|  |  |  |
| --- | --- | --- |
|  | World Telecommunication Standardization Assembly (WTSA-24)New Delhi, 15–24 October 2024 |  |
|  |
|  |  |
| PLENARY MEETING | Addendum 28 toDocument 35-E |
|  | 13 September 2024 |
|  | Original: English |
|  |
| African Telecommunication Union Administrations |
| PROPOSED MODIFICATIONS TO RESOLUTION 96 |
|  |
|  |

|  |  |
| --- | --- |
| **Abstract:** | This contribution seeks to underscore the growing significance of telecommunications equipment alteration, a phenomenon on the rise with the advent of 5G, especially in Fixed Wireless Access (FWA) technologies. In this context, end users are utilizing expensive terminals, typically under the purview of operators or internet service providers. |
| **Contact:** | Isaac BoatengAfrican Telecommunication Union | E-mail: i.boateng@atuuat.africa |

Introduction

The act of unlocking terminals can be considered a form of equipment alteration, and these interventions significantly impact competition dynamics among operators, Internet service providers, and governmental administrations striving to enhance the affordability of services. Addressing these issues become imperative to foster a fair and competitive telecommunications landscape.

Proposal

We propose to incorporate these considerations into Resolution 96 to contribute to a comprehensive framework that addresses the challenges posed by tampering with telecommunication devices and promotes collaborative efforts to safeguard the integrity of the telecommunications industry.

MOD ATU/35A28/1

RESOLUTION 96 (Rev. New Delhi, 2024)

ITU Telecommunication Standardization Sector studies for combating counterfeit telecommunication/information and communication
technology devices

(Hammamet, 2016; New Delhi, 2024)

The World Telecommunication Standardization Assembly (New Delhi, 2024),

recalling

*a)* Resolution 188 (Rev. Bucharest, 2022) of the Plenipotentiary Conference, on combating counterfeit telecommunication/information and communication technology (ICT) devices;

*b)* Resolution 177 (Rev. Bucharest, 2022) of the Plenipotentiary Conference, on conformance and interoperability (C&I);

*c)* Resolution 176 (Rev. Bucharest, 2022) of the Plenipotentiary Conference, on human exposure to and measurement of electromagnetic fields (EMF);

*d)* Resolution 71 (Rev. Bucharest, 2022) of the Plenipotentiary Conference, on the strategic plan for the Union for 2024-2027;

*e)* Resolution 79 (Rev. Kigali, 2022) of the World Telecommunication Development Conference (WTDC), on the role of telecommunications/ICT in combating and dealing with counterfeit telecommunication/lCT devices;

*f)* Resolution 47 (Rev. Kigali, 2022) of WTDC, on enhancement of knowledge and effective application of ITU Recommendations in developing countries[[1]](#footnote-1)1, including C&I testing of systems manufactured on the basis of ITU Recommendations;

*g)* Resolution 72 (Rev. Geneva, 2022) of this assembly, on measurement concerns related to human exposure to EMF;

*h)* Resolution 62 (Rev. Kigali, 2022) of WTDC, on measurement concerns related to human exposure to EMF;

*i)* Resolution 182 (Rev. Bucharest, 2022) of the Plenipotentiary Conference, on the role of telecommunications/ICT in regard to climate change and the protection of the environment;

*j)* Resolution 76 (Rev. Geneva, 2022), on studies related to conformance and interoperability testing, assistance to developing countries, and a possible future ITU Mark programme;

*k)* Resolution 79 (Rev. Geneva, 2022) of the World Telecommunication Standardization Assembly, on the role of telecommunications/information and communication technologies in handling and controlling e-waste from telecommunication and information technology equipment and methods of treating it;

*l)* Resolution 84 (Rev. Kigali, 2022) of the World Telecommunication Development, on combating mobile telecommunication device theft,

recognizing

*a)* the noticeably growing sales and circulation of counterfeit and tampered telecommunication/lCT devices in the markets, which have an adverse impact on governments, manufacturers, vendors, operators and consumers through: loss of revenues, erosion of brand value/intellectual property rights and reputation, network disruptions, poor quality of service (QoS), potential hazard to public health and safety as well as the environmental e-waste and discouraging efforts aimed at enhancing service affordability;

*b)* that counterfeit and tampered telecommunication/lCT devices may negatively impact on security and privacy for users;

*c)* that counterfeit and tampered telecommunication/ICT devices often contain illegal and unacceptable levels of hazardous substances, threatening consumers and the environment;

*d)* that some countries have conducted awareness campaigns on counterfeit and tampered device issues and deployed successful solutions including regulations in their markets to deter the spread of counterfeit and tampered telecommunication/lCT devices, which could be taken by other countries as useful experiences and case studies;

*e)* that countries face significant challenges in finding effective solutions to combat counterfeit and tampered telecommunication/ICT devices, given the innovative and creative ways used by persons engaged in this illicit activity to evade enforcement/legal measures;

*f)* that ITU's Conformity and Interoperability and Bridging Standardization Gap programmes are intended to add value, by bringing clarity to standardization processes and product conformity with international standards;

*g)* that providing interoperability, safety and reliability should be a key objective of ITU Recommendations;

*h)* the ongoing work of ITU Telecommunication Standardization Sector (ITU‑T) Study Group 11 as the leading expert in the study of combating counterfeit and tampered telecommunication/ICT devices at ITU;

*i)* that industry initiatives have been created to coordinate activity between operators, manufacturers and consumers;

*j)* that tampering with telecommunication/ICT devices may harm competition between operators;

*k)* that tampering with telecommunication/ICT devices could discourage efforts by different stakeholders aimed to enhance the service affordability,

recognizing further

*a)* that some countries, with the growing market for mobile and fixed wireless access devices, rely on unique device identifiers, such as International Mobile Equipment Identity (IMEI) in the Equipment Identity Register (EIR), to limit and deter the proliferation of counterfeit and tampered mobile and fixed wireless access devices;

*b)* that, as stated in Resolution 188 (Busan, 2014), Recommendation ITU‑T X.1255, which is based on the digital object architecture, provides a framework for discovery of identity management information,

noting

*a)* that individuals or entities engaged in manufacturing and trading of counterfeit and tampered telecommunication/ICT devices are continually developing and enhancing their capabilities and means of illegal activities to circumvent Member States' and other affected parties' legal and technical efforts to combat counterfeit and tampered products and telecommunication/ICT devices;

*b)* that supply and demand economics for counterfeit and tampered telecommunication/ICT products complicate attempts to tackle the global black/grey market, and that no single solution is easily envisaged,

aware

*a)* of the current work and studies of ITU‑T Study Group 11, which is conducting study of methodologies, guidelines and best practices, including the use of unique telecommunication/ICT device identifiers, for combating counterfeit and tampered telecommunication/ICT products;

*b)* of the current work and studies in ITU‑T Study Group 20, on Internet of things (IoT), IoT identity management and the increasing importance of IoT devices to the society;

*c)* of the ongoing work under *instructs ITU‑D Study Group 2, in collaboration with the relevant ITU study groups* of Resolution 79 (Dubai, 2014);

*d)* that there is ongoing cooperation with standards development organizations (SDOs), the World Trade Organization (WTO), the World Intellectual Property Organization (WIPO), the World Health Organization (WHO) and the World Customs Organization (WCO) on matters related to counterfeit and tampered products;

*e)* that governments play an important role in combating the manufacture and international trade of counterfeit and tampered products including telecommunication/ICT devices, by formulating and applying the appropriate strategies, policies and legislation,

considering

*a)* the conclusions of the ITU Events on combating counterfeit and tampered telecommunication/ICT devices (Geneva, 17‑18 November 2014 and 28 June 2016);

*b)* the conclusions of the Technical Report on Counterfeit ICT Equipment adopted by Study Group 11 at its meeting in Geneva on 11 December 2015;

*c)* that, in general, telecommunication/ICT devices that do not comply with a country's applicable national conformity processes and regulatory requirements or other applicable legal requirements should be considered unauthorized for sale and/or activation on telecommunication networks of that country;

*d)* that a counterfeit telecommunication/ICT device is a product that explicitly infringes the trademark, copies hardware or software designs, or infringes brand or packaging rights of an original or authentic product and, in general, infringes applicable national and/or international technical standards, regulatory requirements or conformity processes, manufacturing licensing agreements, or other applicable legal requirements;

*e)* that a reliable unique identifier shall be unique for each equipment it aims to identify, can only be assigned by a responsible management entity and should not be changed by unauthorized parties;

*f)* that tampered telecommunication/ICT devices are devices that have components, software, a unique identifier, an item protected by intellectual property rights or a trademark tentatively or effectively altered without the explicit consent of the manufacturer or its legal representative;

*g)* that some countries have started implementing measures that aim to deter counterfeit and tampered telecommunication/ICT devices based on an identification mechanism, which can also be effective for the control of tampered telecommunication/ICT devices;

*h)* that a framework for discovery and management of identity information can assist in combating counterfeiting and tampering of telecommunication/ICT devices;

*i)* that ITU and other relevant stakeholders have key roles to play in fostering coordination between the parties concerned in order to study the impact of counterfeit and tampered telecommunication/ICT devices and the mechanism for limiting their use, and to identify ways of dealing with them both internationally and regionally;

*j)* the importance of maintaining user connectivity and protecting stakeholders deployed efforts in providing affordable services,

resolves

1 to explore ways and means to combat and deter telecommunication/ICT device counterfeiting and tampering in order to protect industry, governments, Telecommunication operators and consumers from counterfeit and tempered telecommunication/ICT devices;

2 that Study Group 11 should be the lead study group in the area of combating counterfeit and tampered telecommunication/ICT devices,

instructs the Director of the Telecommunication Standardization Bureau, in close collaboration with the Director of the Telecommunication Development Bureau

1 to organize workshops and events across the ITU regions to promote the work in this field, involving all stakeholders and raising awareness of the impact of counterfeit and tampered telecommunication/ICT devices;

2 to assist developing countries in preparing human resources to combat the spread of counterfeit and tampered telecommunication/ICT devices, by providing capacity-building and training opportunities based on different technological solutions;

3 to work in close collaboration with relevant stakeholders, such as WTO, WIPO, WHO and WCO, on activities relating to combating counterfeit and tampered telecommunication/ICT devices, including restricting the International trading, export and circulation of these telecommunication/ICT devices internationally;

4 to coordinate activities relating to combating counterfeit and tampered telecommunication/ICT devices through study groups, focus groups and other related groups;

5 to assist Member States in taking the necessary actions to apply relevant ITU‑T Recommendations for combating counterfeit and tampered telecommunication/ICT devices, including the use of conformity assessment systems,

instructs the Director of the Telecommunication Standardization Bureau

1 to collaborate with industry associations, consortia and forums to identify possible technological measures, both software and hardware, that may be developed to deter tampering and the use and spread of counterfeit and tampered telecommunication/ICT devices;

2 to submit the results of these activities to the ITU Council for its consideration and required action;

3 to involve experts and external entities as appropriate;

4 to invite various organizations/companies to actively involve in having a database for identification of devices,

instructs the Director of the Telecommunication Standardization Bureau, in close collaboration with the Directors of the Radiocommunication and Telecommunication Development Bureaux

1 to assist Member States in addressing their concerns with respect to counterfeit and tampered telecommunication/ICT devices, through information sharing at regional or global level, including conformity assessment systems;

2 to assist all the membership, considering relevant ITU‑T Recommendations, in taking the necessary actions to prevent or detect the tampering with and/or duplication of unique telecommunication/ICT device identifiers, interacting with other SDOs related to these matters,

instructs Study Group 11 of the ITU Telecommunication Standardization Sector, in collaboration with other study groups concerned

1 to continue developing Recommendations, technical reports and guidelines to address the problem of counterfeit and tampered ICT equipment and to support the Member States in anti-counterfeiting/tampering activities on different types of devices, including both mobile and fixed devices;

2 to collect, analyse and exchange information about counterfeiting and tampering practices in the ICT sector, and how ICTs could be used as a tool to combat them;

3 to study existing as well as new reliable, unique, persistent and secure identifiers, in collaboration with ITU‑T Study Groups 2, 17 and 20, that have the potential to be used in combating counterfeit and tampered products and telecommunication/ICT devices, including their scope of application and level of security in the context of their possible duplication/cloning;

4 to develop methods of assessing and verifying identifiers used for purposes of combating counterfeit production;

5 with the involvement of relevant standardization organizations, to develop mechanisms as appropriate for identifying counterfeit production, by means of unique identifiers that are resistant to duplication and respond to confidentiality/security requirements;

6 to study possible solutions, including frameworks to discover identity management information, that could support combating of counterfeit and tampered telecommunication/ICT devices;

7 to identify a list of technologies/products, used for testing conformance with ITU‑T Recommendations, in order to help in efforts to combat counterfeit ICT production,

invites Member States

1 to take all necessary measures, including collaboration, cooperation and exchange of experiences and expertise with other Member States, to combat counterfeit and tampered telecommunication/ICT devices in a country/region, as well as globally;

2 to adopt national legal and regulatory frameworks to combat counterfeit and tampered telecommunication/ICT devices;

3 to consider measures to mitigate the import, circulation and sale of counterfeit and tampered telecommunication ICT/devices from the market;

4 to consider solutions to be used to differentiate between authentic/genuine and counterfeit or tampered telecommunication/ICT devices, e.g. establishing a centralized national reference database of authorized equipment;

5 to conduct awareness campaigns for consumers on the adverse impact of counterfeit and tampered products and telecommunication/ICT devices on the environment and on their own health, as well as on the degraded reliability, QoS and performance of such telecommunication/ICT devices;

6 to share information between enforcement agencies of member states to eliminate counterfeit sources and distribution,

invites Sector Members

1 to collaborate with governments, administrations and telecommunication regulators in combating counterfeit and tampered telecommunication/ICT devices;

2 to participate actively in ITU standardization work in order to develop and then adopt more efficient anti-counterfeiting/tampering techniques,

invites all the membership

1 to participate actively in ITU studies relating to combating counterfeit and tampered telecommunication/lCT devices by submitting contributions;

2 to take the necessary actions to prevent or detect tampering of unique telecommunication/ICT device identifiers, in particular regarding cloned telecommunication/ICT devices;

3 to collaborate and share expertise in this area.

1. 1 These include the least developed countries, small island developing states, landlocked developing countries and countries with economies in transition. [↑](#footnote-ref-1)