

*having also considered*

the need for the Secretary-General to have some flexibility in the implementation of the four-year rolling Operational Plan so as to take into consideration any changes that may occur during the interval between two Council sessions (see [http://www.itu.int/council/C2013/pd/031e-link.docx](http://www.itu.int/council/C2013/pd/031e-link.docx)),

*resolves*

to approve the four-year rolling Operational Plan for the General Secretariat for 2014-2017, as presented in [http://www.itu.int/council/C2013/pd/031e-link.docx](http://www.itu.int/council/C2013/pd/031e-link.docx) to implement and undertake the General Secretariat’s outputs and activities, and to allow the Secretary-General the necessary flexibility in its implementation.

*Ref.:* Documents C13/97 and C13/92.
to approve the four-year rolling Operational Plan for the General Secretariat for the years 2015-2018, as presented in http://www.itu.int/en/council/ties/Documents/2014/031e_sg_op-link.docx, to implement and undertake the General Secretariat’s outputs and activities, and to allow the Secretary-General the necessary flexibility in its implementation.

Ref.: Documents C14/84 and C14/88.

Guidelines for Strategic Planning Workshops

The Council,

considering

a) the need to ensure the continuing relevance and leadership of the Union in a rapidly changing telecommunications environment and in an era of volatile technological change;

b) that to respond to the changing telecommunications environment requires that the Union should be able to initiate new activities, and study new issues, in a timely and flexible manner;

c) that, in approving the budget for the 2000-2001 biennium (Resolution 1133), Council provided funding for a “New Initiatives Programme”;

d) that, on the initiative of the Secretary-General, two initial Strategic Planning Workshops were held in Geneva, on Electronic Signatures and Certification Authorities (9-10 December 1999) and on IP Telephony (14-16 June 2000);

e) that the results of these two workshops were discussed by Council and were considered important and useful to the membership,

decides, with respect to the first two workshops

to instruct the Secretary-General to undertake further studies with a view to identifying the role that ITU can play in e-commerce, authentication and IP Telephony, as well as their legal implications for Member States, and in particular in developing countries,

decides, with respect to future workshops

1 to endorse the continuation of the New Initiatives Programme and the holding of additional workshops within the budget levels approved by Council for the 2000-2001 biennium;

2 to apply the following guidelines for the organization of future strategic planning workshops:

A Objectives

• The main purpose of the workshops is to advise the Secretary-General, in an informal manner on new topics of a regulatory, policy or other nature of high-current interest which cut across the work of the Sectors, with a view to possible inclusion of these topics in the regular work programme of the Union, and for reporting to the Council.

B Selection of topics, participants and locations

• The topics should be selected by the Secretary-General for their high-current interest to Member States and Sector Members.
• The Secretary-General shall select, and issue invitations to, relevant experts, after consultation with Directors of the Bureaux and taking into account proposals from the membership.

• In order to stimulate discussion, the target number of experts should be limited, while respecting the need for geographical balance among the Member States of the Union.

• The dates and topics of the workshops will be communicated to the membership of the Union well in advance to allow time for the submission of contributions and adequate preparation.

• Those who participate should preferably be experts in the subject under discussion and would participate in a personal capacity.

• Upon invitation, workshops may be held outside the headquarters of the Union.

C  Finance and resources

• The meetings should be conducted in an efficient and cost effective manner, within the budget allocated by the Council.

• The expenditures incurred in organizing the Workshops, including any voluntary contributions, shall be presented in the accounts of the Union and will be subject to the Financial Regulations of the Union.

D  Input and output documents

• Input documents shall include a background paper on the topic and a draft agenda. Where feasible, inputs should also include country case studies and presentations from participants.

• Any Member State or Sector Member may make an input to a Workshop.

• The participants shall determine the outputs of the workshop but they should, in no event, be considered as prescriptive regulatory outcomes or outputs with binding force.

E  Information dissemination, technology transfer and education

• One of the objectives of the workshops should be to generate high quality, researched information that can be useful particularly for policy-makers and regulatory agencies, especially in developing countries.

• Each workshop should be accompanied by a website that would be used to inform the membership about the meeting and disseminate all the documentation from the meeting. Information generated could also be disseminated via the ITU News and other Union publications, and in other appropriate formats.

• As appropriate, the material developed shall be disseminated and may be used to assist with training programmes and in technology transfer and know-how.

F  Cooperation with the Sectors

• Although the strategic planning workshops will be organized by the SPU, the Sectors will be invited to nominate focal points for cooperation and to assist in the planning and running of Workshops.

• The input documents, including case studies, and outputs shall be channelled to the appropriate Sectors.
G Reporting

- The Secretary-General shall report to Council each year on the activities carried out under the New Initiatives Programme and the Council shall decide on the appropriate follow-up.

- Where follow-up requires inter-sectoral work, or cannot be fitted in to the work of a Sector, this should be coordinated by the Secretary-General, in cooperation with the Directors of the Bureaux.

The Council,

noting

a) that many Member countries of the ITU permit their law enforcement and national security agencies, under controlled conditions, to intercept telecommunications services;

b) that the law enforcement and national security agencies of a significant number of ITU member countries have agreed on a generic set of requirements for legal interception (the International Requirements for Interception, IUR);

c) that the costs of legal interception capability and associated disruptions can be lessened by providing for the capability at the design stage; and

d) that such reduction of costs and disruptions could lead to more efficient provision and development of telecommunications infrastructure,

considering

a) that the provision of a technical capability for interception in relevant standards would not intrude on the sovereign right of countries to decide whether and under what conditions they will permit legal interception; and

b) that the consideration of requirements for legal interception could fall within the responsibility of both the ITU-R and the ITU-T,

further noting

that some countries are in urgent need of results in this area,

requests the ITU-R and the ITU-T

to give priority to questions on the subject which administrations request them to study.¹

Ref.: Documents C97/135 and C97/138.

¹ It is understood that all ITU-T and ITU-R studies will be based on contributions by administrations.
5.2 Radiocommunication (ITU-R)

R 1148 Status of the members of the Radio Regulations Board (C-1999)

The Council,

considering

a) the provisions of Articles 8 (No. 56), 9 (No. 63), 12 (No. 82) and 14 (Nos. 93 to 101) of the Constitution (Geneva, 1992) and those of Articles 2 (Nos. 20 to 22) and 10 (Nos. 139 to 147) of the Convention (Geneva, 1992), as amended by the Kyoto (1994) and Minneapolis (1998) Plenipotentiary Conferences;

b) that the members of the Radio Regulations Board (RRB) are elected by the Plenipotentiary Conference as custodians of an international mandate;

c) that they can therefore not be considered as “experts” within the meaning of No. 1001 of the Convention;

d) that the Headquarters Agreement does not establish a special status for RRB members;

e) that RRB members are bound by the Convention to participate in radiocommunication conferences, radiocommunication assemblies and, in the case of the chairperson and vice-chairperson of RRB, in the Plenipotentiary Conference, whether these conferences and assemblies are held at or away from headquarters;

f) that the Plenipotentiary Conference (Minneapolis, 1998) decided that the Council should consider the appropriate means to provide RRB members with the rights and immunities necessary to carry out their duties, on the basis of a report by the Secretary-General following consultation of the host country (Document PP-98/271),

having examined the report drawn up by the Secretary-General (Document C99/61) in response to the decision by the Plenipotentiary Conference (Minneapolis, 1998),

having taken cognizance of the memorandum by the Radio Regulations Board (Document C99/66) transmitted to it by the Secretary-General,

resolves to instruct the Secretary-General

1 to continue to apply, in respect of RRB members, Article 17 of the Agreement between the Swiss Federal Council and the Union concerning the organization’s legal status in Switzerland and to identify, in cooperation with the Swiss authorities, ways and means of improving the situation of RRB members in order to facilitate the exercise of their duties;

2 to provide RRB members with an ITU document attesting to their status as elected members of RRB and setting forth those provisions of the headquarters agreement that apply to them;

3 to see to it that the agreements concluded between the Union and the host countries of conferences or meetings in which the members, chairperson and vice-chairperson of RRB have a duty to participate (No. 141 of the Convention) contain provisions granting RRB members the privileges and immunities necessary for the exercise of their duties at the said conferences or meetings;

4 to report to the Council on the measures taken,

requests the competent authorities of the countries of which elected RRB members are nationals to offer facilities, in particular with regard to the type of travel documents they issue, enabling RRB members to travel without hindrance in the exercise of their duties for the Union,
instructs the Director of BR to provide the linguistic, computer and other facilities that are necessary in order for RRB to perform its functions.


R 1354 Four-year rolling Operational Plan for the Radiocommunication Sector for 2014-2017

The Council,

recognizing

the provisions of Article 11A and Article 12 of the ITU Convention,

having considered

the draft rolling four-year Operational Plan of the Radiocommunication Sector for 2014 to 2017,

having also considered

the need for the Director of the Radiocommunication Bureau to have some flexibility in the implementation of the four-year rolling Operational Plan so as to take into consideration any changes that may occur during the interval between two Council sessions (see http://www.itu.int/oth/R0B05000016/en),

resolves
to approve the four-year rolling Operational Plan for the Radiocommunication Sector for the years 2014-2017 to implement and undertake the Sector’s outputs and activities, and to allow the Director of the Radiocommunication Bureau the necessary flexibility in its implementation.

Ref.: Documents C13/94 and C13/92.

R 1363 Four-year rolling Operational Plan for the Radiocommunication Sector for 2015-2018

The Council,

recognizing

the provisions of Article 11A and Article 12 of the Convention,

having considered

the draft rolling four-year Operational Plan of the Radiocommunication Sector for 2015 to 2018 (see http://www.itu.int/oth/R0B05000017/en),

having also considered

the need for the Director of the Radiocommunication Bureau to have some flexibility in the implementation of the four-year rolling Operational Plan so as to take into consideration any changes that may occur during the interval between two Council sessions,
resolution

to approve the four-year rolling Operational Plan for the Radiocommunication Sector for the years 2015-2018, as presented in http://www.itu.int/oth/R0B05000017/en, to implement and undertake the Sector’s outputs and activities, and to allow the Director of the Radiocommunication Bureau the necessary flexibility in its implementation.

Ref.: Documents C14/84 and C14/85.

D 535 Cost-allocation methodology

(C05, last amended C14)

The Council,

considering

the new cost-allocation methodology that has been elaborated in view of the linkage between the ITU Financial Plan and the ITU Strategic Plan for the period 2016-2019,

decides

to adopt the cost-allocation methodology described in annex hereto, and that it will enter into force on 1 January 2016.

Annex: 1

Ref.: Documents C05/111 and C05/116; C11/104 and C11/120; C14/99 and C14/102.
ANNEX

New cost-allocation methodology

The cost allocation methodology consists in a 4-step process to allocate the costs from the organizational units to the Goals of the Union. The whole process is summarized in the diagram provided in Appendix.

As a preliminary phase of the cost-allocation methodology, direct costs, which include planned expenses and documentation costs (translation, typing and reprography), are directly assigned to the Outputs, Bureaux and Departments for which they were planned.

**Step 1**

The costs of the General Secretariat centralized services are distributed to the three Bureaux (BR, TSB, BDT) and the Intersectoral activities through a cost-allocation driver.

The General Secretariat centralized services include:

- Centralized support services, such as building facilities, Conference support services, IS support to meetings and conferences;
- Centralized administrative services, such as Financial and Human resources management, Legal Affairs.

**Step 2**

The costs of the three Bureaux and Intersectoral activities are reallocated to the Outputs based on a Time survey.

The costs of the Bureaux and Intersectoral activities include: their respective planned costs, documentation costs, and the costs received from the reallocation of the General Secretariat centralized services.

**Step 3**

The costs of the Outputs are distributed to the Strategic Objectives of the ITU Strategic Plan based on a cost-allocation driver.

The costs of the Outputs include: their respective planned costs, documentation costs, and the costs received from the three Bureaux and Intersectoral activities.

**Step 4**

The costs of the Strategic Objectives are reallocated to the Goals of the Union as described in the ITU Strategic Plan based on a cost-allocation driver.
4-step process to allocate costs from organizational units to the Goals of the Union

1. Draft Financial Plan Resources
2. 4-step process to allocate costs from organizational units to the Goals of the Union
3. Cost-allocation process to Objectives and Goals
4. Output 1 → Output 2 → Output 3 → Output n
   - Objective 1 → Objective 2 → Objective 3 → Objective n
   - Goal 1 → Goal 2 → Goal 3 → Goal 4
   - Driver Bureaux (BR, TSB, BDT, Intersectoral Activities)
     - Planned costs + Documentation costs + Reallocated costs from GS
     - GS centralized support services costs
     - GS centralized administrative services costs
     - Time survey

Draft Financial Plan as per Strategic Plan Structure
5.3 Telecommunication Standardization (ITU-T)

R 1155 Implementation of cost recovery for the UIPRN and UISCN registrar functions
(C-2000)

The Council,

having considered Resolution 91 (Minneapolis, 1998) on cost recovery for some ITU products and services, and decides 1.3 of Decision 5, (Minneapolis, 1998) on expenditure of the Union for the period 2000 to 2003,

resolves

1 to authorize implementation of the registrar function for ITU for universal international premium rate numbers and universal international shared cost numbers as from 3 January 2001, subject to approval of ITU-T Recommendations E.169.2 and E.169.3 by the World Telecommunication Standardization Assembly;

2 to set the registration fee on a provisional basis at CHF 200 per number issued;

3 to increase the 2000-2001 budget by CHF 139,000, covered by corresponding cost-recovery income,

instructs the Secretary-General to submit a progress report on the UIPRN and UISCN services in the Financial Operating Report to the 2002 session of the Council.


R 1168 Implementation of cost recovery for the AESAs Registrar Functions
(C-2001)

The Council,

having considered

Resolution 91 (Minneapolis, 1998) on cost recovery for some ITU products and services, and decides 1.3 of Decision 5 (Minneapolis, 1998) on expenditure of the Union for the period 2000 to 2003,

resolves

1 to authorize ITU to implement the registrar function for the ATM End System Addresses (AESAs) as from 1st September 2001, as per ITU-T Recommendations E.191.1 and to set the registration fee at CHF 100 per number issued,

2 to increase the 2002-2003 Budget by CHF 60,170 covered by corresponding cost recovery income,

further resolves
to authorize the Secretary-General between Council sessions to implement future similar registrar functions arising from ITU-T Recommendations on the basis of full cost recovery subject to final approval by the subsequent Council.

R 1355  Four-year rolling Operational Plan for the Telecommunication Standardization Sector for 2014-2017

The Council,

recognizing

the provisions of Article 14A and Article 15 of the Convention,

having considered

the draft four-year rolling Operational Plan for the Telecommunication Standardization Sector for the 2014 to 2017,

having also considered

the need for the Director of the Telecommunication Standardization Bureau to have some flexibility in the implementation of the four-year rolling Operational Plan so as to take into consideration any changes that may occur during the interval between two Council sessions (see http://www.itu.int/en/ITU-T/stratops/Pages/opreports.aspx),

resolves

to approve the four-year rolling Operational Plan for the Telecommunication Standardization Sector for the years 2014-2017 to implement and undertake the Sector’s outputs and activities, and to allow the Director of the Telecommunication Standardization Bureau the necessary flexibility in its implementation.

Ref.: Documents C13/95 and C13/92.

R 1364  Four-year rolling Operational Plan for the Telecommunication Standardization Sector for 2015-2018

The Council,

recognizing

the provisions of Article 14A and Article 15 of the Convention,

having considered

the draft four-year rolling Operational Plan for the Telecommunication Standardization Sector for 2015-2018 (see http://www.itu.int/oth/T2401000011/en),

having also considered

the need for the Director of the Telecommunication Standardization Bureau to have some flexibility in the implementation of the four-year rolling Operational Plan so as to take into consideration any changes that may occur during the interval between two Council sessions,
resolves

to approve the four-year rolling Operational Plan for the Telecommunication Standardization Sector for the years 2015-2018, as presented in http://www.itu.intOTH/T2401000011/en, to implement and undertake the Sector’s outputs and activities, and to allow the Director of the Telecommunication Standardization Bureau the necessary flexibility in its implementation.

Ref.: Documents C14/84 and C14/86.
5.4 Telecommunication Development (ITU-D)

The Council,

considering

a) Resolution 25 of the Plenipotentiary Conference (Kyoto, 1994);

b) the report by the Group of Experts on the Evaluation of the ITU Regional Presence, submitted to the Council at its 1996 session in Document C96/60;

c) the recommendations on regional presence adopted by the Council in 1996;

d) Document C97/9 on proposals for implementing the recommendations referred to in c) above, reaffirming

a) the importance of the regional presence to the accomplishment of ITU’s development missions;

b) the need to adapt the organization and activities of the regional presence to the requirements of each region;

c) the need to strengthen the regional presence by enhancing its usefulness and effectiveness in all the regions of the world, particularly by broadening the range of its activities, where appropriate, to encompass all the activities undertaken by ITU,

taking into account

a) the limited resources currently available to the BDT to satisfy regional presence requirements effectively;

b) the prospects offered by the budgetary reforms that are currently under way, particularly with regard to use of TELECOM surplus funds, the “project management” approach and cost recovery, recognizing the need to optimize the use of available resources to satisfy urgent requirements,

resolves to organize the regional presence as follows:

A. For Africa

• a regional office for West Africa and Central Africa in Dakar (Senegal);

• a regional office for East Africa and Southern Africa in Harare (Zimbabwe) or Addis Ababa (Ethiopia);

• an area office for West and Central Africa, the activities of which are to be reconsidered, at Yaoundé (Cameroon);

• an area office for East and Southern Africa, the activities of which are to be reconsidered.

B. For the Asia-Pacific region

• a regional office in Bangkok (Thailand);

• an area office, the activities of which are to be reconsidered, in Nepal;

• an area office, the activities of which are to be reconsidered, in Indonesia.
C. For the Americas

- a regional office in Brasilia (Brazil);
- an area office in Tegucigalpa (Honduras);
- an area office, the activities of which are to be reconsidered, in Bridgetown (Barbados);
- an area office, the activities of which are to be reconsidered, in Santiago (Chile).

D. For the Arab region

- A regional office in Cairo (Egypt).

E. For Europe

- The Regional Unit for Europe in Geneva (Switzerland) will continue to act as a regional office,

  instructs the Director of the BDT, in collaboration with the Secretary-General and the Directors of the other two Bureaux, and with the assistance of the Group of Experts on the Evaluation of the ITU Regional Presence

1 to take the necessary measures in order to implement the above decisions, in conformity with Resolution 25 of the Plenipotentiary Conference (Kyoto, 1994), Resolution 1096 of the 1996 Council concerning field posts, and the recommendations of the Group of Experts;

2 to seek new sources of financing and make use of those that already exist with the aim of increasing, on a continual basis, the resources available for the regional presence;

3 to reactivate as soon as possible those offices whose operations have been frozen to strengthen existing offices on the basis of the staffing criteria set out in Document C97/9, and to propose the establishment, if necessary, of other area offices, subject to the availability of financial resources;

4 to investigate the possible arrangements for, and impact of, expanding the role of the regional presence to serve the needs of countries wishing to benefit from the full range of the Union’s activities;

5 to use modern telecommunication techniques to enhance the circulation of information and further improve the management of the regional presence;

6 to submit to the Council at its 1998 session proposals for presentation to the 1998 Plenipotentiary Conference in Minneapolis (1998).

Ref.: Documents C97/134 and C97/138.

R 1143 Strengthening the regional presence

(C-1999)

The Council,

considering

a) Resolution 25 (Minneapolis, 1998) of the Plenipotentiary Conference;

b) Resolution 71 (Minneapolis, 1998) of the Plenipotentiary Conference;

c) Resolution 5 of the World Telecommunication Development Conference (Valletta, 1998);

d) Council Resolution 1114 (Geneva, 1997),
recalling Resolution 25 (Kyoto, 1994) of the Plenipotentiary Conference,

reaffirming

a) the importance of regional presence for achieving the purposes of the International Telecommunication Union;

b) that the regional presence is a structural option for pursuing the purposes of the Union in the field in order to meet the needs of the membership;

c) that if it is to play a pre-eminent role in the development of telecommunication networks and services worldwide, ITU must meet the needs of its membership,

emphasizing that the regional presence, as an integral part of the Union’s overall activities, should reflect a “project management” approach based on operational processes that are coordinated between headquarters and the regional offices,

noting with satisfaction that steps have been taken to implement Resolution 25 (Minneapolis, 1998) as indicated in Document C99/14,

noting further that it is important for the regional offices to draw up their draft operational plans within the framework of the BDT operational plan, the guidelines as laid down in the strategic plan and the specific conditions of each region,

aware

a) that Resolution 74 (Minneapolis, 1998) calls for the review and improvement of the management, functioning and structure of ITU and that this review will encompass the regional presence;

b) that it is important to address the immediate needs of Member States and Sector Members,

resolves

1 that the role of the regional presence is to help fulfil the purposes of the Union in order to meet the needs of its membership through work in the field with telecommunication administrations and regulatory bodies, in particular those in the developing countries, including through collaboration with national, subregional and regional institutions, organizations and other entities;

2 that the regional presence, as an integral part of ITU, should support implementation of the decisions, recommendations, actions, programmes and projects approved by the Union through direct and ongoing collaboration with competent national authorities and regional and subregional organizations;

3 that the regional presence shall serve, as necessary, to represent the Secretary-General or the Bureau Director of one of the three Sectors;

4 that the functions of the regional presence stemming from ITU’s dual role as a United Nations specialized agency and executing agency must be clarified, and that the activities described in Resolution 71 (Minneapolis, 1998) must be made clear and implemented e.g. by assigning to the regional presence the generic activities listed in Annex A to this Resolution;

5 that the regional presence, acting within the framework of the relevant international organizations, should serve as an advocate for the ITU’s perspectives on telecommunication development;

6 that the involvement and participation of the developing countries and Sector Members in the regional presence and in all the activities of the Union, including the activities of ITU-R and ITU-T, should be enhanced,
instructs the Director of the Telecommunication Development Bureau, in close collaboration with the Secretary-General and the Directors of BR and TSB:

1. to establish closer contacts with Member States, Sector Members and various telecommunication operators from each region in order to gain a clearer understanding and take account of what they expect from the regional presence;

2. to set quantified objectives for the implementation of the operational plan, setting out specific constraints in terms of quality, allocated resources and/or time-frames, in consultation with TDAG;

3. to determine appropriate performance measurement systems for monitoring the activities referred to in resolves 4 (adapting them to the specific characteristics of the regional context), as well as those relating to the various programmes which come under the regional presence;

4. to prepare a report to the 2000 session of the Council on the extent to which the above objectives have been met and on planned objectives for 2001;

5. to implement gradually the decisions taken by the Council in its Resolution 1114 (Geneva, 1997);

6. to draw up and submit to TDAG, for opinion, an action plan to give effect to the instructions handed down under instructs the Director of BDT in Resolution 25 (Minneapolis, 1998) within the time-frame stipulated therein;

7. to report annually on the progress made in implementing the operational plan drawn up with each regional office, on the basis of quantified and measurable objectives;

8. to make the necessary adjustments to BDT’s structure, both at headquarters and in the field, in order to balance the strengthening of regional resources (including through the transfer of resources from headquarters to the regional offices) with improved competence in the areas of backstopping, monitoring and coordination at headquarters;

9. to define and improve, both at headquarters and in the field, the operational processes pertaining to the regional presence, in order to ensure more effective utilization of resources and avoid duplication,

instructs the Secretary-General and the Directors of BDT, BR and TSB

to proceed with the appropriate delegations, bearing in mind the specific circumstances and priorities in each region, with a view to enhancing the effectiveness of the regional presence,

instructs the Directors of BR and TSB

to prepare for the 2000 session and subsequent sessions of the Council a report on the involvement and effective participation of members in the regions in the activities of their respective Sectors and on the measures taken to strengthen that involvement and participation,

further instructs the Secretary-General

to report back to the 2000 session and subsequent sessions of the Council pursuant to Resolution 25 (Minneapolis, 1998).

Annex: 1

Ref.: Documents C99/118 and C99/133.
ANNEX A
(to Resolution 1143)

Generic activities expected of the regional presence

a) Coordinate or carry out any regional task not listed below and falling within the context of Annex 1 to Resolution 71 (Minneapolis, 1998).

b) Inform policy-makers, regulatory bodies and telecommunication operators about world trends in telecommunication policy and management (e.g. organization of the regulatory framework and regulation of the telecommunication market, GMPCS, trade in services, electronic commerce, IMT-2000, impact of IP protocols, GATS, general management, etc.).

c) Help telecommunication operators develop a better understanding of the administrative regulations (Radio Regulations, International Telecommunication Regulations).

d) Sensitize policy-makers, regulatory bodies, appropriate institutions and organizations and telecommunication operators on issues related to the management of critical resources (e.g. radio-frequency spectrum, numbering plan, etc.).

e) In collaboration with the Sectors concerned, provide policy-makers regulatory bodies, appropriate institutions and organizations and telecommunication operators with regular information on the foreseeable evolution of telecommunication services and their possible repercussions.

f) Promote more widespread use of new technical standards in appropriate institutions and organizations that may have an effect on telecommunication network development (e.g. ATM, IP, IMT-2000, etc.).

g) Draft and regularly update standard general specifications to serve as a guide for developing countries in their procurement process, without however jeopardizing the interests of consultancy and engineering firms.

h) Support telecommunication operators in the planning and the technical and commercial development of telecommunication networks and services, inter alia, by promoting technology transfer and promoting progressive industrialization; inform financial institutions with a view to their providing the necessary support for telecommunication projects which have social benefits.

i) Support the efforts of regulatory bodies, appropriate institutions and organizations and telecommunication operators in introducing accounting and tariff systems for telecommunication services (e.g. separating accounts, cost allocation, universal service, etc.).

j) Promote operating and maintenance standards for new telecommunication networks (e.g. IP, ATM, etc.) among telecommunication operators and appropriate institutions and organizations.

k) Prepare the best possible statistics on the evolution of telecommunication networks and services in the relevant region for submission to policy-makers, regulatory bodies and telecommunication operators.

l) Inform policy-makers, regulatory bodies, appropriate institutions and organizations and telecommunication operators of the regulatory aspects of the provision of services based on new technologies.
m) Act locally as executing agency and resource mobilizer for regional and local projects.

n) Coordinate or carry out any regional task not listed above falling within the ITU-D operational plans.

o) Participate in preparatory work for ITU conferences and assemblies, taking account of the specific needs of each region.

**R 1183  ITU Regional Presence**  
(C-2001)

The Council,

> having examined

Recommendation R38 of the Working Group on Reform concerning ITU regional presence,

> resolves to instruct the Coordination Committee

...to examine the functions of the regional offices, and the financial and human resources available to them, having regard inter alia to the following objectives:

a) identifying functions that could be decentralized in order to expand and strengthen the regional offices;

b) ensuring that regional meetings are organized in the different regions by the relevant Sectors, and especially the Development Sector;

c) providing the regional offices with increased autonomy in terms of their ability to disseminate information, provide expert advice and host meetings, workshops or seminars;

d) identifying functions relating to implementation of the budgets of the regional offices that may be delegated to them;

e) ensuring that the regional offices participate more in the preparation of their budgets;

f) ensuring that the regions participate effectively in discussions on the future of the Union and strategic issues concerning the telecommunication sector,

> resolves to instruct the Secretary-General

...to submit to the Council, at its 2002 session, an action plan setting out the measures to be taken in order to achieve the objectives set under decides a), b), c), d), e) and f) above.


(C13)

The Council,

> recognizing

the provisions of Article 17A and Article 18 of the ITU Convention,

> having considered

...the draft four-year rolling Operational Plan for the Telecommunication Development Sector for 2014 to 2017,
having also considered

the need for the Director of the Telecommunication Development Bureau to have some flexibility in the implementation of the four-year rolling Operational Plan so as to take into consideration any changes that may occur during the interval between two Council sessions (see http://www.itu.int/en/ITU-D/GeneralInformationDocuments/OperationalPlan2014-2017.pdf),

resolves

to approve the four-year rolling Operational Plan for the Telecommunication Development Sector for the years 2014-2017 to implement and undertake the Sector’s outputs and activities, and to allow the Director of the Development Bureau the necessary flexibility in its implementation.

Ref.: Documents C13/96 and C13/92.

R 1365 (C14) Four-year rolling Operational Plan for the Telecommunication Development Sector for 2015-2018

The Council,

recognizing

the provisions of Article 18 of the ITU Convention,

having considered


having also considered

the need for the Director of the Telecommunication Development Bureau to have some flexibility in the implementation of the four-year rolling Operational Plan so as to take into consideration any changes that may occur during the interval between two Council sessions,

resolves

to approve the four-year rolling Operational Plan for the Telecommunication Development Sector for 2015-2018, as presented in https://www.itu.int/en/ITU-D/TIES_Protected/OP2015-2018.pdf, to implement and undertake the Sector’s outputs and activities, and to allow the Director of the Telecommunication Development Bureau the necessary flexibility in its implementation.

Ref.: Documents C14/84 and C14/87.

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6 EXTERNAL RELATIONS

6.1 ITU Membership

R 88 Relations of the General Secretariat of the Union with States or administrations which are not Members of the Union

The Council,

considering that it is advisable to give precise instructions to the Secretary-General in regard to the attitude he must adopt in the event of receiving communications from States or administrations which are not Members of the Union, and also in regard to the dispatch of documents of the Union that such States or administrations might request,

resolves that

1. with the exception specified below, the Secretary-General may correspond with, or forward documents to, Members;

2. the Secretary-General is authorized to correspond with States or administrations not mentioned in paragraph 1 above, with a view to informing them on accession to the Union and the implementation of the Convention or Regulations, or in the case of formal requests to accede, transmitted in accordance with the procedure laid down in the Convention;

3. in respect of any other communication he may receive from a State or administration which is not a Member, the Secretary-General shall take the following steps:

   a) if the communication concerns a matter of policy that the Council should normally consider and resolve, or in the case of doubt, he shall restrict himself to acknowledging it, informing the sender that it will be referred to the Council;

   b) if the communication is clearly of a factual nature, connected with the telecommunication services, the Secretary-General shall acknowledge it, informing the sender that a copy will be sent to the Members of the Union for their information, and shall take action accordingly in each case;

4.1 in cases referred to in paragraph 3 b) above, the Secretary-General shall publish the communication received under the heading: “Information received from sources outside the Union”, followed by a note to the effect that the publication of the information in question does not imply recognition of the status of the sender in relation to the Union;

4.2 however, if the nature of the information received is such as to warrant its inclusion in official documents, it shall not be published separately, but shall be incorporated in the appropriate documents, under the title and with the explanatory note referred to in paragraph 4.1;

5.1 requests for documents, public sale of which is authorized, may be complied with in return for payment;

5.2 all Notifications, communications and circular letters distributed gratis by the Secretary-General to Members of the Union shall be furnished by him to any private individual or to any organization on request in return for payment at a price to be fixed by the Secretary-General;
6 until Germany becomes a Member once again, the Secretary-General is authorized to correspond with the Allied Control Commission in Germany; he shall, as a practical measure, be provisionally authorized to correspond with the occupation zones of Germany, bearing in mind the practice at present in force.


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R 177 Circular telegrams to administrations
(C-1950)

The Council,

considering that the practice of circulating by telegram to all administrations communications emanating from an administration throws heavy burden on all administrations and private operating agencies, which is justified only in cases of urgent necessity for the services of the Union,

recommends

1 the administrations of the Union to refrain, insofar as possible, from requesting that their communications to the Union should be forwarded by circular telegram, restricting such requests to strictly indispensable cases;

2 that the Secretary-General, when he receives a communication from a Member of the Union with the request that he should forward it to all the other Members, by circular telegram, should comply only if he judges that the matter is urgent and of fundamental importance to the services of the Union, which might be prejudiced if telegraph is not used;

3 that in all other cases, he shall use the post, informing the administrations in question accordingly and referring to the present Resolution. If the administrations should insist on a circular telegram, the Secretary-General shall comply with the request.


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R 216 Applications for Membership of the Union
(C-1951, last amended C-1984)

The Council,

in view of the provisions of Nos. 2 to 6 of the Nairobi Convention, 1982, regarding applications for Membership of the Union,

considering

a) that there is no provision in the Convention limiting the number of applications for admission which may be made by any one country;

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1 See also Decision 185.
b) that the Secretary-General is not qualified to express an opinion upon the status of a country or the Government thereof having submitted an application,

resolves

1 that in accordance with No. 11 of the Nairobi Convention, 1982, Members which have signed and ratified the Convention or have acceded hereto are permitted to vote on the admission of a new Member (see also No. 178 of the Convention);

2 that applications for admission as Member sent to the Secretary-General, as well as the results of the consultations communicated by the Secretary-General to the applicant governments, must be sent through diplomatic channels and through the intermediary of the Swiss Government;

3 that a country of which the application for Membership has been declared unsuccessful may at any time make further application for Membership;

4 that the procedure for treatment of an application, whether it is made for the first time or following one or more unsuccessful applications, shall be as follows:
   a) upon receipt of an application, the Secretary-General shall, as soon as possible, inform by telegram all countries listed in Annex 1 to the Convention and countries which have acceded to that Convention;
   b) the telegram shall specify that the countries called upon to give an opinion on the request for admission are those which have ratified or acceded to the Convention, together with those which ratify the Convention before the end of the consultation period provided that, at that time, they have not lost their right of vote under No. 117 of the Convention;
   c) the text of the telegram shall be confirmed by letter;
   d) upon expiry of the period of four months from the date of dispatch of the telegram, the Secretary-General shall determine whether the requisite majority vote in favour has been cast, namely, two-thirds of the countries indicated in b) above;

5 that the result of the consultation shall be published in a Notification of the Union, which shall list the Members voting in favour of admission and those voting against.


R 262 Complaints from Members of the Union against other Members of the Union

(C-1952, last amended C-1984)

The Council,

considering

a) that the Secretary-General is requested to inform all Members of the Union of complaints made by certain Members, and of concern to a limited number of Members only;

b) that the Secretary-General is not competent to intervene in disputes arising between Members of the Union;
c) that two procedures are laid down for the settlement of disputes:

a) direct, friendly negotiations between the Members concerned;

b) recourse to the provisions of article 50 of the Nairobi Convention, 1982,

*invites Members of the Union*

to abstain from calling upon the Secretary-General to acquaint other Members with their disputes, either by publication in a Notification or by any other means,

*instructs the Secretary-General*

to refer those Members submitting complaints against other Members to the terms of the present Resolution, and to advise them that, in consequence, he cannot comply with their request.


**R 1008** Committee to ascertain the facts concerning Israel’s violations of the International Telecommunication Convention

The Council,

*pursuant* to Resolution 64 (PLEN/2) of the Plenipotentiary Conference, Nice, 1989,

*considering* that Resolution 64 (PLEN/2) of the Plenipotentiary Conference of the ITU (Nice, 1989) instructs the Council to form a Committee from among its Members with the task of ascertaining the facts concerning Israel’s violations of the International Telecommunication Convention (Nairobi, 1982) and of reporting to the Council on those violations,

*taking into account*

a) the results of the consultations of the Members of the Council during its 45th session;

b) the need to establish a fact-finding Committee, from Members of the Council with regard to both a balanced distribution and the readiness of individual Members of the Council to serve on this Committee;

c) the inability of the 45th session of the Council to form this Committee,

*resolves*

1 that the terms of reference of the above Committee shall be to ascertain the facts concerning Israel’s violations of the International Telecommunication Convention (Nairobi, 1982)¹ which, within the occupied Palestinian and other Arab territories, prevent the Palestinian people and Arab civilians from making unrestricted use of telecommunication facilities;

2 to entrust the Secretary-General to constitute a fact-finding Committee consisting of at least five administrations from different regions within three months, and not later than 31 December 1990;

3 that the Committee may select its own Chairman,

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¹ This reference will read: “... of the Constitution and Convention of the International Telecommunication Union (Nice, 1989) …”, as soon as those instruments come into force.
Study of the current methodologies for the participation of Sector Members, Associates and Academia

The Council,

recognizing

a) Resolution 158 (Rev. Guadalajara, 2010), Financial issues for consideration by the Council, which instructed the Council to review the present methodologies for the participation of Sector Members and Associates, including, inter alia, revision of the fee structure, the feasibility of combining Sector participation, and other factors which could enhance the benefits of the participation “experience” of Sector Members and Associates;

b) Resolution 169 (Guadalajara, 2010), Admission of academia, universities and their associated research establishments to participate in the work of the three Sectors of the Union, which resolved to admit academia, universities and their associated research establishments to participate in the work of three Sectors for a trial period until the 2014 Plenipotentiary Conference,

recalling

Council Decision 563, which approved the modified terms of reference to the Council Working Group on Financial and Human Resources (CWG-FHR), including an additional provision to address all matters directed by the Council and/or the Plenipotentiary Conference on a broad range of issues, such as those identified in “resolves to instruct the Council” of Resolution 158,

noting

that the CWG-FHR has dedicated time at its 2012 and 2013 meetings to the issues addressed in Resolution 158, which included a special open workshop where Member States, Sector Member representatives, Associates and Academia were encouraged to participate and provide feedback and advice,

noting further

that the CWG-FHR Reports to the 2012 and 2013 sessions of Council provide information on the outcomes of these discussions, including analyses by the General Secretariat of recent trends and possible options for the consideration of the Council,

resolves to instruct the Council Working Group on Financial and Human Resources

1 to develop detailed recommendations, for the consideration of the ordinary session of the Council in 2014, on the full range of issues affecting and enhancing the future participation of Sector Members, Associates and representatives from Academia in the work of the Union, including alternative membership categories and options related to such issues as fee structure, and means of attracting and retaining Sector Members, Associates and representatives of academia;

2 to consider and determine the financial implications of the recommendations on the revenues of the Union.

Ref.: Documents C13/114 and C13/122.
instructs the Secretary-General
to provide, within the limits of available resources, the secretariat and other assistance which may be
required by the Committee,

invites Members of the Union
to provide every assistance that may be required to facilitate the work of the Committee,

invites the Committee
to complete its task as quickly as possible and submit its report to the 46th session of the Council.


R 1097    Right to vote of Members of the Union
(C-1996)
The Council,

noting
a) that, pursuant to the provisions of No. 210 of the Constitution (Geneva, 1992), signatory Members
which have not deposited an instrument of ratification, acceptance or approval of the Constitution and of
the Convention shall no longer be entitled to vote, as from 1 July 1996, at any conference of the Union, at
any session of the Council, at any meeting of any of the Sectors of the Union, or during consultation by
correspondence, until they have so deposited such an instrument;
b) that non-signatory Members which have not yet deposited an instrument of accession to the
Convention and Convention (Geneva, 1992) have not had the right to vote since 1 July 1994, the date of
entry into force of those two instruments,

noting further
Recommendation 1 of the Plenipotentiary Conference (Kyoto, 1994) on deposit of the above-mentioned
instruments,

Considering
that it is of the greatest importance that the Members of the Union should enjoy all their rights and, in
particular, that they should be able to exercise their right to vote at conferences and meetings or in formal
consultations of the Union,

resolves
to urge all Members of the Union which have not yet deposited their single instrument to expedite their
respective national procedures for ratification, acceptance or approval of (see Article 52 of the Constitution),
or accession to (see Article 53 of the Constitution), the Constitution and the Convention of the International
Telecommunication Union (Geneva, 1992) and to deposit their single instrument with the Secretary-General
as soon as possible,

instructs the Secretary-General

1 to bring this Resolution to the attention of the Members of the Union and, as he deems fit in the
light of the number of instruments deposited, to issue periodic reminders of its content to those Members
of the Union which have not yet deposited their respective instruments;

2 to draw the attention of the Members in question to No. 231 of the Constitution and No. 527 of the
Convention which provide that after entry into force of any instrument amending the Constitution and/or
the Convention, ratification, acceptance or approval of, or accession to, the Constitution and the Convention
in accordance with Articles 52 and 53 of the Constitution shall apply to the Constitution and the Convention
as amended.

Ref.: Documents C96/129 and C96/137.
Interpretation of the term “majority” in connection with telegraphic consultations

The Council,

having considered Document 1940/CA12,

decided that when an enquiry is addressed to Members of the Union by telegram, the required majority shall be the majority of the total number of Members of the Union which have ratified the Convention or acceded to it at the time when the result of the consultation is calculated, provided that, at the time, they have not lost their right to vote under the provisions of the Convention in force.

Consultations regarding the admission of new Members, made in virtue of the provisions of article 1 of the Convention, shall continue to be governed by the provisions of Resolution 216 (amended).

6.2 United Nations and other organizations

R 101 Exchange of documents between the ITU and the United Nations
(C-1948)

The Council,

having considered the provisions of Article V of the Agreement between the ITU and the United Nations,

considering that, as the Secretary-General has stated, the United Nations sends him free of charge many of the documents of the United Nations and its specialized agencies,

resolves to authorize the Secretary-General to send free of charge to the UN the documents and publications of the ITU as long as this reciprocal arrangement is maintained. However, in order to avoid the dispatch of documents and publications which could be of no interest to UN and the specialized agencies, the Secretary-General will arrange to send to the Secretary-General of UN only such documents and publications of the ITU as he desires to receive.

Ref.: Document 286/CA3 (1948).

R 102 Exchange of statistics with the United Nations
(C-1948)

The Council,

having considered the provisions of Article IX of the Agreement between the ITU and the United Nations,

resolves that the Secretary-General shall be entrusted with the exchange of statistics with the United Nations, and in carrying out this duty shall take into account the provisions of the Agreement and especially those of Articles IX and XII.

Ref.: Document 286/CA3 (1948).

R 126 Relationship between a national and an international mandate
(C-1949, last amended C-1976)

The Council

resolves

1 that any person accredited by a competent authority of the Union to represent the ITU at an international conference or meeting of another organization is precluded by reason of the fact that he represents the Union from holding any national or international mandate as a representative at such conference or meeting;

2 to request the Members of the Union to facilitate the enforcement of this decision.

The Council,

considering

a) that the Union has accepted the Convention on privileges and immunities of the specialized agencies;

b) that the question of the conflict between the provisions of Article IV, section 11, of the above-mentioned Convention, on the one hand, and the definition of Government Telegrams and Government Telephone Calls given in Annex 2 to the International Telecommunication Convention, on the other, still remains unresolved,

recognizing that this question of conflict is the subject of Resolution 40 of the Plenipotentiary Conference, Nairobi, 1982,

requests the Secretary-General

1 to keep up-to-date and communicate to all States Parties to the said Convention in respect of the Union, and to the Secretary-General of the United Nations, the names of the officials to which the provisions of Articles VI and VIII of the said Convention apply;

2 when a conference or meeting of the Union is held in a State Party to the Convention in respect of the Union, to take the necessary steps to remind all Union Members of the provisions of Article V and to provide the representatives of Members with a document declaring their right to these privileges and immunities.

This Resolution supersedes Decision 51.


Action on United Nations General Assembly Resolutions 2395, 2396, 2426 and 2465 (XXIII)

The Council,

having examined

a) the Secretary-General’s report contained in Document 3864/CA24;

b) the Resolutions adopted by the United Nations General Assembly annexed to that report which, in accordance with Article IV of the Agreement between the United Nations and the International Telecommunication Union had been transmitted to the Secretary-General of the Union for submission to its appropriate organ,

1 See Resolution 765/CA30 (1975).
recalling Resolution 14, adopted by the Plenipotentiary Conference, Nairobi, 1982, Resolution 599\(^2\) adopted by the Council in 1966 and Resolution 619\(^2\) adopted by the Council in 1967,

bearing in mind the purposes of the Union and the duties of the Secretary-General as stipulated in the International Telecommunication Convention,

instructs the Secretary-General

1 to collaborate fully with the United Nations High Commissioner for Refugees (UNHCR), in particular:

– by providing advice, and possible arranging for the provision by Members of equipment, when representatives of UNHCR are called upon to establish emergency telecommunication circuits;

– by facilitating the participation of refugees holding fellowships from UNDP or other organizations, in courses in telecommunication training centres sponsored by ITU;

– by the participation of the ITU in projects in the field of rural development which involve the establishment or development of a telecommunication network;

2 to examine with the Secretary-General of the United Nations what other steps could be taken by the Headquarters of the Union, within the framework of the International Telecommunication Convention, to implement General Assembly Resolutions 2395, 2396, 2426 and 2465 (XXIII), the texts of which are annexed to this Resolution,

invites Members of the Union

1 to respond, to the greatest extent possible, to the appeals contained in the above-mentioned General Assembly Resolutions;

2 to assist the Secretary-General, on request, by furnishing the equipment referred to in paragraph 1 of this Resolution,

further instructs the Secretary-General to transmit the text of this Resolution to the Secretary-General of the United Nations, to the Executive Heads of the Specialized Agencies and of the International Atomic Energy Agency, to the United Nations High Commissioner for Refugees and to all Members of the Union.

Annexes: 4


\(^2\) Obsolete.
ANNEX 1

RESOLUTION 2395 (XXIII)\(^3\)

QUESTION OF TERRITORIES UNDER PORTUGUESE ADMINISTRATION

ANNEX 2

RESOLUTION 2396 (XXIII)

THE POLICIES OF APARTHEID OF THE GOVERNMENT OF THE REPUBLIC OF SOUTH AFRICA

The General Assembly,

_recalling_ its Resolutions on this question and Security Council Resolutions 181 (1963) of 7 August 1963, 182 (1963) of 4 December 1963, 190 (1964) of 9 June 1964 and 191 (1964) of 18 June 1964,

_having considered_ the report of the Special Committee on the Policies of _apartheid_ of the Government of the Republic of South Africa and the report of the Sub-Committee on Information on _apartheid_ annexed thereto,

_taking into account_ the decisions and recommendations contained in the Proclamation of Teheran adopted by the International Conference on Human Rights, held at Teheran from 22 April to 13 May 1968,

_noting with concern_ that the Government of South Africa continues to intensify and extend beyond the borders of South Africa its inhuman and aggressive policies of _apartheid_ and that these policies have led to a violent conflict, creating a situation in the whole of southern Africa which constitutes a grave threat to international peace and security,

_recognizing_ that the policies and actions of the Government of South Africa constitute a serious obstacle to the exercise of the right of self-determination by the oppressed people of southern Africa,

_convinced_ that the international campaign against _apartheid_ must be intensified urgently in order to assist in securing the elimination of these inhuman policies,

_considering_ that effective action for a solution of the situation in South Africa is imperative in order to eliminate the grave threat to the peace in southern Africa as a whole,

_noting_ that the Security Council has not considered the problem of _apartheid_ since 1964,

\(^3\) See Resolution 765/CA30 (1975).
1 reiterates its condemnation of the policies of apartheid practiced by the Government of South Africa as a crime against humanity,

2 condemns the Government of South Africa for its illegal occupation of Namibia and its military intervention and for its assistance to the racist minority régime in Southern Rhodesia in violation of United Nations Resolutions,

3 reaffirms the urgent necessity of eliminating the policies of apartheid so that the people of South Africa, as a whole, can exercise their right to self-determination and attain majority rule based on universal suffrage,

4 draws the attention of the Security Council to the grave situation in South Africa, and in southern Africa as a whole, and requests the Council to resume urgently the consideration of the question of apartheid with a view to adopting, under Chapter VII of the Charter of the United Nations, effective measures to ensure the full implementation of comprehensive mandatory sanctions against South Africa,

5 condemns the actions of those States, particularly the main trading partners of South Africa, and the activities of those foreign financial and other interests, all of which, through their political, economic and military collaboration with the Government of South Africa and contrary to the relevant General Assembly and Security Council Resolutions, are encouraging that Government to persist in its racial policies,

6 reaffirms its recognition of the legitimacy of the struggle of the people of South Africa for all human rights, and in particular political rights and fundamental freedoms for all the people of South Africa irrespective of race, colour or creed,

7 calls upon all States and organizations to provide greater moral, political and material assistance to the South African liberation movement in its legitimate struggle,

8 expresses its grave concern over the ruthless persecution of opponents of apartheid under arbitrary laws and the treatment of freedom fighters who were taken prisoner during the legitimate struggle for liberation, and:

a) condemns the Government of South Africa for its cruel, inhuman and degrading treatment of political prisoners;

b) calls once again for the release of all persons imprisoned or restricted for their opposition to apartheid and appeals to all Governments, organizations and individuals to intensify their efforts in order to induce the Government of South Africa to release all such persons and to stop the persecution and ill-treatment of opponents of apartheid;

c) declares that such freedom fighters should be treated as prisoners of war under international law, particularly the Geneva Convention relative to the Treatment of Prisoners of War of 12 August 1949;

d) requests the Secretary-General to establish and publicize as widely as possible:

i) a register of persons who have been executed, imprisoned, placed under house arrest or banning orders or deported for their opposition to apartheid;

ii) a register of all available information on acts of brutality committed by the Government of South Africa and its officials against opponents of apartheid in prisons;
6.2 – United Nations and other organizations

9 commands the activities of anti-apartheid movements and other organizations engaged in providing assistance to the victims of apartheid and in promoting their cause, and invites all States, organizations and individuals to make generous contributions in support of their endeavours,

10 urges the Governments of all States to discourage, in their territories, by legislative or other acts, all activities and organizations which support the policies of apartheid as well as any propaganda in favour of the policies of apartheid and racial discrimination,

11 requests all States to discourage the flow of immigrants, particularly skilled and technical personnel, to South Africa,

12 requests all States and organizations to suspend cultural, educational, sporting and other exchanges with the racist régime and with organizations or institutions in South Africa which practice apartheid,

13 invites all States and organizations to commemorate as widely as possible the International Day for the Elimination of Racial Discrimination in 1969 in order to express their solidarity with the oppressed people of South Africa,

14 requests the Special Committee on the Policies of apartheid of the Government of the Republic of South Africa, as a matter of priority, to study and report on the implementation of the United Nations Resolutions on the question of apartheid, the effects of the measures taken and the means of securing more effective international action,

15 request the Special Committee to intensify its efforts to promote the international campaign against apartheid and, to this end, authorizes it:

a) to hold sessions away from Headquarters or to send a sub-committee on a mission to consult specialized agencies, regional organizations, States and non-governmental organizations;

b) to hold consultations with experts and to arrange for special studies on various aspects of apartheid, in consultation with the Secretary-General and within the budgetary provisions to be made for this purpose,

16 requests all States, specialized agencies and other organizations to intensify the dissemination of information on the evils of apartheid in the light of the report of the Special Committee and, in this respect, reiterates its request to those States which have not yet done so to encourage urgently the establishment of national committees as provided in paragraph 9 of General Assembly Resolution 2307 (XXII) of 13 December 1967,

17 requests the Secretary-General, in the light of the proposals of the Special Committee for the widest dissemination of information on apartheid:

a) to ensure that the Unit on apartheid, established in pursuance of General Assembly Resolution 2144 A (XXII) of 26 October 1966, discharges its increased functions in the light of the proposals outlined in paragraph 146 of the report of the Special Committee;

b) to take other appropriate steps to assist all States, specialized agencies and other organizations to intensify the dissemination of information,

18 requests the Secretary-General to continue to provide the Special Committee with all the necessary means, including appropriate financial means, for the effective accomplishment of its task,

19 invites States, specialized agencies, regional organizations and non-governmental organizations to cooperate with the Secretary-General and the Special Committee in the accomplishment of their tasks under the present Resolution.
RESOLUTION 2426 (XXIII)\(^4\)

IMPLEMENTATION OF THE DECLARATION ON THE GRANTING OF INDEPENDENCE TO COLONIAL COUNTRIES AND PEOPLES BY THE SPECIALIZED AGENCIES AND THE INTERNATIONAL INSTITUTIONS ASSOCIATED WITH THE UNITED NATIONS

The General Assembly,

having considered the item entitled “Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples by the specialized agencies and the international institutions associated with the United Nations”,

recalling the Declaration on the Granting of Independence to Colonial Countries and Peoples contained in General Assembly Resolution 1514 (XV) of 14 December 1960,

recalling its Resolution 2311 (XXII) of 14 December 1967 and other relevant General Assembly Resolutions,

taking into account the relevant reports submitted by the Secretary-General, the Economic and Social Council and the Special Committee on the Situation with regard to the Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples concerning the implementation of the Declaration by the specialized agencies and international institutions associated with the United Nations,

bearing in mind that the national liberation movements in several colonial Territories, and particularly in Africa, require the urgent assistance of the specialized agencies, particularly in the field of education, health and nutrition, in their struggle to attain freedom and independence,

noting with regret that some of the specialized agencies and international institutions associated with the United Nations, and in particular the International Bank for Reconstruction and Development and the International Monetary Fund, have not so far implemented Resolution 2311 (XXII) and other relevant Resolutions,

considering that, by virtue of the Charter of the United Nations, in particular Chapters IX and X, the United Nations shall make recommendations for the coordination of the policies and activities of the specialized agencies,

1 reiterates its appeal to the specialized agencies, the International Atomic Energy Agency and the international institutions associated with the United Nations to extend their full cooperation to the United Nations in the achievement of the objectives and provisions of General Assembly Resolution 1514 (XV) and other relevant Resolutions,

2 expresses its appreciation to the Office of the United Nations High Commissioner for Refugees and to those specialized agencies and international institutions which have cooperated with the United Nations in the implementation of the relevant General Assembly Resolutions,

\(^4\) See Resolution 765/CA30 (1975).
recommends that the specialized agencies and international institutions concerned should assist the peoples struggling for their liberation from colonial rule and, in particular, should work out, within the scope of their respective activities and in cooperation with the Organization of African Unity and, through it, with the national liberation movements, concrete programmes of assistance to the oppressed peoples of Southern Rhodesia, Namibia and the Territories under Portuguese domination,

appeals once again to all the specialized agencies and international institutions and, in particular, the International Bank for Reconstruction and Development and the International Monetary Fund, to take all necessary steps to withhold from the Governments of Portugal and South Africa financial, economic, technical and other assistance until they renounce their policies of racial discrimination and colonial domination,

recommends that the International Bank for Reconstruction and Development should withdraw the loans and credits which it has granted to the Governments of Portugal and South Africa, which are being used by those Governments to suppress the national liberation movements in the Portuguese colonies and in Namibia, and against the African population of the Republic of South Africa,

requests all States, through action in the specialized agencies and international institutions of which they are members, to facilitate the full and speedy implementation of the relevant General Assembly Resolutions,

requests the Economic and Social Council to consider, in consultation with the Special Committee, appropriate measures for the coordination of the policies and activities of the specialized agencies in implementing the relevant General Assembly Resolutions,

invites the Secretary-General:

a) to continue to assist the specialized agencies and international institutions concerned in working out appropriate measures for implementing the relevant General Assembly Resolutions and to report thereon to the Assembly at its twenty-fourth session,

b) to obtain and transmit to the Special Committee for its consideration concrete suggestions from the specialized agencies and international institutions concerned as regards the best ways and means of achieving the full and speedy implementation of the relevant Resolutions,

requests the Special Committee to continue to examine the question and to report to the General Assembly at its twenty-fourth session.
IMPLEMENTATION OF THE DECLARATION ON THE GRANTING OF INDEPENDENCE TO COLONIAL COUNTRIES AND PEOPLES

The General Assembly,

recalling the Declaration on the Granting of Independence to Colonial Countries and Peoples contained in its Resolution 1514 (XV) of 14 December 1960,

recalling its Resolutions 1654 (XVI) of 27 November 1961, 1810 (XVII) of 17 December 1962, 1956 (XVIII) of 11 December 1963, 2105 (XX) of 20 December 1965, 2189 (XXI) of 13 December 1966 and 2326 (XXII) of 16 December 1967,

recalling also its Resolutions 2288 (XXII) of 7 December 1967 and 2425 (XXIII) of 18 December 1968 concerning the item entitled “Activities of foreign economic and other interests which are impeding the implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples in Southern Rhodesia, Namibia and Territories under Portuguese domination and in all other Territories under colonial domination and efforts to eliminate colonialism, apartheid and racial discrimination in southern Africa”,

recalling further its Resolutions 2311 (XXII) of 14 December 1967 and 2426 (XXIII) of 18 December 1968 concerning the implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples by the specialized agencies and the international institutions associated with the United Nations,

taking into account the Final Act of the International Conference on Human Rights, held at Teheran from 22 April to 13 May 1968,

noting with grave concern that eight years after the adoption of the Declaration many Territories are still under colonial domination,

deploring the failure of those colonial Powers, especially Portugal and South Africa, which have not complied with the Declaration and relevant Resolutions on the question of decolonization, particularly those relating to the Territories under Portuguese domination, Southern Rhodesia and Namibia, and gravely concerned about the attitude of those Member States which have not fully cooperated in the implementation of the above-mentioned Resolutions,

bearing in mind that the continuation of colonialism and its manifestations, including racism and apartheid, and the attempts of some colonial Powers to suppress national liberation movements by repressive activities against colonial peoples are incompatible with the Charter of the United Nations, the Universal Declaration of Human Rights and the Declaration on the Granting of Independence to Colonial Countries and Peoples,

deploring the attitude of certain States which, in disregard of the pertinent Resolutions of the Security Council, the General Assembly and the Special Committee on the Situation with regard to the Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples, continue to cooperate with the Governments of Portugal and South Africa and with the illegal racist minority régime in Southern Rhodesia, which are continuing to repress the African peoples,

5 See also Resolution 765/CA30 (1975).
gravely concerned about the development in southern Africa of the entente between the Governments of Portugal and South Africa and the illegal racist minority régime in Southern Rhodesia, the activities of which endanger international peace and security,

convincing that further delay in the speedy and effective implementation of the Declaration remains a source of international conflicts and differences, which are seriously impeding international cooperation and endangering world peace and security,

stressing once again the need for the large-scale and continuous publicizing of the work of the United Nations in the field of decolonization, of the situation in the colonial Territories and of the continuing struggle for liberation being waged by the colonial peoples,

recalling that the year 1970 will be the tenth anniversary of the adoption of the Declaration,

1 reaffirms its Resolution 1514 (XV) and all of its other Resolutions on the question of decolonization,

2 notes with satisfaction the work accomplished by the Special Committee on the Situation with regard to the Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples and expresses its appreciation to the Special Committee for its efforts to secure the complete and effective implementation of the Declaration,

3 approves the report of the Special Committee covering its work during 1968, including the programme of work envisaged by the Committee during 1969, and urges the administering Powers to give effect to the recommendations contained in that report for the speedy implementation of the Declaration and the relevant United Nations Resolutions,

4 reiterates its declaration that the continuation of colonial rule threatens international peace and security and that the practice of apartheid and all forms of racial discrimination constitutes a crime against humanity,

5 reaffirms its recognition of the legitimacy of the struggle of the colonial peoples to exercise their right to self determination and independence and notes with satisfaction the progress made in the colonial Territories by the national liberation movements, both through their struggle and through reconstruction programmes, and urges all States to provide moral and material assistance to them,

6 urges all States to comply strictly with the provisions of its various Resolutions and those of the Security Council concerning the colonial Territories, and in particular to give the necessary moral, political and material support to the peoples of those Territories in their legitimate struggle to achieve freedom and independence,

7 requests all States, as well as the specialized agencies and international institutions, to withhold assistance of any kind from the Governments of Portugal and South Africa and from the illegal racist minority régime of Southern Rhodesia until they renounce their policy of colonial domination and racial discrimination,

8 declares that the practice of using mercenaries against movements for national liberation and independence is punishable as a criminal act and that the mercenaries themselves are outlaws, and calls upon the Governments of all countries to enact legislation declaring the recruitment, financing and training of mercenaries in their territory to be a punishable offence and prohibiting their nationals from serving as mercenaries,

9 requests the colonial Powers to dismantle their military bases and installations in colonial Territories and to refrain from establishing new ones and from using those that still exist to interfere with the liberation of the peoples in colonial Territories in the exercise of their legitimate rights to freedom and independence,
once again condemns the policies, pursued by certain colonial Powers in the Territories under their domination, of imposing non-representative régimes and constitutions, strengthening the position of foreign economic and other interests, misleading world public opinion and encouraging the systematic influx of foreign immigrants while displacing, deporting and transferring the indigenous inhabitants to other areas, and calls upon those Powers to desist from such maneuvers,

requests the Special Committee to continue to perform its task and to seek suitable means for the immediate and full implementation of the Declaration in all Territories which have not yet attained independence,

requests the Special Committee to make concrete suggestions which could assist the Security Council in considering appropriate measures under the Charter of the United Nations with regard to developments in colonial Territories which are likely to threaten international peace and security, and recommends that the Council take such suggestions fully into consideration,

requests the Special Committee to continue to examine the compliance of Member States with the Declaration and with other relevant Resolutions on the question of decolonization, particularly those relating to the Territories under Portuguese domination, Southern Rhodesia and Namibia, and to report thereon to the General Assembly at its twenty-fourth session,

invites the Special Committee to pay particular attention to the small Territories and to recommend to the General Assembly the most appropriate methods and also the steps to be taken to enable the populations of those Territories to exercise fully their right to self-determination and independence,

urges the administering Powers to cooperate with the Special Committee by permitting the access of visiting missions to the colonial Territories in accordance with decisions previously taken by the General Assembly and by the Special Committee,

decides to establish a Preparatory Committee for the Tenth Anniversary of the Declaration on the Granting of Independence to Colonial Countries and Peoples, consisting of the members of the Special Committee and six other members to be nominated by the President of the General Assembly in consultation with the Chairman of the Special Committee, and requests that Committee to prepare a special programme of activities in connection with the tenth anniversary of the adoption of the Declaration with a view to finding further ways and means to expedite the achievement of the objectives set forth in the Declaration, and to report to the General Assembly at its twenty-fourth session,

requests the Secretary-General, having regard to the suggestions of the Special Committee, to take concrete measures through all the media at his disposal, including publications, radio and television, to give widespread and continuous publicity to the work of the United Nations in the field of decolonization, to the situation in the colonial Territories and to the continuing struggle for liberation being waged by the colonial peoples,

requests the administering Powers to cooperate with the Secretary-General in promoting the large-scale dissemination of information on the work of the United Nations in the implementation of the Declaration,

requests the Secretary-General to provide all the facilities necessary for the implementation of the present Resolution.
The Council,

recalling

a) the Declaration on the Granting of Independence to Colonial Countries and Peoples contained in Resolution 1514 (XV) adopted by the General Assembly of the United Nations on 14 December 1960 and other pertinent Resolutions of the General Assembly;

b) Resolution 659 adopted by the Council during its 24th Session,

having noted the Resolutions of the twenty-sixth Session of the General Assembly annexed to Document 4303/CA27\(^1\) submitted to the Council in accordance with Article IV of the Agreement between the United Nations and the ITU,

invites the administrations, in particular those of countries in which there are refugees from dependent territories in Africa, to arrange for training in their vocational centres of a certain number of sponsored refugees wishing to be trained in telecommunications,

requests the Secretary-General

1 to maintain contact with the United Nations High Commissioner for Refugees, other organs of the United Nations system and with the Organization for African Unity, in order to achieve cooperation in this field;

2 to continue to collaborate with the United Nations High Commissioner for Refugees in application of Resolution 659,

instructs the Secretary-General

1 to draw the attention of the Members of the Union to this Resolution and to communicate its text to the Secretary-General of the United Nations, to the United Nations High Commissioner for Refugees, to the Heads of the Specialized Agencies and of the International Atomic Energy Agency and to the Secretary-General of the Organization for African Unity;

2 to report on any action taken in pursuance of this Resolution to the 28th and subsequent Sessions of the Council.


\(^1\) Resolutions 2775 A-H (XXVI), 2795 (XXVI), 2796 (XXVI), 2839 (XXVI), 2871 (XXVI), 2872 (XXVI), 2874 (XXVI), 2878 (XXVI) and 2879 (XXVI).
The Council,

having examined the note by the Secretary-General entitled, “Telecommunications, an important factor in economic and social development: role of the ITU in this domain” (Document 5073/CA32),

noting

a) that in all countries, regardless of their level of development, the existence of an adequate telecommunication infrastructure is of vital importance for economic and social development in different areas and that in consequence many international organizations, in addition to the ITU, are interested in one or more aspects of telecommunication development;

b) that not all international organizations are sufficiently aware of the role of the ITU in the regulation and standardization of telecommunications or of the activities of the Union in preparing reports and recommendations relating to the planning and exploitation of the telecommunication infrastructure and services;

c) the request addressed to the Director-General of UNESCO by the General Assembly of the United Nations, in its Resolution A/RES/31/139, to report, in cooperation with the specialized agencies concerned, on progress achieved in the development of mass communication systems, this report to be considered at the 33rd Session (1978) of the Assembly,

considering

a) that the International Telecommunication Union is recognized by the United Nations as the specialized agency responsible for taking such action as may be appropriate under its basic instrument for the accomplishment of the purposes set forth therein;

b) that article 4 of the International Telecommunication Convention, Nairobi, 1982, states the purposes of the Union as being:

– to maintain and extend international cooperation between all Members of the Union for the improvement and rational use of telecommunications of all kinds, as well as to promote and to offer technical assistance to developing countries in the field of telecommunications;

– to promote the development of technical facilities and their most efficient operation with a view to improving the efficiency of telecommunications services, increasing their usefulness and making them, so far as possible, generally available to the public;

– to harmonize the actions of nations in the attainment of those ends;

c) that through its organs, as specified in Article 5 of the International Telecommunication Convention, the action of the Union in the domain of telecommunications extends from regulation and standardization to the completion of technical studies leading to intergovernmental agreements on the planning, operation and maintenance of telecommunication services of all kinds, including telecommunication transmission systems and tariffs intended for mass communications;

d) that the ITU participates fully in the United Nations Development Programme as the executing agency for telecommunication projects,
recognizing that, in seeking to harmonize national and international efforts in the development of telecommunications, the Union is bound to maintain contact with other international organizations dealing with communications in order to be informed of their activities and to inform these organizations of existing regulatory and standardization provisions as well as past and present activities of the Union having a bearing on their work,

invites all Members of the Union

1. to provide national delegations attending meetings of the United Nations, the specialized agencies and other international organizations, where items concerning communications will be discussed, with a briefing on the role and responsibilities of the Union in the domain of telecommunications;

2. to bring this Resolution to the notice of these national delegations,

instructs the Secretary-General

1. to bring this Resolution to the notice of the Secretary-General of the United Nations and to the heads of the UN specialized agencies and of all other international organizations having an interest in the development of telecommunications;

2. to cooperate fully with the Director-General of UNESCO in the preparation of the report requested by the General Assembly in its Resolution A/RES/31/139 and to report on the progress achieved to the 33rd session of the Council;

3. to further the purposes of the Union by continuing to participate in the work of the United Nations and other international organizations in matters concerning telecommunications; in these forums, to emphasize the role and activities of the International Telecommunication Union in the domain of telecommunication development.


R 1027    ITU Centenary Prize Funds
(C-1992)

The Council,

recalling its Resolution 816 (amended), entitled “ITU Centenary Prize”,

having considered the Report by the Secretary-General in Document 7238/CA47 entitled “Use of the Centenary Prize Funds”,

noting that the Members of the Council are in favour of using the available funds, originally contributed for the construction of an ITU Centenary monument, for the upgrading and modernization of the ITU Central Library,

considering that as a part of the Union’s effort to ensure more efficient interaction and exchange of information available at the Headquarters, the computerization of the Library would certainly result in quantitative and qualitative improvements in services rendered to the ITU Members and in particular to the Least Developed Countries,

resolves to use the Centenary Prize Funds for the modernization of the ITU Central Library, subject to approval of the donors,
6.2 – United Nations and other organizations

instructs the Secretary-General

1 to seek the approval of Administrations which have contributed to the Fund;
2 to implement the project according to the proposal laid down in Document 7238/CA47.

This Resolution cancels and replaces Resolution 816 (amended).

Ref.: Resolution 816 (amended) and Documents 7238, 7320 and 7321/CA47 (1992).

R 1353 ITU’s Role in implementing the outcomes of the 2012 United Nations Conference on Sustainable Development (Rio+20)

The Council,

recalling

a) Resolution 35 (Kyoto, 1994) on telecommunication support for the protection of the environment;

b) Resolution 135 (Rev. Guadalajara, 2010) on ITU’s role in the development of telecommunications/information and communication technologies, in providing technical assistance and advice to developing countries, and in implementing relevant national, regional and interregional projects;

c) Resolution 139 (Rev. Guadalajara, 2010) on telecommunications/ICTs to bridge the digital divide and build an inclusive information society;

d) Resolution 182 (Guadalajara, 2010) on the role of telecommunications/ICTs on climate change and the protection of the environment;

e) Resolution 184 (Guadalajara, 2010) on facilitating digital inclusion initiatives for indigenous peoples,

recalling further

a) the outcomes of the United Nations conferences and summits on the issues related to sustainable development and poverty eradication, including, among others:

• the Stockholm Declaration of the United Nations Conference on the Human Environment, adopted at Stockholm (Sweden) on 1972;


• the Johannesburg Plan of Implementation (JPOI) and the Johannesburg Declaration on Sustainable Development of the World Summit on Sustainable Development, adopted at Johannesburg (South Africa) on 2002;

• The Istanbul Programme of Action of the Fourth United Nations Conference on the Least Developed Countries, adopted at Istanbul (Turkey) on 2011,
b) the Geneva Declaration of Principles and Geneva Plan of Action, adopted in 2003, and the Tunis Commitment and Tunis Agenda for the Information Society, adopted in 2005, at the World Summit on the Information Society, all of which were endorsed by the United Nations General Assembly and which defined several principles and actions for the use of ICTs to promote sustainable development,

considering

that the United Nations General Assembly, through Resolution A/RES/66/197, invited UN organizations to participate fully and effectively in the Rio+20 conference and to provide ideas and proposals reflecting their experiences and lessons learned as a contribution to the preparatory process of the conference,

considering also

a) the series of ITU symposia focused on the issues of ICTs, the Environment and Climate Change;

b) the results of the 7th Symposium held on 29-31 May 2012 in the form of the “Montreal Declaration” which was directed to the participants of the Rio+20 Conference to identify and agree on key priorities and provide clear guidance on how to move the global green agenda forward through the use of ICTs,

notes with satisfaction

a) the participation of ITU in the preparatory process of the 2012 United Nations Conference on Sustainable Development (Rio+20), as well as during the conference itself;

b) the outcome document adopted by Rio+20, entitled “The Future We Want”, reflecting the renewal of political commitment towards advancing sustainable development and achieving poverty eradication;

c) that this outcome document recognizes that ICTs are facilitating the flow of information between governments and the public, highlighting the need to continue working towards improved access to ICT, especially broadband network and services, and bridge the digital divide, recognizing the contribution of international cooperation in this regard;

d) that the conference has called for the further mainstreaming of the three dimensions of sustainable development throughout the United Nations System, inviting UN specialized agencies to consider appropriate measures for integrating the social, economic and environmental dimensions across the UN System’s operational activities and to support developing countries upon request to achieve sustainable development,

resolves

to take note of “The Future We Want”, outcome document of the Rio+20 conference, and to initiate a process to further integrate the main principles included in this document into ITU’s activities, advancing in the use of ICTs to promote the integration of the economic, social and environmental pillars of sustainable development;

instructs the Secretary-General, in collaboration with the Directors of the Bureaux

1 to present the outcomes of the Rio+20 conference at relevant upcoming meetings and conferences of the ITU;

2 to share the outcomes of the Rio+20 conference with the membership and other relevant stakeholders of the telecommunication/ICT sector;
to prepare a report with an analysis of the outcomes of the Rio+20 conference, highlighting their implications for ITU, including:

a) an overview analysis of ITU Resolutions related to the Rio + 20 outcomes that may need to be reviewed in upcoming conferences;

b) an identification of actions to be undertaken by ITU, within the current budgetary framework, to further mainstream sustainable development in ITU’s programs, activities, strategies and decision-making processes and to improve the environmental footprint of the organization;

c) an identification of new activities to be undertaken by ITU to support developing countries to achieve sustainable development through telecommunications and ICTs,

4 taking into account ITU’s role in the WSIS+10 Overall Review, to ensure the integration and implementation of Rio+20 outcomes with the WSIS+10 review process;

5 to invite the members of the United Nations Group on the Information Society (UNGIS) to contribute to the further mainstreaming of the three dimensions of sustainable development through effective coordination of substantive policy issues related to the Information Society development and implementation of the WSIS outcomes;

6 to take an active role in the follow up activities of the Rio+20 conference, providing input and expertise to all relevant external forums and intergovernmental bodies;

7 to present an annual report to the ITU Council on the progress made on the implementation of this resolution,

invites the ITU Membership

1 to further enhance mainstreaming of sustainable development within their organizations and within the telecommunication/ICT sector;

2 to contribute to the activities included in this resolution.

Ref.: Documents C12/102 and C12/110.

D 43 Resolution 411 (V) of the General Assembly of the United Nations on administrative budgets of the specialized agencies

The Secretary-General or his deputy should attend the meetings of the Consultative Committee on Administrative Questions.

Ref.: Documents 981/CA6 (1951), 1606/CA9 (1954).
Collaboration with the United Nations concerning the agenda of United Nations meetings

The Council,

invited the Secretary-General to ask the United Nations to be good enough to consult with the ITU when the agenda of the United Nations organs and commissions are being drawn up, in order that matters of concern to the Union may be grouped together and dealt with, as far as possible, within a very short period. Such procedure would save the representatives of the Union long waits and hence would reduce official mission expenses.

7 MISCELLANEOUS

7.1 Building, Rooms, Equipment

7.2 Other miscellaneous matters

R 1238 Use of the six official and working languages of the Union
(C05)

The Council,

considering,

a) that Resolution 115 (Marrakesh, 2002) entered into force on 1 January 2005;

b) that, in its Resolution 1213, the Council instructs the Secretary-General to present a plan for the transition to use of the six official and working languages on an equal footing in all of its spheres of activity, along with a concrete assessment of the funding that will be required to implement the plan;

c) that, in its Resolution 1223, the Council instructs the Secretary-General, working in close coordination with the Bureaux Directors and NCOG, on actions to be taken with respect to use of the six official and working languages of the Union based on Group of Specialists (GoS) Mid-Term Recommendations (MTRs) 11 and 12,

noting

a) that the report of the Secretary-General submitted to the 2005 session of the Council (Document C05/15) on implementation of the use of the six official and working languages on an equal footing indicates the studies undertaken by the secretariat in coordination with the Directors of the Bureaux and NCOG on the implications of GoS MTRs 11 and 12;

b) that the advisory groups of the three Sectors have given advice on appropriate interim changes to working methods and practices in relation to the use of languages with a view to reducing language costs,

noting further

a) that the NCOG reports that GoS recommendations 11 and 12 on interpretation and translation services provided by ITU could be considered as implemented;

b) Document C05/14 containing the conclusions of the Sectors advisory groups on implementation of Resolution 115;

resolves

to create a working group of the Council open to all Member States, in particular those representative of and reflecting the six official and working languages of the Union, and to conduct its work mainly by correspondence with the following terms of reference:

1 to review proposals presented by the Members of the Working Group and the General secretariat, the Directors of the Bureaux and the Sector advisory groups in Documents C05/14 and C05/15 and evaluate their practical implementation,
2 to evaluate the current ITU publications policy as far as the six official and working languages of the Union are concerned and to propose new cost-recovery and financing mechanisms in accordance with Resolution 66 (Rev. Minneapolis, 1998),

3 to develop recommendations for efficient and effective use of the six official and working languages of the Union on an equal footing including particular incentives for each linguistic group, based on practical experiences of the Sectors and the secretariat,

4 to prepare a report for consideration by the Member States and Council 2006 and for transmission to the next Plenipotentiary conference, as appropriate,

    instructs the Secretary-General, in close coordination with the Directors of the Bureaux and with the advice of the Working Group on languages

1 to implement all necessary measures in order to finalize the implementation of Resolution 115 (Marrakesh, 2002) within the financial limits of the Union as defined in its 2006-2007 biennial budget;

2 to complete all appropriate structural changes for the rationalization of language services and document processing activities, and to report to the 2006 session of the Council;

3 to unify existing linguistic databases into a centralized system in order to respond to the needs of the ITU, including those of all the Sectors.

4 to explore and implement, as appropriate, the most efficient and economical solutions for the provision of ITU languages services, including the use of new technologies, remote translation, remote interpretation and outsourcing, and report accordingly to the 2006 session of the Council.

    further instructs the Secretary-General and the Directors of the Bureaux

1 to provide all relevant information and assistance to the Working Group on languages;

2 to continue to identify and implement the most efficient measures in order to facilitate the implementation of Resolution 115 (Marrakesh, 2002) within the financial limits of the Union.

Ref.: Documents C05/87 and C05/113.

R 1307 Information and communication technologies (ICTs) and climate change
(C09)

The Council,

    recognizing

the relevant ITU resolutions relating to climate change, in particular:

− Resolution 35 (Kyoto, 1994) of the Plenipotentiary Conference "Telecommunication support for the protection of the environment";

− Resolution 71 (Antalya, 2006) of the Plenipotentiary Conference "Strategic Plan for the Union for 2008-2011" (Annex 1);
(7.2 – Other miscellaneous matters)

- Resolution 671 (WRC-07) "Recognition of systems in the meteorological aids service in the frequency range below 20 kHz";
- Resolution 672 (WRC-07) "Extension of the allocation to the meteorological-satellite service in the band 7 750-7 850 MHz";
- Resolution 673 (WRC-07) "Radiocommunications use for Earth observation applications";
- Resolution 750 (WRC-07) "Compatibility between the Earth exploration-satellite service (passive) and relevant active services";
- WTSA Resolution 73 (Johannesburg, 2008) "Information and communication technologies and climate change",

as well as:

- Opinion 3 of the 2009 World Telecommunication Policy Forum (ICT and the Environment)
- Document C08/52 (ITU and climate change);
- the ITU Corporate Annual Report 2008;
- Document C09/48 (ITU and climate change),

considering

the important role of telecommunications/ICTs in all aspects of preventing further climate change,

decides

that before adoption of the necessary resolution by PP-10 it would be appropriate:

to acknowledge:

1) the importance of telecommunications/ICTs in combating climate change;
2) the efforts being made by the ITU Sectors and ITU secretariat (General Secretariat and the three Bureaux) to develop public awareness of the importance of telecommunications/ICTs in reducing greenhouse gas (GHG) emissions, in the prediction, detection and mitigation of disasters, and in mitigating the negative effects of natural disasters initiated by climate change;


to endorse:

1) ITU activities related to the development of environment-friendly telecommunication (wired and wireless) standards;
2) activities by the ITU General Secretariat and Bureaux aimed at raising awareness of the role of ICTs in combating climate change,

resolves to instruct the Secretary-General and the Directors of the Bureaux

1 to transmit a message to the United Nations Climate Change Conference 2009 (COP/CMP) to be held in Copenhagen in December this year, highlighting the unanimous decision by the 2009 session of the ITU Council regarding the importance of the role of telecommunications/ICTs in combating climate change;
2 to play an active part in the preparation of the United Nations Climate Change Conference 2009 (COP/CMP), as well as in the conference itself, and provide the necessary information on ITU’s role and activities in mitigating and adapting to the effects of climate change;
3 to contribute to the development of the Global Framework for Climate Services requested by the World Climate Conference 3 (WCC-3), which was held in Geneva from 30 August to 4 September 2009;
4 to facilitate access to ITU publications, brochures and reports on telecommunications/ICTs of relevance to climate change,

invites administrations to liaise with their national counterparts responsible for environmental issues in order to provide information and develop common proposals related to the role of telecommunications/ICTs in mitigating and adapting to the effects of climate change, for incorporation in a new United Nations agreement at the Conference of the Parties to the United Nations Framework Convention on Climate Change (COP), to be held in Copenhagen from 7 to 18 December 2009.

Ref.: Documents C09/109 and C09/120.

R 1318 ITU’s role in ICTs and improving Road Safety
(C10)

The Council,

considering

a) that the United Nations (UN) General Assembly adopted a Resolution (A/RES/64/255) on improving global road safety which proclaims the period 2011-2020 as the “Decade of Action for Road Safety;”

b) that the UN, in collaboration with the World Health Organization (WHO), has previously established the “United Nations Road Safety Collaboration” (UNRSC) to address the increasing trend of road traffic deaths and injuries around the world;

c) that the UN Secretary-General issued a UNRSC report on “Improving global road safety” (A/64/266), which identified nearly 1.3 million road traffic deaths and 20 – 50 million injuries per year, and an estimated $518 billion in global economic loss from those injuries to Governments and individuals;

d) that the UNRSC is currently developing a draft action plan for the decade which addresses among its topics road safety management, road-user behavior, and road-safety education;

e) that driver distraction and road-user behavior, which includes among many examples “texting”, “text messaging”, interfacing with in-vehicle navigation or communication systems, are among the leading contributors to road traffic fatalities and injuries;

f) that the successful implementation of this task, including the development of an in-vehicle architecture and Vehicle Gateway Platform (VGP), requires cross-sectoral collaboration within the ITU and among the World Standards Cooperation (WSC) partners;

noting

a) that ICTs, including intelligent transport systems (ITS), provide mechanisms for vehicular and passenger safety;

b) that the proliferation of integrated in-vehicle ICTs and nomadic devices, including navigational information and electronic data communications devices, may contribute to driver distraction;
c) that the ITU has on-going work in its various sectors, including the ITU-T Focus Group on Car Communications (FG CarCom), which has been identified as an appropriate place to address driver distraction;

resolves

1 to include the theme of “ICTs and improving road safety” among those addressed at the WSIS Forum 2011, and to consider it as a theme at the “2012 World Telecommunication and Information Society Day,” in accordance with Resolution 68 (Rev. Antalya, 2006);

2 to invite all Members of the Union to take practical steps to further national and domestic policies, programs and/or educational initiatives in the use of ICTs to improve road safety, also taking into account the risks associated with unreasonable use of ICTs and driver distraction, as well as the benefits of ICTs and vehicular safety technologies, in order in to improve global road safety;

instructs the Director TSB

to bring this Resolution to the attention of relevant groups in ITU-T, in particular ITU-T Study Group 12 and its Focus Group on Car Communication.

Ref.: Documents C10/87 and C10/92.

R 1327 ITU’s role in ICTs and the empowerment of women and girls

The Council,

considering

a) the Convention on the Elimination of all Forms of Discrimination Against Women, adopted on 18 December 1979 by the UN General Assembly, often described as an international bill of rights for women. Consisting of a preamble and 30 articles, it defines discrimination against women and sets up an agenda for national action to end such discrimination;

b) the Plenipotentiary Conference of the International Telecommunication Union Resolution 70 (Rev. Guadalajara, 2010) “Gender mainstreaming in ITU and promotion of gender equality and the empowerment of women through information and communication technologies”;

c) the United Nations General Assembly Resolution 64/289, on system-wide coherence adopted on 21 July 2010, that established the United Nations Entity for Gender Equality and the Empowerment of Women, known as "UN Women" with the mandate to promote gender equality and the empowerment of women;

d) the Millennium Development Goal 3 “Promote Gender Equality and Empower Women” calling to eliminate gender disparity in primary and secondary education, preferably by 2005, and in all levels of education no later than 2015. The Millennium Declaration and Millennium Development Goals were embraced by all UN Member States;

e) the United Nations Secretary-General during the sixty fourth General Assembly declared that “equality for women and girls is not only a basic human right it is a social and economic imperative. Where women are educated and empowered, economies are more productive and strong. Where women are fully represented, societies are more peaceful and stable.";
considering further

a) the progress made by ITU, and in particular the Telecommunication Development Bureau (BDT), in the development and implementation of actions and projects that use ICTs for the economic and social empowerment of women and girls, as well as in increasing awareness of the links between gender issues and ICTs within the Union and among Member States and Sector Members;

b) the results achieved by the Working Group on Gender Issues in promoting gender equality,

recognizing

a) that society as a whole, particularly in the context of the information and knowledge society, will benefit from equal participation of women and men in policy-making and decision-making and equal access to communication services for both women and men;

b) that information and communication technologies (ICTs) are tools through which gender equality and women’s empowerment can be enhanced, and are integral to the creation of societies in which both women and men can substantively contribute and participate;

c) that the outcomes of the World Summit on the Information Society (WSIS), namely the Geneva Declaration of Principles, the Geneva Plan of Action, the Tunis Commitment and the Tunis Agenda, outlined the concept of the information society and that continued efforts must be undertaken in this context to bridge the gender digital divide;

d) that there are a growing number of women in the ICT field with decision-making power, including in relevant ministries, national regulatory authorities and industry, who could promote the work of ITU so as to encourage girls to choose a career in the field of ICT and foster the use of ICTs for the social and economic empowerment of women and girls,

recognizing further

a) the progress achieved in raising awareness, both within ITU and among Member States, of the importance of integrating a gender perspective in all ITU work programmes and of increasing the number of women professionals in ITU, especially at the senior management level, while at the same time working towards the equal access of women and men to posts in the General Service category;

b) the considerable recognition given to the work of ITU in gender and ICT within the UN family of organizations,

noting

a) that Resolution 70 (Rev. Guadalajara, 2010) instructs the ITU Council to consider adopting the theme "Women and girls in ICT" to mark World Telecommunication and Information Society Day in 2012;

b) that there is a need for ITU to investigate, analyze and further understand the impact of telecommunication/ICT technologies on women and men;

c) that ITU should take the lead in establishing gender-relevant indicators for the telecommunication/ICT sector;

d) that more work needs to be done to ensure that the gender perspective is included in all ITU policies, work programs, information dissemination activities, publications, study groups, seminars, workshops and conferences;
that there is a need to foster participation of women in the ICT domain to provide input for further policy developments,

resolves

1 to include the theme “Women and Girls in ICT” among those addressed at the WSIS Forum 2012, and to approve it as the theme for the “2012 World Telecommunication and Information Society Day,” in accordance with Resolution 68 (Rev. Guadalajara, 2010);

2 to invite all Members States and Sector Members of the Union to establish and denote annually the international “Girls in ICT” day to be held on the fourth Thursday of April, when ICT companies, other companies with ICT departments, ICT training facilities, universities, research centers, and all ICT-related institutions are invited to organize an open day for girls, in order to include ICT as an educational and career opportunity for girls globally.

Ref.: Documents C11/81 and C11/86.

R 1367 150th Anniversary of the International Telecommunication Union
(C14)

The Council,

recalling

a) that 17 May 2015 will mark the 150th Anniversary of the International Telecommunication Union;

b) the Reports by the Secretary-General on the 150th Anniversary presented to the 2012 and 2013 sessions of the Council;

c) Decision 575 of Council 2013 to create a Committee open to ITU membership for the preparation of the 150th Anniversary celebrations;

d) Resolution 68 (Rev. Guadalajara, 2010) on the annual celebration of World Telecommunication and Information Society Day,

recognizing

a) that the 150th Anniversary of the International Telecommunication Union is a major milestone in the history of the oldest of the intergovernmental organizations which have become specialized agencies of the United Nations;

b) that it is desirable to raise awareness for ITU’s outstanding record of 150 years of innovative work in the field of telecommunications/ICTs;

c) that it is a very important opportunity to draw attention and shine a positive spotlight on the organization during the celebration year 2015 and to attract positive press;

d) that the Anniversary reaffirms ITU’s longevity for the benefit of all stakeholders and the community as a whole;
(7.2 – Other miscellaneous matters)

e) that the celebrations of the 150th Anniversary reinforce and validate ITU’s mission and strategic goals;

f) that the Anniversary celebration allows ITU to honour the past as well as launch activities for the future;

g) that celebrating the Union brings tribute to and inspires its employees;

h) that the 150 years of the Union’s history underscore its contribution to the industry and the community at large;

i) that the involvement of ITU membership in the celebrations of the 150th Anniversary of the Union is essential;

j) that support for the Anniversary celebrations from ITU Membership as well as from the telecommunications/ICT community can be obtained through funding and donations as well as through in-kind support,

noting

a) the role and the work of the Council Committee for the preparation of the 150th Anniversary celebrations;

b) the report of the Council Committee to the 2014 session of the Council including proposals:

– for the theme of the Anniversary to be in line with the theme of WTISD 2015;

– for the timeline for 2013-2014-2015;

– for the celebration year to run from 1 January 2015 till 31 December 2015, during which all ITU events will have an Anniversary component or side event;

– for the celebration day to be held on 17 May 2015;

– for a global awareness campaign to be prepared by the secretariat;

– for a resource mobilization plan prepared by the secretariat;

– for the establishment of a special fund for voluntary contributions by ITU Membership for celebrating the Anniversary,

resolves

to commemorate the 150th Anniversary of ITU throughout 2015,

invites ITU Member States, Sector Members, Associates and Academia

1 to promote and increase the interest for the 150th Anniversary celebrations in their countries and their constituencies;

2 to organize national celebrations involving all stakeholders;

3 to actively support and take part in the WTISD 2015 and the Anniversary celebration events organized at ITU headquarters and/or at ITU’s regional offices;

4 to contribute to the Fund for the Anniversary according to the resource mobilization plan as recommended by the Council Committee,
(7.2 – Other miscellaneous matters)

instructs the Secretary-General
to liaise with and to raise awareness about ITU’s Anniversary among the United Nations and United Nations programmes, funds and other specialized agencies,

instructs the Secretary-General and the Directors of the Bureaux, within available resources

1 to launch a resource mobilization campaign for funding and in-kind support for the Anniversary activities, engaging ITU membership as well as other stakeholders of the telecommunications/ICT sector;

2 to start a global awareness campaign in 2014 about the 150th Anniversary including side events/information sessions at all upcoming ITU events;

3 to start arrangements for celebrations in 2015 including activities at each ITU event;

4 to report to Council 2015 on the implementation of this resolution;

5 To forward this Resolution to the Plenipotentiary.

Ref.: Documents C14/90 and C14/91.

D 500 Use of the term “chairman”

(C-2000)

The Council,

noting

a) Document C2000/50; and

b) Resolution 70 of the Plenipotentiary Conference (Minneapolis, 1998),

decides that the term “chairman” shall be considered as gender neutral and shall be the term used in all English versions of ITU documents.


D 576 Consideration of the possible role of ITU as Supervisory Authority of the International Registration System for Space Assets Under the Space Protocol

(C13)

The Council,

recognizing

a) Article I of the ITU Constitution defines the purposes of the Union;

b) that at the diplomatic Conference, held in Berlin in 2012 under the auspices of the International Institute for the Unification of Private Law (“UNIDROIT”), the Plenipotentiaries adopted the Protocol to the Convention on International Interests in Mobile Equipment on Matters specific to Space Assets (the “Space Protocol”);
c) that the Space Protocol will not come into force until a minimum of ten States become parties;

d) that the diplomatic Conference also adopted Resolution 1 to establish, pending the entry into force of the Protocol, a Preparatory Commission to act with full authority as Provisional Supervisory Authority for the establishment of the International Registry for space assets, under the guidance of the General Assembly of UNIDROIT and Resolution 2 inviting the governing bodies of the ITU to consider the matter of the ITU becoming Supervisory Authority of the International Registration System for Space Assets under the Space Protocol, upon or after the entry into force of the Protocol, and to inform UNIDROIT accordingly,

considering

a) the matter of whether or not the ITU could become the Supervisory Authority will be considered by a ITU Plenipotentiary Conference;

b) notwithstanding a), the Council in its 2012 session has authorized the Secretary-General to participate in the work of the Preparatory Commission as an observer to obtain information that will assist the Plenipotentiary Conference in its deliberations;

c) the ITU Council, in its 2011, 2012, and 2013 sessions, has sought clarification from the ITU Secretary-General regarding the implications of the ITU taking on the role of the Supervisory Authority, including its impact on the rights of Member States and Sector Members, and the ITU Secretary-General has been reporting its findings to the Council,

decides

to authorize the Secretary-General to continue to express interest in the ITU becoming the Supervisory Authority, upon or after the entry into force of the Protocol, and to authorize the Secretary-General or his representative to continue to participate in the work of the Preparatory Commission as an observer,

instructs the Secretary-General

1) to submit to Council-2014 and the next Plenipotentiary Conference a report on the outcomes of the Preparatory Commission and the financial, juridical and technical implications of the ITU taking on the role of the Supervisory Authority, taking into account developments of the Preparatory Commission up to that time and addressing the clarifications sought by Council referenced in considering c);

2) to report on financial implications of its participation in the meetings of the Preparatory Commission as well as on any financial implications of the ITU serving as the Supervisory Authority upon or after the entry into force of the Protocol;

3) to identify mechanisms by which ITU Member States and Sector Members can review or provide comment on the ITU role as the Supervisory Authority.

Ref.: Documents C13/107 and C13/121.
APPENDIX A

Numerical list of Resolutions of the Council of ITU

Opposite the titles appears the number of the section in which the corresponding text is grouped.

In cases where texts are no longer in force, this number is replaced by the year in which the Council decided they should be removed from the Volume.

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R 1 Rules of Procedure of the Council 1948
R 2 Participation of Members of the Council in the sessions 3.2
R 3 Right of the members of the Council to attend meetings of the permanent organs 1964
R 4 Draft agenda for the session of September 1948 1948
R 5a Classes of contributions for Groups of Territories 1975
R 5b Competence of the PFB to make minor departures from the Atlantic City Resolutions 1949
R 6 First telegram to the Committee of 8 countries in Brussels 1948
R 7 Second telegram to the Committee of 8 countries in Brussels 1948
R 8 Administrative TT Conference (Paris, 1949) 1948
R 9 Aeronautical Radio Conference, 1948 1948
R 10 Invitation of the IMO to the Aeronautical Radio Conference 1948
R 11 Recommendation presented by the PFB in Document No. 66 (PFB) 1949
R 12 Participation of the OIR in the CCIR at Stockholm 1948
R 13 1948 Budget 1948
R 14 Approval of the Budget of 1948 1948
R 15 Members of the Union whose contributions are overdue 1952
R 16 Participation in the expenses of the Atlantic City Conferences 1948
R 17 Participation of certain countries in the contributions of 1947 1948
R 18 Debts of Germany and Japan 1952
R 19 Expenses of personnel detached to conferences 1949
R 20 Detachment of members of the permanent staff to regional conferences 1949
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R 22 Expenses of the meeting of the Study Groups of the CCI’s 1949
R 23 Representation of the Union at other international organizations 1948
R 24 Expenses resulting from the use of the official languages 1948
R 25 Personnel required for the linguistic service 1948
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R 27 Publication of the Atlantic City documents 1948
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R 30 Recruitment of personnel in 1948 1948
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R 32 Pension system for the personnel of the Union 1949
R 33 Transfer of the General Secretariat from Bern to Geneva 1948
R 34 Transfer of the Secretariat of the CCIF from Paris to Geneva 1948
R 35 United Nations laissez–passer 1952
R 36 Privileges and immunities of Specialized Agencies 1948
R 37 Handling of Government telegrams beginning 1st January 1949 1948
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R 39 Telegram to Moscow of 20 January 1948 1948
R 40 Telegram to Moscow of 11 February 1948 1948
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3rd Session (September–October 1948)

R 42 Budget of the Union for 1948 1948
R 43 Budget of the Union for 1949 1948
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R 52 Settlement of sums in arrears at the end of 1946 1952
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R 55 Provisions concerning per diem allowances 1948
R 56 Long term contracts for temporary personnel 1949
R 57 Convening of Special Administrative Conference for the North-East Atlantic 1948
R 58 Meeting of the second part of the Aeronautical Radio Conference 1948
R 59 Convening of an Administrative Radio Conference for Region 1 1948
R 60 Convening of an Administrative Radio Conference for Region 2 1948
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R 62 Work of the Vth Meeting of the CCIR, Stockholm 1948 1952
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R 1203  Conditions of service of ITU elected officials  2006
R 1204  Amendments to the Staff Regulations applicable to appointed staff  2004
R 1205  Membership of the ITU Staff Pension Committee  2006
R 1206  Contributory shares for defraying Union expenses  2005
R 1207  ITU preparatory activity for WSIS  2006
R 1208  Organization of Council Working Groups  2007
R 1209  TELECOM Surplus  2006
R 1210  Implementation of the recommendations of the Group of Specialists (Decision 7, Marrakesh 2002)  2007

2003 Additional Session (October 2003)

R 1211  Statutory rate of interest of the ITU Staff Superannuation and Benevolent funds  2.3
R 1212  External Consultant to develop a plan for the implementation of the recommendations of the Group of Specialists  2007
R 1213  Biennial budget of the International Telecommunication Union for 2004-2005  2007
R 1214  ITU Preparatory activity for WSIS  2006
R 1215  Modification to the Budget of the Union for 2004-2005  2007

2004 Session (June 2004)

R 1216  Continued implementation of certain recommendations of the Group of Specialists  2007
R 1217  Rolling four-year operational plan of the General Secretariat for the period 2004-2007  2006
R 1218  Rolling four-year operational plan of the Radiocommunication Sector for the period 2004-2007  2006
R 1219  Rolling four-year operational plan of the Telecommunication Standardization Sector for the period 2004-2007  2006
R 1220  Rolling four-year operational plan of the Telecommunication Development Sector for the period 2004-2007  2006
R 1221  Membership of the ITU Staff Pension Committee  2006
R 1222  ITU activities relevant to WSIS  2006
R 1223  Use of the six official and working languages of the Union  2007
R 1224  Regional Radiocommunication Conference for planning of the digital terrestrial broadcasting service in parts of Regions 1 and 3, in the frequency bands 174-230 MHz and 470-862 MHz  2007
R 1225  Regional Radiocommunication Conference for the revision of the Stockholm 1961 Agreement, in the frequency bands 174-230 MHz and 470-682 MHz  2007
R 1226  Regional Radiocommunication Conference for the revision of the Geneva 1989 Agreement, in the frequency bands 174-230 MHz and 470-862 MHz  2007
R 1227  Agenda for the World Radiocommunication Conference (WRC-07)  2008
R 1228  World Telecommunication Development Conference (WTDC-06)  2006
R 1229  Amendments to the Financial Regulations of the Union  2006
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R 1230 Revision of the appropriations for 2004-2005 dedicated to the activities related to the Regional Radiocommunication Conference for the planning of the digital terrestrial broadcasting service in parts of Regions 1 and 3 in the frequency bands 174-230 MHz and 470-862 MHz 2007

R 1231 Financial Operating Report for the financial year 2002 2005

R 1232 Accounts of activities related to ITU TELECOM AFRICA 2001 2005

R 1233 Accounts to activities related to ITU TELECOM ASIA 2002 2005

R 1234 Accounts to activities related to ITU TELECOM AMERICAS 2003 2005

R 1235 Information and Communication Technology (ICT) Capital Fund 2006


R 1237 Revision of the 2004-2205 budget – Global Mobile Personal Communications by Satellite (GMPCS) 2007

2005 Session (July 2005)

R 1238 Use of the six official and working languages of the Union 7.2

R 1239 Rolling four-year operational plan of the Radiocommunication Sector for the period 2005-2008 2006

R 1240 Rolling four-year operational plan of the Telecommunication Standardization Sector for the period 2005-2008 2006

R 1241 Rolling four-year operational plan of the Telecommunication Development Sector for the period 2005-2008 2006

R 1242 Rolling four-year operational plan of the General Secretariat for the period 2005-2008 2006

R 1243 Continued implementation of Council Recommendations (Resolution 1216) 2010

R 1244 ITU role in the Tunis Phase of WSIS and in implementation and follow-up 2008

R 1245 Conditions of service of ITU Elected Officials 2008

R 1246 Membership of ITU Staff Pension Committee 2006

R 1247 Contributory shares for defraying Union expenses 2012

R 1248 Amendments to the Financial Regulations of the Union and proposed new Financial Rules 2008


R 1250 Biennial budget of the International Telecommunication Union for 2006-2007 2008


R 1252 Accounts of activities related to ITU TELECOM WORLD 2003 2007

2006 Session (19-28 April 2006 and 4 November 2006)

R 1253 Tripartite Group on Human Resources Management 2011

R 1254 Membership of the ITU Staff Pension Committee 2007

R 1255 Proposed amendments to the Financial Regulations 2009

R 1256 Removal from the list of ITU Sector Members 2008

R 1257 Schedule of invoicing to defray the expenses of the regional radiocommunication conferences and related activities 2009

R 1258 Continued Implementation of Council Recommendations (Resolutions 1216/1243) 2010
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R 1259 Not Allocated


R 1265 Financial operating report for the biennium 2004-2005 2007

R 1266 Accounts of activities related to ITU TELECOM ASIA 2004 2007

R 1267 Accounts of activities related to ITU TELECOM AFRICA 2004 2007

2006 Extraordinary Session (24 November 2006)

R 1253 Tripartite group on human resources management 2011

2007 Session (4-14 September 2007)

R 1268 Four-year rolling Operational Plan of the Radiocommunication Sector for the 2008 to 2011 timeframe 2008

R 1269 Four-year rolling Operational Plan of the Telecommunication Standardization Sector for the 2008 to 2011 timeframe 2008

R 1270 Four-year rolling Operational Plan of the Telecommunication Development Sector for the 2008 to 2011 timeframe 2008

R 1271 Four-year rolling Operational Plan of the General Secretariat for the 2008 to 2011 timeframe 2008

R 1272 World Telecommunication Standardization Assembly 2008 (WTSA-08) 2009

R 1273 Establishment of a Management and Budget Group of the Council (MBG) 2011

R 1274 Contributory shares for defraying Union expenses 2012

R 1275 Contributory shares for defraying Union expenses 2012

R 1276 Financial Operating Report for the financial year 2006 2009

R 1277 Accounts of activities related to ITU TELECOM AMERICAS 2005 2008


R 1280 Biennal budget of the Union for 2008-2009 2011

R 1281 Connect the World Initiative 3.4

R 1282 ITU’s role in implementing the outcomes of the World Summit on the Information Society 2011

R 1283 New contractual arrangements 2011

R 1284 Conditions of service of ITU Elected Officials 2009

R 1285 Membership of the ITU Staff Pension Committee 2008

R 1286 Fund for the Development of Information and Communication Technologies (FDICT) 2010
2008 Session (12-21 November 2008)

R 1282 ITU’s role in implementing the outcomes of the WSIS 2011
R 1287 Four-year rolling Operational Plan for the Radiocommunication Sector for 2009-2012 2009
R 1288 Four-year rolling Operational Plan for the Telecommunication Standardization Sector for 2009-2012 2009
R 1289 Four-year rolling Operational Plan for the Telecommunication Development Sector for 2009-2012 2009
R 1290 Four-year rolling Operational Plan for the General Secretariat for 2009-2012 2009
R 1291 Place, dates and agenda of the World Radiocommunication Conference (WRC-11) 2012
R 1292 World and regional telecommunication/information and communication technology exhibitions and forums 3.4
R 1293 Conditions of service of ITU elected officials 2010
R 1294 Membership of the ITU Staff Pension Committee 2009
R 1296 Accounts of activities related to ITU TELECOM WORLD 2006 2009
R 1297 Accounts of activities related to ITU TELECOM AMERICAS 2007 2009
R 1298 Accounts of activities related to ITU TELECOM EUROPE 2007 2009
R 1299 Establishment of a Strategic Plan for Human Resources 2.2

2009 Session (20-30 October 2009)

R 1301 Four-year rolling Operational Plan for the Radiocommunication Sector for 2010-2013 2010
R 1302 Four-year rolling Operational Plan for the Telecommunication Standardization Sector for 2010-2013 2010
R 1303 Four-year rolling Operational Plan for the Telecommunication Development Sector for 2010-2013 2010
R 1304 Four-year rolling Operational Plan for the General Secretariat for 2010-2013 2010
R 1305 Role of the Dedicated Group in identifying Internet-related Public Policy issues 3.2
R 1306 ITU’s role with regard to International Public Policy Issues concerning Creating a Safer Internet Environment for Children 3.2
R 1307 Information and communication technologies (ICTs) and climate change 7.2
R 1308 Biennial Budget of the International Telecommunication Union for 2010-2011 2012
R 1310 Conditions of service of ITU Elected Officials 2011
R 1311 Council representatives of the ITU Staff Pension Committee 2010
R 1312 Preparations for the World Conference on International Telecommunications 2013
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2010 Session (13-22 April and 2 October 2010)

R 1313 Accounts of activities related to ITU TELECOM Africa 2008 2011
R 1314 Accounts of activities related to ITU TELECOM Asia 2008 2011
R 1315 Conditions of service of ITU Elected Officials 2011
R 1317 Dates and Agenda of the World Conference on International Telecommunications in 2012 2013
R 1318 ITU’s role in ICTs and improving Road Safety 7.2
R 1319 Financial operating report for the biennium 2008-2009 2011
R 1322 Four-year rolling Operational Plan for the Telecommunication Standardization Sector for 2011-2014 2011
R 1324 Contributory shares for defraying Union expenses – Somali Democratic Republic 1.2
R 1325 Contributory shares for defraying Union expenses – Marshall Islands 1.2

2011 Extraordinary Session (22 October 2010)

R 1326 Membership of the ITU Staff Pension Committee 2.3

2011 Session (11-21 October 2011)

R 1327 ITU’s role in ICTs and the empowerment of women and girls 7.2
R 1328 Four-year rolling Operational Plan for the General Secretariat for 2012-2015 2013
R 1329 Four-year rolling Operational Plan for the Radiocommunication Sector for 2012-2015 2013
R 1330 Four-year rolling Operational Plan for the Telecommunication Standardization Sector for 2012-2015 2013
R 1332 ITU role in the implementation of the WSIS outcomes up to 2015 and future activities beyond WSIS+10 3.2
R 1333 Guiding principles for the creation, management and termination of Council working groups 3.2
R 1334 ITU Role in the Overall Review of the Implementation of the Outcomes of the World Summit on the Information Society 3.2
R 1335 Dates and venues of the WTSA-12 and WCIT-12 2013
R 1336 Council Working Group on international Internet-related Public Policy Issues 3.2
R 1337 Budget of the International Telecommunication Union from 2012-2013 1.1
R 1338 Information and Communication Technologies Development Fund (ICT-DF) 1.2
R 1339 Contributory shares for defraying Union expenses 1.2
R 1340 Accounts of activities related to ITU TELECOM World 2009 2012
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R 1341 Financial operating report for the financial year 2010 1.2
R 1342 Conditions of service of ITU Elected Officials 2012

2012 Session (4-13 July 2012)

R 1343 Place, dates and agenda of the World Radiocommunication Conference (WRC-15) 3.4
R 1344 The modality of open consultation for the Council Working Group on International Internet-related Public Policy Issues (CWG-Internet) 3.2
R 1345 Four-year rolling Operational Plan for the Radiocommunication Sector for 2013-2016 2014
R 1346 Four-year rolling Operational Plan for the Telecommunication Standardization Sector for 2013-2016 2014
R 1347 Four-year rolling Operational Plan for the Telecommunication Development Sector for 2013-2016 2014
R 1348 Four-year rolling Operational Plan for the General Secretariat for the period 2013 to 2016 2014
R 1349 Flexibility in the implementation of the biennial budget of the Union for 2012-2013 1.1
R 1350 Financial operating report for the 2011 financial year 1.2
R 1351 Accounts of activities related to ITU TELECOM World 2011 1.2
R 1352 Conditions of service of ITU Elected Officials 2.1
R 1353 ITU’s Role in implementing the outcomes of the 2012 United Nations Conference on Sustainable Development (Rio+20) 6.2

2013 Session (11-21 June 2013)

R 1354 Four-year rolling Operational Plan for the Radiocommunication Sector for 2014-2017 5.2
R 1355 Four-year rolling Operational Plan for the Telecommunication Standardization Sector for 2014-2017 5.3
R 1356 Four-year rolling Operational Plan for the Telecommunication Development Sector for 2014-2017 5.4
R 1357 Four-year rolling Operational Plan for the General Secretariat for 2014-2017 4
R 1358 Establishment of the Council Working Group for the elaboration of the Draft Strategic Plan and the Draft Financial Plan of the Union for 2016-2019 3.2
R 1359 Biennial budget of the International Telecommunication Union for 2014-2015 1.1
R 1360 Study of the current methodologies for participation of Sector Members, Associates and Academia 6.1
R 1361 Financial operating report for the 2012 financial year 1.2
R 1362 Accounts of activities related to ITU TELECOM World 2012 1.2

2014 Session (6-15 May and 18 October 2014)

R 1363 Four-year rolling Operational Plan for the Radiocommunication Sector for 2015-2018 5.2
R 1364 Four-year rolling Operational Plan for the Telecommunication Standardization Sector for 2015-2018 5.3
R 1365 Four-year rolling Operational Plan for the Telecommunication Development Sector for 2015-2018 5.4
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R 1366 Four-year rolling Operational Plan for the General Secretariat for 2015-2018 4
R 1367 150th Anniversary of the International Telecommunication Union 7.2
R 1368 Conditions of service of ITU Elected Officials 2.1
R 1369 Amendments to Staff Regulations applicable to appointed Staff 2.1
R 1370 Financial operating report for the 2013 financial year 1.2

2015 Extraordinary Session (7 November 2014)

R 1371 Membership of the ITU Staff Pension Committee 2.3
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Numerical list of Decisions of the Council of ITU

Opposite the titles appears the number of the section in which the corresponding text is grouped.

In cases where texts are no longer in force, this number is replaced by the year in which the Council decided they should be removed from the Volume.

3rd Session (September-October 1948)

D 1 Council summary records  2006
D 2 List of permanent and temporary posts and of their incumbents  2.4
D 3 Rapporteurs of Committees at conferences  1967

4th Session (August-September 1949)

D 4 Application for Membership or Associate Membership of the Union  1952
D 5 Share of private operating agencies in the expenditure of administrative conferences  1952
D 6 Change of contributory class  1952
D 7 Staff Superannuation and Benevolent Funds  1952

5th Session (September-October 1950)

D 8 Documents to be sent to Members of the Union in connection with the decisions of the Council  3.2
D 9 Participation in the activities of CCI's  1952
D 10 Refusal on the part of certain private operating agencies to share in defraying the expenses of Conferences and Meetings held in 1948/1949  1952
D 11 Contributions outstanding  1952
D 12 Contributions of the permanent organs to joint expenses  1954
D 13 Inventory of furniture  1952
D 14 Settlement of telegraph accounts for telegrams exchanged during the high-frequency Broadcasting Conference, Mexico City (1948-1949)  1954
D 15 Privileges and immunities  1952
D 16 UN Convention on freedom of information  1952
D 17 Conferences and meetings of the Union  1952
D 18 International high-frequency Broadcasting Conference, Florence/Rapallo (1950)  1954
D 19 Implementation of the Copenhagen Plans (1948)  1981
D 20 Consideration of the Resolutions and Recommendations of the Aeronautical Radio Conference  1964
D 21 International monitoring service  1952
D 22 Compensation for the theft  1952
D 23 Telephone accounts  1952
D 24 Receipts for abnormal expenditure by members of the Staff  1952
D 25 Appointments  1952
| D26  | Possibility of loans on mortgage by the S.S. and B. Funds | 1984 |
| D27  | Co-ordination Committee of the Union | 1952 |
| D28  | Volume of Resolutions | 1952 |

**6th Session (April-May 1951)**

| D29  | Application of Article 10, para. 7 of the Rules of Procedure of the Council | 1954 |
| D30  | Numbering of Council documents | 1952 |
| D31  | Budget for the year 1952 and budgetary study to be submitted to the Plenipotentiary Conference in 1952 | 1952 |
| D32  | Contributions in arrears | 1952 |
| D33  | Closing of accounts on 31 December | 1954 |
| D34  | Adaptation of the Financial Regulations of the Union to those of the UN | 1952 |
| D35  | Publication of the Financial Regulations | 1952 |
| D36  | Retention of records | 1954 |
| D37  | Finance Control Committee | 1952 |
| D38  | Cost of publishing the draft revision of certain chapters of the Telegraph Regulations | 1964 |
| D39  | Co-operation with the UN | 1952 |
| D40  | Layout of the budget to be sent to the UN | 1952 |
| D41  | Exchange of documents with the UN | 1952 |
| D42  | Restriction on dispatch of UN documents to the ITU | 1952 |
| D43  | Resolution 411 (V) of the General Assembly of the UN on administrative budgets of the specialized agencies | 6.2 |
| D44  | Resolution on concentration of effort and resources of the ECOSOC | 1952 |
| D45  | Collaboration with the UN concerning the agenda of UN meetings | 6.2 |
| D46  | Freedom of information | 1952 |
| D47  | Comparison of the ITU Staff Pension Scheme with that of the UN | 1952 |
| D48  | Action to assist in the maintenance of international peace and security | 1952 |
| D49  | Activities of UNESCO | 1952 |
| D50  | Issue of postage stamps by the UN | 1952 |
| D51  | Convention on the privileges and immunities of the specialized agencies | 1981 |
| D52  | Subsidiary organs of the UN | 1964 |
| D53  | Date of the next meeting of the Plenipotentiary Conference | 1952 |
| D54  | Date of the Ordinary Administrative Radio Conference | 1952 |
| D55  | Extraordinary Administrative Radio Conference | 1952 |
| D56  | Publication of the Draft Annual Report of the Secretary-General, 1951 | 1952 |
| D57  | International Organizations likely to be interested in the EARC | 1952 |
| D58  | Meeting of countries of Region 2 for co-ordination of national frequency lists below 4,000 kc/s | 1952 |
| D59  | Recommendation No. 7 of the Aeronautical Radio Conference relating to the co-ordination of the telecommunications of the aeronautical and maritime services for the requirements of safety at sea | 1964 |
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D 60 Administrative Tribunal 1952
D 61 Per diem allowances 1964
D 62 Repayments to female staff who leave the Union to marry 1952
D 63 Provisions to be made in regard to staff called up for national military service before the 7th Session of the Council 1952
D 64 Deputy to the Director of the CCI nominated to the Management Board of the S.S. and B. Funds 1952
D 65 Pensions of Dr. van der Pol and Mr. Hayes 1952
D 66 Post of Technical Editor (Class 2) in the CCIR Secretariat 1952
D 67 Printing of certain documents outside Switzerland 1964
D 68 Inventory of furniture and equipment of the permanent organs of the Union 1952
D 69 Application of international copyright law to the publications of the Union 1952
D 70 Interest to be paid to the Swiss Confederation for advances of funds to the Union 1952
D 71 Terms and conditions for the use of simultaneous interpretation equipment 1952
D 72 Informatory document explaining how work is organized in the permanent organs 1952

7th Session (April-June 1952)

D 73 Session of the Council in 1953 1952
D 74 Situation of the German Democratic Republic in relation to the Acts of the Union 1964
D 75 Interest to be paid to the Swiss Confederation on advances made to the Union and interest on overdue payments to be made by Members and Associate Members (Debtors) 1952
D 76 Possibility of increased contributions in 1953 1952
D 77 Considerations on the form of the ITU balance sheet 1952
D 78 Composition of the Finance Control for 1953 1952
D 79 Retention of records 1954
D 80 Prolongation of the mandate of the Secretary-General 1952
D 81 Technical Assistance: use of consulting firms 1964
D 82 Incompatibility between the Telecommunication Convention and the Convention on the Privileges and Immunities of the Specialized Agencies: communications facilities 1952
D 83 Reservations to multilateral Conventions 1952
D 84 Traffic passed over the UN Telecommunication Network 1952
D 85 Annual publication of a pamphlet summarizing progress in telecommunication 1952
D 86 Draft pamphlet on the Organization of the Union and the tasks of the permanent organs 1952
D 87 Establishment of an International Computation Centre 1964
D 88 Publication in Russian of the proposals of the Members of the Union for the Plenipotentiary Conference of Buenos Aires 1952
D 89 Proposal to use the five official languages during the Plenipotentiary Conference of Buenos Aires 1952
D 90 Free distribution to delegates of the Final Acts of the EARC 1952
D 91 Meeting of the Plenary Assembly of the CCIT in the Netherlands 1952
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D 92 Comparison between the positions of the ITU staff and that of the staff of the UN and other specialized agencies 1952
D 93 Study of price variations in Switzerland from 1948 to 1952 1952
D 94 Management Report for the ITU S.S. and B. Funds for 1951 1952
D 95 Designation of a CCI Director to be a member of the Management Board of the S.S. and B. Funds and of his deputy 1954
D 96 Affiliation of the ITU to the Administrative Tribunal of the ILO 1952
D 97 Use of the CCIF Reserve Fund 1954
D 98 Patents 1952
D 99 Publication of the Report by the Council to the Plenipotentiary Conference 1952
D 100 Questions outstanding at the end of the 7th Session 1952
D 101 Items in the EARC Agreement of specific interest to the Council 1964
D 102 Cancellation of Resolutions Nos. 154, 156 (amended), 199, 200, 201, 202, 206, 228 and 229 1952

8th Session (May-June 1953)
D 103 Election of the Chairman and Vice-Chairman of the Council 1964
D 104 Revision of the Council’s Rules of Procedure 1954
D 105 Publication of the Buenos Aires Conference documents 1954
D 106 Application of Article 9, paragraph 6 (2) of the Atlantic City Convention 1954
D 107 Preparation and publication of the first edition of the Radio Frequency Record 1954
D 108 Next meeting of the Administrative Radio Conference 1953
D 109 Composition of the Finance Control Committee for 1954 1953
D 110 Report by the Management Board of the S.S. and B. Funds of the Union 1954
D 111 Participation in the CCIT Plenary Assembly (Laos) 1954
D 112 Payments by the Union to the S.S. and B. Funds 1954
D 113 Accounting for expenses incurred in the EPTA 1975
D 114 Cost-of-living allowance for retired staff 1953
D 115 Mission expenses incurred by Dr. van der Pol, Director, CCIR 1954
D 116 Payment of Mr. Antonevitch’s lump sum contributions 1954
D 117 Review of the present pension system 1954
D 118 Relationship between ITU and UN posts 1953
D 119 “Opinions” and technical directives of the IFRB 1985
D 120 Patents 1953
D 121 Date of the 9th Session of the Council 1953

9th Session (May 1954)
D 122 Convening of the next Plenipotentiary Conference 1954
D 123 Date of the next Administrative Radio Conference 1954
D 124 Pamphlet summarizing telecommunication progress 1954
D 125 Publication of a pamphlet on the organization of the Union 1954
D 126 Revision of certain Regulations of the ITU 1954
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**D 127** Posting of expenses in connection with attendance by CCI representatives at certain meetings 1954

**D 128** Consolidated budget and working capital fund 1954

**D 129** ITU Pension Scheme; comparative Study 1954

**D 130** Possible revision of the ITU Staff Pension Scheme 1954

**D 131** Amendments to provisions of the Regulations of the S.S. and B. Funds 1954

**D 132** Agreements between the S.S. and B. Funds and certain members of the Pension Fund 1954

**D 133** Retirement age for staff appointed before 1948 1971

**D 134** Cost-of-living allowance for staff retired under the 1927 Statute 1954

**D 135** Insurance of increases in the earnings of Mr. G. Antonevitch 1954

**D 136** Payment for outstanding leave of an official who leaves the Union 1954

**D 137** Patents 1954

**D 138** Date of the 10th Session of the Council 1954

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**10th Session (April-May 1955)**

**D 139** Next meeting of the Plenipotentiary Conference 1955

**D 140** Date of the next Administrative Radio Conference 1955

**D 141** Date of the 1956 annual Session of the Council 1955

**D 142** Study of the procedure for the election of the CCI Directors 1955

**D 143** Election of a Director of the CCIR and of a Director of the CCITT 1955

**D 144** Possible erection of a building for the Union 1955

**D 145** Consolidated budget 1964

**D 146** Expenses incurred in connection with the representation of the CCIR at a meeting of the CCIF 1955

**D 147** Investment of monies comprising the CCIF Reserve Fund 1964

**D 148** Expatriation allowance 1964

**D 149** Cost-of-living allowances to staff actively employed 1955

**D 150** Cost-of-living allowance for pensioners subject to the 1927 Statute 1955

**D 151** Duration of the mandate of a CCI Director and of his deputy as members of the Management Board of the S.S. and B. Funds 1955

**D 152** Sale price of ITU publications 1955

**D 153** Printing of certain documents outside Switzerland 1999

**D 154** ITU service documents 1964

**D 155** Pamphlet summarizing progress in telecommunication 1955

**D 156** Participation by the ITU in the Brussels Exhibition, 1958 1964

**D 157** Publication of the Resolutions and Decisions of the Council 1964

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**11th Session (April-May 1956)**

**D 158** Programme of forthcoming Union Conferences 1956

**D 159** Date of the 1957 annual Session of the Council 1956

**D 160** Erection of a building to house the headquarters of the Union 1964

**D 161** Activities of the IFRB 1964
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D 162 Elections of new Directors for the CCIR and CCIT and, if necessary, of a new Vice-Director for the CCIR 1956
D 163 Vacancy for an Assistant Secretary-General on 1st January 1958 1956
D 164 Consolidated budget 1964
D 165 Composition of the Finance Control Committee 1956
D 166 Investment of monies constituting the CCIF Reserve Fund 1964
D 167 Cost-of-living allowance to staff actively employed 1956
D 168 Cost-of-living allowance to persons who since 1st January 1949 have become entitled to pensions 1956
D 169 Cost-of-living allowance for pensioners subject to the 1927 Statute 1956
D 170 Sales price of publications and layout of the Supplementary Publications Budget 1964
D 171 Debiting of publication costs of IFRB weekly circulars 1964
D 172 Expenses for the introduction of mechanization in the Radio Division 1956
D 173 Financing of IFRB technical standards 1956
D 174 Financing of the Atlas of ground-wave propagation curves 1956
D 175 Traffic to be routed over the Aeronautical Fixed Telecommunications Network 1956
D 176 1. Additional post in Class 8, General Secretariat 1964
2. Filling of Class 2 post in IFRB on permanent basis 1964
D 177 Supplementary staff for the IFRB 1964
D 178 IFRB staff increase 1964
D 179 Pension Fund – Entrance fees 1964
D 180 Insurance of salary increases in 1956 for officials who are over 60 years of age 1956
D 181 Appointment of a CCI Director and his deputy to the Management Board of the S.S. and B. Funds 1964
D 182 Publication of the Resolutions and Decisions of the Council 1956

12th Session (April-May 1957)

D 183 Date, place and duration of forthcoming Union Conferences 1964
D 184 Date of the 1958 annual session of the Council 1957
D 185 Interpretation of the term “majority” in connection with telegraphic consultations 6.1
D 186 Presentation of proposals for the Telegraph and Telephone Conference 1964
D 187 Submission of proposals by the International Chamber of Commerce to the Administrative Telegraph and Telephone Conference 1964
D 188 Membership of the Finance Control Committee 1964
D 189 Economy measures 1957
D 190 Consolidated budget 1964
D 191 Cost-of-living allowance for pensioners subject to the 1927 Statute 1981
D 192 Cost-of-living allowance for officials who have retired since 1st January 1949 1964
D 193 Insurance of salary increase in 1956 and 1957 of an official over the age of 60 1957
D 194 Financing of publication of the IFRB technical standards 1957
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D 195 Application of changes in salary scales 1964
D 196 Vacancy for Assistant Secretary-General 1964
D 197 Staffing of the General Secretariat 1964
D 198 Implementation of paragraph 4 of Article 8 of the Buenos Aires Convention 1957
D 199 Inquiry into the possibility of Union officials joining the UN Joint Staff Pension Fund 1964
D 200 Amendment to Article 15 of the Staff Regulations 1957
D 201 Temporary contract in the CCIR 1964
D 202 Creation of new posts 1964
D 203 Additional posts in the IFRB 1964
D 204 Extension and transformation of existing posts 1964
D 205 Extension of the contract of two temporary officials in the CCITT 1964
D 206 Homage to Grand Officer Giuseppe Gneme 1964

13th Session (April-May 1958)

D 207 Opening dates for the Administrative Radio Conference and the Plenipotentiary Conference 1964
D 208 Invitations to the next Administrative Radio Conference and the next Plenipotentiary Conference 1964
D 209 Participation by international organizations in the Administrative Radio Conference 1964
D 210 Submission of proposals by the International Committee of the Red Cross to the Administrative Telegraph and Telephone Conference 1964
D 211 Date of the 2nd Plenary Assembly of the CCITT 1964
D 212 Date of the 1959 annual session of the Council 1964
D 213 Financing of economic development 1964
D 214 Possible organization of an International Administrative Service 1964
D 215 Judgement by the Administrative Tribunal of the ILO 1964
D 216 Unforeseen and unavoidable expenditure 1964
D 217 Cost-of-living allowance to staff actively employed 1964
D 218 Cost-of-living allowance for pensioners subject to the 1927 Statute 1964
D 219 Cost-of-living allowance for officials who have retired between 1st January 1949 and 1st January 1958 1964
D 220 Staffing of the General Secretariat. Appointment of a Temporary Counsellor, Class C 1964
D 221 Creation of new posts 1964
D 222 Incremental dates for officials who had been for several years on Step VI of their class in the previous scale 1964
D 223 Overtime for staff on mission 1964
D 224 Actuarial position of the S.S. and B. Funds 1964
D 225 Insurance of salary increase in 1958 of an official over the age of 60 1964
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14th Session (May-June 1959)

D 227 Participation by international organizations in the Administrative Radio Conference
D 228 Date of the IIInd Plenary Assembly of the CCITT
D 229 Special session of the Council in 1959
D 230 Vacancy of the post of Secretary-General of the Union
D 231 UN Special Fund
D 232 Technical Assistance – Debating of administrative and operating costs of the Expanded Programme
D 233 Composition of the Management Board of the S.S. and B. Funds of the ITU
D 234 Appeal Board Procedure
D 235 Debating of publication costs of IFRB weekly circulars
D 236 Sale price of publications and structure of the Supplementary Publications Budget
D 237 Actuarial position of the S.S. and B. Funds
D 238 Cost-of-living allowance for retired staff
D 239 Supplementary cost-of-living allowance for an official retired under the 1927 regime
D 240 Exceptional income arising from the issue by the Swiss PTT Administration of official ITU stamps
D 241 Insurance of increase in salary of officials after the age of 60
D 242 Overtime on mission
D 243 Compensation for extra expenses incurred during conferences held in Geneva in 1959
D 244 Provisional maintenance of posts in the IFRB Secretariat
D 245 Definition of Government telegrams and telephone calls

15th Session (May-July 1960)

D 246 Travel by ITU officials in connection with technical assistance
D 247 Financial conditions of participation by specialized agencies and other international organizations in Union conferences and meetings (COSPAR)
D 248 Membership of the Finance Control Committee
D 249 Recruitment for the IFRB in 1960
D 250 Exceptional income from the sale of ITU stamps by the Swiss PTT Administration
D 251 Publication of the IFRB weekly circulars
D 252 A list of missions performed by Union officials and summaries of Reports drafted as a result of such missions
D 253 Grading of the Head of the Journal Section
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<td>D 263</td>
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<td>D 264</td>
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<td>D 265</td>
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<td>D 266</td>
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<td>D 267</td>
<td>Organization chart of the ITU Secretariats</td>
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<td>D 268</td>
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<td>D 269</td>
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<td>D 270</td>
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<td>IFRB posts</td>
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<td>D 276</td>
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<td>D 283</td>
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<td>D 292</td>
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<td>D 294</td>
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<td>D 295</td>
<td>Grading standards</td>
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<td>D 296</td>
<td>Possible creation of an Insurance Fund</td>
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<td>D 297</td>
<td>Post-retirement payment of 15% of salary for “Survivor’s Insurance” of official members of the Provident Fund</td>
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<td>D 302</td>
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<td>1966</td>
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<td>D 303</td>
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<td>D 304</td>
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<td>3.1</td>
</tr>
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<td>D 305</td>
<td>Financial conditions for the participation of specialized agencies and other international organizations in the conferences and meetings of the Union</td>
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</tr>
<tr>
<td>D 306</td>
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<td>1971</td>
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<td>D 310</td>
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<td>D 311</td>
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<td>D 312</td>
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<td>D 317</td>
<td>Contribution by international organizations to the expenses of conferences</td>
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<td>D 318</td>
<td>Loan of simultaneous interpretation equipment to the International Red Cross</td>
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D 579 Mandatory age of retirement at ITU 2.1

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- World and Regional telecommunication/information and communication technology exhibitions and forums
- World Radiocommunication Conference
- 150th Anniversary of the International Telecommunication Union