1 ARTICLE XVIII

1.1 Text of Article XVIII

Article XVIII

Additional Commitments

Members may negotiate commitments with respect to measures affecting trade in services not subject to scheduling under Articles XVI or XVII, including those regarding qualifications, standards or licensing matters. Such commitments shall be inscribed in a Member's Schedule.

1.2 "Reference Paper" on Basic Telecommunications

1.2.1 General

Special GATS negotiations in basic telecommunications, in which Members made commitments in market access and national treatment, were concluded in 1997. Many Members also took additional commitments under Article XVIII, by drawing upon the provisions of a negotiated "Reference Paper" containing pro-competitive regulatory principles applicable to the telecommunications sector. In the negotiations, Members could elect to insert any or all of the provisions of the model Reference Paper in their schedules, and could also insert modified versions of these provisions. The Reference Paper provisions contained in the schedules of individual Members may therefore differ from the model provisions below.

1.2.2 Text of model Reference Paper

"Reference Paper

Scope

The following are definitions and principles on the regulatory framework for the basic telecommunications services.

Definitions

Users mean service consumers and service suppliers.

Essential facilities mean facilities of a public telecommunications transport network or service that

(a) are exclusively or predominantly provided by a single or limited number of suppliers; and

(b) cannot feasibly be economically or technically substituted in order to provide a service.

A major supplier is a supplier which has the ability to materially affect the terms of participation (having regard to price and supply) in the relevant market for basic telecommunications services as a result of:
(a) control over essential facilities; or
(b) use of its position in the market.

1. Competitive Safeguards

1.1 Prevention of anti-competitive practices in telecommunications

Appropriate measures shall be maintained for the purpose of preventing suppliers who, alone or together, are a major supplier from engaging in or continuing anti-competitive practices.

1.2 Safeguards

The anti-competitive practices referred to above shall include in particular:

(a) engaging in anti-competitive cross-subsidization;
(b) using information obtained from competitors with anti-competitive results; and
(c) not making available to other services suppliers on a timely basis technical information about essential facilities and commercially relevant information which are necessary for them to provide services.

2. Interconnection

2.1 This section applies to linking with suppliers providing public telecommunications transport networks or services in order to allow the users of one supplier to communicate with users of another supplier and to access services provided by another supplier, where specific commitments are undertaken.

2.2 Interconnection to be ensured

Interconnection with a major supplier will be ensured at any technically feasible point in the network. Such interconnection is provided.

(a) under non-discriminatory terms, conditions (including technical standards and specifications) and rates and of a quality no less favourable than that provided for its own like services or for like services of non-affiliated service suppliers or for its subsidiaries or other affiliates;
(b) in a timely fashion, on terms, conditions (including technical standards and specifications) and cost-oriented rates that are transparent, reasonable, having regard to economic feasibility, and sufficiently unbundled so that the supplier need not pay for network components or facilities that it does not require for the service to be provided; and
(c) upon request, at points in addition to the network termination points offered to the majority of users, subject to charges that reflect the cost of construction of necessary additional facilities.

2.3 Public availability of the procedures for interconnection negotiations

The procedures applicable for interconnection to a major supplier will be made publicly available.

2.4 Transparency of interconnection arrangements
It is ensured that a major supplier will make publicly available either its 
interconnection agreements or a reference interconnection offer.

2.5 Interconnection: dispute settlement

A service supplier requesting interconnection with a major supplier will have 
recourse, either:

(a) at any time or

(b) after a reasonable period of time which has been made publicly known
to an independent domestic body, which may be a regulatory body as referred to in 
paragraph 5 below, to resolve disputes regarding appropriate terms, conditions and 
rates for interconnection within a reasonable period of time, to the extent that these 
have not been established previously.

3. Universal service

Any Member has the right to define the kind of universal service obligation it 
wishes to maintain. Such obligations will not be regarded as anti-competitive per se, 
provided they are administered in a transparent, non-discriminatory and competitively 
nearal manner and are not more burdensome than necessary for the kind of universal 
service defined by the Member.

4. Public availability of licensing criteria

Where a licence is required, the following will be made publicly available:

(a) all the licensing criteria and the period of time normally required to reach 
a decision concerning an application for a licence and

(b) the terms and conditions of individual licences.

The reasons for the denial of a licence will be made known to the applicant upon 
request.

5. Independent regulators

The regulatory body is separate from, and not accountable to, any supplier of 
basic telecommunications services. The decisions of and the procedures used by 
regulators shall be impartial with respect to all market participants.

6. Allocation and use of scarce resources

Any procedures for the allocation and use of scarce resources, including 
frequencies, numbers and rights of way, will be carried out in an objective, timely, 
transparent and non-discriminatory manner. The current state of allocated frequency 
bands will be made publicly available, but detailed identification of frequencies 
allocated for specific government uses is not required.

Current as of: February 2019