# Table of contents

<table>
<thead>
<tr>
<th>Section</th>
<th>Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Preface</strong></td>
<td>7</td>
</tr>
<tr>
<td>Anriette Esterhuysen / Roberto Bissio</td>
<td></td>
</tr>
<tr>
<td><strong>WSIS IN REVIEW</strong></td>
<td></td>
</tr>
<tr>
<td>The World Summit on the Information Society:</td>
<td></td>
</tr>
<tr>
<td>The end of an era or the start of something new?</td>
<td>11</td>
</tr>
<tr>
<td>David Souter</td>
<td></td>
</tr>
<tr>
<td>Post-WSIS spaces for building a global information society</td>
<td>16</td>
</tr>
<tr>
<td>Willie Currie</td>
<td></td>
</tr>
<tr>
<td>Post-WSIS mechanisms allowing for NGO inputs</td>
<td>23</td>
</tr>
<tr>
<td><strong>INSTITUTIONAL OVERVIEWS</strong></td>
<td></td>
</tr>
<tr>
<td>Introduction</td>
<td>27</td>
</tr>
<tr>
<td>Seán Ó Siochrú</td>
<td></td>
</tr>
<tr>
<td>ITU</td>
<td>29</td>
</tr>
<tr>
<td>Don MacLean</td>
<td></td>
</tr>
<tr>
<td>ICANN</td>
<td>39</td>
</tr>
<tr>
<td>Jeanette Hofmann</td>
<td></td>
</tr>
<tr>
<td>UNESCO</td>
<td>48</td>
</tr>
<tr>
<td>Seán Ó Siochrú</td>
<td></td>
</tr>
<tr>
<td>UNDP</td>
<td>56</td>
</tr>
<tr>
<td>Seán Ó Siochrú</td>
<td></td>
</tr>
<tr>
<td>WIPO</td>
<td>65</td>
</tr>
<tr>
<td>Robin Gross</td>
<td></td>
</tr>
<tr>
<td><strong>MEASURING PROGRESS</strong></td>
<td></td>
</tr>
<tr>
<td>ICT indicators for advocacy</td>
<td>77</td>
</tr>
<tr>
<td>Amy Mahan</td>
<td></td>
</tr>
<tr>
<td>ICT indices available online</td>
<td>88</td>
</tr>
<tr>
<td><strong>COUNTRY REPORTS</strong></td>
<td></td>
</tr>
<tr>
<td>Introduction</td>
<td>99</td>
</tr>
<tr>
<td>Alan Finlay</td>
<td></td>
</tr>
<tr>
<td>ARGENTINA</td>
<td>102</td>
</tr>
<tr>
<td>BANGLADESH</td>
<td>110</td>
</tr>
<tr>
<td>BOSNIA AND HERZEGOVINA</td>
<td>115</td>
</tr>
<tr>
<td>BRAZIL</td>
<td>119</td>
</tr>
<tr>
<td>BULGARIA</td>
<td>126</td>
</tr>
<tr>
<td>COLOMBIA</td>
<td>131</td>
</tr>
<tr>
<td>CROATIA</td>
<td>136</td>
</tr>
<tr>
<td>DEMOCRATIC REPUBLIC OF THE CONGO</td>
<td>140</td>
</tr>
<tr>
<td>ECUADOR</td>
<td>144</td>
</tr>
<tr>
<td>EGYPT</td>
<td>148</td>
</tr>
<tr>
<td>ETHIOPIA</td>
<td>153</td>
</tr>
<tr>
<td>INDIA</td>
<td>156</td>
</tr>
<tr>
<td>KENYA</td>
<td>164</td>
</tr>
<tr>
<td>MEXICO</td>
<td>167</td>
</tr>
<tr>
<td>NIGERIA</td>
<td>172</td>
</tr>
<tr>
<td>PAKISTAN</td>
<td>175</td>
</tr>
<tr>
<td>PERU</td>
<td>180</td>
</tr>
<tr>
<td>PHILIPPINES</td>
<td>185</td>
</tr>
<tr>
<td>ROMANIA</td>
<td>194</td>
</tr>
<tr>
<td>SOUTH AFRICA</td>
<td>198</td>
</tr>
<tr>
<td>SPAIN</td>
<td>207</td>
</tr>
<tr>
<td>UGANDA</td>
<td>213</td>
</tr>
</tbody>
</table>
The “desire and commitment to build a people-centred, inclusive and development-oriented Information Society” was expressed by heads of state, ministers and other high-level representatives of the governments of the world during the World Summit on the Information Society (WSIS), convened by the United Nations in November 2005 in Tunis. The Tunis Summit elaborated on the principles agreed upon two years before in Geneva, where the enormous potential of information and communication technologies (ICTs) to benefit “millions of people in all corners of the world” was recognised. But as we all know, the reality, also recognised during the Summit, is that the benefits of the information technology revolution are unevenly distributed between countries and within societies.

The ambitious agreed goal of bridging the “digital divide” while also respecting human rights, promoting education, public access to information, women’s empowerment and economic prosperity, can only be accomplished, according to the Tunis Commitment, through the involvement, cooperation and partnership of governments, the private sector, civil society and international organisations.

As civil society organisations identified with those principles, and with long experience in using the tools provided by technology to empower communities, the Association for Progressive Communications (APC) and the Third World Institute (ITeM) have always been aware of the “digital divide”. While we welcome the global commitment to bridge the gap and accept the challenge to contribute to these goals, we have also identified another gap: the gap that still exists between good intentions and actual achievements, between promises and realities, between high sounding principles and concrete actions.

The experience of citizen involvement in public policy advocacy around the world has shown that the status quo tends to prevail unless political will to implement change is strengthened by active citizen participation. A “Global Information Society Watch” is needed to make governments and international organisations accountable.

We reaffirm our desire and commitment to build a people-centred, inclusive and development-oriented Information Society, premised on the purposes and principles of the Charter of the United Nations, international law and multilateralism, and respecting fully and upholding the Universal Declaration of Human Rights, so that people everywhere can create, access, utilize and share information and knowledge, to achieve their full potential and to attain the internationally agreed development goals and objectives, including the Millennium Development Goals.

Paragraph 2, Tunis Commitment
World Summit on the Information Society, 2005

We reaffirm our resolution in the quest to ensure that everyone can benefit from the opportunities that ICTs can offer, by recalling that governments, as well as private sector, civil society and the United Nations and other international organizations, should work together to: improve access to information and communication infrastructure and technologies as well as to information and knowledge; build capacity; increase confidence and security in the use of ICTs; create an enabling environment at all levels; develop and widen ICT applications; foster and respect cultural diversity; recognize the role of the media; address the ethical dimensions of the Information Society; and encourage international and regional cooperation. We confirm that these are the key principles for building an inclusive Information Society, the elaboration of which is found in the Geneva Declaration of Principles.

Paragraph 9, Tunis Commitment
World Summit on the Information Society 2005

This publication, the first in a series of reports covering the state of the information society on an annual basis, focuses on the theme of participation. The report has three interrelated goals: surveying the state of the field of ICT policy at the local and global levels; encouraging critical debate; and strengthening networking and advocacy for a just, inclusive information society. It discusses the WSIS process and a range of international institutions, regulatory agencies and monitoring instruments from the perspective of civil society and stakeholders in the global South. Alongside this discussion, we present a series of country reports which examine issues of access and participation within a variety of national contexts.

In compiling this publication, the APC and ITeM are following up on their long-term interest in the impact of civil society on governance processes and their efforts to
enhance public participation in national and international forums. The APC network has been involved in global, regional and national ICT policy processes since 2000, with a focus on human rights and social inclusion in the information society and on addressing the “digital divide”. ITeM has been active in researching and promoting the use of ICTs to strengthen citizen involvement in decision-making processes. It hosts international civil society advocacy initiatives such as “Social Watch”, which monitors social development and gender policies, and “IFIWatchnet”, which monitors the activities of the international financial institutions.

Both our organisations are independent from any government, political party or corporate interest. While we acknowledge the enormous importance and legitimacy of multilateral governmental commitments, particularly those negotiated under the umbrella of the United Nations, we do not necessarily agree to all of their terms and formulations. Thus, for example, the very concept of the “information society”, which is so widely used and features in the title of this publication, is not without controversy, and we approach it with caution. It is a term that tends to de-emphasise social inequality, power and access to resources. Similarly, we find that the concept of the “digital divide” reduces structural differences in access to power and decision-making to the level of “technology haves and have-nots”.

Different degrees of access to technology and connectivity mirror the social and economic divides within countries and between countries. Increase in access to ICTs will not, by itself, reduce poverty or secure freedoms on a sustainable basis. But there is a real danger that lack of access to ICTs, and to the spaces where decisions are made about information and communications infrastructure, content and services, can deepen existing social exclusion and create new forms of exclusion.

It is in this context that we believe it is essential for civil society networks to participate in and watch over ICT policy processes at the global, regional and national levels.

Anriette Esterhuysen
Association for Progressive Communications (APC)

Roberto Bissio
Third World Institute (ITeM)
WSIS in review
The World Summit on the Information Society: The end of an era or the start of something new?

David Souter

Introduction
The World Summit on the Information Society (WSIS) was the largest single event in international debate on information and communications technologies (ICTs) during the past ten years. It absorbed a great deal of the time and resources of international organisations, governments, civil society organisations and businesses over a four-year period (2001 to 2005). It produced four documents setting out aspirations for the information society. It provided a framework for international discussion of infrastructure finance and internet governance. But it received only limited public attention and failed to bridge the paradigm gap between the worlds of information technology and international development. Sixteen months after it ended, its impact – on all parties – seems to be receding as technology and policy debate move on to meet new challenges.

What happened during the WSIS is the subject of a substantial report published by APC in early 2007.1 This study is particularly concerned with the participation of developing countries and civil society, and with the question of whether the WSIS might have a lasting impact on their involvement in other ICT decision-making forums. It drew on four main sources of evidence:

- Participant observation of the WSIS process
- Desk research, in particular of documentation produced by developing countries and civil society
- Questionnaires and interviews with individual participants, including 40 detailed interviews with key actors in the WSIS process
- Case studies of experience in five developing countries: Bangladesh, Ecuador, Ethiopia, India and Kenya.

This introductory chapter of the Global Information Society Watch report briefly recounts the WSIS process, discusses the findings of this APC research, and sets the scene for the discussion of what has happened since the WSIS in the remainder of the report.

The WSIS story
The origins of the WSIS lie in a decision taken at the International Telecommunication Union’s (ITU’s) 1998 Plenipotentiary Conference to propose a world summit on the information society. It is doubtful if ITU delegates expected this to become a global summit of the kind which the United Nations holds regularly on different issues, but their resolution fed into earlier discussions within the UN system, where it met with interest from other agencies, notably UNESCO, and eventually led to such an outcome.

Summits are highly complex processes. The summit meeting itself is the last stage of a prolonged period of negotiation, and is primarily an opportunity for heads of state and government to make public statements and commit their countries to a formal declaration. The real work takes place in complex discussions over the previous year or two, in a series of regional meetings and preparatory committees (PrepComs). These are where what will become the final texts are hammered out and disputes addressed. Meaningful participation in summits means participation in this process as a whole, not just at the final summit sessions.

The WSIS differed from the standard summit model in two ways.

Firstly, it was organised in two phases: one two-year phase leading to the first Summit in Geneva in December 2003, another to the second in Tunis in November 2005. This was justified as an opportunity to devote separate discussions to (firstly) principles and (secondly) implementation – though the underlying reason to hold the Summit in two phases was failure within the UN system to choose between two willing hosts. The two-phase structure increased the cost and complexity of participation but did not in practice achieve the separation of discussions into principles and implementation that was proposed. The second phase of the WSIS was very largely pre-occupied with narrow issues of internet governance.

Secondly, the WSIS was organised by a technical agency of the United Nations, the ITU, rather than by the UN’s central organisation. This was controversial. The “information society” includes wide-ranging cultural and developmental issues which fall more naturally into the remit of agencies like UNESCO and the United Nations Development Programme (UNDP) rather than the technocratic ITU. An underlying tension between broader development goals and goals of the ICT sector lasted throughout the WSIS. This was accompanied by suspicions that some within the ITU were seeking to use the WSIS in order to extend its authority over much wider “information society” issues, in particular over the internet. The ITU’s lead role also affected the nature of participation in national delegations (see below).

The first phase of the WSIS, up to the Geneva Summit in 2003, developed two general texts: a Declaration of Principles and a Plan of Action. These texts were agreed in negotiations between governments, though other stakeholders sought to influence them with varying degrees of success. The Declaration sets out the Summit’s considerable aspirations for the role of ICTs in transforming social and economic life. The Plan of Action brings together many different issues and identifies possible areas for international action, including targets related to the Millennium Development Goals (MDGs).2

A number of issues proved contentious during the first phase, including the right of non-governmental stakeholders to take part in WSIS negotiations, and issues concerning the relationship between information, communication and wider human rights. Two issues proved intractable and were referred to separate forums which met between the first and second WSIS phases.

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The Task Force on Financing Mechanisms (TFFM) considered ICT infrastructure finance following failure to agree at the first Summit on a proposal to set up a "Digital Solidarity Fund". It worked along conventional UN task force lines, drawing on consultant reports and discussion (mostly) among key governments and intergovernmental players.

The Working Group on Internet Governance (WGIG) was concerned with the way the internet is managed – in particular, the perception among many developing countries that critical resources are ultimately controlled by the United States, or the feeling that they should be managed by an intergovernmental forum. The WGIG was more innovative than the TFFM, drawing participants from a wider range of stakeholder groups.

The second phase of the WSIS was predominantly concerned with these two deferred issues. In practice, agreement on infrastructure finance was reached quickly, and the final year of the WSIS process was overwhelmingly concerned with internet governance.

The final outputs of the WSIS process were two further documents, the Tunis Commitment, reiterating the first Summit’s conclusions, and the Tunis Agenda, which drew out the second Summit’s conclusions on the two deferred issues and set out follow-up procedures for implementation. A summary of the Agenda “commitments” can be found in the following chapter on WSIS follow-up.

WSIS issues

Global summits are expensive ways of doing international business. They require large investments in time and money, especially for the governments of smaller countries and non-governmental actors, and they raise high expectations. Although little voiced in public at the time that plans for the WSIS were agreed, there was a good deal of scepticism among international officials about the merits of a World Summit on the Information Society and whether its outcomes would justify the costs incurred.

The WSIS also meant different things to different people. Prima facie, a World Summit on the Information Society might have been expected to address issues of importance in many aspects of all societies. In practice, it focused on a much narrower range of issues: the relationship between ICTs and fundamental rights, that between ICTs and development, infrastructure finance, and internet governance. It was more a summit on aspects of the information society rather than on the information society per se. It paid little attention, in particular, to issues concerning the impact of ICTs on relations between the citizen and the state – which is likely to be significant if/as the organisation of society is increasingly based around the acquisition and use of data which is digitally stored.

The WSIS did significantly raise awareness of ICT and ICD (information and communications for development) issues, particularly within developing country governments. Most of those who took part would agree that it also provided valuable opportunities for networking and for sharing of experience, especially in informal contacts outside the main negotiating framework.

The WSIS did little, however, to move forward debates on ICT or ICD, or to engage the ICT sector with mainstream development or rights communities. It was, overwhelmingly, a meeting place for those already involved in ICT or ICD. Nor did it engage significantly with the main development policy initiatives with which it coincided, notably the September 2005 Millennium Review Summit (which paid virtually no attention to the role of ICTs in development and poverty reduction). Many development agencies are increasingly concerned about the evident “paradigm gap” concerning ICTs between ICD professionals and the mainstream development community. With hindsight, the WSIS missed a major opportunity to bring together ICD enthusiasts and sceptics to address this gap.

Since the WSIS ended, its outcome texts on development have proved too vague and ill-defined in practice to act as guidelines for either ICT or development agencies’ programme planning. The process used to gather input for inclusion in the outcome documents made it easier to construct lists of aspirations and desiderata than to analyse the evidence and draw priorities. This is unhelpful when it comes to deciding how to allocate resources. The low level of interest shown in WSIS follow-up processes – with the exception of the Internet Governance Forum – suggests that they will not have much impact in the future.

There has been much debate about whether developing countries gained significantly in the two major issues debated within the WSIS. Where infrastructure finance is concerned, the idea of establishing a separate Digital Solidarity Fund – promoted by President Wade of Senegal and other African delegations – foundered in the TFFM, and was not pursued by its proponents in the second phase. However, debate on the issue did lead to some rethinking of infrastructure needs by major donors including the World Bank and the European Commission. Discussions on internet governance ended in the kind of compromise that all sides could consider acceptable from their point of view: the United States made no significant concessions on its current status; new procedures and one new institution were agreed which might gradually move internet governance forward over time; and the multi-stakeholder principle was included in texts that might otherwise have sought to extend governmental power over the internet.

Developing country participation

Summits differ from conventional or permanent decision-making bodies in many ways. They are concerned with broad principles rather than with detail. Their conclusions are reached by consensus rather than contested votes. Their decisions are not binding while those of bodies like the ITU and ICANN set rules with which governments and businesses have to comply.

Developing country participation in permanent ICT decision-making bodies was assessed in the Louder Voices report, prepared in 2002 for the Digital Opportunity Task Force (DOT Force). This report identified two main types of problem identified by developing country participants in interviews (CTO/Panos, 2002). These were summarised as follows:
A. Weaknesses in national policy processes:

I. Lack of policy awareness, at all levels of government and citizenship, of the potential role of ICTs in development.

II. Lack of technical and policy capacity on ICT issues, particularly in respect of emerging technologies and new policy area.

III. Weaknesses in national and regional policy-making processes, which variously included weaknesses in political leadership; absence of national ICT strategies; ineffective coordination between different government departments and agencies with ICT responsibilities; lack of private sector and civil society participation in national decision-making; inadequate preparation for international meetings; and ineffective use of financial and human resources.

B. Weaknesses in international policy processes:

I. Lack of easy, affordable and timely access to information about ICT-related issues, decision-making forums and processes.

II. Logistical problems, including the frequency and location of international meetings and restrictions on participation (for example, by private sector and civil society experts).

III. Ineffective use of financial resources available to support participation.

Some differences to this distribution of problems were evident in the WSIS. Because the WSIS dealt in generalities rather than detail, less technical and policy expertise was necessary for participation. Because its conclusions had less direct impact on future conduct – because it did not change the way ICTs are actually governed – it was taken less seriously, and attended at a less senior level, by industrial than by developing countries. Indeed, for some of the former, participation was not so much about making sure that things got better as making sure that things did not get worse from their perspective.

Developing country participation in the WSIS varied markedly in scale. Some countries had large delegations – for example, Senegal and South Africa – while some, particularly smaller countries, sent only a few representatives, and some took no part in the process whatsoever.

It is important to distinguish here between the impact of a few developing countries and the impact of developing countries as a whole. The internet governance debate provided a platform for some larger developing countries to assert their influence and authority, in a way comparable with new alignments in other international negotiations. Smaller countries and least-developed countries (LDCs) were poorly represented, if at all, in most delegations, and there were also few participants from mainstream development ministries (finance, planning, health, education, etc.).

This had a significant effect on the scope and quality of debate. Like the ITU, national telecommunications officials and fixed network operators have little expertise in mainstream development issues such as health and education, or in issues like human rights. The weakness of the WSIS texts in these areas betrays the lack of substantial input from such mainstream expertise. Instead, the WSIS focused most strongly on issues of particular importance within the telecoms debate that were natural to the ITU – infrastructure and the management of technical resources. One can only speculate whether different outcomes might have resulted had the WSIS been led by an information or development organisation like UNESCO or the UNDP rather than a communications technology agency like the ITU.

A few countries included civil society representatives in their delegations, while others strongly opposed the presence of civil society representatives, even as observers, in formal negotiations. Where civil society representatives were included, however, they were usually constrained by delegation policy and played little part in presenting national policy positions.

Women were also under-represented in WSIS delegations. Just 19% of delegations at each of the main Summit events, in Geneva and in Tunis, were women.

Five national case studies carried out for the APC research showed considerable variation in the extent of consultation and participation in WSIS discourse at a national level. In many countries, policy-making remained largely within the narrow confines of government ICT officialdom, though in some, such as Kenya, civil society and private sector actors played a significant part. Media attention to the WSIS was minimal in most cases. Where civil society organisations did seek to get involved, in case study countries, their participation was often reactive rather than central to the formulation of national policy. Much the same could be said of local internet communities – again with the exception of Kenya, where the formation of a lobbying alliance between private sector and civil society organisations did much to extend input in ways that may have a more lasting impact.

Civil society participation

Civil society involvement in UN summits has increased over the years, sometimes including the holding of “alternative” summits alongside the main event. No such alternative event was organised in the case of the WSIS, and many participants feel that the Summit did represent a significant advance in civil society participation. The ITU’s lack of experience with civil society may have fostered this, by giving more autonomy and responsibility to a civil society bureau within the secretariat, and creating more opportunities for civil society organisations to innovate within the summit framework.
Civil society representatives were able to make presentations during plenary sessions of the Summit. More importantly, they were able to work informally with government delegates and other interest groups to ensure the inclusion of a number of issues in the WSIS texts – notably on child protection and on internet governance, where much of the mandate for the Internet Governance Forum derived from wording that originated with civil society organisations. Importantly, too, many civil society participants felt that they gained substantially from the networking opportunities that the WSIS offered – both during the preparatory process (in which organisations had to work together) and in the summits themselves (when many organisations were able to present their work in the associated exhibition and workshop spaces).

Civil society participation in PrepComs and, to a lesser extent, the Geneva and Tunis summits themselves, was, like that of governments, concentrated among those with particular ICT/ICD interests. Few mainstream development or human rights NGOs attended any part of the process, and this substantially weakened civil society’s capacity to contribute to the development agenda in particular. Developing countries were also disproportionately under-represented in civil society participation – partly because of a lack of resources, partly because few civil society organisations in developing countries had tracked information society issues in the past, and partly because those which had were less likely to be included in their own national discourse on WSIS issues.

There were important differences in civil society experience of the two summits. In the Geneva phase, civil society had a wider range of issues to discuss. The whole character of the “information society” seemed up for grabs, and there were points of principle to argue – notably about human rights – on which civil society could coalesce. The hostility of some government delegations also fostered a sense of community and solidarity. The quality of civil society organisation and sense of unity or purpose were weaker in the second phase, though the Internet Governance Caucus provided a powerful instrument to advance positions which civil society shared with the internet community. Sharing the experience of government hostility to their participation during the early stages of the first Summit phase also built a stronger sense of partnership between civil society and private sector representation than has been seen in many other summits, and this helped both civil society and the private sector to pursue their agendas through the Summit as a whole.

As in other summits, caucusing lay at the heart of civil society participation. Caucuses have been used in a number of summits by civil society organisations to formulate and promote common positions. Plenary caucuses in the WSIS were supplemented by those concerned with particular issues under discussion. The caucus process during the WSIS was more effective during the first phase – when the rights of civil society to participate were threatened, and where significant input was achieved into the Declaration of Principles (ITU, 2003a), though not the Action Plan (ITU, 2003b) – than during the second (when the focus was much more on a single issue, and the unity of civil society was disrupted by the participation of pro-government Tunisian NGOs). Civil society caucusing also led to the publication of specific civil society viewpoints, published during the Geneva meeting and a month after the conclusion of the Tunis Summit.

The costs and benefits of participation in the WSIS are still debated within civil society. The financial cost and opportunity cost in personnel time were very considerable for those organisations that took the WSIS seriously. Policy gains, in terms of WSIS outcomes, were limited. Where gains were made was in extending organisations’ understanding of issues and in their building networks outside their own regions and specialisms that would not otherwise have been available to them. The value of this should not be underestimated, though it is questionable how well these networks can survive without the focus that WSIS PrepComs provided for them.

The other potential area of “gain” lies in the acceptance, within the WSIS, of multi-stakeholder principles for ICT decision-making. “We recognise that building an inclusive Information Society requires new forms of solidarity, partnership and cooperation among governments and other stakeholders, i.e. the private sector, civil society and international organisations,” as the Geneva Plan of Action put it, presaging multi-stakeholder engagement in the future (ITU, 2003b). This principle, in a sense, seeks to extend the multipolar character of policy development within most nation-states (where government authority is divided between different levels of government, and where a variety of government agencies share power with non-governmental actors) into the international sphere (where governments see themselves as representing national interests in their entirety). A multi-stakeholder approach also characterised the Working Group on Internet Governance (WGIG), whose diverse members acted as individuals working towards a common goal rather than as representatives of specific institutions. There has been a lot of discussion about whether the WGIG offers a model for other decision-making processes. The APC research notes that the issues facing the WGIG differed from those in other ICT forums – in particular, that governments lacked authority over the internet and were therefore not conceding ground to other stakeholders in accepting the WGIG format. But the success which many felt the WGIG process represented may encourage repetition of the experience in other issues which are technically complex and highly polarised. In any event, the multi-stakeholder principle was extended by the Tunis agreements into WSIS’ follow-up, notably into the Internet Governance Forum.

After WSIS

Sixteen months on from the Tunis Summit, it is difficult to see that the WSIS is having much lasting impact on the issues it discussed, with the exception of internet governance. The quality of its development texts was poor. Much more significant documents and initiatives on


ICT and ICD have been written and undertaken outside the WSIS framework during the past five years than within it. The WSIS does seem to have drawn more attention to the lack of evidence and critical evaluation available concerning ICT’s impact on development, and to the paradigm gap between ICT and development professionals. Some international agencies are now seeking to address these. Many developing country governments were made more aware of ICT issues by the WSIS, and ICT and ICD are being included in more national poverty reduction strategies. There has also been a shift in thinking about infrastructure finance, following the TFFM. However, these developments do not represent a revolution in thinking about the information society of the kind that the WSIS’ advocates had hoped to see.

The structure of WSIS follow-up processes is described in the next chapter. Insofar as wider civil society participation is concerned, this can be divided into two main sections: the action line processes intended to track the WSIS outcome text conclusions; and the Internet Governance Forum (IGF). A few comments are worth making here on each of these.

The first round of “action line” meetings held in May 2006 was very poorly attended and produced little in the way of new initiatives. Very little subsequent activity has taken place since then within the action line structure, though there have been significant new developments outside. It is difficult to see the action line structure, which has no independent resources, offering much of a framework for future cooperation or any significant legacy for the WSIS. The second round of action line meetings in May 2007 will probably establish whether there is any further mileage in them.

The IGF is a different matter. Its first meeting – in Athens in November 2006 – was almost universally considered a success. Although formally a UN meeting, it adopted procedures very much at odds with UN traditions. Rather than giving exclusive rights to governments, or even equivalence to stakeholder communities, it treated all participants – regardless of their origins – as equals. Plenary and workshop sessions had a strongly multi-stakeholder character. Debates were open and few people spoke in the kind of code that characterises many international meetings. However, all of this was facilitated by the fact that the IGF has no decision-making powers. Its value lies in that it is a “talking shop”, not a negotiating forum. It is very doubtful if it could have been successful as the latter. What it may illustrate is that, far from being a waste of time, “talking shops” may be a very necessary way of increasing understanding between stakeholder communities of the different views that people hold and the reasons why they hold them.

More interesting than the action lines, and as interesting as the IGF, is the question of whether the experience of the WSIS is likely to bring about any change in the way that permanent ICT decision-making forums go about their business.

The WSIS was, ultimately, a one-off event, in which developing country participation was more substantial and assertive than it is in permanent ICT decision-making forums such as the ITU and WTO. This was partly because summit dynamics make it easier for developing countries to manage their participation, and partly because industrial countries did not see the WSIS as a priority. Few interviewees for the APC research, however, felt that the WSIS had significantly changed the balance of power in ongoing policy debates in permanent decision-making forums, in likely outcomes arising from them, or in their arrangements for participation, except where internet governance is concerned.

The ITU discussed some WSIS-related changes at its November 2006 Plenipotentiary Conference, but it is not yet clear how these – and the ITU’s own identity - will develop. These discussions are considered in the ITU chapter of this report, but the ITU’s response has been in fact quite cautious and it does not seem likely to significantly extend its remit within the wider information society. WSIS debates have also had some influence on thinking within ICANN about its future. But it is hard to see any significant changes resulting in the way that other ICT decision-makers – from the World Trade Organisation (WTO) to the Internet Engineering Task Force (IETF) to the regional telecommunications agencies – expect to operate in future.

In practice, the report concludes that the institutional dynamics of participation require much more substantial changes in both international institutions and national policy-making processes if they are to enhance developing country participation – a conclusion very much in line with that of the Louder Voices report. While the WSIS raised awareness of ICT and ICD issues in many countries, at least among government officials and some NGOs, it did not facilitate capacity-building or change policy-making relationships at a national level. Unless those weaknesses are addressed, many developing countries will find it as difficult to represent their priorities effectively in future in specialist ICT decision-making forums as they did before the WSIS, which might be considered another opportunity missed. The Louder Voices conclusions, in short, would seem to stand.

References


Post-WSIS spaces for building a global information society

Willie Currie

Introduction

These documents are the key reference points for the follow-up and implementation of the WSIS outcomes.

The Tunis Agenda for the Information Society commits governments, international organisations, the private sector and civil society to building a people-centred, inclusive, development-oriented and non-discriminatory information society by implementing the following activities:

• Mainstreaming and aligning national e-strategies with local and national development priorities.
• Convening a meeting of the Internet Governance Forum (IGF) – a new forum for multi-stakeholder policy dialogue on internet governance.
• Developing public policy for the internet through a process towards enhanced cooperation by governments in consultation with all stakeholders, including the development of globally applicable principles on public policy issues associated with the coordination and management of critical internet resources.
• Developing strategies for increasing affordable global connectivity, thereby facilitating improved and equitable access for all, by promoting internet transit and interconnection costs that are commercially negotiated in a competitive environment and that should be oriented towards objective, transparent and non-discriminatory parameters and setting up regional high-speed internet backbone networks and the creation of national, sub-regional and regional internet exchange points (IXPs).
• Improving existing financing mechanisms for universal access to ICTs for development, capacity building and bridging the digital divide.
• Welcoming the Digital Solidarity Fund (DSF) established in Geneva as an innovative financial mechanism of a voluntary nature open to interested stakeholders by focusing mainly on specific and urgent needs at the local level and seeking new voluntary sources of “solidarity” finance.
• Developing and implementing enabling policies that reflect national realities and that promote a supportive international environment, foreign direct investment as well as the mobilisation of domestic resources, in order to promote and foster entrepreneurship, particularly small, medium and micro enterprises (SMMEs).
• Building ICT capacity for all and confidence in the use of ICTs by all – including youth, older persons, women, indigenous peoples, people with disabilities, and remote and rural communities – through the improvement and delivery of relevant education and training programmes and systems including lifelong and distance learning.
• Implementing effective training and education, particularly in ICT science and technology, that motivate and promote participation and active involvement of girls and women in the decision-making process of building the information society.
• Paying special attention to the formulation of universal design concepts and the use of assistive technologies that promote access for all persons, including those with disabilities.
• Promoting public policies aimed at providing affordable access at all levels, including community-level, to hardware as well as software and connectivity through an increasingly converging technological environment, capacity building and local content.
• Improving access to the world’s health knowledge and telemedicine services, in particular in areas such as global cooperation in emergency response, access to and networking among health professionals to help improve quality of life and environmental conditions.
• Building ICT capacities to improve access and use of postal networks and services.
• Using ICTs to improve access to agricultural knowledge, combat poverty, and support production of and access to locally relevant agriculture-related content.
• Developing and implementing e-government applications based on open standards in order to enhance the growth and interoperability of e-government systems, at all levels, thereby furthering access to government information and services, and contributing to building ICT networks and developing services that are available anywhere and anytime, to anyone and on any device.
• Supporting educational, scientific, and cultural institutions, including libraries, archives and museums, in their role of developing, providing equitable, open and affordable access to, and preserving diverse and varied content, including in digital form, to support informal and formal education, research and innovation; and in particular supporting libraries in their public service role of providing free and equitable access to information and of improving ICT literacy and community connectivity, particularly in underserved communities.
• Enhancing the capacity of communities in all regions to develop content in local and/or indigenous languages.
• Strengthening the creation of quality e-content, on national, regional and international levels.
• Promoting the use of traditional and new media in order to foster universal access to information, culture and knowledge for
all people, especially vulnerable populations and populations in developing countries and using, inter alia, radio and television as educational and learning tools.

- Reaffirming the independence, pluralism and diversity of media, and freedom of information including through, as appropriate, the development of domestic legislation.

- Strongly encouraging ICT enterprises and entrepreneurs to develop and use environment-friendly production processes in order to minimise the negative impacts of the use and manufacture of ICTs and disposal of ICT waste on people and the environment.

- Incorporating regulatory, self-regulatory, and other effective policies and frameworks to protect children and young people from abuse and exploitation through ICTs into national plans of action and e-strategies.

- Promoting the development of advanced research networks, at national, regional and international levels, in order to improve collaboration in science, technology and higher education.

- Promoting voluntary service, at the community level, to help maximise the developmental impact of ICTs.

- Promoting the use of ICTs to enhance flexible ways of working, including teleworking, leading to greater productivity and job creation.

- Promoting disaster early warning systems by technical cooperation and enhancing the capacity of countries, particularly developing countries, in utilising ICT tools for disaster early warning, management and emergency communications, including dissemination of understandable warnings to those at risk.

- Making available child helplines, taking into account the need for to-remember numbers, accessible from all phones and free of charge, should be made available.

- Digitising our historical data and cultural heritage for the benefit of future generations.

How this is to be done is through post-WSIS follow-up and implementation mechanisms, specified in the Tunis Agenda.

**WSIS follow-up**

The UN Economic and Social Council (ECOSOC) was called on to oversee the system-wide follow-up of the Geneva and Tunis outcomes of WSIS. To this end, ECOSOC, at its substantive session of 2006, was to review the mandate, agenda and composition of the Commission on Science and Technology for Development (CSTD), including considering the strengthening of the Commission, taking into account the multi-stakeholder approach.

**WSIS implementation**

The Tunis Agenda called on UN agencies and other intergovernmental organisations, in line with UN General Assembly Resolution 57/270 B, to facilitate activities among different stakeholders, including civil society and the business sector, to help national governments in their implementation efforts (UN, 2003). The Agenda further asked the UN Secretary-General, in consultation with members of the UN System Chief Executives Board for Coordination (CEB), to establish within the CEB a UN Group on the Information Society (UNGIS) consisting of the relevant UN bodies and organisations, with the mandate to facilitate the implementation of WSIS outcomes. It was suggested that in selecting the lead agency or agencies of this group, the experience of and activities in the WSIS process undertaken by the International Telecommunication Union (ITU), the UN Development Programme (UNDP) and the UN Educational, Scientific, and Cultural Organisation (UNESCO) should be taken into consideration.

WSIS implementation and follow-up should be an integral part of the UN integrated follow-up to major UN conferences and should contribute to the achievement of internationally agreed development goals and objectives, including the Millennium Development Goals (MDGs). It should not require the creation of any new operational bodies. International and regional organisations should assess and report regularly on universal accessibility of nations to ICTs, with the aim of creating equitable opportunities for the growth of ICT sectors of developing countries.

Great importance is attached to multi-stakeholder implementation at the international level, which should be organised taking into account the themes and action lines in the Geneva Plan of Action, and moderated or facilitated by UN agencies when appropriate.

The experience of, and the activities undertaken by UN agencies in the WSIS process – notably the ITU, UNESCO and the UNDP – should continue to be used to their fullest extent. These three agencies should play leading facilitating roles in the implementation of the Geneva Plan of Action and organise a meeting of moderators/facilitators of action lines. The coordination of multi-stakeholder implementation activities would help to avoid duplication of activities. This should include, inter alia, information exchange, creation of knowledge, sharing of best practices, and assistance in developing multi-stakeholder and public/private partnerships.

The United Nations General Assembly is to make an overall review of the implementation of WSIS outcomes in 2015.

**Monitoring and evaluation**

Periodic evaluation, using an agreed methodology, of the implementation process should be undertaken by developing appropriate indicators and benchmarking, including community connectivity indicators. It should clarify the magnitude of the “digital divide”, in both its domestic and international dimensions, and keep it under regular assessment, and track global progress in the use of ICTs to achieve internationally agreed development goals and objectives, including the MDGs.

**WSIS follow-up and implementation activities in 2006**

**Action line implementation**

A consultation meeting of WSIS action line facilitators/moderators was convened in Geneva on 24 February 2006 by the ITU, the UNDP and UNESCO in their role as lead facilitating agencies for the multi-stakeholder implementation of the WSIS Plan of Action.

A number of different UN agencies and other organisations and entities offered their services to facilitate, or co-facilitate, specific action lines and themes, or stated their intention to do so. In addition, it was agreed that each action line would nominate its own chair. In order to launch activities under each action line and facilitate the initial contacts among facilitators and participants, it was agreed that one agency should be provisionally appointed as the interim focal point for each action line and theme.1

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2. For the list of facilitators, see: <www.itu.int/wsis/implementation/facilitators.html>.
A number of organisations commented on the draft terms of reference for the facilitators of each action line and for the lead facilitating agencies (ITU, UNESCO and UNDP). The main changes made were to ensure that the multi-stakeholder implementation process remained as a bottom-up process and made full use of online tools to ensure maximum inclusiveness (ITU, 2006a and 2006b).

It was agreed that where possible, WSIS-related meetings should be clustered together, to make the best use of available resources and to make it easier for those who need to travel.

The next step was the convening of a cluster of WSIS-related events in Geneva from 9 to 19 May 2006. This included the renaming of World Telecommunications Day to become World Information Society Day, to be held annually on May 17. A first round of action line facilitation meetings was held, convened by the following organisations:

- ITU for action line C2: Access to infrastructure and C5: Security. For C2 it was the second meeting after a first meeting at the World Telecommunications Development meeting in Doha in March 2006.
- UNDP for action lines C4: Capacity building and C6: Enabling environment
- UNESCO for C8: Cultural diversity
- UN-DESA for C1: The role of all stakeholders, C11: International and regional cooperation and C7: ICT applications/E-government
- UNCTAD and ILO joint meeting for C7: ICT applications/E-business and C7: ICT applications/E-employment.

During this first round of action line facilitation meetings, most meetings focused on:

- A report on WSIS outcomes in the respective area of the respective action line
- Briefings by participants on their respective projects
- Presentations by stakeholders on possible priorities for action and modalities for cooperation
- Exchange of views by participants on the objectives of the group.


Table 1 shows the revised annex to the Tunis Agenda indicating the provisional moderators/facilitators of each action line.

**Commission on Science and Technology for Development (CSTD)**

At its ninth session held in Geneva on 15 to 19 May 2006, the Commission on Science and Technology for Development (CSTD) held a multi-stakeholder panel discussion on the role of the Commission in United Nations system-wide follow-up to the outcomes of the WSIS.

The CSTD agreed that the substantive agenda item for the 2006-2008 review and policy cycle will be "Promoting the building of a people-centred, development-oriented and inclusive information society, with a view to enhancing digital opportunities for all people," 4 with special emphasis on development dimensions of ICTs, including risk-benefit analysis to bridge the "digital divide".

A joint bureau meeting was held between ECOSOC and the Commission on 16 May 2006. The president of ECOSOC briefed the bureaux on the outcome of its open-ended consultation on the role of the CSTD in the follow-up to the WSIS held the same day. The president also observed that the new role of the CSTD should be reviewed by ECOSOC, as mandated by the General Assembly in its resolution 60/252. It was noted that the point of departure at the ECOSOC 2006 substantive session in July should not be whether, but rather how the CSTD should assist ECOSOC in the system-wide follow-up to the WSIS. 5

ECOSOC passed a resolution (E/2006/L.37) on 28 July 2006 entitled “Follow-up to the WSIS and review of the Commission on Science and Technology for Development”, where it indicated how it will oversee the system-wide follow-up of the WSIS outcomes. ECOSOC decided that the Commission will assist the Council as the focal point in the system-wide follow-up of WSIS. This will involve:

- A strong development orientation
- Reviewing and assessing progress on the implementation of the outcomes of WSIS, including the action lines at regional and international levels
- Sharing best practices and lessons learned
- Promoting dialogue and fostering partnerships to contribute to the attainment of the WSIS objectives and the implementation of its outcomes
- Strengthening the CSTD by the addition of ten new members from member states
- Enabling multi-stakeholder participation in the CSTD by relaxing the rules of accreditation for the private sector and civil society.

**UN Group on the Information Society (UNGIS)**

The United Nations Group on the Information Society (UNGIS) was launched at a meeting of high-level representatives of 22 UN agencies on 14 July 2006 at ITU headquarters in Geneva.

UNGIS will serve as an interagency coordinating mechanism within the UN system to implement the outcomes of WSIS. The Group will enable synergies aimed at resolving substantive and policy issues, avoiding redundancies and enhancing effectiveness of the system while raising public awareness about the goals and objectives of the global information society. UNGIS will also work to highlight the importance of ICTs in meeting the MDGs.

To maximise its efficiency, the Group agreed on a work plan in which it would concentrate its collective efforts each year on one or two cross-cutting themes and on a few selected countries. UNGIS will work to accomplish the following tasks:

- Monitor progress and key activities relating to the implementation of WSIS outcomes, based on input and reports from CEB member organisations.
- Work with the UN Secretary-General to ensure that the implementation of the Geneva Plan of Action is closely linked to the planning and implementation of the United Nations Development Assistance Framework (UNDAF) at the country level.

3 See <www.itu.int/wsis/implementation/meetings.html> for reports on the meetings.


5 See <www.unctad.org/Templates/meeting.asp?intItemID=1942&lang=1&m=11157>.
• Facilitate interagency information exchange and activities, including sharing of experiences and lessons learned in particular with regard to WSIS goals, by ensuring the coherence of the stock-taking exercise.

• Work closely with the Partnership for the Measuring of ICT for Development in order to streamline the approach of the UN system to the development of appropriate indicators and benchmarking.

• Promote effective communication and collaboration between the UN system, intergovernmental organisations outside the UN system, and civil society and private sector partners, including in relation to the work of multi-stakeholder groups or networks.

• Identify key accomplishments and make recommendations on overall policy and coordination as well as proposing effective reporting requirements for the WSIS, for consideration by the UN system.

• Establish mechanisms to report regularly to other WSIS stakeholders on its activities, in particular on preparation of any analytical reports on WSIS implementation to be delivered to ECOSOC and the UN General Assembly.

• Disseminate information on the status of WSIS implementation within the UN system as well as to the general public.

In the coming period, UNGIS will focus on bringing the efforts of the UN system to bear on expanding access to communications, for instance, through multimedia community centres, teleshops, etc. Drawing on the respective competencies of the different members of the Group, UNGIS will also focus on applications related to e-health and e-tourism. At the same time, the Group will examine the e-readiness strategies and policies of one or two countries, to be proposed by the UNDP, to develop a comprehensive toolkit for bringing the benefits of the information society to developing countries.

During the first year, UNGIS will be chaired by the ITU, with UNESCO, the UNDP and WHO acting as vice-chairs (ITU, 2006c).6

Global Alliance for ICT and Development (GAID)

On 17 April 2006, UN Secretary-General Kofi Annan approved the launch of a Global Alliance for ICT and Development (GAID).7 While not formally mentioned in the Tunis Agenda as part of WSIS implementation, GAID emerged from the UN ICT Task Force, whose mandate ended in 2005, and is part of a parallel but related process to the WSIS.

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6 See: <www.ungis.org/dnngen>.

The mission of GAID will be to facilitate and promote the integration of ICT into development, including the MDGs, by providing a platform for an open, inclusive, multi-stakeholder cross-sectoral policy dialogue on the role of ICT in development. It will thus contribute to linking the outcomes of the WSIS with the broader UN development agenda.

The alliance will organise thematic events addressing core issues related to the role of ICT in economic development, the eradication of poverty, and employment and enterprise in pro-poor growth scenarios, with particular focus on health, education, gender, youth, and disabled and disadvantaged segments of society.

GAID will function primarily as a decentralised network, open to participation of all stakeholders, including governments, business, civil society and international organisations. The Alliance will aim significantly to expand the circle of participants in policy and partnership debate beyond the traditional set of stakeholders, by actively engaging constituencies that currently are not adequately involved, particularly non-governmental participants from developing countries, media, academia, youth and women’s groups.

GAID was launched at a meeting in Kuala Lumpur on 19 to 20 June 2006. The participants in the meeting agreed that:

- The multi-stakeholder approach should be a key principle of GAID and of all ICT for development (ICT4D) programmes.
- The potential of ICT as a transformative development tool has been recognised, but efforts should now be challenged to support effective and rapid implementation.
- ICT4D must be placed within a comprehensive development strategy and programmes focused on social development and economic growth using ICT with a systematic transformation process of the socioeconomic structure towards the knowledge society and economy.
- ICT4D programmes should be localised and community-driven and not technology-driven.
- There is a need to realign and recalibrate existing policies and strategies for development with a dimension on ICT as a strategic enabler for all development programmes nationally and globally.
- The focus should be on key priority areas that are considered most impactful: education, health, entrepreneurship and participation in policy debate and decision making (governance).
- GAID needs to “think big” and, to this end, address the issue of sustainability, scalability and replicability upfront.
- GAID recognises the different needs and capacities of the target communities in formulating and implementation of ICT4D.
- A total solutions orientation should be adopted to produce sustained results and impact.
- Capacity building for ICT as an enabler for development should be addressed in a holistic manner.
- Content development and applications should be addressed as strategic challenges driven by grassroots and community-based approaches.
- It is essential to measure, monitor, recognise and promote initiatives among stakeholders participating in GAID towards achieving MDGs.

- Large private sector companies, small and medium-scale enterprises and entrepreneurs should be actively engaged in ICT4D policies and programmes.
- Major development banks and donor agencies should be encouraged to take an active role in the Alliance.
- The pivotal role of youth as creators, champions and implementers of ICT4D initiatives and activities needs to be strengthened.
- Gender mainstreaming is imperative for making ICT4D activities relevant, effective and sustainable.

The following are some of the initiatives proposed at the GAID inaugural meeting:

- To consider establishing a Cyber Development Corps (CyDevCorps) under the umbrella of the UN, based on the multi-stakeholder approach and with a South-South collaborative dimension.
- To consider promoting the establishment of resource centres to promote programmes to build human capital through multilateral and multi-sectoral cooperation and to facilitate sharing of best practices, information exchange and discourse for GAID.
- To consider setting up thematic and regional networks and working groups with a view to enhancing outreach and promoting partnership for action.

GAID set up a structure of governing bodies:

- A Steering Committee to provide executive direction
- A Strategy Council comprising 60 members representing governments and non-governmental stakeholders – civil society, the private sector, international organisations, media, academia, youth and women’s groups – to provide strategic guidance
- A group of High Level Advisors for policy and expert advice
- A Champions Network of activists, experts and practitioners to build its activities.

In addition, GAID encouraged the formation of Communities of Expertise to:

- Analyse existing projects, programmes and practices with a view to identifying best practices and/or developing guidelines, standards or templates for discussion.
- Conduct research studies on cutting-edge, new or emerging issues, identifying a technological or/and organisational solution to tackling a barrier to development using ICT.
- Identify actors/opportunities for multi-stakeholder partnerships and resource mobilisation for this purpose.

GAID subsequently held a global forum with the theme “Our Common Humanity in the Information Age: Principles and Values for Development” on 29 November 2006 at UN headquarters in New York.8

**Internet Governance Forum (IGF)**

The purpose of the Internet Governance Forum (IGF) is to provide a space for multi-stakeholder policy dialogue on internet governance. In accordance with paragraph 72 of the Tunis Agenda, the mandate of the Forum is to:

8 See <www.un-gaid.org/commonhumanity>.
following broad themes:

- Discuss public policy issues related to key elements of internet governance in order to foster the sustainability, robustness, security, stability and development of the internet.
- Facilitate discourse between bodies dealing with different crosscutting international public policies regarding the internet and discuss issues that do not fall within the scope of any existing body.
- Interface with appropriate intergovernmental organisations and other institutions on matters under their purview.
- Facilitate the exchange of information and best practices, and in this regard make full use of the expertise of the academic, scientific and technical communities.
- Advise all stakeholders in proposing ways and means to accelerate the availability and affordability of the internet in the developing world.
- Strengthen and enhance the engagement of stakeholders in existing and/or future internet governance mechanisms, particularly those from developing countries.
- Identify emerging issues, bring them to the attention of the relevant bodies and the general public, and, where appropriate, make recommendations.
- Contribute to capacity building for internet governance in developing countries, drawing fully on local sources of knowledge and expertise.
- Promote and assess, on an ongoing basis, the embodiment of WSIS principles in internet governance processes.
- Discuss, inter alia, issues relating to critical internet resources.
- Help to find solutions to the issues arising from the use and misuse of the internet, of particular concern to everyday users.
- Publish its proceedings.

The IGF, in its working and function, is required to be multilateral, multi-stakeholder, democratic and transparent.

Consultations on the convening of the IGF were held in Geneva on 16 to 17 February 2006. Around 300 participants representing all stakeholder groups attended the meeting. The participants addressed a wide variety of issues, such as the IGF’s scope of work and substantive priorities as well as aspects related to its structure and functioning. The aim of the consultations was to develop a common understanding among all stakeholders on the nature and character of the IGF.

On 17 May 2006, UN Secretary-General Kofi Annan established an Advisory Group to assist him in convening the IGF. The Advisory Group is made up of 47 members of government, the private sector and civil society, including the academic and technical communities, representing all regions of the world. It is chaired by Nitin Desai, the Secretary-General’s special adviser for the WSIS, assisted by Markus Kummer.

A second round of consultations on the convening of the IGF was held in Geneva on 19 May 2006. The consultations were open to all stakeholders and focused on the substantive preparation of the inaugural meeting of the IGF.

The IGF Advisory Group held a meeting in Geneva on 22 to 23 May 2006. It agreed on recommendations for the agenda and the programme as well as the structure and format of the first meeting in Athens. The Advisory Group recommended that the overall theme of the meeting be “Internet Governance for Development” with the following broad themes:

- Openness — Freedom of expression, free flow of information, ideas and knowledge
- Security — Creating trust and confidence through collaboration
- Diversity — Promoting multilingualism and local content
- Access — Internet connectivity: policy and cost. 9

The IGF convened for its inaugural meeting in Athens from 30 October to 2 November 2006.10

A number of “dynamic coalitions”, based on multi-stakeholder cooperation, emerged from the Athens meeting, including dynamic coalitions on privacy, open standards, spam and an internet bill of rights.11

The Government of Brazil will host the 2007 IGF meeting. It will take place in Rio de Janeiro on 12 to 15 November 2007.

Digital Solidarity Fund (DSF)

The Digital Solidarity Fund (DSF)12 is an African initiative launched by Senegalese President H.E. Abdoulaye Wade during the first phase of the World Summit on the Information Society (Geneva 2003) and recognised as a voluntary fund during the second phase (Tunis 2005).13 It was officially inaugurated on 14 March 2005 in Geneva, in the presence of several heads of state, ministers and mayors. The DSF is supported by 23 founding members consisting of fourteen nation states,14 eight cities and regions15 and one international organisation16 and is governed by a tripartite Foundation Board composed of 24 members, representing, in equal parts, public authorities, the private sector and civil society of the various regions of the world.

The objectives of the DSF are to:

- Ensure affordable and fair access to information technologies (IT) and their contents for everybody, especially marginalised groups.
- Promote such access as a basic right in both the public and private domains, irrespective of market fluctuations, growth and profitability, with respect for an information society that is socially, culturally, economically, financially and ecologically sustainable.
- Guarantee access to information and knowledge to everybody, contribute to the autonomy and healthy development of each individual, and strengthen the commitment of local collectivities at the social, political, economic and cultural levels.

9 See <intgovforum.org/meeting.htm>.
10 See <www.intgovforum.org/IGF.htm> for transcripts of all the main sessions on the four broad themes.
15 City of Dakar (Senegal), City of Geneva (Switzerland), City of Lyon (France), City of Paris (France), City of Santo Domingo (Dominican Republic), Rhône-Alpes Region (France), Basque Country (Spain), Piedmont Region (Italy).
16 Organisation Internationale de la Francophonie (OIF).
• Reduce economic, social and cultural disparities by the mobilisation of fresh resources generated by innovative financial mechanisms for development, in particular the “one percent for digital solidarity” principle, a financing tool specifically devoted to “the fight against the digital divide.”

As a financial mechanism, the DSF is not involved in implementing its own in-house projects. Since it does not want to finance large ICT infrastructure, it concentrates on community-based projects with a view to creating new activities, new jobs and, in the long term, new markets.

At present, the DSF is funding a number of pilot projects in Africa which provide ICT and internet access for communities engaged in the fight against HIV/AIDS in Burkina Faso and Burundi. It has also provided IT equipment and capacity-building for the Town Hall of Banda Aceh, Indonesia, which was destroyed by the December 2004 tsunami.

Conclusion

At this point, it is not clear how any of these post-WSIS follow-up and implementation spaces will develop in the years ahead. This overview of activities in 2006 shows that a beginning has been made on all the follow-up and implementation processes specified in the Geneva Plan of Action and the Tunis Agenda, except for one:

• Developing public policy for the internet through a process towards enhanced cooperation by governments in consultation with all stakeholders, including the development of globally applicable principles on public policy issues associated with the coordination and management of critical internet resources.

The reasons for this omission have not been presented by the UN. The jury is still out on the value of these various post-WSIS policy spaces. Some of the critical success factors for WSIS implementation are whether the structures established will be able to:

• Attract the participation of a critical mass of all stakeholder groups.
• Manage the power relations between stakeholder groups effectively.
• Leverage existing financial resources and mobilise new financial resources to support implementation activities.
• Rationalise and transform what looks like a cumbersome UN machinery of implementation and monitoring.
• Focus on a limited number of key issues and themes where a significant difference can be made.

Some of the risk factors include:

• Whether the new UN Secretary-General Ban Ki-Moon takes as keen an interest in building a global information society as Kofi Annan did.
• Whether multi-stakeholder partnerships can take hold meaningfully and translate into action.
• Whether there is a sufficient commitment to multilateral approaches to global problems and challenges among stakeholders.

• Whether building a global information society is fully recognised as a global public good, that is worth prioritising.

Of these spaces, the IGF has so far set the standard for creating a space for successful policy dialogue on internet governance. It remains to be seen whether the other post-WSIS spaces can match it in terms of innovation, participation and effectiveness.

References


17 The 1% principle requires the inclusion of a digital solidarity clause in all calls for bids for goods or services related to ICTs. The clause states that suppliers responding to these calls for bids undertake to donate 1% of the contract value, deducted from their profit margin, to the DSF.

18 See: <www.dsf-fsn.org/cms/content/view/14/48/lang,en/>.
Post-WSIS mechanisms allowing for NGO inputs

**New financing mechanism outside of the WSIS process**

### Digital Solidarity Fund (DSF)  
<www.dsf-fsn.org>

Inaugurated in Geneva on 14 March 2005, outside of the WSIS process.

WSIS welcomed the DSF as “an innovative financial mechanism” (§ 28, Tunis Agenda).

Initiated in the aftermath of the Geneva Summit on an initiative by the City of Geneva and the President of Senegal, it allows the voluntary commitment of public authorities, including local authorities, and private entities with the view of transforming the “digital divide” into “digital opportunities”.

Partnerships with civil society entities.

### Internet Governance Forum (IGF)  
<www.intgovforum.org>

WSIS invited the UN Secretary General to convene the IGF for multi-stakeholder policy dialogue and clarified its mandate, structure and functions (§ 67 and 72 to 79, Tunis Agenda).

**2006:**  
- February/March: Open consultations / Advisory Group meeting (Geneva).  
- 30 October-2 November: Inaugural IGF meeting (Athens).

**2007:**  
- February: Advisory Group meeting (Geneva).  
- 12-15 November: 2nd IGF meeting (Rio de Janeiro).

**Upcoming:**  
- 2008: 3rd IGF meeting (India).  
- 2009: 4th IGF meeting (Egypt).

### Multi-stakeholder implementation process  
<www.itu.int/WSIS/implementation>

WSIS provided for multi-stakeholder implementation at the international level to be moderated/facilitated by UN agencies when appropriate, taking into account the themes and action lines of the Geneva Plan of Action (§ 108 to 110, Tunis Agenda).

**2006:**  
- February: Consultation of action line facilitators (Geneva).  
- March: Action line C2 (Geneva).  
- May: Action lines: C1, C2, C4, C5, C6, C7-a, C7-b, C7-e, C8, C11 (Geneva).  
- July: UNGIS launched (Geneva).  
- October: Action lines: C3, C7-c, C9, C10 (Paris) / Action line C7-h (Beijing).

**2007:**  
- May: All WSIS action lines follow-up meetings.

### Economic and Social Council (ECOSOC) - Commission on Science and Technology for Development (CSTD)  
<stdev.unctad.org>

WSIS requested ECOSOC to review the CSTD to oversee the follow-up to WSIS in a multi-stakeholder approach (§ 105, Tunis Agenda).

**2006:**  
- February: ECOSOC consultation on strengthening the CSTD (Geneva).  
- May: 2nd ECOSOC consultation on the future role of the CSTD / CSTD informal panel on the future role of the CSTD / 9th session of the CSTD (Geneva).  
- July: ECOSOC resolution on the review of the CSTD mandate and composition (Geneva).

**2007:**  
- May: 10th session of the CSTD (Geneva).

### System-wide follow-up to WSIS


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**UN multi-stakeholder initiatives outside of the WSIS process**

### UN ICT Task Force  
<www.unicttf.org>

Established at the request of ECOSOC in March 2001, the ICTTF is aimed at supporting at the global level the efforts to bridge the digital divide and promote ICT for development.


### Global Alliance for ICT and Development (GAID)  
<www.un-gaid.org>

This initiative was intended to replace the UN ICTTF at the end of its mandate. It provides a multi-stakeholder global forum and platform for cross-sectoral policy dialogue and advocacy and catalyses multi-stakeholder action-oriented partnerships.

**2006:**  
- 19-20 June: Inaugural meeting of GAID (Kuala Lumpur).

**2007:**  
- February: The UN meets Silicon Valley (Santa Clara)  
- May: First GAID Global Forum on Youth / Joint meeting of the CSTD and GAID (Geneva).  

2006:  
- February: ECOSOC consultation on strengthening the CSTD (Geneva).  
- March: Action line C2 (Geneva).  
- May: Action lines: C1, C2, C4, C5, C6, C7-a, C7-b, C7-e, C8, C11 (Geneva).  
- July: UNGIS launched (Geneva).  
- October: Action lines: C3, C7-c, C9, C10 (Paris) / Action line C7-h (Beijing).

2007:  
- May: All WSIS action lines follow-up meetings.

WSIS requested ECOSOC to review the CSTD to oversee the follow-up to WSIS in a multi-stakeholder approach (§ 105, Tunis Agenda).
Institutional overviews
This section offers a succinct assessment of how five international institutions have performed in relation to information and communication technology (ICT) policy, including the outcomes of the World Summit on the Information Society (WSIS). A theme of special interest is participation in policy-making, particularly the participation of civil society, of women, and of actors from the South.

Our authors examine the Internet Corporation for Assigned Names and Numbers (ICANN), the International Telecommunication Union (ITU), the United Nations Development Programme (UNDP), the United Nations Educational, Scientific and Cultural Organisation (UNESCO), and the World Intellectual Property Organisation (WIPO). The World Trade Organisation (WTO), an important institution with extensive and complex relationships to ICTs spread over a number of its agreements, is notable for its absence here and will be included in the next edition of this publication.

Each relates to ICTs differently. ICANN and ITU would normally be considered as core ICT governance institutions, around internet and telecommunication infrastructure respectively. UNESCO, on the other hand, sees itself as a major contributor to content, in science, culture and education: a full UNESCO sector is devoted to communication and information, and communication is at the heart of its mission. WIPO, concerned with intellectual property, might initially look out of place. But copyright exerts strong influence on access to ICT content, and WIPO is carving an important niche for itself in relation to digital content, by policing internet domain names on behalf of trademark holders and promoting new varieties of intellectual property in broadcasting, webcasting and all kinds of internet audio and video – all the while reinforcing and extending protection to owners. UNDP’s interest is long standing and focuses on the ultimate application of ICTs specifically as enablers of development. Thus between them they cover ICT infrastructure, the generation and ownership of knowledge shared over that infrastructure, and the final application of ICTs to development.

So what do our authors conclude about them?

The WSIS process was unique. For the first time it brought together virtually all shades of ICT actors into intense debate, an opportunity to forge a shared view and plot the future together. But did this actually happen? And what was the role of these institutions?

As discussed elsewhere in this publication, the WSIS certainly did create a shared forum that, especially for the numerous participants arriving with highly specialised and sometimes narrow backgrounds, constituted an intensive crash-course in every facet of ICTs. Significant sharing and convergence in thinking did take place. Old divergences, however, in the end dictated a meagre outcome in policy terms. The limited engagement of non-ICT/telecoms policy-makers and especially of those concerned with development, the absence of any new funding, and the containment of proposals and commitments within a narrow range favoured by corporate and Northern interests meant that those institutions charged with moving forward after Tunis in December 2005 are facing a very challenging task.

Three of these institutions – the ITU, UNDP and UNESCO – are considered here. Eight of the ten WSIS action lines with individual institutional moderation fell to these three. (Action line 7 on ICT applications is divided into eight sub-sections, two of which are covered by UNESCO). Lacking new funding or specific national commitments and programmes, and with the impetus generated from the Summit process now gone, the multi-stakeholder action line groups subsequently formed can probably, at best, identify a few niche areas in which their interests coincide sufficiently to warrant joint action.

To some extent, policy change will depend on the degree to which each institution has internalised the WSIS outcomes or will do so in the future. UNESCO appears to have done this most effectively, being determined at an early stage to use the WSIS to guide future actions under the theme of “Knowledge Societies”. Its current Medium-Term Strategy and the upcoming one for 2007 to 2013 strongly reflect the WSIS outcomes, led by its Communication and Information Sector. The UNDP, at this point lacking a unit at headquarters concerned with ICT, is realigning its activities in areas where ICTs have been mainstreamed – poverty alleviation and better governance – to conform to WSIS outcomes, a useful but limited effort. The ITU’s Development Sector at its Conference in March 2006 sought to position itself as a key player in WSIS outcomes, but in practice merely cross-referenced its programmes for the next four years with the action lines and noted that “ITU-D functions may be reviewed taking into account WSIS outcomes.” Nor is the United Nations Group on the Information Society (UNGIS), the UN body responsible for coordinating WSIS implementation and chaired successively by the institutions above, likely to come up with significant policy initiatives.

The ITU, of course, has a larger policy role in promoting the WSIS outcomes through its member states’ governments. The Antalya Plenipotentary Conference in November 2006 was an opportune time to make, or at least assess, progress. In the event, ITU members agreed to incorporate the results of WSIS into their long-range plans and ongoing work programmes, but stopped short of revising their organisational priorities or resource allocations. The new Strategy Plan for the ITU makes only passing reference to the WSIS. (However, it is worth noting that a coalition of developing countries determined the election results of some key ITU posts and shaped some vital areas of ITU strategy. This can in part at least be attributed to the process of mutual interaction and collaboration arising from the WSIS process.)

WIPO and ICANN were more peripheral in the WSIS: the former mainly to ensure that nothing occurred there that would encroach on its bailiwick of intellectual property (its success was not least because this coincided with the position of powerful governments and the private sector); the latter, though without any official responsibilities, taking part in relevant discussions and actively involved in the UN Working Group on Internet Governance that laid the groundwork for the Internet Governance Forum (IGF). Of course, the IGF and indirectly perhaps the Global Alliance for ICT and Development (GAID) may be considered among the most significant outcomes
of the WSIS. As the title “institution” is perhaps premature for these, they are not given separate consideration here, but the analyses often reach out in their direction.

All five institutions are also active in areas of ICT outside the WSIS, but especially ICANN and WIPO. In terms of their policy-related activities, both come in for criticism. ICANN, a self-governing entity set up only in 1998, has succeeded in some areas of its mandate, but failed in others, notably relating to the delegation of new top-level domains registration. Criticism of WIPO is much more sweeping and severe. It stands accused of policy-making and implementation, including in its arbitration activities, that systematically favour the interests of intellectual property holders, from whom it gets its funding, and of ignoring its UN commitment to a development mandate.

Criticisms in both cases, interestingly, are closely related to their performance in facilitating broad participation, the theme of this report. ICANN is accused of not fostering accountability to and representation of the diversity of users, ultimately favouring the interests of one industry sector — the “rule takers” — over internet users and future businesses. WIPO is taken to task in no uncertain terms for a host of ways in which the “one-country, one vote” UN principle is subverted and the exercise of real power is skewed strongly in favour of more powerful countries and intellectual property holders.

In general it is difficult to distinguish in any of these institutions the issue of participation — of women, civil society or developing countries — in ICT policy processes from the participation of these sectors in their wider institutional activities and structures.

UNESCO and UNDP both have strong institutional support for gender-related issues, which is hardly surprising given the domains in which they operate. The ITU has recently committed itself to “accelerating gender mainstreaming.” ICANN has no specific commitment relating to gender balance, but institutional changes have led to a growing number of women in its decision-making positions. However, as far as can be ascertained, few if any specific initiatives relating to gender-balanced ICT policy making, including at the WSIS, were taken by these institutions.

A somewhat similar picture emerges with regard to the participation of civil society. UNESCO and the UNDP, as core UN agencies, have a long history of facilitating participation, although its effectiveness is constantly a matter for debate. The ITU has only recently woken up to the existence of civil society, and is slowly making moves towards integrating civil society representatives into its activities, but is yet a far cry from the promise of the WSIS for balanced multi-stakeholder participation. WIPO also allows civil society accreditation, though the modalities of participation are limited. ICANN appears to be going in reverse, and it has greatly reduced the influence of civil society, “at-large members”, and hence the breadth of internet users in its structures.

Southern participation is also varied. UN institutions do maintain the “one country, one vote” principle but as noted above this can be subverted in a number of ways. Additionally, WIPO stands accused of ignoring its UN development mandate. As a key UN development agency, the UNDP takes most seriously its role in relation to Southern representation and is structurally and institutionally sensitive to it. UNESCO, although not a development agency per se, explicitly gears its strategy and programmes towards the South. The ITU has its development division, ITU-D, to focus on development issues and, as noted, developing country members have recently asserted some newfound confidence, partly arising from the WSIS. Participants from developing country stakeholders in the structures of ICANN, which does not have a national membership structure, are under-represented.

Beneath the formal level, it proved more difficult to assess the efforts made to ensure broad participation. Part of the problem is that information on the precise numbers of participants who are women or representatives of civil society or the South is seldom recorded or compiled, and specific actions are often isolated and unique. UNESCO, however, can be credited with supporting systematic efforts to assist civil society, including to some extent from the South, in the early stages of the WSIS.

Each institutional assessment comes forward with a set of recommendations. Standing above all of these is the fact that we are already seeing a shift away from the summit approach in future global policy formulation. The relevance of getting everyone together under a single roof and hammering out a common policy diminishes as the UN system as we know it evolves towards more open models, and as policy is more and more made by facts on the ground, established in bilateral, multilateral and regional forums.

In this scenario, achieving some kind of consensus relies more on the incorporation of all views into the processes of each institution – the question of participation once again – and on improved and innovative mechanisms for coordination and partnership building.
**International Telecommunication Union (ITU)**

**Don MacLean**

**Introduction**

**Objectives and main activities**

The overall objectives of the International Telecommunication Union (ITU) are to promote the development of telecommunication networks and access to telecommunication services by fostering cooperation among governments and a range of non-governmental actors that includes network operators, service providers, equipment manufacturers, scientific and technical organisations, financial organisations and development organisations.

The ITU’s main activities include:

- Standardising telecommunications technologies, services and operations, including tariffs and numbering plans.
- Allocating radio frequency bands to different services and coordinating and registering frequency assignments and satellite orbital positions so as to avoid harmful interference.
- Promoting the development of telecommunications infrastructure and services, regulatory institutions, and human resources in developing countries.
- Providing information on global telecommunications trends and developments.

**Legal/constitutional composition**

The ITU is founded on a set of treaties dating back to 1865 that have binding force in international law – the ITU Constitution and Convention, the Radio Regulations, and the International Telecommunication Regulations – as well as resolutions, recommendations and other non-binding instruments adopted by its conferences.

Although it is an intergovernmental organisation, a large number of private sector entities and other non-governmental actors are members of the ITU and participate in its work. This is a longstanding arrangement that reflects the important role non-governmental actors have played since the days of the telegraph in developing telecommunications technologies, networks and services. The current ITU Constitution provides for three distinct classes of membership – member states, sector members, and associates – with differing rights and obligations.

The ITU is organised into three sectors – Radiocommunication, Telecommunication Standardisation and Telecommunication Development – known respectively as ITU-R, ITU-T and ITU-D. Much of the substantive work of the ITU is done by its members in sector meetings with administrative support from the three sector bureaus: the Radiocommunication Bureau (BR), Telecommunication Standardisation Bureau (TSB) and Telecommunication Development Bureau (BDT). Each bureau is headed by a director.

1 More information is available at the ITU web site.

The ITU General Secretariat provides common services to support the activities of the sectors. It also organises world and regional TELECOM exhibitions and forums as well as smaller scale seminars and workshops, and publishes reports on trends, developments and emerging issues. It is headed by a secretary-general who is responsible for the overall management of the ITU and is assisted by a deputy secretary-general.

ITU activities are funded mainly through a “free choice” system in which member states and sector members select the number of contributory units they wish to pay from a sliding scale that ranges from 40 units at the top end to one sixteenth of a unit at the bottom. Because they do not have the same rights as member states, most notably the right to vote, the value of a sector member unit is only a fraction of the value of a member state unit (currently one fifth). The fees paid by associates in turn are fractions of the value of a sector member unit, reflecting their more limited rights to participate in ITU activities.

The monetary value of the contributory unit is adjusted every two years as part of the ITU budget process. The values of member state and sector member contributory units currently stand at CHF 318,000 (USD 260,627) and CHF 63,600 (USD 52,125) respectively. The fees charged to associates range between CHF 1,987.50 (USD 1,628) and CHF 10,600 (USD 8,687), depending on the sector with which they are associated and the countries from which they come.

In addition to membership fees, the ITU derives significant revenues from the sale of publications and other cost recovery activities. These activities currently account for about 15% of total revenues.

**Key members/participants and decision-making structures**

The ITU membership currently includes 191 member states that have the right to take part in all activities, 643 sector members that have the right to take part in all the activities of the sector(s) to which they contribute.

2 There are a number of restrictions built into the “free choice” system. For member states, only least-developed countries (LDCs) can contribute at the one-sixteenth unit level. Sector members of the Radiocommunication and Telecommunication Standardisation sectors must contribute at least one half a unit, while Telecommunication Development sector members can choose to contribute at the one-quarter, one-eighth or one-sixteenth unit level. The fees for associates also differ by sector, being one sixth of a sector member unit in the Radiocommunication and Standardisation sectors, one twentieth in the Development Sector, and one fortieth for LDCs. For further details see: www.itu.int/members/pdf/membership.pdf.
belong, and 132 associates that have the right to take part in some activities of the sector(s) with which they are associated (e.g. the meetings of an individual study group).³

Overall governance is provided by the Plenipotentiary Conference, which meets every four years to amend the ITU Constitution and Convention, approve strategic and financial plans, adopt policies that may apply to the organisation as a whole or to one or more specific sectors, and elect the secretary-general, the deputy secretary-general and the directors of the three bureaus. The Plenipotentiary Conference also elects the twelve members of the Radio Regulations Board, a part-time body that oversees the operations of the BR on behalf of the member states.

In addition to these officials, the Plenipotentiary Conference elects countries to serve on the ITU Council. This body meets annually and is empowered to govern between Plenipotentiary Conferences. It is composed of one quarter of the ITU state membership (currently 46 members) and elections are structured to ensure that the five ITU administrative regions are fairly represented in terms of the number of member states in each region.

Each ITU sector has its own governance structure composed of:

• Periodic assemblies (in ITU-R and ITU-T) or conferences (in ITU-D) that provide overall direction to sectoral activities
• Advisory boards drawn from the membership that guide sectoral activities in the period between conferences
• Study groups that examine issues and develop recommendations in specific subject areas.

The World Telecommunication Standardisation Assembly and the World Telecommunication Development Conference meet every four years to plan sectoral work, as well as to elect advisory group and study group chairs and vice-chairs.

The Radiocommunication Assembly, the equivalent body in ITU-R, meets every three to four years in conjunction with the Radiocommunication Conference, a treaty-making event which has the power to amend the Radio Regulations.

The ITU Constitution provides for one other governance structure: the World Conference on International Telecommunications (WCIT), a treaty-making event that has the power to amend the International Telecommunication Regulations (ITRs).⁴

³ Membership information retrieved in October 2006. For lists of ITU members see: <www.itu.int/GlobalDirectory>.

⁴ The ITRs were last amended in 1988, at a time when telecommunications was beginning to be transformed by the privatisation of state-owned operators and the introduction of competition in both domestic and international markets. These trends have gathered strength in the past two decades, during which time the internet and convergence have also helped transform telecommunications worldwide, rendering the ITRs increasingly obsolete. ITU members have long recognised that the ITRs no longer reflect the realities of international telecommunications, and the ITU has attempted to develop strong relations with the World Bank and the World Trade Organisation (WTO).

Commitment to development

The 1984 report of the ITU Independent Commission for World Wide Telecommunication Development, popularly known as the Maitland Commission after its chairman, highlighted the “missing link” in developing countries and internationally between the development of telecommunications and overall economic and social development (ITU, 1984).

As a result of this report and as part of a comprehensive reform effort that began in the late 1980s in response to changes that were taking place in the telecommunications environment (i.e. privatisation, liberalisation, competition), the ITU upgraded its commitment to development in 1992 when it established ITU-D.

About 25% of the ITU budget is allocated to ITU-D (vs. about 35% to ITU-R, 18% to ITU-T and 21% to the General Secretariat).

In addition, there is a constitutional obligation for the directors of the radiocommunication and standardisation bureaus to provide technical support to the development sector. This is typically done through workshops and seminars to help build developing country capacity in relation to ITU-R and ITU-T activities.

Commitment to gender equality

The 2002 Marrakech Plenipotentiary Conference adopted Resolution 70, “Gender Mainstreaming in ITU” (ITU, 2002), which called on member states and sector members to promote gender equality in their activities; resolved to improve socioeconomic conditions for women,

Relations with other international institutions and the multilateral system

The ITU has been a specialised agency of the United Nations since 1947. From an administrative point of view, it is part of the UN “common system” of administrative regulations, rules and procedures that governs the terms and conditions of employment of ITU staff and elected officials and also sets general policies and standards for financial, human resources and information systems management.

The UN and other specialised agencies have the right to attend ITU conferences as observers. Some UN agencies take an active interest in the work of the ITU either because their constituencies are major users of telecommunications – e.g. the International Civil Aviation Organisation, the International Maritime Organisation, the United Nations Educational, Scientific and Cultural Organisation (UNESCO) – or because of a shared interest in development – e.g. the United Nations Development Programme (UNDP).

In addition to these links with the UN system, the ITU has close relations with the 79 intergovernmental and non-governmental international and regional organisations, 11 regional intergovernmental telecommunications organisations and 5 intergovernmental organisations operating satellite systems that take part in its work as sector members.

As a result of the important roles they have played in driving telecommunications liberalisation over the past ten to fifteen years, the ITU has attempted to establish strong relations with the World Bank and the World Trade Organisation (WTO).
particularly in developing countries, by mainstreaming the gender perspective in telecoms development programmes; and to incorporate the gender perspective in the ITU strategic plan and the operational plans of the sectors.

The 2006 Antalya Plenipotentiary Conference updated this resolution to take account of developments inside and outside the ITU since 2002, particularly the results of the World Summit on the Information Society (WSIS) and the 2006 Doha World Telecommunication Development Conference. In renewing Resolution 70, the Antalya Conference adopted the broader goal of “promoting gender equality towards all-inclusive information societies” in addition to gender mainstreaming in the ITU. The Conference also amended the ITU Constitution and Convention to indicate that their language should be considered as gender neutral.

The revised resolution tasks the Council with accelerating gender mainstreaming activities. It instructs the secretary-general to ensure that the gender perspective is incorporated in the work programmes, management approaches and human resource development activities of the ITU, and to report annually to the Council on progress made.

**Southern actors and civil society participation**

Virtually all developing countries are members of the ITU. Like developed countries, each of them is represented in the ITU by their telecommunications administration, i.e. the government department or agency responsible for international telecommunications policy.

A significant number of non-governmental entities and organisations from developing countries and regions are ITU sector members. Some 548 of the ITU’s 643 sector members are national entities. Under the membership structure set up in the ITU Constitution and Convention, these entities are classed as recognised operating agencies (ROAs), scientific and industrial organisations (SIOs), or financial and development institutions.

These 548 national entities come from 110 different countries. Slightly more than half of them are from non-OECD countries. The 229 ITU sector members that come from these 90 developing countries include 48 sector members from South and East Asia, 46 from sub-Saharan Africa, 39 from North Africa, 37 from the Near and Middle East, 17 from Eastern Europe, 17 from South America, 11 from Central America and the Caribbean, and 6 from Central Asia. Of the 229 developing country sector members, 126 are only members of the development sector. The other 103 are members of the radiocommunication and/or standardisation sectors as well. The developing country members of these two sectors are drawn from 51 different non-OECD countries.

In addition to national entities, ITU sector membership includes 79 regional and other international organisations (REINTORGs), 11 regional telecommunications organisations (REGORGs), and five intergovernmental organisations operating satellite systems (SATORGs). Of these, 28 REGINTORGs, 9 REGORGs, and 3 SATORGs represent regions that are exclusively or largely composed of developing countries.

There are currently 132 associate members of the ITU — 123 national entities, of which 7 are based in developing countries, and 9 regional and other international organisations, of which 2 are based in largely developing regions.

Because the ITU membership structure does not include a class of civil society entities and organisations — and in the absence of a generally agreed definition of “civil society” — it is difficult to be precise about the extent to which civil society entities and organisations participate in the work of the ITU, either as sector members or as associates.

If civil society is broadly defined to include not-for-profit scientific and technical organisations, as well as organisations representing non-business users of telecommunications services and/or communities, a significant proportion of the ITU’s regional and other international organisation membership could be considered to be part of civil society. However, if not-for-profit scientific and technical organisations are excluded from the definition of civil society, there currently is very little civil society participation in the ITU.

**Role and responsibilities in ICTs**

**General orientation**

As a technical organisation, the ITU’s general orientation is to promoting the development of telecommunications technologies and access to networks and services. This involves it in a wide range of issues related to scientific research, experimental development, equipment manufacturing, software engineering, network planning, infrastructure deployment, service provisioning, interconnection, charging and revenue sharing, information and network security, human resource development, telecommunications industry financing, and regulation.

Although there is a high degree of correlation between the development of telecommunications and overall economic and social development, the ITU’s primary orientation is to “the development of telecommunications” — including infrastructure, services, applications and regulatory arrangements — rather than to “telecommunications for development”.

**Responsibilities in relation to the WSIS**

On the basis of a proposal from Tunisia, the 1998 ITU Minneapolis Plenipotentiary Conference adopted a resolution that called on the United Nations to hold a World Summit on the Information Society. It instructed the ITU secretary-general to pursue the matter with the UN

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5 More information about both the WSIS and the 2006 Doha Conference is available from: <www.itu.int/WSIS> and <www.itu.int/ITU-D/wtdc06>.

6 The ITU has never implemented ECOSOC Resolution 1296, adopted in May 1968 (or later revision), concerning recognition of NGOs, although there was an effort by NGOs themselves to gain recognition about a decade ago. See: <www.comunica.org/itu_ngo>.
The proposal was enthusiastically received when it was presented to this body in the spring of 1999. The secretary-general proceeded to develop a plan that involved holding the summit in two phases—the first in Geneva in 2003 and the second in Tunis in 2005. This plan was approved by the ITU Council and subsequently endorsed by the UN General Assembly in 2001. The General Assembly asked the ITU secretary-general to take lead responsibility for managing the summit process in conjunction with other interested agencies.

The ITU secretary-general served as WSIS secretary-general and chaired the High-Level Summit Organising Committee. Within the ITU, the General Secretariat’s Strategic Planning and External Affairs Units provided core support for the substantive and procedural aspects of the WSIS process with assistance from the sectoral bureaus, particularly the BDT. The ITU’s internal resources were augmented by contributions from some ITU member states and sector members, as well as the Canton of Geneva.

The Tunis Agenda for the Information Society included separate follow-up frameworks for ICT financial mechanisms, internet governance, and the eleven action lines contained in the agenda.

With respect to the action lines, the Tunis Agenda asked the UN Economic and Social Council (ECOSOC) to monitor implementation on behalf of the General Assembly. It also asked the CEB to set up a United Nations Group on the Information Society (UNGIS) to coordinate the activities of UN departments and agencies. This group has been established and is currently chaired by the ITU secretary-general.

The Tunis Agenda identified organisations to moderate and facilitate multi-stakeholder partnerships in relation to each one of the eleven action lines. It tasked the ITU with this responsibility for action line C2: Information and communication infrastructure, and action line C5: Building confidence and security in the use of ICTs. In addition, it asked the ITU to lead in coordinating the facilitation process, along with UNESCO and the UNDP.

Between the first and second phases of the Summit, the ITU conducted a stocktaking exercise which resulted in an extensive inventory of stakeholder activities related to the Geneva Plan of Action, which is structurally similar to the Tunis Agenda. Following the second phase of the Summit, the ITU updated this inventory, which now includes more than 3,000 activities, and also compiled a Golden Book of new commitments made at the Tunis phase.

**Description and analysis of ICT activities**

**Activities in relation to the WSIS**

The ITU undertook a number of activities specifically related to the WSIS in 2006.

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7 At the time, this body was known as the Administrative Committee on Coordination.

8 <www.kado.or.kr>.

9 <unctad.org>.
progress towards the implementation of WSIS outcomes. To do this, the report’s authors have developed a Digital Opportunity Index (DOI)\(^{10}\) – a composite index composed of eleven indicators that measure opportunity (i.e. availability and cost of internet and ICT access networks), infrastructure (i.e. uptake of internet and ICT access technologies by households and individuals), and utilisation (i.e. the use made of these technologies for internet and ICT access as a proportion of total telecommunications use). The report uses the DOI to compare progress towards the information society in different countries and regions, as well as to identify different strategies and policy options.

In November 2006, the Antalya Plenipotentiary Conference adopted a resolution on “ITU’s role in implementing the outcomes of the World Summit on the Information Society”. This resolution instructs the secretary-general to:

- Take all necessary measures for the ITU to play a leading facilitating role in the overall WSIS implementation process, along with UNESCO and the UNDP.
- Lead in facilitating the implementation of the WSIS action lines relating to infrastructure development (C2) and cybersecurity (CS).
- Participate in the implementation of other action lines that fall within the ITU’s mandate (essentially all the other action lines except those dealing with cultural and linguistic diversity, local content, media, and the ethical dimensions of the information society).
- Ensure that all of this is done in cooperation with other bodies involved in WSIS follow-up, in a coordinated fashion.

The resolution also instructs the directors of the three bureaus to support WSIS follow-up activities.

The ITU Council will receive annual progress reports from the Secretariat and will maintain the Working Group on the World Summit on the Information Society (WG-WSIS) that was set up during the summit process to provide ongoing guidance to follow-up activities.

**Other ICT-related activities**

As well as adopting a general resolution on the ITU’s overall role in WSIS implementation, the Antalya Plenipotentiary Conference adopted a number of resolutions that address aspects of internet governance – one of the main topics of the Tunis phase of the Summit and a key area of WSIS follow-up that is of particular concern to developing countries and civil society.

- In recognition of the convergence that is taking place between telecommunications and the internet, particularly through the development of voice over internet protocol services (VoIP) and next generation networks (NGNs), Resolution 101 on “Internet-Protocol-based networks” resolves that the ITU shall clearly identify the range of internet-related issues that fall within its responsibilities, collaborate with other relevant organisations to maximise benefits of IP-based networks, and continue to study international internet connectivity as an urgent matter, as called for in the Tunis Agenda.

- More specifically in relation to the results of the WSIS, Resolution 102 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” instructs the secretary-general to continue to take a significant role in international discussions and initiatives related to the management of internet names, addresses and other resources, and to take the steps necessary for the ITU to continue to play a facilitating role in the coordination of international public policy issues pertaining to the internet, as expressed in the Tunis Agenda. The resolution also instructs the directors of the standardisation and development bureaus to support these actions.

- Resolution 133 on the “Role of administrations of Member States in the management of internationalised (multilingual) domain names” instructs the secretary-general and the directors of the bureaus to take an active part in all international discussions, initiatives and activities on the deployment and management of internationalised domain names, in cooperation with relevant organisations.

- The Antalya Conference also updated Resolution 130 on “Strengthening the role of ITU in building confidence and security in the use of information technologies” to reflect the priority that the WSIS gave to this issue and the ITU’s leadership role in the implementation of WSIS action line C5.

In addition to these resolutions on internet governance, the Antalya Conference adopted a number of other resolutions on ICTs and development, including resolutions on:

- Special measures for the least developed countries and small island developing states
- Assistance and support to countries in special need for rebuilding their telecommunications sector
- ICTs in the service of humanitarian assistance
- Support for the New Partnership for Africa’s Development (NEPAD)
- Support for the Agenda for Connectivity in the Americas and Quito Action Plan
- Next generation network deployment in developing countries.

Ten days after the close of the Antalya Conference, ITU TELECOM WORLD 2006 opened in Hong Kong.\(^{11}\) ITU world and regional TELECOM events combine exhibitions that showcase that latest ICT technologies with forums that feature high-level speakers and panels from the private and public sectors. Under the overall theme of

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10 More information is available from: <www.itu.int/doi>.

“Living in the Digital World”, the 2006 TELECOM world forum explored three domains: “digital lifestyle” (how current and future lifestyles are shaped by ICTs); “digital ecosystems” (how different kinds of companies interlink, cooperate and compete); and “digital society” (the challenges in maintaining a transparent regulatory environment and building an information society for all).

Because they are market-oriented events, TELECOMs provide an interesting point of comparison for other ITU activities, such as the Doha World Telecommunication Development Conference and the Antalya Plenipotentiary Conference, in terms of participants and programmes. Although there are echoes of WSIS in the TELECOM WORLD 2006 forum programme and some developing country speakers in the digital society domain, the almost complete absence of developing country keynote speakers and panelists in the sessions on digital ecosystems and digital lifestyles reflects the very great differences of capacity that currently exist among countries and regions and the magnitude of the ICTs-for-development challenge.

Stakeholder participation
Key areas in which participation of civil society, Southern countries and women is an issue

In 2002, the Commonwealth Telecommunications Organisation and Panos London published Louder Voices (MacLean et al, 2002), a study of developing country participation in international ICT decision-making. This study noted that it is important to distinguish between the presence of developing countries, civil society, and women in international ICT decision-making forums on the one hand, and their effective participation on the other. The ITU, which was the subject of a Louder Voices institutional study, is a case in point.

Developing countries are present at many ITU meetings. They tend to be most strongly represented at the major conferences and assemblies, including those of the radiocommunication and standardisation sectors, and are well represented in all the activities of the development sector. However, presence does not equate to effective participation, which – as Louder Voices pointed out – requires capacities to forecast issues, conduct research, set agendas, coordinate action at national and regional levels, negotiate successfully before and during events, implement decisions, and evaluate results.

The situation regarding developing country participation is especially challenging in meetings dealing with technical matters. This is particularly the case in the standardisation sector where, with the exception of the study groups dealing with numbering and tariff questions, the work is done almost exclusively by representatives of sector members. Without the technical and financial capacities required to contribute to this work, or at least follow its development, there is little reason to be present. Many developing countries are therefore effectively excluded from some of the ITU’s most important work. As indicated in the section on Southern partners and civil society participation, at present there are no radiocommunication or standardisation sector members from 110 of the ITU’s 191 member states – and all 110 are developing countries.

Civil society faces three main issues in seeking to participate in the work of the ITU: the ITU’s membership structure, which has been described above; the cost of meeting attendance; and the ITU’s working methods, which require its members to have significant technical capacities in order to contribute effectively to decision-making in many areas of activity.

In principle, ITU sector membership is open to both national and international civil society organisations. However, the requirement for all national entities and some kinds of regional and international organisations seeking sector membership to be approved by the governments of the countries where they are based, or alternatively by the ITU Council, may pose obstacles in some cases. The requirement to make financial contributions either as full sector members or as associates is an additional obstacle. Finally, the cost of attending the meetings where ITU members do their work and, in the case of the radiocommunication and standardisation sectors, the technical expertise required to contribute meaningfully to the work of the ITU may pose additional problems.

For civil society organisations, the work of the development sector is likely to be of most interest, and the one to which they can contribute most effectively. Financial barriers to ITU-D participation are also lower than in the other sectors.

In ITU-D, sector members can pay one eighth of a sector member unit – CHF 7,950 (USD 6,515) at current values – while sector members from LDCs are only obliged to contribute one sixteenth of a sector member unit, or CHF 3,975 (USD 3,257). ITU-D associates pay one twentieth of a sector member unit, CHF 3,180 (2,606), unless they are from LDCs, in which case they pay one fortieth, or CHF 1,590 (USD 1,303).

In ITU-R and ITU-T on the other hand, sector members must contribute at least one half a sector member unit as an annual membership fee – CHF 31,800 (USD 26,061) at current values. Associate status in these sectors may be a more attractive option than full sector membership, although the cost, CHF 10,600 (USD 8,688) in annual fees, may be prohibitive.

In addition to the cost of sector membership or associate status, the cost of ITU publications and the restrictions the ITU places on online access to some information resources, such as conference documents, may also constitute significant barriers to civil society engagement with ITU activities. Although ITU membership includes certain privileges, such as a 15% discount on the price of hard copy publications, the value of these benefits in relation to their cost is unlikely to stimulate interest in sector membership or associate status among civil society organisations, which would need to pay thousands of Swiss francs annually in fees to save hundreds on the price of publications.

The WSIS process appears to have sensitised member states to the advantages of involving civil society in the work of the ITU – or at least to have begun to develop requisite technical capacities are becoming increasingly engaged in the work of these sectors. A longitudinal study would be required to confirm whether this is in fact the case.

On the positive side, however, the fact that about 20% of the national members of the radiocommunication and standardisation sectors come from non-OECD countries may indicate that developing countries and regions that are in transition and/or have begun to develop requisite technical capacities are becoming increasingly engaged in the work of these sectors. A longitudinal study would be required to confirm whether this is in fact the case.
least in activities related to WSIS follow-up. While recognising the key role played by civil society entities and organisations in building the global information society, ITU member states are also concerned about the potential impact of greater civil society involvement on the intergovernmental character of the ITU, its current membership structure, and its finances.

The level of participation by women in the work of the ITU generally reflects their participation in international telecommunications policy-making in national governments, as well as their participation in the non-governmental entities and organisations that do much of the technical work of the ITU.

Although women from both developing and developed countries have assumed important leadership roles in the work of the ITU in recent years (e.g. as chairpersons of Council and Radiocommunication conferences), and although they are invariably present in at least limited numbers on the delegations of governments and sector members to ITU meetings, ITU events often have the appearance of being meetings of an “old boys club”.

The current under-representation of women in the scientific and engineering professions that do much of the technical work of the ITU clearly limits the possibilities for greater gender balance in many forums. The development sector may be more fertile ground for increasing participation by women, particularly if it becomes less technical in its orientation and more closely attuned to the development mainstream.

Actions taken to ensure effective participation

In order to promote greater developing country participation in the technical work of the ITU, the Antalya Plenipotentiary Conference adopted Resolution 123 on “Bridging the standardisation gap between developing and developed countries”. This resolution recognises that developing countries require a certain level of technical capacity in order to be able to apply ITU-R and ITU-T standards, quite apart from the capacity required to contribute to their development. It invites member states and sector members to contribute to a fund that would help bridge the standardisation gap and to otherwise support actions taken by the secretary-general and the directors to this end.

With respect to civil society participation, the Antalya Conference adopted a resolution concerning “Study of the participation of all relevant stakeholders in the activities of the Union related to the World Summit on the Information Society” (ITU, 2006c). This resolution instructs the Council to set up a working group, open to all ITU member states, to undertake consultations and prepare a final report, well in advance of the next plenipotentiary conference in 2010. The terms of reference of this working group include:

- Establishing a set a criteria for defining which stakeholders are relevant to participate in ITU activities related to the WSIS.
- Analysing the definitions of sector member and associate and the related provisions of the legal instruments of the ITU and how they could be amended as necessary and applied to enhance ITU membership.
- Reviewing existing mechanisms — such as partnerships, symposiums, seminars, workshops, focus groups, policy forums and experts — in order to consider how they could be used more effectively and to identify possible new mechanisms to broaden participation.
- Identifying efforts that may be needed to mobilise and ensure the meaningful participation of all relevant stakeholders from developing countries, as well as other stakeholders in the development field.
- Drafting possible amendments to the ITU Constitution and Convention in order to facilitate participation by relevant stakeholders.
- Identifying the spheres of competence that member states reserve for themselves with respect to WSIS stakeholders.
- Considering the financial obligations and consequences arising from broader participation of relevant stakeholders in ITU’s WSIS-related activities.

Nothing is included, however, on the need to bring ITU into line with ECOSOC resolutions concerning the participation of NGOs, and the modalities that apply across the UN system.

Insofar as participation by women is concerned, as mentioned earlier, the Antalya Conference adopted Resolution 70 on “Gender mainstreaming in ITU and promotion of gender equality towards all-inclusive information societies”. As well as instructing the secretary-general to pursue gender mainstreaming policies and practices within the ITU Secretariat, this resolution encourages member states and sector members to review their own policies and practices to ensure that recruitment, employment, training and advancement of women and men are undertaken on a fair and equitable basis, and to facilitate the employment of women and men equally in the telecommunications field.

Conclusions and recommendations

General conclusions

The Louder Voices report made a number of recommendations concerning the actions that international ICT decision-making bodies could take to enhance participation by developing country stakeholders, including governments, the private sector and civil society. These included actions to increase:

- Awareness of issues
- Access to information
- Transparency of proceedings
- Participation by different stakeholders
- Capacity-building.

In the four years that have passed since Louder Voices was published, and at least partly as a result of the WSIS, the ITU has improved its performance in a number of these areas.
The WSIS process, which was originated and spearheaded by the ITU, succeeded in raising awareness among developing country decision-makers of the links between ICTs and development, as well as the importance of developing sound national ICT policies and participating effectively in international ICT forums.

The ITU Secretariat – particularly the Strategy and Policy Unit (SPU) in the secretary-general's office and the BDT – has contributed to raising awareness and to improving access to information on ICT issues by publishing well-documented, readable reports on trends and developments in technology and regulation that include assessments of the implications of these trends for developing countries. In addition, these two units have made good use of the internet to provide online access to these and other information resources.

However, unlike most other organisations – which provide free access to the electronic versions of reports similar to the BDT’s World Telecommunication Development Report and the SPU’s Internet Reports and World Information Society Report – ITU policy still requires the costs associated with these reports and other publications to be recovered from purchasers, thereby creating potential barriers in access to information in developing countries and civil society organisations.

The ITU Council agreed at its April 2006 session to make an at least temporary exception to this rule when it decided to make ITU-T standards freely available online on an experimental basis for one year, after which it will evaluate the results. Although ITU-T standards are the ITU’s most valuable information product in terms of sales revenues, the practice of charging for them is out of step with the practice of many other standards organisations and potentially limits their use, particularly by students and researchers, to the detriment of the ITU.

The ITU has also made use of web-based tools to somewhat improve the transparency of proceedings for its own members by providing audiocasts and videocasts of some of its meetings, including the Antalya Plenipotentiary Conference. However, this is a limited transparency since webcasts are password protected and not available to the general public.

In recent years the ITU has sought to widen the scope for participation by members representing different stakeholders by eliminating restrictions that prevented sector members from attending plenipotentiary and radiocommunication conferences in their own right as observers, instead of as members of national delegations. The 2006 Antalya Plenipotentiary Conference furthered this process by consolidating and harmonising the detailed rules governing attendance and participation by observers at ITU meetings across the three sectors, and by permitting sector members to attend meetings of the Council and its committees and working groups as observers.

Capacity-building has long been one of the core activities of ITU development programmes, and symposiums, workshops, seminars, and training courses of varying durations are one of the principal activities of the BDT today. In addition to the technical capacity-building traditionally provided by the ITU, the BDT has for a number of years sponsored an annual Global Symposium for Regulators and undertaken other activities aimed at building regulatory capacity in developing countries, such as the ICT Regulation Toolkit it sponsors in conjunction with the World Bank. As well, as mentioned above, the Radiocommunication and Standardisation Bureaux also undertake capacity-building activities related to their work programmes, while the Strategic Planning Unit organises workshops and symposia under the secretary-general’s New Initiatives Programme to provide information and analysis on emerging trends and issues.

To date, these improvements have benefited mainly those who are already “members of the club” – ITU member states, sector members and associates. They have been of less benefit to members of the many other communities of interest that have come to see telecommunications as a very important part of the process of linking ICTs with development, and who consequently would like to have easier access to the ITU and to be included in its deliberative processes.

The WSIS process fuelled this interest and heightened expectations that the ITU would continue to build bridges between different stakeholders following the summit’s successful conclusion. The past year, 2006, was the ITU’s first opportunity to respond. So how did it do?

**Conclusions on performance in relation to ICT roles and responsibilities**

Taking a leadership role on behalf of the UN system in organising the WSIS and implementing its results was a major step for the ITU – and quite out of keeping with the organisation’s past practice, which has been to concentrate on its core technical missions as much as possible while avoiding entanglement with contentious policy/political issues of the kind that often preoccupy the United Nations, and which were present to some degree in the WSIS process.

Having taken this risk and obtained a better result than many expected, ITU member states were faced in 2006 with the question of “what next” in terms of both the ITU’s role in building stronger linkages between ICTs and development through the WSIS follow-up process and in reflecting the WSIS legacy of multi-stakeholder engagement in its organisational structures and working methods.

Overall, the results of the Antalya Plenipotentiary Conference as expressed in its Final Acts appear to indicate that ITU member states have agreed to incorporate the results of the WSIS in their long-range plans and ongoing work programmes – but that they do not intend to make major changes to organisational priorities or resource allocations because of it. In particular, it is striking that Resolution 71, “Strategic plan for the Union, 2008-11”, makes only passing reference to the WSIS, even in the section on the development sector, and that Decision 5, “Income and expenditure for the Union for the period 2008 to 2011”, indicates that no additional financial resources will be allocated to WSIS outcomes.

It is also noteworthy that various proposals to the Conference to expand the ITU’s mandate to include ICTs as a whole were referred to the ITU Council for further study. Likewise, as will be discussed in the following section, the Conference decided to take a cautious approach to the question of enhancing civil society participation in ITU activities, in terms of both process and scope.
While the overall results of Antalya suggest a somewhat “business as usual” approach in which the ITU intends to fit the results of the WSIS into its activities to the extent possible – rather than using these results to transform what it does and how it is structured or operates – some of the decisions taken at the conference appear to indicate a growing capacity of developing countries and regions to pursue their agendas and advance their interests, at least with respect to some issues.

Building on the results of the WSIS process, it appears that a significant group of developing countries and regions was able to put together and maintain a coalition that not only determined the results of the elections for some of the key management posts, but also shaped ITU strategy with respect to the potential impact of the internet on international telecommunications policy and regulation, as expressed in the resolutions discussed above.

Taken together, these internet-related resolutions appear to express a determination on the part of a significant number of member states, primarily developing countries, to ensure that the ITU and its member states play a larger role in a number of different aspects of internet governance. The ultimate scope of these ambitions may be evident when these internet-related resolutions are read in conjunction with two other resolutions, which respectively call for a World Telecommunications Policy Forum in 2009 to discuss the implications for international telecommunications policy and regulation of convergence, the internet and NGNs, followed by a World Conference on International Telecommunication in 2012 to review the International Telecommunication Regulations in light of these implications. At the same time, however, the way in which all of these resolutions are drafted also gives plenty of scope for ITU member states that are less enthusiastic about gaining a greater role in internet governance or enlarging the scope of telecommunication regulations to pursue their agendas.

In sum, it appears that the debates that began during the WSIS process about the ITU’s roles and responsibilities in relation to ICT and internet governance are likely to continue for the next several years.

Conclusions on performance in relation to modalities and practices of participation

The ITU has made progress in recent years in increasing the total number of non-governmental entities and organisations that participate in its work as sector members and associates, as well as the number that come from developing countries and regions. In addition, as mentioned above, it has improved the transparency of its proceedings, at least within the organisation, by enhancing the rights of sector members to participate in conferences and meetings, and by providing online access to some events.

As described earlier, the ITU Secretariat has taken significant steps to make better information available on the technical, regulatory, and policy issues facing the organisation and its members. It has done this through reports such as the annual World Telecommunications Development Report and the series of internet reports, as well as through mechanisms such as the secretary-general’s New Initiatives Programme, which sponsors workshops and seminars on emerging issues. In many cases, these activities have been undertaken in partnership with entities, organisations and other sources of expertise from outside the ITU. These actions and initiatives have helped raise awareness of key issues within the organisation, provided members with better information on matters requiring decisions, and contributed to capacity-building. Some of this information has also been made available free of charge to non-ITU members.

In spite of this progress, as noted in previous sections the ITU faces significant challenges in seeking to live up to the standards and expectations for organisational transparency and multi-stakeholder engagement created by the WSIS process – particularly with respect to engagement with civil society.

As reported above, at the Antalya Plenipotentiary Conference ITU member states recognised the benefits that such engagement could bring and launched a process to study ways and means of enhancing participation through amendments to the existing membership structure and increased use of informal mechanisms. While this may indicate a new openness, it is important to note that this study will be confined to WSIS-related activities, that it will be conducted by member states, who will determine which stakeholders are relevant to these activities and what spheres of competence will remain the exclusive preserve of member states, and that the results will not be final until 2010.

Recommendations

The Antalya Plenipotentiary Conference clearly addressed the main issues facing the ITU as a result of the WSIS, with respect both to its roles and responsibilities in linking ICTs and the global development agenda, and to the challenges it faces in engaging all relevant stakeholders more fully and effectively in its work. However, it just as clearly addressed these issues by thinking “inside the box”, i.e., by seeking to accommodate these issues within its established structures, working methods and governance processes.

If the ITU’s experience over the past two decades in seeking to adapt to “the changing telecommunications environment” is any guide, the results of this approach are likely to be mixed at best. During this period of time, the ITU has made significant progress in responding to the technical challenges and opportunities that have arisen from the transformation of the telecommunications sector into a competitive global business characterised by rapid innovation and the convergence of formerly distinct networks and services. For much of this time, however, the ITU was much less successful in responding to the development challenges and opportunities that arose from these changes, and lost its policy leadership to other organisations that represented new approaches to linking ICTs and development that were more in tune with the times.

By systematically introducing multi-stakeholder approaches in all of the issue areas that came under its purview, the WSIS potentially marks another turning point in the evolution of global ICT and development policy. The ITU’s leadership role in the WSIS follow-up
process gives it an opportunity to give real and continuing effect to the new objective that was added to the ITU Constitution in 1992: “to promote, at the international level, the adoption of a broader approach to the issues of telecommunications in the global information economy and society, by cooperating with other world and regional intergovernmental organisations and those non-governmental organisations concerned with telecommunications.” To do this, however, it will likely have to think “outside the box” in relation to its organisational structures, working methods and governance processes to a much greater degree than was evident in the results of the Antalya Conference (McLean, 2003 and 2007 forthcoming).

As part of this process, ITU member states, sector members and associates who support the goals of enhanced participation should find ways of reaching out to stakeholders who are not currently ITU members, and should include them through the various means available in the discussions and decision-making processes that will take place during the next four years, for instance, through national consultations or by including them in delegations to ITU meetings. For their part, stakeholders with an interest in becoming involved in the work of the ITU should consider taking the initiative of reaching out to the administrations of member states that are likely to be sympathetic to their cause, as well as to sector members and associates, to offer their expertise and support to the ITU reform process.

References


Internet Corporation for Assigned Names and Numbers (ICANN)

Jeanette Hofmann

Introduction

Objectives and main activities

ICANN is responsible, at the overall level, for the administration of three sets of unique identifier systems for the internet: domain names, numerical internet protocol (IP) addresses, and a third type that serves to identify so-called port and parameter numbers.

The administration of the generic part of the domain name system (DNS) forms the core of ICANN’s activities. Country code top-level domains (ccTLDs) are predominantly managed at the national level, while policies for the allocation of IP addresses are autonomously devised by the regional internet registries (RIRs). At the time of ICANN’s inception, the administration of the DNS was regarded as primarily technical. More recently, however, ICANN is seen as a regulatory body whose policies shape the market for the registration of domain names and set the conditions for creating new top-level domains (TLDs). Although technical and regulatory tasks may overlap, regulatory bodies require a different type of policy process and membership than do technical organisations.

Legal/constitutional composition

ICANN was founded in 1998 as a California-based not-for-profit corporation. Its mandate derives from two short-term contracts with the United States (US) government. The Internet Assigned Numbers Authority (IANA) oversees the global allocation of IP addresses, the root zone management of the DNS, and the assignment of technical protocol parameters used in various internet protocols; IANA can be likened to a global administrator of internet protocols. It is operated by ICANN under a contract with the US government, the “IANA contract” (NTIA, 2006). The other contract between the US government and ICANN is a memorandum of understanding (MoU) (NTIA, 1998) that specifies tasks for ICANN to accomplish as a precondition for the privatisation of internet names and numbers administration. Privatisation in this context means the transition of currently public responsibilities to a private, not-for-profit entity. Since 1997, the US government has claimed supervision authority over the management of the DNS and IP address allocation. At present it is unclear when and what part of its regulatory authority the US government intends to privatise.

ICANN implements regulatory policies through contracts with the “rule takers”, i.e. businesses providing services related to internet names or number spaces. While all registries for generic TLDs (gTLDs) and all large registrars have signed contracts, other organisations have been more hesitant. Independent actors such as the RIRs and root server operators, as well as many ccTLD registries, reject the idea of delegating regional authority to a central entity which is ultimately subject to California law and the authority of the US government. The root server operators, in particular, have so far refused to enter contractual agreements with ICANN. Others such as the RIRs were able to negotiate a memorandum of understanding that preserves substantial policy responsibility with the Number Resource Organisation (NRO), the organisation that represents the internet addressing community.

Key members/participants and decision-making structures

The MoU between the US government and ICANN mandates a bottom-up policy process that involves all stakeholders in the management of the DNS and IP addresses, including users. Reflecting the widespread anti-state spirit on the net during the 1990s, which was even shared by parts of the Clinton administration (1993-2001), the public interest was to be represented by individual users. Governments – with the significant exception of the US government – would be involved only in an advisory capacity. Accordingly, ICANN’s original bylaws stipulated that nearly half of the seats on the Board of Directors would be filled through a process to represent individual users. The other half would represent the emerging service industry surrounding the DNS and IP address allocation. Supporting organisations consisting of various stakeholder groups would be responsible for policy development. Individual users would form an At-Large Membership.

In the course of an organisational reform in 2002, ICANN suspended the model of a balanced representation of the private sector and civil society. Individual users’ representation on the Board is now reduced to a single non-voting liaison. Figure 1 describes the structure of ICANN and how the various entities are represented on the

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1 More information is available from: <en.wikipedia.org/wiki/Domain_Name_System>
2 A comprehensive definition of RIRs is available from: <en.wikipedia.org/wiki/Regional_Internet_Registry>
3 TLDs are the domain names at the top of the DNS naming hierarchy. TLDs appear in domain names as the string of letters following the last (rightmost) period. See <www.pir.org/Glossary/Glossary.aspx> for a comprehensive definition of TLD, gTLD and ccTLD.
4 <www.iana.org>.
5 See <en.wikipedia.org/wiki/Root_servers>.
6 <www.nro.net>.
7 More information about the stages of the negotiation between NRO and ICANN is available from: <www.nro.net/documents>.

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Institutional overviews / 38
The diagram provides a general overview of the relationship between ICANN and key global bodies responsible for developing internet technical standards. It is not an exhaustive representation of all organisations active in the technical standards community. The graphical dimensions given to each entity in the diagram do not reflect size or status.
Board of Directors. The Board consists of fifteen voting members, eight of which are chosen by a Nominating Committee and six by the supporting organisations. The number of non-voting liaison members can vary.8

Relations with other international institutions and the multilateral system

ICANN is a corporation subject to California law and reports to the US government. There are no formal relations between ICANN and other international organisations. However, some intergovernmental bodies such as the International Telecommunication Union (ITU) and the World Intellectual Property Organisation (WIPO) participate in the Governmental Advisory Committee (GAC)9 of ICANN. The technical standard-setting bodies also appoint one liaison to the ICANN Board of Directors. As a consequence of its participation in the World Summit on the Information Society (WSIS), ICANN pays more attention to international organisations and actively supports their work where it touches upon ICANN’s ambit. However, ICANN forms an important node in the network of organisations responsible for the development and coordination of the internet infrastructure, as Figure 2 shows.

Commitment to development

ICANN, together with its supporting organisations, is involved in national capacity-building regarding operational functions related to IP addresses and the DNS. Examples are assistance in the operation of ccTLD registries and the establishment of LACNIC and AfriNIC, the regional registries for allocating IP addresses in the African and Latin American and Caribbean regions respectively.11 ICANN has also established “regional presences” or liaisons in Africa, Asia, Latin America and the Middle East to strengthen its outreach and educational activities.

Commitment to gender equality

ICANN bylaws contain provisions for regional balance but not for gender balance. The term gender does not appear in its bylaws. However, due to the establishment of ICANN’s Nominating Committee four years ago, the number of women in decision-making positions has increased.

Southern actors and civil society participation

Developing countries are underrepresented in all of ICANN’s stakeholder groups. ICANN meetings do not take place at UN locations, which makes them expensive to attend for governments from developing countries. For civil society organisations, participation in international meetings is generally difficult to finance. ICANN has no budget for supporting participants from developing countries to attend its meetings.12 Lack of capacity and competence is another reason why developing countries may not participate in ICANN or attend meetings even when they take place in their regions. From a developing-country perspective, there might also be more pressing issues to attend to – such as access to the internet – than participating in ICANN.

Civil society participates in ICANN through the At-Large Advisory Committee and the Non-Commercial User Constituency of the Generic Names Supporting Organisation. All in all, civil society participation in ICANN is rather low. Reasons for unsuccessful outreach efforts may have to do with the very specific and not easily comprehensible mission of ICANN, and the low interest of most users in the administration of the net’s infrastructure, but also with the disenfranchisement of individual users. Individuals have no votes in any of ICANN’s decision-making bodies. They can achieve policy goals in ICANN only indirectly through the Nominating Committee or through lobbying other constituencies and supporting organisations.

Role and responsibilities in ICTs

General orientation and responsibilities towards ICT policies and actions

ICANN’s communication services are based on addressing systems that carry out two crucial functions. First, they provide users or their communication devices with a unique identification; second, they provide information about the location of communication devices. The allocation of such identifiers requires global coordination to ensure that addresses are assigned only once and also in an efficient manner. The internet has two such identifier systems: IP addresses and domain names. ICANN is responsible for the overall coordination of these identifier systems. The term “coordination” refers to the fact that the actual assignment of numbers and the delegation of names is carried out by registries which are linked to ICANN through contracts.

ICANN’s mission specifies three types of coordination related to internet names and number spaces. ICANN:

1. Coordinates the allocation and assignment of the three sets of unique identifiers for the internet, which are
   a. domain names (forming a system referred to as the DNS);
   b. internet protocol (IP) addresses and autonomous system (AS) numbers; and
   c. protocol port and parameter numbers.

2. Coordinates the operation and evolution of the DNS root name server system.

3. Coordinates policy development reasonably and appropriately related to these technical functions (ICANN, 2006a).

ICANN’s responsibilities and orientation in the overall field of ICT policies were defined in the late 1990s and thus reflect a specific period in the evolution of the internet following the privatisation of the backbone, the central network that linked all the parts of the internet together, and its opening to the general public in the mid 1990s.13

The engineers who developed the DNS conceived domain names as arbitrary strings of characters without any direct relationship to names or marks in the real world. Domain names were meant to be “NOT natural language expressions” as Vint Cerf (2006) emphasised again at the first Internet Governance Forum in Athens in 2006. As Jon Postel (1994) put it in a memo that explains the DNS: “Concerns about ‘rights’ and ‘ownership’ of domains are inappropriate. It is appropriate to be concerned about ‘responsibilities’ and ‘service’ to the community.” However, with the growth of the World Wide Web in

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8 The present composition of the ICANN Board of Directors is available from: <www.icann.org/general>.
9 <server.gac.icann.org/web>.
10 ITU, European Telecommunications Standards Institute, World Wide Web Consortium and Internet Architecture Board.
11 More information is available from: <www.iana.org/reports>.
12 Travel expenses are only borne for members of the Board of Directors and for members of councils who have been appointed by the Nominating Committee.
13 For a comprehensive account of the regulation of the internet infrastructure see Mueller, 2002.
1992, domain names became very popular and quickly turned into tradable goods. Equivalents to famous names and protected marks in the name space became subject to escalating speculation and property rights conflicts. An informal market for domain names was emerging in the second half of the 1990s but there was no authority nor any rules to govern this new trade. The founding of ICANN in 1998 was the response to this lack of regulation.

The MoU specified the following tasks for ICANN to accomplish in collaboration with the US government:

- Develop policies for the allocation of internet addresses (IP numbers) and the assignment of other technical parameters
- Develop a plan for the introduction of competition in domain name registration services including an accrediting system for registrars
- Develop standards for the operation of generic TLDs
- Develop policies for the operation of root servers
- Develop a consensual mechanism for the delegation of new TLDs
- Establish a uniform procedure for the resolution of property rights conflicts over domain names
- Develop a review process that allows members of the internet community to appeal decisions by ICANN
- Develop a process for affected parties to participate in the formulation of policies regarding the technical management of the internet
- Develop membership mechanisms that “foster accountability to and representation of the global and functional diversity of the internet and its users” (NTIA, 1998).

Competition, “private bottom-up coordination” and international representation were some of the founding principles issued by the US government that have shaped ICANN’s coordination tasks.

Throughout its founding years, ICANN stressed the operational or technical nature of its functions. More recently, its policy-making activities have become so predominantly visible that they can no longer be denied. For at least the “generic” part of the DNS, ICANN has evolved into a regulatory agency with price-setting and service-related standards defining responsibilities. While the ccTLDs are typically administered and regulated at the national level, ICANN sets contract-based policies for gTLDs such as “.com”, “.org” or “.net”.14

However, ICANN’s self-governance approach differs in several respects from traditional regulatory mandates in the telecommunication area. Most importantly, ICANN is not independent of either its “regulatores” or its supervisory agency. The regulated organisations – registrars and registries – not only participate in ICANN’s policy-setting efforts as members of ICANN’s constituencies, they also contribute significantly to ICANN’s budget.15 As a regulatory agency, ICANN is thus interwoven with and accountable to several actors with diverse or even antagonistic interests, the most influential of which are arguably the US government and the DNS service industry.

Specific responsibilities in relation to the WSIS

ICANN participated in the WSIS, though without any specific responsibilities. However, internet governance and the private self-regulatory approach that ICANN represents evolved into one of the major controversies in the first phase of the Summit. For this reason, ICANN attended the preparatory conferences, explaining its role, mission, guiding principles and organisational structure. ICANN also participated in the UN Working Group on Internet Governance and supported it financially. In its own ambit, ICANN launched a temporary working group on WSIS and organised several WSIS-related workshops at ICANN meetings.

Description and analysis of ICT activities

WSIS-related activities since the Tunis Summit

ICANN’s post-WSIS activities have focused on the Internet Governance Forum. ICANN has participated in and allocated money in its budget to financially support the Advisory Group that assisted the UN secretary general in launching the first Forum meeting.16 ICANN also co-organised several workshops at the first Forum meeting, which dealt with building capacity for participation in internet coordination and with multilingualism on the internet.

WSIS has clear repercussions for ICANN’s further orientation. Its strategic plan for 2006 to 2009 reflects the outcome of WSIS both in terminology and concrete goals. It describes as future “challenges and opportunities” the development of appropriate structures and processes for a “post-WSIS ICANN” as well as “an appropriate role” for ICANN “in the broad group of international entities involved in internet functions” (ICANN, 2006c). As a result of WSIS, ICANN takes more notice of other international organisations related to information and communications technology (ICT) policies and may thus become more responsive to policy concerns outside its own mission. The same might be said of other organisations, so that regulatory competencies affecting the internet may in future interact on a more regular basis.

On a concrete level, ICANN plans in the near future to:

- Increase international participation in ICANN processes and offer translation into other languages
- Support regional capacity-building in the field of internet addressing and the DNS
- Improve and monitor ICANN’s overall operational performance and that of its supporting organisations
- Audit its own openness, transparency and inclusiveness
- Deal in a systematic way with “end user issues” (complaint handling regarding registration of domain names)
- Pursue the deployment of internationalised domain names (also on the top level), and facilitate the introduction of new TLDs and a consensual WHOIS policy (see below).

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14 The allocation of domain names on the second level of ccTLDs is subject to national regulation. However, the US government claims final authority over the DNS root zone file and thus over what appears in the root (Peake, 2004).

15 Registrars operate the database of top level domains. Registrars are responsible for the registration of domain names. About USD 20 million of ICANN’s USD 34 million budget for the fiscal year 2006-2007 is expected to come from accredited registrars. Registrars for gTLDs are budgeted for roughly USD 15 million. The address registries contribute USD 800,000, and the registries for ccTLDs account for USD 1.5 million (ICANN, 2006b).

16 With USD 200,000 according to the annual operating plan for the fiscal year 2006-07.
Other ICT-related activities

ICANN’s regulatory activities centre on the provision of services particularly in the generic but also partly in the country-code domain name space. Examples of the regulation of existing services are the Uniform Dispute-Resolution Policy (UDRP)17 and the WHOIS policy.18

The UDRP was introduced in 1999. It consists of an international online arbitration process for settling conflicting claims to domain names without resorting to national courts. The goal is to provide conflicting parties with a quick and low-cost resolution procedure. The scope of the UDRP is limited to domain names under gTLDs and a few ccTLDs. Furthermore, the UDRP only applies to claims made by trademark owners to domain names which have been registered and used in bad faith. Evaluations of the UDRP arbitration process (Fromkin, 2002; Geist, 2002) point out a systemic bias towards the complainants and thus a privileging of trademark-based claims over other rights.

The WHOIS policy pertains to a database that contains contact information of domain name registrants. For several years ICANN has struggled to consensually define mandatory rules regarding essential registrant data elements that must be made publicly available by registrars. Intellectual property organisations and some public authorities wish unrestricted access to the WHOIS database. However, the publication of WHOIS information potentially conflicts with data protection laws, which vary widely across countries. A report by the London School of Economics (LSE) estimates that volunteers in ICANN have spent approximately 39,000 hours on this issue since the first task force was initiated in 2001 (LSE, 2006, p. 66).

Examples of regulatory policies aimed at expanding or creating new markets are the delegation of new TLDs and the introduction of internationalised domain names (IDN). The 1998 MoU between the US government and ICANN already specified one of ICANN’s tasks as the consideration of a process for the introduction of new gTLDs. In various pilots and trials that took place in 2000, 2004 and 2005, ICANN has to date delegated twelve new TLDs. However, there is still no established standard procedure for the future introduction of new gTLDs. The delegation of new TLDs has been a controversial issue for more than a decade, with some stakeholders arguing vigorously in favour of increasing the number of TLDs up to a technically feasible figure per year, and other stakeholders more or less against any additional TLDs. The supporting organisation for generic DNS issues in ICANN, the Generic Names Supporting Organisation (GNSO),19 has now completed another policy development process, which endorses the introduction of additional TLDs and recommends policy principles for their selection and allocation (GNSO, 2006).

The DNS is based on the ASCII character set, which supports only Latin alphabet domain names.20 In order to enable international use of the DNS, the Internet Engineering Task Force (IETF)21 has developed a converting mechanism that allows for a translation of non-ASCII character domain names into ASCII-based names. Based on the technical specifications defined by the IETF (2003), ICANN devised guidelines for the use of those standards at the registry level.

17 See: <www.icann.org/udrp/udrp.htm>.
19 See: <www.icann.org/committees>.
20 American standard code for information interchange (ASCII) is a code for representing Latin characters as numbers, with each letter assigned a number from 0 to 127. Unicode is an extension of ASCII.

All operators of an ICANN-accredited TLD (i.e. .com, .net, .org, .info, .biz, etc.) are required to comply with those guidelines in order to obtain approval for the registration of internationalised domain names. Tests for introducing internationalised TLDs are expected to be completed by the end of 2007.

Stakeholder participation

Key areas in which participation of civil society, Southern countries and women is an issue

Diversity in participation is especially important in the area of name space regulation. DNS policy issues such as the introduction of internationalised domain names (IDN) or decisions on data protection directly affect users’ interests. Key decision-making bodies for DNS policy are currently the GNSO and the ICANN Board of Directors.

Another relevant area is the evolving structure of ICANN itself. ICANN is a prime example of new forms of multi-stakeholder organisation, but also of the various problems inherent in these new types of consensus-building entities. As the continuous changes in ICANN’s sub-structures and procedures show, the goal of fair representation and legitimate decision-making is very difficult to achieve once the traditional UN principle of “one state, one vote” is discarded as a model.

Actions taken to ensure effective participation of all stakeholders

A key element of ICANN’s governance model is the principle of bottom-up consensus building.

Stakeholders relevant to the field of DNS and IP address management are involved in ICANN through supporting organisations. The ICANN bylaws identify the roles and responsibilities of the three supporting organisations: the Address Supporting Organisation, Country Code Names Supporting Organisation (ccNSO) and GNSO. They are each responsible for policy development in their respective areas. The structure of the supporting organisations and their relationship with ICANN differ considerably. The GNSO, responsible for gTLDs, is the largest and has the most differentiated structure. As Figure 3 shows, the GNSO consists of six “constituent”, which should represent the diversity of interests involved in or affected by the management of the domain name space. As the chart also shows, ICANN’s constituency structure over-represents business interests. The Non-Commercial Users Constituency is the only group in the GNSO Council that articulates civil society interests.

As a result of ICANN’s reform, a Policy Development Process (PDP) that covers issues in the purview of the GNSO and the ccNSO has been established. The PDP is part of the ICANN bylaws (Annex A and B) and specifies in detail the roles and responsibilities of the Board of Directors, the GNSO, the ccNSO and ICANN staff to ensure that decision-making processes go forward within a given time, but also that final decisions by the Board do indeed reflect the recommendations of the supporting organisations. In contrast to DNS policies, policies regarding the allocation of IP addresses are more or less autonomously developed by the Address Supporting Organisation.

Civil society groups have two channels in ICANN to influence the policy process. The first channel is the At-Large Advisory Committee (ALAC), which represents self-organising Regional At-Large Organisations (RALOs). ALAC was originally designed for individual internet users. In future it might represent both organisations and individuals. The task of the At-Large Membership is to offer advice on ICANN’s regulatory activities. Unlike the other stakeholder groups in ICANN,
ALAC no longer has decision-making authority. It is represented on the Board, as well in the GNSO, through non-voting liaisons.

The second channel of civil society participation is the Non-Commercial Users Constituency (NCUC), one of the six constituencies that together form the GNSO. NCUC constitutes a minority on the GNSO Council, the organisation's decision-making body. The fact that the GNSO Council uses a weighted voting system, which favours the registrars and registries by giving their Council members two votes instead of one, further marginalises civil society perspectives in the GNSO.

ICANN's bylaws (Article VI: Sections 3-5) include “diversity provisions” for international representation. To ensure diversity, ICANN's bylaws specify five geographic regions, all of which must be represented by at least one member of the Board, the various councils, and the Nominating Committee. There are no equivalent provisions to ensure gender diversity. For the At-Large Membership, geographic representation will be achieved through the five RALOs, which are intended to be umbrella entities for non-commercial organisations (“At-Large Structures”) and individuals who take an interest and want to participate in ICANN. At present, all five RALOs are in the process of constituting themselves and negotiating a memorandum of understanding with ICANN.

After WSIS, ICANN has strengthened its efforts to internationalise participation. To facilitate multilingual communication, relevant documents are to be translated into other languages. There are also plans to offer simultaneous interpretation at ICANN meetings. In addition, ICANN has initiated outreach programmes designed to contribute to regional capacity-building in the area of DNS and IP address management and to increase participation from under-represented regions.

Among the post-WSIS regional outreach activities are the newly established regional liaisons for each of ICANN’s five world regions, the task of each being to form networks with and across all stake-holders, including national governments. The goal is to promote participation in ICANN but also to foster the emergence of regional DNS service industries and of user groups. In addition, ICANN created the position of a general manager for public participation to foster active participation by the various stakeholder groups.

22 ICANN’s original bylaws from 1998 provided that the At-Large Membership would select roughly half of ICANN’s Board seats. This provision was changed in 2002, in the course of the reform of ICANN.

23 <gnso.icann.org/non-commercial>.

24 Europe; Asia/Australia/Pacific; Latin America/Caribbean islands; Africa; and North America (Art. 6, Sect. 5).

25 In December 2006, LAC RALO, the Latin America and the Caribbean Regional At-Large Organisation, signed a Memorandum of Understanding with ICANN.
Until 2003, decision-making positions in ICANN were predominantly filled by the ICANN supporting organisations and their constituencies. In 2003, ICANN created a Nominating Committee, which selects eight members of ICANN’s fifteen-member Board of Directors, as well as a “portion” of the GNSO and ccNSO Councils and the Interim ALAC. The purpose of the Nominating Committee is to broaden the existing mix of geography, culture, skills, experience, and perspective as derived from ICANN’s supporting organisations. Due to the work of the Nominating Committee, the share of “ICANN outsiders” in decision-making positions has significantly increased and ICANN’s Board and councils show a slightly increased participation of women, not least from developing countries.26 Civil society has a strong voice in the Nominating Committee, with five of its members being selected by ALAC. Together with the representative of the Non-Commercial Users Constituency, civil society constitutes roughly a third of the voting members.

Effectiveness of efforts to increase stakeholder participation

ICANN’s diversity provisions do ensure a degree of regional variety in decision-making positions. Its travel reimbursement policy for Board members and Nominating Committee appointees enables participation from developing countries and from civil society organisations. However, on the level of general participation without decision-making responsibility, both regional and sectoral diversity is much more limited. The majority of attendees at ICANN meetings are from OECD countries and related to the internet industry. ICANN does offer all stakeholders opportunities to participate, but the actual influence on the policy process varies significantly among the different groups. In particular, individuals and non-commercial internet users lack an effective voice in policy matters.

Fair representation and balance of interests is an issue especially in ICANN’s most important supporting organisation, the GNSO. The representativeness, transparency and effectiveness of GNSO operations have recently been subject to an extensive evaluation conducted by the LSE. The LSE review comes to the conclusion that the current GNSO structure reflects a “snapshot of the interest groupings most active on generic names issues in the founding stages of ICANN in the late 1990s” (LSE, 2006, p. 423). Its constituency structure lacks the flexibility required to incorporate new stakeholders, and the individual constituencies are not easy for newcomers to find and to join. The report also notes that the majority of constituencies suffer from low participation and a lack of representativeness. Of the altogether 231 members of the GNSO, only a small fraction regularly participate. This means that policy recommendations on vital issues such as the conditions of use of domain names in gTLDs are developed by quite a small number of people.

The review recommends among many other things:

• Establishing a more flexible structure that is open and attractive to new stakeholder groups by reducing the number of GNSO constituencies from six to three (registration, business, and civil society including the now separate At-Large Membership).

• The creation of a primary, fee-based membership in ICANN so that it becomes actually possible to join the organisation and choose a constituency according to individual preferences.

• The strengthening of incentives for reaching consensus across the various interest groups through abolishing weighted voting and raising the threshold for consensus on the GNSO Council from 66% to 75%.

While a restructuring of the GNSO into three groups could well be a step forward to overcoming the antagonistic constellation in the GNSO, it bears the risk of codifying once again the minority position of civil society. By the same token, a membership fee might discriminate non-commercial users, particularly from developing countries. It is thus important that any new consensus-fostering mechanism gives adequate weight to civil society groups so that all views and interests are reflected in policy recommendations.

The WSIS Declaration calls for a multilateral, transparent and democratic management of the internet, with the full involvement of governments, the private sector, civil society and international organisations. The WSIS documents offer no further specification, however, about what is meant by “democratic management of the internet”. ICANN has never described its processes as democratic, choosing instead to speak of “bottom-up consensus”. Considering that democracy is still primarily a national form of organisation, some core elements of which cannot easily be implemented in transnational environments, it seems understandable that ICANN avoids this term. However, the implementation of and, even more so, the compliance with bottom-up decision-making processes turn out to be fairly ambitious goals, too. ICANN’s policy decisions over the past years reveal several examples where the Board of Directors acted despite a lack of consensus in the GNSO or other parts of its constituency.27 However, violations of constitutional decision-making procedures eventually undermine the legitimacy of an organisation. Another problem concerns the unequal distribution of power among ICANN’s stakeholder groups. A full involvement of civil society in ICANN would require a restructuring of its bottom-up consensus-building process.

Conclusions and recommendations

General conclusions

ICANN is one of the prominent examples of multi-stakeholder coordination or “self-governance” in ICT. Eight years after its inception, a number of insights can be drawn from this new type of regulation.

Firstly, self-governance does not mean that governments disappear. Even if the US government lives up to its promise and eventually privatises DNS regulation, government(s) will still keep some control over the policy outcome. Private agencies cannot step outside the “shadow of hierarchy”. They must comply with national laws, but they may also have to cope with political pressure, as ICANN had to in the battle over “triple X”, the proposed TLD that would have created a virtual “red light district” on the internet. Despite political pressure that brought the contract negotiations to a halt in May 2006, in January 2007 ICANN published a new draft contract.28

26 Three of the four female Board members were chosen by the Nominating Committee. The Nominating Committee has so far chosen eight Board members.

27 A current example concerns the renewal of contracts with the registries of gTLDs. A pre-competition, presumably user-friendly option would be to offer the registry services for re-bids. While the GNSO is working on a policy recommendation, the ICANN Board has indicated that it might decide on this matter beforehand.

28 After the ICANN Board had principally approved of the application for “.xxx” in 2005, the Board voted in 2006 against the agreement with the ICM registry. Following pressure from religious groups, governments intervened in the negotiation process and asked to suspend it. Parts of the discussion on “.xxx” within the U.S. Department of Commerce are publicly available from: <www.internetgovernance.org/pdf/xxx-foiapage.pdf>.
The current public-private arrangement is problematic for two reasons. The first concerns the US government’s unilateral control over the DNS infrastructure and ICANN’s activities. From a normative point of view, unilateral control over vital internet infrastructure resources is without a doubt less legitimate than an intergovernmental regime. However, as debates throughout the WSIS have shown, it is unclear how political responsibility for a global infrastructure can be distributed in a more equitable manner without resorting to the UN system. The much criticised unilateral control over the DNS may thus persist because governments cannot agree on an alternative and more legitimate solution.

A second problem pertains to accountability. Multi-stakeholder arrangements under public supervision tend to blur the responsibility for policy decisions. Again, “.xxx” provides a good example. If the division of labour between the government and the private agency is not clear-cut, it is difficult for affected parties to determine who can be held accountable for policies. On the other hand, there are limits to the capacity of self-regulation. In the event of a privatisation of ICANN, it will be vital to install reliable checks and balances to minimise the risk of abuses of regulatory authority.

A weak point of private multi-stakeholder organisations concerns issues of membership and representation. While national and international organisations aggregate opinions and interests by means of representation, ICANN has been struggling for years to develop its own approach to inclusiveness and fair representation. The most controversial issue has been the role of individual users. No doubt, ICANN intends to be inclusive and does recognise the legitimacy that derives from openness and broad participation. But ICANN equally fears negative consequences from weak organisational boundaries such as “capture” or manipulation and a loss of control over the process of policy development.

Thus ICANN still has an ambivalent stance on civil society participation. This is demonstrated by the disenfranchisement of the At-Large Membership after 2002 on the one hand and the substantial organisational and financial support for the newly founded ALAC on the other. ICANN supports the development of a complex civil society structure in ICANN but at the same time denies civil society direct influence on the policy process. Like other multi-stakeholder organisations, ICANN faces the challenge of balancing potentially conflicting values such as inclusiveness, consensus-orientation and effectiveness without having at their disposal the means and procedures of governmental institutions.

Compared to national or intergovernmental organisations, ICANN is a remarkably open and transparent organisation. Debates about controversial issues such as the WHOIS database can be observed on the internet. The meetings of most councils and task forces are open, and recordings or minutes are released on the internet. Even the ICANN Board of Directors has made efforts to become more transparent. Detailed minutes of Board meetings are published on the internet, and in the case of critical decisions, the individual votes of Board members are now published. Some directors even offer personal explanations for their votes.

Thanks to this high degree of transparency, the pros and cons of policy options in question are easier to understand and observers have the opportunity to develop informed opinions. What is more, transparency enables some degree of public control over the organisation’s performance. ICANN’s actions are closely monitored by a number of news services and blogs on the internet. Controversial policy decisions thus need to be justified. Because it enables public deliberation and some degree of accountability, transparency is at present regarded as a major source of legitimacy for private governance bodies. However, transparency can also turn into a source of delegitimation. In the case of ICANN, transparency has led to a strong public awareness of its shortcomings.

Conclusions on performance in relation to ICT role and responsibilities

In 1998, when the first MoU between the US government and ICANN was agreed upon, the general expectation was that ICANN would accomplish its tasks within two years. However, the road towards privatisation of DNS management has turned out to be more difficult to navigate than expected. While some of the tasks were indeed implemented quickly, others are still on ICANN’s “to-do list”. In September 2006, the US government therefore amended the MoU for a seventh time.

In 1999, ICANN introduced competition for the registration of domain names under gTLDs, established the Uniform Dispute Resolution Policy to deal with the “cybersquatting” of domain names of well-known organisations or products, and developed a participatory structure for the internet industry (supporting organisations). In 2000, ICANN approved several new TLDs and began setting standards for the operation of gTLDs. But since then, ICANN has failed to develop a general rules-based mechanism for the delegation of new TLDs. ICANN has also failed to create a membership organisation that fosters “accountability to and representation of” the diversity of internet users.

ICANN’s self-governance structure proved able to create a new market for registration services, but it lacks the power to act against vested interests in this market and its own organisation. There is as yet only marginal competition between TLDs, and the existing registries have successfully delayed the creation of a process for the regular introduction of TLDs.

ICANN’s overall acceptance depends on its problem-solving capacity, its inclusiveness and its ability to adequately reflect in its policy decisions the existing diversity of opinions. However, ICANN operates under severe restrictions, and the room for altering its structure and performance may therefore be limited. The self-governance approach implies that policies need the consent of the “rule takers”. In some cases, this leads to non-transparent decision-making processes and biased results at the expense of users’ interests.

ICANN’s current structure privileges the interests of one industry sector over the interests of users and future businesses. The privatisation of DNS regulation would require as a minimum a more balanced representation, a more efficient policy development process and stronger mechanisms of accountability.

Conclusions on the adequacy of modalities and practices of participation

Under ICANN’s current structure, voting or decision-making rights are unequally distributed. Some stakeholder groups such as the individual users but also governments (though by their own choice) lack voting rights. Constituencies that have contractual relationships with
ICANN (registries and registrars) have more votes than those that do not. The method of differentiating political influence and allocating voting rights according to a stakeholder’s share of the budget or similar criteria violates basic democratic principles and thus weakens the legitimacy of ICANN. All stakeholders participating in the policy-making process should be granted voting rights, and power asymmetries between constituencies should be avoided. Equal participation rights for individual users, as originally intended, would create an incentive for broader participation by civil society.

Concrete recommendations for improving the modalities of participation

- Non-commercial and individual user-related bodies in ICANN (NCUC, ALAC) should be merged into one civil society membership organisation. Regional chapters should be encouraged but not made mandatory. Hierarchical layers in the civil society body, both regional or functional, should be avoided.
- The GNSO should be restructured along the lines of the recommendations of the GNSO evaluation. However, incentives for consensus-building across the GNSO constituencies must include civil society as a third stakeholder.
- The ICANN Board and ICANN management must ensure that policy recommendations made by supporting organisations and councils are followed when explicitly required under the bylaws. In general, the ICANN Board and staff should respond more seriously to the public comments it invites on its policy proposals.
- In order to become more inclusive and attract new people across all regions and stakeholder groups, ICANN should produce policy briefs on relevant but complex and controversial issues that explain to newcomers the problems at hand and the various solutions under discussion. This would also be helpful for new members of the Board and councils.

Specific recommendations for improving performance

ICANN is still an emerging organisation, as is reflected in the regular modifications of its bylaws. In order to increase trust in the organisation’s processes, it is vital to establish an equivalent to the rule of law. ICANN’s formal rules and principles need to become more self-binding so that the organisation’s decisions will be more predictable and participating stakeholders can rely on the organisation’s actions. Another crucial component of the rule of law is a non-discriminatory and effective means to appeal against potential violations of the bylaws.

A possible and desirable side effect of a stronger “constitutionalisation” of ICANN would be a change in the balance of power between ICANN staff and the constituencies and councils working on a voluntary basis.

ICANN’s decisions on the delegation of new TLDs, the renewal of contracts for TLDs, and its accreditation policies for registrars have allocation effects. So far, ICANN’s policies indirectly favour a small number of mostly US-based registry businesses and large, globally-acting registrars, none of which are located in developing countries. Regional effects of accreditation policies or the selection of new TLDs should play a more important role in ICANN’s decisions.

References


31 To give one obvious example: the new type of regional TLDs such “.cat”, which serve a local community, should be allowed to work with local registrars who cannot afford an ICANN accreditation.
Introduction

Objectives and main activities

According to its Constitution, the purpose of UNESCO¹ is:

…to contribute to peace and security by promoting collaboration among nations through education, science and culture in order to further universal respect for justice, for the rule of law and for the human rights and fundamental freedoms which are affirmed for the peoples of the world, without distinction of race, sex, language or religion, by the Charter of the United Nations (UNESCO, 2004).

More informally, its website describes its functions as a laboratory of ideas and a standard setter to forge agreements on emerging ethical issues, and as a clearinghouse for the dissemination and sharing of information and knowledge; it helps member states to build human and institutional capacities, and promotes international cooperation among its members in the fields of education, science, culture and communication.

UNESCO’s main activities comprise prospective studies; transfer and sharing of knowledge; standards setting, including international and statutory instruments (declarations, conventions and recommendations); the provision of expertise to member states; and the exchange of specialised information.

Unlike some UN agencies, UNESCO did not emerge from a pragmatic need on the part of governments to coordinate their relations in a specific domain (such as the common management of the seas, or the coordination of post and of telecommunication). Rather, in the aftermath of the Second World War (1939-1945), it was founded on a broader idealist philosophy that “since wars begin in the minds of men, it is in the minds of men that the defences of peace must be constructed.” Such a remit has sometimes led it into highly politicised territory, which, in the absence of a strong imperative on governments to continue engagement, can lead to some institutional fragility, a case in point being the withdrawal from UNESCO of the United States (US) and the United Kingdom (UK) during the 1980s (both have since rejoined, as will be discussed below).

Legal/constitutional composition

UNESCO was founded in November 1945 as a specialised UN agency (under Articles 104, 105 of the UN Charter, agreed a few months earlier), and is guided by its Constitution.

Key members/participants and decision-making structures

UNESCO currently has 192 member states and 6 associate members. UN membership automatically confers the right to membership of UNESCO.²

The UNESCO General Conference comprises representatives from member states. It meets every two years to determine the policies and main lines of work of the organisation and is attended by member states and associate members, together with observers for non-member states, intergovernmental organisations, and non-governmental organisations (NGOs). Each country has one vote, irrespective of its size or the extent of its contribution to the budget.

The General Conference sets out the programmes and the budget of UNESCO, elects members of the Executive Board and appoints, every four years, the director-general.

The Executive Board, comprising 58 elected members, meets twice a year and in effect manages UNESCO, implementing the tasks assigned by the General Conference every two years. Other Board functions stem from agreements concluded between UNESCO and the UN, the specialised agencies, and other intergovernmental organisations.

The director-general is the executive head of the organisation.

Relations with other international institutions and the multilateral system

As a specialised UN agency, its formal links are generally established through the UN system, and in particular the Economic and Social Committee (ECOSOC).³ Members of other UN agencies have a right to attend UNESCO conferences and other events.

Its remit regularly brings it into collaboration with other specialised agencies and UN programmes, and such collaboration is frequent and often over an extended period, for instance, with the World Intellectual Property Organisation (WIPO), the International Telecommunication Union (ITU), the United Nations Conference on Trade and Development (UNCTAD) and the United Nations Development Programme (UNDP).

¹ <www.unesco.org>.

² The list of UNESCO member states is available from: <src.unesco.org/cp/MSList_alpha.asp?lg=E>.

Commitment to development

The UNESCO Constitution and later legal instruments do not specifically refer to a commitment to development, and indeed development per se is not among its key goals. However, many of its declarations, conventions and recommendations do have implicit and explicit developmental components, and developing countries are often singled out for special support.

Its programmes prioritise least-developed countries (LDCs) and poverty reduction. The Medium-Term Strategy for 2002-2007 includes a cross-cutting theme on “Eradication of poverty, especially extreme poverty”; and a specific commitment to prioritise LDCs across all its programmes (UNESCO, 2002a).

Programme V on Communication and Information, for instance, gives priority attention to the needs of LDCs and Africa “in such areas as capacity-building, ICT applications in community development including water management and ICT literacy, to sustain UNESCO’s contribution to NEPAD [New Partnership for Africa’s Development]” (UNESCO, 2006a).

UNESCO also frequently facilitates the participation of actors from developing countries in its meetings and events, by supporting travel and subsistence and by organising global and regional events in developing countries.

Commitment to gender equality

Similarly, UNESCO does not have a core legal instrument regarding gender equality, but its gender mainstreaming policy is defined in the organisation’s Medium-Term Strategy for 2002-2007. In addition, UNESCO’s Gender Mainstreaming Implementation Framework (GMIF) for 2002-2007 offers guidelines on how to implement the policy commitment (UNESCO, 2002b).

The framework was developed by the Section for Women and Gender Equality, with a staff of four and linked to designated gender focal points in Paris and field offices. Its goal is the overall integration of gender equality issues within UNESCO’s programmes, and it also maintains a Mainstreaming Resource Centre directed towards supporting policy-makers in this area.

Within the Communication and Information Programme, gender concerns have been mainstreamed with special emphasis on “training, improving community access to information, knowledge and skills and increasing the capacity of professionals to produce and disseminate development messages” (UNESCO, 2006a).

Southern actors and civil society participation

The UNESCO Constitution defines the basis for cooperation with NGOs. UNESCO “may make suitable arrangements for consultation and cooperation with non-governmental organisations concerned with matters within its competence, and may invite them to undertake specific tasks. Such cooperation may also include appropriate participation by representatives of such organisations on advisory committees set up by the General Conference” (UNESCO, 2004, Article 11, para. 4).

Over the years, UNESCO has developed (and occasionally reviewed and amended) an elaborate system of NGO participation — some say at times too elaborate — and General Conference Directives of 1995 and 2001 govern the current situation. Relations can be of two kinds, formal or operational, depending on the role and structure of the NGO concerned and their record on cooperation.

At present UNESCO maintains official relations with 337 international NGOs and 26 foundations. Of these, about 15% are based in developing countries, just a handful in the least developed. Although many are international associations with members globally, it is still a small proportion.

A feature unique to UNESCO is the UNESCO Clubs and Associations established at the national level to informally engage a wide range of actors on UNESCO issues; these actors may also participate in UNESCO as NGOs. There are now 4,000 associations, centres and clubs in about 100 countries, and at the international level, a World Federation of UNESCO Clubs, Centres and Associations (WFUCA).

Official UNESCO Commissions also exist in all 192 member states and can act as a means to extend outreach into civil society at the national level. These are governed under a specific charter approved by the General Conference in 1978, and their function is “to involve in UNESCO’s activities the various ministerial departments, agencies, institutions, organisations and individuals working for the advancement of education, science, culture and information” (UNESCO, 2002c).

With regard to participation of Southern actors, UNESCO, as noted, has no specific structural features but has a stated commitment to support such actors and builds in participation through a variety of modalities.

Role and responsibilities in ICTs

Legal and constitutional basis

Communication is the central instrument by which UNESCO achieves its mission. Article 1 of the Constitution states that to realise this purpose the organisation will “(a) Collaborate in the work of advancing the mutual knowledge and understanding of peoples, through all means of mass communication and to that end recommend such international agreements as may be necessary to promote the free flow of ideas by word and image.”

ICT-related activities

Given such a general remit, it is not surprising that UNESCO has been involved — and occasionally embroiled — in information and communications technology (ICT) and media issues throughout its evolution.

From the late 1960s, satellite broadcasting across borders was a key political issue, and UNESCO responded in 1972 with the adoption of the Declaration of Guiding Principles on the Use of Satellite Broadcasting for the Free Flow of Information, the Spread of Education and Greater Cultural Exchange (UNESCO, 1972). Although promoting the principle of free flow, it also affirmed the principle of national prior

consent. As a declaration it was not binding, but the list of seven countries opposing it – they included the UK, the US, Australia, Germany and Canada – suggests that a cold war fracture was already opening. In 1974, along with WIPO, UNESCO oversaw a further convention on satellites, the purpose of which was to protect copyright owners of broadcast signals; the Convention Relating to the Distribution of Programme-Carrying Signals Transmitted by Satellite came into force in 1979. To some extent the contrast between these instruments is indicative of a shift in concerns away from balancing sovereignty against free flow, towards an emphasis on property rights, a move that was part of a wider global dynamic.

However, international differences in these instruments were merely a prelude to UNESCO’s involvement in the New World Information and Communication Order (NWICO) debate. This debate, initiated in the mid-1970s and led initially by the Non-Aligned Movement, focused on the impact of Northern-dominated media on development, though many other issues were involved at different stages. UNESCO took it up in 1976, and in 1978 the General Conference agreed a Declaration of Fundamental Principles concerning the Contribution of the Mass Media to Strengthening Peace and International Understanding, to the Promotion of Human Rights and to Countering Racism, Apartheid and Incitement to War.

Despite this agreement, major divisions soon emerged and an independent commission was established to come forward with recommendations. The result was a report called Many Voices, One World, presented to the General Conference in 1980 (MacBride et al. 1980). It considered media and communication in the widest sense and put forward a series of proposals. Unfortunately, the debate became embroiled in cold war politics, and distorted by commercial and political media interests, descending rapidly into fractious argument. Largely as a result, the US pulled out of UNESCO in 1984, followed by the UK, its strongest ally, the following year. Although NWICO continued on the UNESCO agenda for some time, it was finally replaced, following a vigorous debate at the 1989 General Conference, by the New Communication Strategy. Neither UNESCO nor any other UN institution has since hosted such a wide-ranging debate on media and communication.

In 1990, as a result of an internal restructuring exercise, UNESCO’s Communication and Information Sector (CI) was established, consisting of the Communications Development Division, the Division for Freedom of Expression, Democracy and Peace, and the Information Society Division.

The CI provides the secretariat for two intergovernmental programmes: the International Programme for the Development of Communication (IPDC) and the Information for All Programme (IFAP).

The IPDC, established in 1980, was seen by many as a pragmatic alternative to NWICO. In its first 25 years, it has dispensed USD 92 million to more than 1,100 media development projects, granting just over USD 3 million to 120 national and regional projects globally in the year 2004/2005. The IFAP was established in 2001 as a platform for debate and action to help reduce the “digital divide” and to promote universal access. It has so far generated almost USD 2 million in funds, and approved 24 projects during 2005.

Each programme has a board consisting of a number of member states (39 for IPDC and 26 for IFAP), elected by the General Conference.

Operationally, the CI implements a set of actions that include funding Chairs in Informatics, supporting electronic educational networks, digitising public domain information, training in ICTs, offering advice on developing information policies, and running, with the ITU, Regional Symposia on Telematics for Development. Some actions are undertaken in conjunction with other entities, such as the ITU and UNDP, where their remit overlaps. One example is the May 1995 study published jointly with the ITU, The Right to Communicate: At What Price? (UNESCO, 1995), which considered the economic constraints on the effective use of telecommunication in education, science and culture.

The Community Multimedia Centre (CMC) programme is among the CI flagships. Up to 90 centres have now been supported in Africa, Latin America and the Caribbean and South Asia, as the programme continues to expand elsewhere. Each centre provides rural and remote communities with radio, internet and other ICT facilities for knowledge sharing and development.

Other recent UNESCO intergovernmental actions are of at least tangential relevance. In October 2003, the General Conference approved the Recommendation concerning the Promotion and Use of Multilingualism and Universal Access to Cyberspace, covering issues such as universal access to the internet, copyright and the public domain, and the balance between the interests of rights-holders and of the public. A recommendation, however, is not binding, and the language used is relatively weak.

The Convention on the Protection and Promotion of the Diversity of Cultural Expressions was approved by the General Conference in October 2005. It was in part promoted as a means to ensure that cultural expressions, including audio and visual materials, could be fully defended in the context of trade agreements, such as those agreed in the World Trade Organisation (WTO), which many believe are undermining their cultural value in the interests of trade and commercial gain. The Convention was opposed primarily by the US.

UNESCO and the WSIS
The legal basis for UNESCO participation in the World Summit on the Information Society (WSIS) was never in doubt, given the strong remit in its Constitution and the existence of an Information Society Division in the CI Sector.

It is worth recalling that some time before the ITU announced in 1998 its intention to organise the WSIS, UNESCO had been developing its own plans for a summit. In August 1996, instigated by the director-general, the UNESCO Executive Board began planning a Conference on Information and Communication for Development, to be

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5 The Non-Aligned Movement (NAM) is an international organisation of states – over 100 – not formally aligned with or against any power bloc.

held in 1998, the goal of which was to “focus on development issues to which information and communication can make a meaningful contribution and (…) provide a forum for all who wish to contribute to the search for international consensus in these matters” (UNESCO, 1996a).

In November the Executive Board agreed that “The possibility of co-organising the conference jointly with other bodies within the UN system, such as ITU, would be actively explored” (UNESCO, 1996b).

Why UNESCO dropped the idea of the conference has never been publicly explained, although some within UNESCO view it as the origin of the idea of an intergovernmental event on the information society. The internal consideration by UNESCO of such a conference enabled a rapid and coherent response to the ITU initiative, and UNESCO was thus a very early and active contributor to the WSIS preparatory process.

From the beginning, UNESCO’s goal was to broaden the agenda of the WSIS, and to extend civil society participation. Although not officially acknowledged, some in UNESCO shared the view of early civil society participants that the ITU’s understanding of the information society overemphasised infrastructure and technical aspects. Furthermore, the ITU’s unique structure, which encourages active participation from the private sector but refuses (in contravention of ECOSOC agreements) to officially recognise NGOs, left it ill equipped to negotiate the participation of civil society.7

The early stages of a summit routinely involve a process of agenda-definition as the lead agency, in this case the ITU, brings in and opens a dialogue with additional UN actors. UNESCO’s efforts in this regard focused on delivering a consistent message in all its activities under the theme “Towards Knowledge Societies” and four underlying principles: freedom of expression, universal access to information and knowledge, promotion of cultural diversity, and equal access to quality education. In general the intention was to concentrate on content and human-capacity issues associated with an information society, and this was evident in almost all its actions. Furthermore, UNESCO, unlike for instance the UNDP, took the opportunity of the WSIS to reinforce its ICT programmes.


Soon after, UNESCO organised a round of consultations with NGOs on the WSIS. The consultations were held in Paris over four separate days in February 2002. Although the lack of funding for travel and subsistence resulted in little participation from the South, the event facilitated the process of civil society coalescing around the WSIS. This was followed up in April with a two-day consultation, this time facilitating the process of civil society coalescing around the WSIS.

UNESCO’s actions since the Tunis Summit

UNESCO’s new Medium-Term Strategy for the years 2007 to 2013 is currently in advanced draft form, to be approved at the next General Conference. Programme V on Information and Communication has, according to senior staff, been structured to a very significant degree around those areas of the WSIS Action Plan for which UNESCO is the focal point.

Action lines

Under the Tunis Agenda and the subsequent consultation on Action Plan moderators/facilitators held on 24 February 2006, UNESCO was assigned the role of interim focal point for four of the eleven full action lines contained in the WSIS Plan of Action, along with two of the eight ICT application areas grouped under action line C7. No other agency was given such a numerically prominent role in relation to the

7 For documentation on an attempt to force ITU to open up to NGOs see: <www.comunica.org/itu_ngo>.
8 For a complete list see: <www.unesco.org/wsisdirectory>.
action lines, underscoring again the extent to which the WSIS agenda overlapped with that of UNESCO. These action lines are:

C3: Access to information and knowledge
C7: ICT applications (two areas: e-learning and e-science)
C8: Cultural diversity and identity, linguistic diversity and local content
C9: Media
C10: Ethical dimensions of the information society

Initial meetings were held during 2006 in all of these areas, beginning with C8 on 12 May in Geneva; then C3, C10, C7 (e-learning) and C9 in Paris on four consecutive days beginning on 16 October; and finally C7 (e-science) on 22 October in Beijing, alongside a major science and technology conference taking place there.

The purpose of the meetings was to constitute multi-stakeholder teams to move forward with each of the action lines, including designating a facilitator and sub-group moderators, devising terms of reference, and deciding on the activities to be pursued. No specific resources were available from UNESCO or other parties to facilitate the working of the team, and the facilitator is explicitly expected to be able to provide sufficient resources to cover the costs of his/her own activities. In all cases, UNESCO was confirmed by acclamation in its role as focal point for the specified action lines.

The WSIS action lines vary greatly in terms of their breadth of scope and the precision of their focus. They also differ in the extent to which the elements of the Action Plan are already underway and contained in the plans of UNESCO and other organisations. These factors were reflected in the meetings, as they will be in any eventual outcomes.

C3: Access to knowledge, for instance, is a key area with ten distinct actions, most of which are quite precise and well within the domain of UNESCO and other collaborating entities. Actions include: a) Develop policy guidelines for the development and promotion of public domain information and h) Support the creation and development of a digital public library and archive services.

C9: Media, on the other hand, includes seven actions, most of which are quite vague and/or general, such as a) Encourage the media to continue to play an important role in the information society and c) Take appropriate measures – consistent with freedom of expression – to combat illegal and harmful content in media content. Similarly, C10: Ethical dimensions has four actions including a) Take steps to promote respect for peace and to uphold the fundamental values of freedom, equality, solidarity, tolerance, shared responsibility, and respect for nature and b) All stakeholders should increase their awareness of the ethical dimension of their use of ICTs. And C8: Cultural diversity has a total of fifteen disparate actions covering hugely different areas and qualitatively different in nature.

Indeed, most of the actions within each area are disconnected, and often the implicit comprehension of the domains covered does not reflect actual good practice on the ground.

Thus UNESCO and the multi-stakeholder teams face a significant challenge in developing coherent sub-groups and focused actions. Meetings took different approaches. Some action lines broke into sub-groups to develop more specific activities; others stayed in plenary. Plenary discussion often opened out into general issues, and lists of desirable actions, before being pulled in by the chair. For the most part, they were conducted in a traditional and formal manner with tight chairing and facilitation and considerable discretionary power in the hands of the chair to continue or discontinue a subject and to wrap up with a specific conclusion.

Each of the action lines did establish multi-stakeholder teams to carry them forward, some with quite specific goals, though few if any at this point comprise all key actors necessary to push forward their domain of work. Civil society participation overall was relatively weak as compared to the level seen during the WSIS itself, and the number of participants from the South was limited, though they were vocal in most meetings. The absence of specific funding to defray the cost of participation may have contributed to the low numbers overall, especially of civil society and Southern representatives, but with a few exceptions the level of enthusiasm was muted and it proved difficult to establish an energetic consensus on moving forward.

UNESCO is organising an online platform for ongoing discussion, and collaboration is also being organised to facilitate further team development.

Prospects for implementation

UNESCO, in common with all participating organisations, faces a difficult task in implementing these action lines. Some obstacles, such as lack of precision and a very general focus, may be overcome through concerted effort on the part of the multi-stakeholder teams. Others, however, pose more serious challenges.

Almost all action areas are already the subject of considerable activity, unrelated to the WSIS, among academics, NGOs, the private sector, intergovernmental bodies, national bodies and so forth, many of whom would be almost entirely unaware of the WSIS. Given the lack of new resources, the multi-stakeholder teams are not in a position to influence their respective domains through the launch of major new actions. And there already exist several bodies through which actors cooperate and form partnerships, coordinate their activities, exchange experiences, and so forth, such as the Global Knowledge Partnership (GKP), the Global Alliance for ICT and Development (GAID), and indeed the intergovernmental agencies themselves. How can relatively small numbers of somewhat disparate multi-stakeholder teams hope to bring some value-added to this field? What can they offer that will make a difference?

The immediate outcomes of these meetings suggest that such an impact may be possible, but only in relatively few and quite specific areas, in which key organisations and entities already have a considerable stake, in which niche needs are not currently being addressed, and in which genuine collaborations can be nurtured with clear goals and outcomes.

Such actions might be found under action lines 3, 7 and 8, and probably less so under action lines 9 and 10. However, any positive outcomes will depend largely on how actively and creatively the
multi-stakeholder teams approach the task, and the resources they can mobilise.

The potential scale of outcomes, at least in these action lines, emerging from a global process of several years’ duration that consumed an enormous amount of time and funds, seems modest in the extreme. Some in UNESCO believe that much of the WSIS’ impact may be generated by less explicit and visible means, through the extensive networking that took place and will be reinforced on the ground, regionally, nationally and even locally. However, it is difficult to produce evidence of this, especially given that there are already so many other networking activities. Evidence is also scarce, at a higher level, of a development impact of the WSIS through integration into the wider development context, since the participation of core development actors – such as the relevant government ministries, key donor organisations and NGOs – in the overall WSIS preparatory process, Summits and follow-up was, and remains, limited.

Other activities relating to the WSIS
UNESCO is a member of the UN Group on the Information Society (UNGIS) established by the UN secretary-general. It is set up as a mechanism to coordinate interagency implementation and to link the WSIS to other development modalities such as the Millennium Development Goals. Its first meeting was held in Geneva on 14 July 2006, chaired by the ITU secretary-general. UNESCO is one of three vice-chairs, and will take the chair from July 2007, followed by the UNDP.10

UNESCO also participates in the work of the Internet Governance Forum, advocating an open, transparent and inclusive approach to the issue. Specific topics of interest include ethical dimensions, multilingualism on the internet and capacity building.

Finally, UNESCO continues with its work with the Partnership for the Measuring of ICT for Development, focusing on indicators relating to its core concerns.

Other ICT-related activities
UNESCO has attempted, in the latter years of its 2001–2007 Medium-Term Strategy and in the entirety of its forthcoming Strategy, to bring its ICT-related activities within the general outcomes of the WSIS. However, several major programmes began before the first Summit, and are continuing thereafter. Recent developments in the most important of these are considered here.

Both the Information for All Programme (IFAP) and the International Programme for the Development of Communication (IPDC) have recently been through evaluation processes. The former is not yet completed but the outcome may bring it closer to the WSIS implementation activities.

IFAP at present faces a number of challenges, among them that it has very limited ongoing funding, its focus is not altogether clear, and there are questions concerning the strategic value of funding modest and relatively isolated projects. The evaluation, to be completed in early 2007, considers whether the focus should be placed more firmly on policy-related actions, marking a clear distinction from IPDC’s strong project focus.

The structure of IFAP as a UN commission offers some possibilities, since it has a mandate to form national committees. The IFAP Bureau secretary also holds the post of Information Society director within CI; and the IFAP Council advises UNESCO on information society issues. Thus one option under consideration is to reposition IFAP as the coordinating vehicle for implementing UNESCO’s role in the WSIS. The national committees could play a key role in convening national actors and multi-stakeholder teams under the action lines, while at the institutional level, the Bureau could play a horizontal coordinating role while bringing together government and international non-governmental actors.

Indeed, its mandate lends itself so well to a coordinating role in the information society that some see the failure to propose IFAP as the follow-up mechanism for WSIS, a role that was given to the Commission on Science and Technology for Development, as an opportunity lost.

In the case of IPDC, reforms initiated in 2002 included a higher priority for projects promoting press freedom and media pluralism, community media, professional capacity and partnerships; the IPDC Council will now meet bi-annually instead of annually; the Bureau fully takes over selecting and financing projects; and field office advisers will assume greater responsibilities. The evaluators (Ronning and Orgeret, 2006, p. 8) concluded that “significant and impressive changes have taken place within IPDC since the [earlier] 2002 evaluation.”

The Community Multimedia Centre (CMC) programme, a major programme of UNESCO’s Communication and Information Sector (CI), has also recently been evaluated. Launched five years ago, it is moving towards a second phase with a scale-up in some countries, and mainstreamed support. Generally, the evaluation is positive: “The CMCs are accepted by and fully integrated into the communities and can in many cases be sustained beyond the pilot phase without core operating grants... Longer term benefits are already being realised within individual communities, such as the gradual removal of barriers to social inclusion, the stimulation of poverty alleviation through access to knowledge of better health, resource management and agriculture practices, through the establishment of listeners clubs as self help groups... and the creation of new livelihoods opportunities” (UNESCO, 2006b).

Shortcomings were identified, among them: Strong and consistent field support from UNESCO regional offices for the initiative, with one exception, is missing; efforts to achieve financial sustainability may be forcing CMC managers to target services at those who can pay, limiting access for the poor; there is a heavy reliance on volunteers; and the strategic timeframe for the initiative is unclear, as are benchmarks to assess the value of the initiative to UNESCO itself.

Perhaps relating to this last, some within UNESCO appear to question whether it is appropriate to be involved in scale-up (a footnote in the evaluation report notes that the sector denies this), and there is some confusion as to long-term objectives for the CMCs. This latter is interesting, and possibly arises from the unique nature

10 For more information see: <www.itu.int/council/wsis/ksis_WG.html> and <www.ungis.org>.
of this programme and the considerable resources that it consumes. The report recommends the devolution of scale-up to the regional offices, and more support there, and that the head office should provide tools, training, exchanges and a global focus, and accelerate efforts with member states to create an enabling policy environment.

Finally, it is worth mentioning that UNESCO still faces a considerable task in coming years to persuade many more member states, against opposition from the US, to ratify the Convention on Cultural Diversity. In December 2006 a total of 35 had ratified it, lifting the number above the minimum requirement of 30, thus making it enter into force in March 2007. The international campaign led by a group of member countries and NGOs to obtain additional ratifications is continuing, however, since the legitimacy and applicability of the Convention will be proportional to the number of states that ratify, accept, approve or adhere to it.

**Stakeholder participation**

At the institutional level, UNESCO has a strong commitment to gender equality, in particular through the Section for Women and Gender Equality and the actions to support mainstreaming across all UNESCO programmes. Similarly, there is significant institutional support for civil society participation within UNESCO, among the strongest and most elaborate of the UN agencies, and it is legally underpinned by its Constitution. Yet participation in these formal structures by Southern NGOs and civil society organisations appears to be weak, accounting for around 15% of the total. The actual level of Southern influence will to some extent depend on whether the international associations and NGOs, mostly based in OECD countries, have strong Southern membership and reflect their concerns through their UNESCO interactions. No information is available on this matter.

Support for wider developing country participation in UNESCO derives not from any specific legal or institutional form, but rather permeates throughout the organisation’s strategy and programmes. Ultimately, Southern participation is safeguarded by its democratic membership and voting structures.

In the WSIS, UNESCO attempted, with some success, to open its activities to and support the efforts of civil society participation beyond its own NGO associates. UNESCO offered some limited direct support for participation to civil society from the South (though in the absence of figures it is not possible to assess whether this increased the proportion of Southern participants beyond the 15% in formal UNESCO NGO structures). While it was useful and did make a difference, UNESCO itself would agree that it was insufficient to redress the balance. UNESCO also ran several of its WSIS events in the South, including global events, in an effort to raise participation there and to ensure a greater focus on these issues.

Overall, UNESCO was amongst the strongest supporters of civil society in the WSIS process. Especially during the early stages, UNESCO invested significantly in events and processes designed to build civil society capacity, establish linkages and support effective intervention within the WSIS. Later they followed through by ensuring that their events were open to all stakeholders. They went to some trouble to ensure that civil society organisations beyond NGOs accredited to UNESCO were informed, welcomed and could participate.

In the WSIS follow-up, in accordance with paragraphs 108 to 109 of the Tunis Agenda, all meetings were open to all stakeholders, and registration was provided online. There are, however, those who believe UNESCO has begun the follow-up process with a somewhat dirigiste tone, including several complaints from civil society participants that key decisions at the initial multi-stakeholder meetings, such as the division into sub-themes, were announced at the start of the meeting and only subsequently discussed.

Unfortunately, UNESCO does not compile systematic data on the gender and national breakdown of participants in the various events and other activities, or whether they belong to civil society organisations. A quantitative analysis of these issues was thus not possible.

**Conclusions and recommendations**

UNESCO is by Constitution and orientation well-disposed towards communication and information issues, taking a broader view than some others who have espoused the idea of an information society. Since its experience of the 1980s with the NWICO it has adopted a pragmatic, sometimes restrictive, view of the breadth of its remit in relation to the free flow of information, generally steering clear of antagonising Western and corporate interests. This is a pity since many of the key concerns in that debate, such as concentration of media ownership into a handful of Northern corporations, are of even greater concern now than they were then. UNESCO remains the most appropriate UN forum in which to debate the implications of this and other trends. Nevertheless, UNESCO can be responsive to its majority membership of Southern governments, and in certain core areas such as cultural diversity, it pursues a relatively strong line.

UNESCO’s key legal instruments – declarations, conventions and recommendations – rely strongly on their moral authority, having limited legal efficacy, but can be effective in bringing together protagonists and antagonists and developing areas of mutual understanding.

UNESCO came well prepared for the WSIS, having flirted a few years earlier with the idea of its own intergovernmental event on information and communication for development. It engaged very early on with the ITU and the WSIS process, enhancing the participation of civil society, including to some extent those from the South, in the overall process.

Its decision to focus on the theme “Towards Knowledge Societies” contributed to a broadening of the debate within the overall WSIS process, which significantly enriched opportunities for interaction among those involved on these issues, issues that would otherwise have been marginalised.

Nevertheless, for a number of reasons, UNESCO’s impact on the eventual WSIS outcome in substantive terms was limited, due largely to limitations within the overall WSIS process itself. Some issues that it promoted, such as universal access to information and quality education, gained a relatively high profile, though less so in the case of cultural diversity and certainly freedom of expression. Yet relatively narrow government participation, confined mainly to technical and
Institutional overviews, in combination with other factors finally meant that even those issues with a high profile made little substantive progress.

UNESCO has continued its commitment by taking responsibility for a major role in the WSIS follow-up process. Yet for the reasons mentioned above, significant outcomes are likely, at most, only in some carefully targeted areas. The multi-stakeholder teams have a hill to climb in terms of establishing their credibility with existing actors in their respective areas, and in identifying those areas in which an impact is possible.

Having said this, the likelihood of success in narrow but significant areas is reinforced by the successful progress of internal strategic reorientation achieved by UNESCO as a result of the WSIS process.

References


Introduction

Objectives and main activities

The UNDP describes itself as “the UN’s global development network, an organisation advocating for change and connecting countries to knowledge, experience and resources to help people build a better life.” With a staff of almost 5,000, it has national offices in 166 countries.

The UNDP has dual role at the national level. On the one hand, within the context of its mandate, it provides expert advice, training, and grant support to developing countries to help achieve a range of national and international goals, such as most notably the Millennium Development Goals (MDGs). In this context, it is often regarded as the largest single source of development funding and government technical assistance within the UN system. On the other hand, it supports the coordination of UN activities at the national level through the Resident Coordinator system, which it manages, working closely with the government, agencies and other development partners.

The UNDP’s specific focus areas (also referred to as practices or key results in various documents) are worked out in line with changing conditions and demands for programme support from countries. They are then presented to the UNDP Executive Board for endorsement in the context of three-year programme frameworks. First established in 1999, the framework has since been referred to as the Multi-Year Funding Framework (MYFF). In the context of the current MYFF (2004-2007) the following are core goals:  

• Achieving the MDGs and reducing human poverty
• Fostering democratic governance
• Managing energy and environment for sustainable development
• Supporting crisis prevention and recovery
• Responding to HIV/AIDS.

How it can best respond to these focus areas may be refined in the context of its new programme framework for 2008 to 2011, currently under development. In any case, within the context of the priority areas, the UNDP supports projects and programmes at all levels (global, regional and national), in collaboration with numerous partners, providing advice, building capacity, and co-funding or funding innovative activities. Its annual Human Development Report is widely used and considered authoritative.

Legal/constitutional composition

The UNDP was established in 1965 by the United Nations General Assembly, and became operational in January 1966. In resolution 2029 (XX) of 22 November 1965, the General Assembly decided “to combine the Expanded Programme of Technical Assistance and the Special Fund in a programme to be known as the United Nations Development Programme” (UN General Assembly, 1965). Through decision 94/14, the Executive Board of the UNDP decided that “the overall mission of UNDP should be to assist programme countries in their endeavour to realise sustainable human development, in line with their national development programmes and priorities…” In this context, through decision 95/22, the Board urged the UNDP to concentrate on areas where it had a demonstrable comparative advantage – in particular, on capacity-building in the most needy regions and countries, such as the least-developed countries and Africa – to help them develop national capacity to achieve sustainable human development, and giving overriding priority to eradicating poverty and building equity.

Key members/participants and decision-making structures

The UNDP Executive Board, reporting to the UN General Assembly, comprises representatives from 36 countries around the world serving on a rotating basis. Through its Bureau, which is elected from the Executive Board and rotates annually among the five regional groups, the Board oversees and supports the activities of the UNDP. The Executive Board is led by an administrator appointed by the Board, currently Mr. Kemal Dervis.

Relations with other international institutions and the multilateral system

The UNDP’s formal relations with and participation in the multilateral system are defined through the UN General Assembly. The UNDP cooperates extensively with other international institutions at the national, regional and international levels.

At the country level, through the Resident Coordinator system, it also serves to facilitate UN coordination.

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3 To date these have also been the basis for the organisation of areas of work referred to as practices. In turn each practice contains service lines, which are sub-areas of work. Thirty distinct service lines were defined for the 2004-2007 MYFF; two of them focusing on ICT for development: Making ICT Work for the Poor (SL 1.8) and E-governance and Access to Information (SL 2.5). Country offices refer to the practices and service lines to frame programmes and to report on results. In the context of its new programming framework, currently under development and referred to as its Strategic Plan (2008-2011), the focus will be on key results and outcomes rather than service lines.

4 See: <www.undp.org/execbrd>/.
5 For recent recommendations on strengthening this role to be considered by the General Assembly, see Delivering as One, the report of the Secretary-General’s High-Level Panel on UN System-Wide Coherence in the Areas of Development, Humanitarian Assistance, and the Environment. Available from: <www.un.org/events/panel/resources/pdfs/HLP-SWC-FinalReport.pdf>.
Commitment to development
The UNDP is dedicated to development. As noted above, UNDP Executive Board decision 94/14 established that the overall mission of the agency should be that of assisting countries in their efforts to achieve sustainable human development. Other vital objectives for the UNDP include the advancement of women, the regeneration of the environment and the creation of sustainable livelihoods. Its mission statement, which outlines these objectives further, was endorsed by the UNDP Executive Board through decision 96/29.

Commitment to gender equality
Gender equality is a crosscutting theme in the UNDP, following a three-pronged approach that aims to:
- Develop capacity, both in-country and in-house, to integrate gender concerns across UNDP practice areas
- Provide policy advice that is both pro-poor and pro-women

In the UNDP headquarters a Gender Programme Team is charged with mainstreaming gender across UNDP areas. A Gender Thematic Trust Fund (GTTF) was set up to support programme countries in their efforts to mainstream gender throughout all of their programme work. It is intended to enable institutional and cultural transformation processes, including:
- Eliminating gender biases in development frameworks and paradigms
- Incorporating gender awareness into policies, programmes and institutional reforms
- Involving men to end gender inequality
- Developing gender-sensitive tools to monitor progress and ensure accountability.

The UNDP has also established a gender knowledge network which currently has about 440 members. Its overall approach and activities are summed up in the UNDP Practice Note on Gender Equality of 2002. UNIFEM is an administered fund of the UNDP. Set up in 1976 by the UN General Assembly, following the UN First World Conference on Women in 1975, it has fifteen regional offices around the world. Although the UNDP headquarters is in New York, 85% of UNDP staff are located in Southern countries, and the great majority of funding is spent there. Southern actors and civil society participation
The UNDP’s relation to civil society encompasses various dimensions and is operative at the global, national and sub-national levels. It also maintains a CSO (Civil Society Organisation) Division, part of the Bureau for Resources and Strategic Partnerships, responsible for strengthening UNDP policy and methods for CSO collaboration at every level, including advising and supporting the UNDP country offices. According to its website:

UNDP, as the UN global development network, engages with civil society organisations (CSOs) at all levels to promote the Millennium Development Goals (MDGs) and support people in their efforts to build a better life. Substantive partnership with CSOs is of greater strategic importance than ever given the integral role of civil society actors in development. There is growing recognition that engagement with CSOs is critical to national ownership, accountability, good governance, decentralisation, democratisation of development cooperation, and the quality and relevance of official development programmes.

A CSO Advisory Committee comprising fourteen CSO leaders offers an opportunity for debate, feedback and cooperation, including structured dialogues between the Committee and the Executive Board. CSOs can access certain UNDP funding mechanisms, including the Thematic Trust Funds, the Partnership Facility, and a Small Grants Programme. They can also participate in a number of UNDP special programmes such as Capacity 2015 (a follow-up to Capacity 21) and the Africa 2000 Plus Network.

In practice, the UNDP at the national level strongly encourages governments – including reluctant governments – to build broad-based national ownership and to include the participation of civil society in its programmes. It promotes multi-stakeholder dialogue on key policy and development objectives such as the MDGs, an approach also evident in global and regional level programmes.

Regarding Southern actors, the UNDP’s regionalised management structure and rotation ensure ongoing participation of Southern countries at the global level. Almost all country offices are located in Southern countries, and the great majority of funding is spent there. Although the UNDP headquarters is in New York, 85% of UNDP staff work in Southern countries.

Further, in 1974, UN General Assembly resolution 3251 (XXIX) created a Special Unit for Technical Cooperation among Developing Countries (SU/TCDC) within the UNDP (UN General Assembly, 1974).

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7 <www.unifem.org/about>.

8 See: <www.undp.org/partners/cso>.
The focus of current activities is on “regional and interregional initiatives aimed at engaging a large number of countries to work together to formulate policies, share information, agree on priorities and translate ideas into programmes.” The strategic aim of the Special Unit is “to make developing countries effective partners with all other actors in achieving the Millennium Development Goals and targets set by the G-77 Havana Programme of Action, such as halving the incidence of extreme poverty by 2015.”

Role and responsibilities in ICTs

The UNDP’s foundation in 1965 does not refer specifically to a remit in the area of information and communication technology (ICT). However, given its broad development focus, and the role that ICT can play in enhancing development processes and outcomes, activity was inevitably going to emerge in this area. Paragraph 70 of the second Multi-Year Funding Framework, covering the years 2004 to 2007, specifically states: “Appropriate technology is an essential ingredient in positioning UNDP as a truly knowledge-driven organisation. To this end, the ICT strategy will focus on establishing an adequate platform to facilitate the use of online collaborative tools, content and document management, and the sharing of experiences and best practices” (UNDP/UNFPA, 2003).

The UNDP’s organisational approach to supporting ICT for development (ICTD) has evolved over time. A number of ICTD programmes at the global, national and regional levels date back to the early 1990s.

Early ICT Activities

The Sustainable Development Networking Programme (SDNP), launched from the 1992 Rio Summit as a support measure for Agenda 21, was the first major global effort, although even before that, early forays into ICTs included the Alternex project, developed with UNDP support by IBASE in the late 1980s and Brazil’s first and only independent internet service provider (ISP) until 1994.

The SDNP could be viewed as the first systematic global ICTD programme backed by a coherent rationale, and for some time was a strong advocate of what later became known as ICTD within the UNDP. The SDNP aimed to facilitate access to information for development stakeholders and to encourage greater participation by all development actors. Run by a small team from UNDP headquarters but with the support of country offices, it collaborated with a range of actors to create SDNP programmes in 44 countries. Its core funding was about USD 9 million, disbursed between 1992 and 2002, but it leveraged considerably more for national SDNP activities, certainly over twice that figure. While not all programmes were successful, many helped to influence ICTD policies through the SDNP’s multi-stakeholder steering committees and through the capacity that it helped to strengthen in what was then an emerging area. Further, quite a few national SDNPs became their country’s first ISPs, even achieving market dominance for some years, and many continue successfully today. Networking local communities and stakeholders and facilitating internet access were usually a priority, with most resources devoted to knowledge generation and distribution, capacity building, training and the provision of a range of ICT-based services. Overall, the programmes were pioneering in terms of applying ICTs to issues of development and sustainability, and significantly influenced subsequent UNDP regional activities such as the Internet Initiative for Africa (IIA) and the Asia Pacific Development Internet Programme (APDIP).

During the 1990s, the UNDP began to support individual projects and initiatives based on ICTs or with a significant ICT component at the country level, building up a considerable portfolio over the years. In addition to dedicated ICTD programme/project managers/focal points for some of the larger country programmes, the UNDP country offices were also assisted by ICTD policy advisors based in the UNDP’s Sub-Regional Resource Facilities (SURFs) or Regional Service Centres where its regional programmes are housed and/or by policy advisors at the global level (housed in the Poverty Reduction and Democratic Governance groups in the Bureau for Development Policy). At present these key regional ICTD programmes comprise:

- ICT for Development in the Arab Region (ICTDAR)
- Asia-Pacific Development Information Programme (APDIP)
- ICTD component of a larger democratic governance programme for Europe and CIS
- E-governance and support to ICT for the MDGs, Regional Service Centre in Dakar, Senegal.

Between 2000 and 2003, the UNDP had a dedicated ICTD “special initiative” – essentially a new focus area or practice – within its Bureau for Development Policy (BDP) to support country offices in the development of national e-strategies and interventions and to identify emerging strategic areas for effective deployment of ICT for development. BDP/ICTD staff was based in New York, with out-posted policy advisors in most regions (Latin America, Africa, Europe and CIS and the Arab States). This initiative is discussed in further detail below.

In late 2003, in the context of developing a new MYFF for 2004-2007 and with a view to ensuring a closer integration of ICTD with its main areas of work, the UNDP realigned its approach to focus particularly on the deployment of ICT for poverty reduction (Service Line 1B: Making ICT Work for the Poor) and the promotion of democratic governance.

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9 See: <tcdc.undp.org/faq.asp#SU/TCDC>.
10 www.sdnp.undp.org/it4dev/docs/yp/regional_ictdar.html
11 APDIP seeks to assist national and regional institutions in Asia-Pacific to improve access, knowledge-sharing, networking and management, and the application of ICTs for social and economic development. APDIP also helps to target and focus regional ICT initiatives to achieve relevant development goals by making ICT an integral part of development cooperation and solutions, so that developing countries and their partners in the Asia-Pacific region can work to address economic, social and digital divides in more innovative and effective ways. See: <www.apdip.net>.
12 <europeandcis.undp.org/?menu=p_practice&FocusAreaId=14>.
14 See: <sdhq.undp.org/it4dev/docs/about_undp.html>.
governance (Service Line 2.5: E-governance and Access to Information) (UNDP/UNFPA, 2003). In the case of the MYFF or strategic plan for 2008-2011, there appears to be a shift away from specific service lines more generally towards key results and outcomes. In this context, ICTD will more likely be visible as a mechanism to achieve selected development outcomes.

**Issues regarding the evolution of ICTD within the UNDP**

The UNDP's experience in ICTD highlights some key challenges and opportunities facing international development organisations lacking an a priori focus on ICTD: i.e. whether to maintain a separate unit or to mainstream ICTD expertise and programming across its existing areas.

With the arrival in 1999 of a new UNDP administrator, Mark Malloch Brown, “moving upstream” became the motto, meaning that the UNDP would seek to focus more on providing assistance to develop strategy, policies and institutions at national level with a view to scaling up activities, and would focus less on direct support to individual programmes and projects. In relation to ICTD, this meant that support moved towards “helping to achieve a policy environment that encourages domestic and international provision of information technology and other services and away from the actual delivery of those services, which is what we are currently doing” (Brown, n.d., p. 7).

Project level activity continued, but “the greatest impact of UNDP on poverty eradication is upstream, at the level of policies and institutions, rather than in the stand-alone projects, which are often relatively expensive and reach only a limited number of beneficiaries.” The implications of this approach were “a much greater emphasis on partnerships, and the adoption of a catalytic, brokering role” (Brown, n.d., p. 8).

In 2000, during the period of the first MYFF for 2000-2003, ICTD was supported, as mentioned above, by the launch of a dedicated ICTD initiative which in effect created a sixth global focus area (UNDP/UNFPA, 1999). In line with the other practices, in October 2001, a Thematic ICTD Trust Fund – an instrument to provide catalytic funding, support innovation, and attract donor money – was launched with an initial commitment of USD 5 million from the Government of Japan. This was later topped up with a further USD 2 million from the Government of Japan and contributions from other selected donors, most recently the Government of Spain.

At the time, the UNDP was not just moving ICTD up to policy level; it was promoting a new approach to policy. The UNDP argued the need to go beyond conceiving of ICTs as a specific sectoral issue, a position that had characterised the major global thrust during the 1990s to liberalise telecoms markets and open developing countries to foreign ownership. Now the UNDP was seeking to draw a clear distinction between ICT policy geared towards creating an advanced ICT sector and services, and an ICTD policy aiming to maximise the positive overall impact of ICTs on development.

This shift from ICT as sector to ICT as horizontal development enabler was strategically outlined in the Digital Opportunity Initiative (DOI), developed by the UNDP in collaboration with Accenture and the Markle Foundation. Launched in July 2001 with the publication of the report *Creating a Development Dynamic*, it offered a coherent generic approach at country level to designing and implementing an ICT strategy aimed specifically at contributing to development and to social as well as economic goals. It underlined the need to involve the “full range of stakeholders in international development — governments, both industrialised and developing, the business and non-profit sectors, multilateral agencies, and community organisations on the ground” (DOI, 2001). Based on the analytical framework and lessons culled from research and specific case studies of national e-strategies, the report also explored the potential for offering catalytic support in selected countries such as South Africa, Romania, Mozambique and Bolivia through the initiative. In addition, the DOI framework also formed the corporate framework for the UNDP’s own support to countries in developing their national strategies and programmes.

This belief in partnerships and in stakeholder participation was reflected in subsequent initiatives in which the UNDP is involved at the global level. The Digital Opportunity Task Force (DOT Force), whose secretariat was co-hosted by the World Bank and the UNDP, was created at the G8 meeting in July 2000 in Okinawa. It was one of the first multi-stakeholder global ICT task forces, bringing together government, industry and civil society from G8 countries, and government representatives from selected developing countries, to design an action plan, delivered in June 2002, to expand the use of ICT and universalise its benefits.

The UN ICT Task Force was launched by the UN secretary-general in November 2001, with the UNDP playing a key role in its founding. With broad representation, it was a “cooperative effort to identify ways in which the digital revolution can benefit all the world’s people” (UNDP, 2004a). This eventually evolved into the Global Alliance for ICT for Development (GAID).

Other international collaborations were undertaken with a more programmatic focus and modest UNDP input. With CISCO Systems and United Nations Volunteers, for example, a partnership was formed to set up training academies for internet skills in least-developed countries. The UNDP was also a partner in NetAid, and with a cash grant from the Coca Cola Foundation also supports e-learning activities in Malaysia (2000) and Bolivia (2002).

The UNDP has been an active member of the Global Knowledge Partnership (GKP), participating in its major events and networking activities, and has been involved in establishing partnership initiatives with civil society and the private sector at the regional and national levels as well. More recent regional public-private collaborations include the joint research initiative undertaken by UNDP-APDIP, the International Open Source Network (IOSN), IBM and Oracle to help Asia-Pacific countries share and create strategies, blueprints and policies for adopting the right blend of open standards and technology services.

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15 The G8 Summit in Okinawa agreed the Okinawa Charter on Global Information Society, in which the leaders agreed to establish the DOT Force. It was actually formed and first met in November 2000. Its key strategy document was *Digital Opportunities for All: Meeting the Challenge*, presented and approved at the G8 meeting in Genoa in July 2001. See: <www.dotforce.org>.
The designation of ICTD as a UNDP focus or practice area from 2000 until 2003 helped raise the profile of ICTD, and awareness of its development potential was strengthened at the national level. The years following 2000 saw a significant increase in UNDP projects supported at the national level. However, the timing of the stronger move into ICTD proved, in one respect, to be unfortunate: the “dotcom” bubble had just burst and the telecommunications crash was impending. These events strengthened a perception in some quarters that the development potential of ICT had been over-emphasised, which tended to weaken the potential of the ICTD practice area just as it had begun to assist a number of countries in laying the foundations for more development-oriented ICT policies. At the same time, they negatively affected the capacity to attract funding for ICTD programmes in a variety of institutions – including the UNDP Thematic ICTD Trust Fund – as both the private sector and governments decided to cut back on investment in the area.

As indicated earlier, in late 2003, in the context of the development of the new MYFF for 2004-2007, a decision was taken to mainstream ICTs back into the other focus areas, specifically poverty reduction and democratic governance. This in itself was not a bad thing – indeed it could be seen as a natural progression – since ICTD itself was a cross-cutting issue, and such mainstreaming allows a closer engagement with and integration within governance and poverty policies and programmes, two key areas in which ICT can have a significant development impact. In the short term, however, the shift had a negative impact and the number of UNDP country offices reporting ICTD activities fell significantly. Furthermore, it resulted in a reduction of the resources available to ICTD at the headquarters level.

**WSIS-related activities**

UNDP involvement in the first phase of the World Summit on the Information Society (WSIS) was relatively modest coming as it did in the wake of organisational changes in ICTD practice at the global level. The goal of the UNDP’s initial support was to enhance the focus on inclusiveness and strengthen the development focus in the Summit. It participated in informal planning meetings convened by the International Telecommunication Union (ITU), and organised roundtables, Institute@WSIS peer-to-peer training sessions, and publications. It offered fellowships for developing country participation, and some support to strengthen civil society participation and inputs to the Summit. It also provided support at the national level for multi-stakeholder processes and at regional meetings. At the Summit itself, the UNDP supported or co-organised a number of events around the MDGs, knowledge for development, the “digital divide”, and national ICT strategy development.

However, its first major role came with the creation of a Task Force on Financing Mechanisms (TFFM). The Geneva Summit in December 2003 recommended the creation of the task force to the UN secretary-general, following disagreement on the issue of the setting up a Digital Solidarity Fund to finance the bridging of the “digital divide”. At the request of Secretary-General Kofi Annan, the TFFM was coordinated by the UNDP, in cooperation with the World Bank and OECD. It completed its work in December 2004 with the publication of a report entitled *Financing ICTD: A review of trends and an analysis of gaps and promising practices* (ITU, 2004).

Much was at stake for developing countries, which had always looked towards the WSIS as an opportunity to come up with ways to address the huge gaps in ICT availability and accessibility. The report itself was a disappointment to many, its analysis on the whole emphasising the role of market-driven private investment in ICT infrastructure with insufficient consideration of its limitations. Inadequacies in various existing financing mechanisms and gaps in financing were noted and revisions suggested, yet no new financing mechanisms were seen as being required or were suggested. The politically sensitive issue of the Digital Solidarity Fund, set up and supported by a number of Southern countries and local governments of developed countries, was not addressed, although its innovation in leveraging local-government-to-local-government and peer-to-peer support was noted. The rationale offered for its exclusion was based on a narrow interpretation of the TFFM remit – i.e. that only existing mechanisms were to be included – and was unsatisfactory to many (Ó Siochrú, 2005).

Having said this, the report is wide ranging, and in what might be described as a “minority report within the report”, it provides broad support to many innovative ideas such as the “open access” approach to providing infrastructure, ICTs as a public good, and community-driven ICT enterprises. Some of these have been taken up in subsequent UNDP activities in the post-WSIS space, especially in collaboration with civil society actors and networks.

The TFFM was also criticised for the limited opportunities it gave for participation, in terms of both the composition of the task force and its modus operandi. Its selection process was conventional in an environment in which innovation was expected or at least hoped for. Members were selected without wide consultation, comprising two civil society organisations (a number of other non-governmental and Southern actors accepted but ultimately could not participate), four intergovernmental agencies (the UNDP, ITU, OECD and World Bank) and six governments.17 The two civil society/multi-stakeholder organisations were selected for their strong networks and contributions made on the financing question. While there was outreach and engagement through online and actual consultations,18 on the whole its deliberations were considered to be less than optimal.

The TFFM is sometimes compared unfavourably against the Working Group on Internet Governance (WGIG), which took up the other major issue to emerge from the Geneva Summit – internet governance – and has been credited with pioneering a broad multi-stakeholder process encompassing a broad interpretation of its remit. Such comparisons may be legitimate, but there were some mitigating factors. The timescale for the TFFM was far more taxing than

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16 <www.wsis-online.net>.

17 See: <www.itu.int/wsis/tffm>.

18 See: <www.itu.int/wsis/tffm>.

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that of the WGIG. The instruction from the December 2003 Summit was to complete the report for December 2004 in time to permit review and discussion at the first meeting of the Preparatory Committee (PrepCom) from 17 to 25 February 2005, a relatively short time to form the task force, undertake the research and deliver the report, and seven months less than the time available to the WGIG. Furthermore, the level of civil society organisation and understanding around internet governance was considerably higher than that around financing mechanisms, making it easier to integrate their participation.

In Phase 2 of the Summit, the UNDP again supported various events and activities in partnership with the Global Knowledge Partnership (GKP) and the UN Industrial Development Organisation (UNIDO) in the context of the Sharing the Future initiative and pavilion. Support was also provided to civil society and developing country participants, in particular through the Sharing the Future initiative led by UNDP–Tunis and UNIDO.

Description and analysis of ICT activities

WSIS action line facilitation

Under the Tunis Agenda adopted in December 2005 and the subsequent consultation in February 2006, the UNDP was designated as the moderator for two key action lines from the WSIS Plan of Action, namely C4: Capacity building, and C6: Enabling environment. (The UNDP was also suggested for a secondary facilitating role in action line C7: E-governance and in action line C11: International and regional cooperation, both facilitated by UNDESA, the UN Department of Economic and Social Affairs.) Although the UNDP had not actively sought such a prominent role, it is likely that its selection was favoured by some developing countries and actors given its development focus, its operational presence on the ground in each country, and its global networks. A concern at the UNDP was that, unlike UNESCO and the ITU, it lacked (since 2003) a dedicated ICT unit at the headquarters level capable of overseeing the global implementation of action lines. At the meeting confirming the action lines and moderators/facilitators in February 2006, the UNDP representative declared: “For our part, UNDP stands ready to assume the role of a facilitator, but we would like to propose that we focus on a cluster of activities for which we are best suited so that we can contribute effectively to furthering action on selected priority themes within those areas and not find ourselves spread too thin” (Sorgho-Moulinier, 2006).

The UNDP convened follow-up meetings of the two action-line groups for which it was responsible on 11 May 2006, each for half a day. They were among the first of the action-line group meetings, with an open agenda. Attendance was reasonable at 45 to 60 people given that these were the first of the action-line meetings to be held over a two-week “information society week” (9-19 May 2006) organised in Geneva. Civil society groups actively participated, as did representatives from the Geneva missions of other UN agencies (e.g. ILO, ITU, UNCTAD, UNESCO), although private sector participation was relatively low.

The question of what could be achieved through the action-line groups was an issue for both the facilitators and stakeholders. There were no new resources and no clear follow-up process to which these could contribute. Prior to the action-line meetings, feedback on how to use the space most effectively had been solicited through the WSIS-implementation website. The caution expressed by the UNDP in February was echoed in some of the inputs to the virtual consultation process and to the outcome of the meetings themselves. Given the lack of additional resources for facilitators to support follow-up activities, and the diffuseness of the action line mandates and their country-based networks, the UNDP’s efforts are focused on exploring targeted opportunities, working with the most active participants in order to achieve the greatest impact.

Two possible strands of follow-up are under consideration:

- **Action line network and activities**: Sustaining the action-line teams, and working on common projects virtually and in real time with partners, was identified as a possible way forward. While the ITU has created a web platform for this, to date this strand of networked activity has proved difficult to launch. The UNDP has expressed its willingness to undertake this as a partnership activity, building linkages where feasible with communities of practice established under the Global Alliance for ICT and Development (GAID) – for example, in capacity building, with a community on public and private entrepreneurship led by the Association for Progressive Communications (APC) and other partners – and with the development dimensions of Internet Governance Forum activities.

- **Selected project ideas and work at the country level**. The UNDP is proposing to identify selected themes from WSIS for mainstreaming into their existing work agenda in a partnership format, with active participation from action-line teams, rather than establishing a separate stand-alone WSIS activity. While these themes are being selected, the UNDP is supporting some innovative approaches and mechanisms identified in the TFFM report and in the first action-line meetings, in particular:
  - The production of policy briefs on open access policy and capacity dimensions of local ICT access and community-driven network type approaches
  - Support to advocacy at the national level by way of mainstreaming ICT into poverty reduction strategies.
The UNDP is currently supporting project work in these areas, targeted at specific countries and regions, working with civil society organisations and other partners in developing countries.

The next round of action-line group meetings, to be held during 2007, is in the process of being scheduled, and members can interact on the ITU Web Platform. The UNDP recognises that sustaining the interest and enthusiasm of these action-line groups represents a challenge.

Separately, various parts of the UNDP have also been involved in supporting WSIS follow-up and stakeholder engagement. For example:

- Its East and Central Europe governance programmes, its Arab States programme (ICTDAR) and its Asia Pacific Development Information Programme (APDIP) all have had activities focusing on gender and ICT, often in partnership with other UN agencies and civil society/foundations. APDIP, for instance, recently published a collection of thirteen papers developed for a pre-WSIS seminar, in partnership with UNIFEM and IT for Change.
- APDIP has also been involved in supporting regional consultations, advocacy and partnerships around internet governance and free and open source software (FOSS).

### Other WSIS outcomes and activities

#### Impact of the WSIS within the UNDP

Given the absence of a separate ICT unit at UNDP headquarters, it comes as little surprise that the impact of the WSIS on the internal organisation and appreciation of ICTs in the UNDP, overall, is slight.

During much of the WSIS period, the position of ICTs within the organisational structure in the UNDP was in flux, and with the arrival of a new administrator in August 2005, UN reform processes, and the development of a new four-year programming framework, the structures and modus operandi of UNDP support has been affected.

However, the WSIS has enabled those dedicated to ICTs within the UNDP to identify priorities not previously on the agenda, as well as new partners in civil society and in developing countries, and to channel them into the internal process of mainstreaming the broader organisational change underway. Issues around financing mechanisms (e.g. assessing policy-supported finance for community-driven models for access and service delivery; deployment of ICT to enhance access to financing mechanisms to address gaps), exploring options on regional bandwidth development, and bottom-up approaches to network development have emerged as follow-up to the TFFM report, and are now a focus of selected UNDP activities. E-governance and support to participatory processes, into which ICT is a mainstreamed activity, are also being supported at the headquarters and regional levels. Current UNDP efforts to relate ICT policy to the MDGs may also be viewed as follow-up to both the Millennium Summit and WSIS processes.

#### UN Group on the Information Society

The UNDP is active in the UN Group on the Information Society (UNGIS), established in February 2006 by the UN secretary-general to help mainstream WSIS outcomes into the relevant UN bodies and organisations. The UNDP will chair UNGIS during 2008, following the ITU in the first year and UNESCO in 2007. Other UNDP commitments in this regard are:

- To strengthen the integration of ICT in policy/programme instruments – such as the UN Development Assistance Framework (UNDAF) and poverty reduction strategies – and in country programmes, with a view to improving effectiveness and contributing to the MDGs.
- To commission work on how to support this integration process (e.g. the role of ICT in poverty reduction strategies) and how some of the challenges, such as the “paradigm gap” between development decision-makers and ICT sector policy-makers, can be addressed.
- To undertake high-level advocacy in the context of various global development forums on the role that ICT can play in catalysing economic investment, transparency and accountability, social inclusion and service delivery to more effectively deliver on the MDGs – an objective stressed throughout the WSIS texts.

However, little progress has been recorded in these areas.

#### Stakeholder participation

As discussed earlier, the UNDP has established various mechanisms and bodies at the institutional level to ensure due consideration to gender issues (the Gender Programme Team, the Gender Thematic Trust Fund, the gender knowledge network and UNIFEM); to Southern participation (its regionalised management structure and rotation, its network of country offices employing 85% of its staff, and its Special Unit for Technical Cooperation among Developing Countries); and to civil society participation (its CSO Division and CSO Advisory Committee, access to funding mechanisms, and national-level focus on multi-stakeholder partnerships). Although it is beyond the scope of this report to assess their ultimate effectiveness, few agencies can boast such a wide-ranging, multi-level set of approaches and depth of commitment.

In relation specifically to ICT, and since it does not comprise one of the UNDP’s core areas of activity, the focus on participation comprises a set of operational activities facilitated ultimately by the overall framework above. Examples include the following:

- **Multi-stakeholder engagement in national ICT policy development.** While national e-strategies and policies are viewed as a priority in many countries, their participatory development and implementation are not. In a number of countries and regions, the UNDP supports multi-stakeholder engagement and contribution

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24 See sites for C4 and C6 indicated at <www.itu.int/wsis/implementation>.
to the development of national ICT policy. In a selected few, it is also exploring support to civil society/multi-stakeholder-led advocacy efforts to promote pro-poor development options.

- **Community-based actors in implementation.** Under-served area licenses and universal access funds do not typically allow community actors to access financing for implementation. Nor is there much support for civil society/non-governmental organisation (NGO) inclusion in implementation when it comes to strategies focusing on roll-out of initiatives to increase access and service delivery to under-served areas. With only a few exceptions, roll-out policy and financing typically exclude or make it difficult for local communities, CSOs and NGOs to be part of the solution. The UNDP is supporting action-oriented research and undertaking advocacy into such options and looking to partnerships and working with governments to potentially pilot such approaches.

- **Global governance of the internet and ensuring that there is a strong developing country and stakeholder voice.** Some of the consultative and research activity that UNDP-APDIP is involved in can be viewed as contributing to this outcome.

- **Gender mainstreaming in ICTs.** The UNDP’s Regional Bureau for Europe and the CIS has published, in collaboration with UNIFEM, a report on *Bridging the Gender Divide* as part of a larger ICTD mainstreaming project (UNDP, 2004b).

  The UNDP’s focus at the global level has been to bring regional and national consultation processes to bear in those arenas in which it is involved. Within the context of pro-poor ICT policy and implementation support, the goal is to involve civil society as key partners in research and to support a focused inclusion in policy processes as well as in implementation where possible.

**Conclusions and recommendations**

The UNDP is at a transitional moment in relation to ICT and how it is organisationally integrated within the agency. The mainstreaming of ICT within poverty eradication and democratic governance has distinct advantages and, in principle, can help situate the UNDP in a key position in relation to ICT for development in these critical areas. To be effective, mainstreaming takes time and dialogue, as well as strategic support to ensure that country offices and partners receive appropriate signals and support for the transition. In practice, ICT for development has yet to receive the kind of strategic level support and resources needed to realise the potential of mainstreaming, and this is a significant factor in relation to recent UNDP performance.

Coming from the WSIS, the UNDP agreed to facilitate two major action lines, was assigned a key role in the newly formed UNGIS, and committed itself to following up and mainstreaming ICT into national development strategies and policies.

Given the organisational mainstreaming of ICT and the paucity of resources available centrally to date, the third area is where the UNDP can probably have the greatest impact. In the context of ICT for poverty reduction and democratic governance, UNDP activities are framed less as a follow-up to WSIS per se – although its activities are supportive of many WSIS action items – than as directly realising a broader set of UN Summit goals, particularly the MDGs, and helping countries and local communities to identify ways in which ICT can be mainstreamed in response to national development imperatives and programme challenges. The focus is thus more on the country level with the global engagement linked to that, rather than on an autonomous global consensus-building activity.

The UNDP’s global level approach to action line facilitation, of working with partners to develop some key products rather than building a broad network in the absence of resources to sustain such activity, should be seen in this light. But it might require few resources, in collaboration with the other partners, to improve the potential for coordination across action lines and the participation, for instance, of civil society actors who lack the resources to follow multiple processes. Improved coordination of the several online platforms, and clustering all action-line group meetings around a single period and venue – the idea of an “information society week” – are examples. This requires some commitment and coordination from the key agencies involved, including the ITU, UNESCO, the UNDP and UNDESA.

Looking beyond the WSIS, the relatively low level of broad-based participation by the larger development community in the context of ICT for development, globally but also at the national level, is a critical concern. Advocacy and mechanisms for dialogue are needed to build bridges and facilitate progressive enabling and foundational policy foci regarding such issues as rights, privacy, service delivery, access to information, and participation in democratic decision-making. This may open an opportunity for the UNDP and other actors to identify the post-WSIS spaces at the global, regional and national levels in which these issues can be raised and debated, and to develop appropriate means by which the action lines can fit into these, especially as multi-stakeholder mechanisms capable of incorporating civil society participation and perspectives.

Notwithstanding the limitations to date of ICT resources at the strategic headquarters level, the UNDP is well placed, even beyond the ITU, to take up leading strategic and operational roles in relation to encouraging ICTD integration within the larger development community, and in a manner that facilitates the widest participation. Its core commitment to development, its resident coordination role at national level, its unrivalled network of country offices, and its approach to encouraging broad participation all stand in its favour. Furthermore, the resource issue may soon be eased as a result of recent and significant member state commitments to the ICT Fund.

UNGIS offers a forum for this within the WSIS process. However, the UNDP could also play a part in bringing it to a higher level within the UN system, beyond the WSIS itself.

An opportunity might arise in the context of the report of the Secretary-General’s High-Level Panel on UN System-Wide Coherence, which was delivered in November 2006 (UN, 2006). The report has yet to be debated by the UN General Assembly, but includes a call for enhanced coordination. Pilot countries have been
proposed to identify challenges and opportunities. As this process advances, UNGIS in the context of the UN Chief Executives Board and the UNDP, through the Resident Coordinator system at the national level, could take on the task of exploring how to move this process forward in the area of mainstreaming ICT for development.

Adopting such a strategic position for ICT for development would demand significant resource and mainstreaming commitments from the UNDP. The UNDP’s new programming framework is under development. It would be useful to see a clear and renewed focus on ICT for development. Without it, an opportunity would be lost.

References


27 The UNDP administrator indicated some awareness of the issues in a press briefing the day after he took up office: “Of course, the other major revolution we are all experiencing, a tremendous breakthrough in communications technology, again opens a lot of doors to a much more effective global development. People can be connected more easily, can market their products, and can access information much more easily. So, if we are able to put all these things together, we really might have a chance to really make poverty history, as this beautiful sentence goes. So to be at the heart of this struggle with colleagues, of course, from all over the world at this moment is terribly exciting.” UNDP Press Briefing with Kemal Dervis, 16 August 2005. Available from: <vis-20050816.en” content.undp.org/go/newsroom/august-2005/press-briefing-dervis-20050816.en>.
Robin Gross

Introduction

Objectives and main activities

The World Intellectual Property Organisation (WIPO)\(^1\) is the United Nations specialised agency that coordinates international treaties regarding intellectual property rights. Its 184 member states comprise over 90% of the countries of the world, who participate in WIPO to negotiate treaties and set policy on intellectual property matters such as patents, copyrights and trademarks.

WIPO was established in 1967 by the WIPO Convention, which states that WIPO's objective was “to promote the protection of intellectual property throughout the world…” (WIPO, 1967, Article 3). Headquartered in Geneva, Switzerland, WIPO currently administers 24 treaties and facilitates the negotiation of several proposed treaties covering copyrights, patents and trademarks.

Although WIPO was originally established explicitly to promote the protection of intellectual property, when it joined the UN family in 1974 its objective had to be redefined as a public-interest or humanitarian goal. Article 1 of the key agreement establishing WIPO's relationship to the UN restates WIPO's purpose as: “for promoting creative intellectual activity and for facilitating the transfer of technology related to industrial property to the developing countries in order to accelerate economic, social and cultural development…” (WIPO, 1974).

The five strategic goals laid out by WIPO in its 2005-2006 programme and budget are:

- To promote an extensive intellectual property culture
- To integrate intellectual property into national development policies and programmes
- To develop international intellectual property laws and standards (partially defined as promoting laws forbidding the circumvention of technological restrictions)
- To deliver quality services in global intellectual property protection systems
- To increase the efficiency of WIPO's management and support processes.

WIPO is unique among UN organisations in that its activities are largely self-funded. Approximately 90% of WIPO's 2006-2007 budget of CHF 531 million (USD 440 million) comes from the fees its earns for international trademark registrations and patent applications. The remaining 10% of WIPO's budget is earned from fees for its arbitration and mediation services, publications, and from small contributions from member states.

Key members/participants and decision-making structures

WIPO is made up of 184 member states and operates on a “one country, one vote” basis. It is governed by a General Assembly, which convenes each autumn and oversees the activities of the organisation, including its budget, while a number of issue-specific committees work on the substantive issues. The revenues generated from patent and trademark fees enable WIPO to support a staff of approximately 1,000 people, which is rather large by UN standards.

The agency operates through individual member states meeting in committees, assemblies, and working groups, which are coordinated by the WIPO Secretariat. Most member states appoint career civil servants from their capitals to participate in meetings and negotiations. WIPO committees work according to a consensus-based decision-making structure, which generally means no action is taken unless all member states agree.

In theory, WIPO's strategic direction and activities are decided by the member states, but in practice, the WIPO Secretariat, based in Geneva, is given enormous power to influence and direct the work and objectives of the organisation under the WIPO Convention.

Furthermore, on any particular issue, not only top WIPO staff but also the chair of the relevant WIPO committee wield the power to drive the organisation's agenda through the framing of the debate in that committee. The election of the chair is the first item on the agenda of meetings. Member state delegates, including the chair, participate at WIPO with the costs paid by the member state. Committee chairs decide which proposals become text for a treaty and which proposals are deleted from draft treaty texts; they decide how the proposals are framed, and whether or not civil society may speak at WIPO meetings.

Civil society or non-governmental organisation (NGO) participation is allowed at WIPO through an accreditation process that takes place once a year to obtain official “observer” status. Besides governments and civil society, WIPO also allows for intergovernmental organisation (IGO) participation in its meetings. While WIPO boasts that over 250 NGOs and IGOs currently have official observer status at WIPO, the vast majority of these NGOs are trade industry organisations from wealthy countries participating for the purpose of maximising private gain. Participation at the 2005-2006 WIPO Development Agenda meetings is illustrative of this fact.

\(^1\) [www.wipo.int].
Global Information Society Watch

Relations with other international institutions and the multilateral system

WTO-TRIPS

Although WIPO administers 24 treaties that deal with intellectual property rights, the World Trade Organisation (WTO) administers what is arguably the most important treaty on the subject, the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS Agreement). Unlike WIPO treaties, the TRIPS Agreement includes powerful enforcement mechanisms such as trade sanctions and litigation before the World Court that force countries into compliance with the provisions in the agreement.

The WTO’s TRIPS Agreement was signed in 1994, and states in its preamble the desire to “establish a mutually supportive relationship between the WTO and the World Intellectual Property Organisation” (WTO, 1994). In 1996 the WTO and WIPO signed a cooperation agreement to facilitate the implementation of the TRIPS Agreement.

The 1996 WTO-WIPO cooperation agreement provides for cooperation in three main areas, specifically the notification of, access to and translation of national intellectual property rights laws; implementation of procedures for the protection of national emblems; and technical cooperation. Since the 1996 agreement, the WTO and WIPO have launched two additional technical cooperation agreements in 1998 and 2001 to spur developing nations into conforming with the TRIPS requirements in their national laws.

Internet Corporation for Assigned Names and Numbers (ICANN)

WIPO also maintains a close relationship with the Internet Corporation for Assigned Names and Numbers (ICANN). In 1999 ICANN instituted a regime for trademark dispute resolutions that was originally proposed by WIPO, the Uniform Domain-Name Dispute-Resolution Policy (UDRP). Under the UDRP most ICANN-accredited generic top-level domain name (gTLD) registrars – and the country code top-level domain name (ccTLD) registration authorities that have adopted the policy – are contractually bound to submit to arbitration through WIPO’s Arbitration and Mediation Centre. The UDRP allows anyone to challenge the registration and ownership of domain names based on the claim that the domain name infringes a trademark, and the actual dispute resolution process is handled by independent service providers accredited through the Centre (ICANN, 1999).

A WIPO press release in October 2006 announced that its Arbitration and Mediation Centre, which accredits the dispute resolution service providers, had decided its 25,000th case, ordering the transfer of the domain name to the trademark owner.

Besides the UDRP, WIPO and ICANN have also implemented policies dealing with the introduction of new gTLDs that give trademark holders special rights to preemptively register and challenge registrations of new gTLDs. Under these so-called “sunset” provisions, trademark holders are given the right to pre-register their name before anyone else can. Although trademark law does not grant trademark holders

Balance in the WIPO Development Agenda?

Hardly. Of the 193 non-governmental organisations (NGOs) eligible to attend WIPO’s Development Agenda summit, only 24 work explicitly on improving conditions in developing countries. So when WIPO holds a meeting about intellectual property in the developing world, the groups that actually work there will be outnumbered 7 to 1.

2 Formally known as the International Court of Justice (ICJ), the United Nations’ highest court, based in The Hague.

3 <www.icann.org>.

the special rights that ICANN’s policies for domain name registrations give them, the policies were instituted at the suggestion of WIPO to privilege trademark owners in cyberspace.

Another ICANN policy that was recommended by WIPO is the controversial policy on ICANN’s WHOIS database and its publication of private information on the internet. Under ICANN’s WHOIS policy, the personal contact information—including home address and telephone number—of everyone who has ever registered a domain name is put into a free online database available to anyone for any reason. As a result of ICANN’s policy, the WHOIS database is one of the largest sources of data for engaging in consumer abuses such as identity theft, fraud, and other privacy violations.5

In 1998 WIPO issued a report in response to the creation of ICANN insisting that publicly available databases for the complete and accurate contact information of all domain name registrants should be made available, regardless of privacy concerns. WIPO’s report proposed that providing any inaccurate registration data should be grounds for forfeiting the domain name, regardless of whether there has been any violation of intellectual property rights or of any other kind.

Although ICANN’s Generic Names Supporting Organisation (GNSO) Policy Council voted in April 2006 that the purpose of the WHOIS database is narrow and only technical, large intellectual property holders continue to argue that the database of personal information must remain open to all in order to protect intellectual property interests.

Commitment to development, equality and openness

As noted above, Article 1 of the 1974 agreement between WIPO and the UN redefined WIPO’s mission as: “to accelerate economic, social and cultural development” in alignment with the UN’s humanitarian objectives (WIPO, 1974). But despite its obligation to the UN, WIPO officials still point to the 1967 WIPO Convention to state WIPO’s purpose as: “to promote the protection of intellectual property” (WIPO, 1967).

In response to this attitude, a global civil society movement began coalescing in 2004 around the Geneva Declaration on the Future of WIPO,6 which is aimed at reforming WIPO’s policies and practices to address the needs of developing countries and the objective of promoting access to knowledge. In addition, a number of member states themselves have also risen to the call for change at WIPO by working for the adoption of a “Development Agenda”. WIPO has responded by “circling the wagons” and obstructing the attempts for reform. Both efforts are discussed more thoroughly below.

In leadership positions, WIPO remains heavily dominated by males consistently filling the top posts. As of January 2007, WIPO’s director general and all four deputy director general posts were all filled by men, as are the top posts of assistant director general, legal counsel, and senior counsellor. There are a number of women working at WIPO, but they are not in top leadership positions.7 The top officials at WIPO on each of the substantive issues of copyrights, patents, and trademarks are all men.

However, a growing number of member states send women to participate at WIPO as part of their delegations, and many of these women provide leadership in an unofficial but remarkably successful fashion. Women delegates from developing countries in particular, such as Argentina and India, have proven instrumental in building consensus and promoting the Development Agenda at WIPO. But a woman has yet to be elected the chairperson of the copyright committee or Development Agenda negotiations.

As noted above, NGOs may participate in WIPO deliberations as observers, upon completion of a prescribed process. But there is no distinction between public-interest and private-interest NGOs at WIPO, and consequently, private industry NGOs largely outnumber public-interest NGOs. However, these numbers are constantly in flux and public-interest participation has grown significantly since 2004. Until recently, there were few voices at WIPO to challenge industry groups such as the international pharmaceutical manufacturers who claimed to be a “public-interest NGO” at the 2005 Development Agenda talks and were quickly taken to task by a number of library groups. But by and large, only NGOs who can afford to regularly send representatives to Geneva or maintain an office there can participate at WIPO and this represents an enormous barrier for developing country NGOs in particular.

Role and responsibilities in ICTs

WIPO “Internet Treaties”

Before the 1990s WIPO played a minimal role in setting rules in the area of information and communications technologies (ICTs). This has much to do with the evolving role of intellectual property rights in general. In the past, intellectual property rules did not apply to personal communication technologies, since they mainly concerned large publishing houses or major companies. But with the development of personal communication technologies, particularly computers and the internet, intellectual property rules have become one of the most important determinants in setting ICT policy and regulation. Because digital technology inherently requires making copies of data, copyright rules are automatically triggered in the digital environment. And because the internet provides a new forum for infringement of copyright and trademark, intellectual property rules have been catapulted into prominence. Patents and trade secrets are increasingly used in technical standards, so such rules are similarly growing in importance in setting ICT policy. As intellectual property rules in general become more relevant in regulating communication, WIPO’s role has also increased.

5 More information about WHOIS is available from: <gnso.icann.org/issues/whois-privacy>.
7 In 2001 the WIPO post of deputy director general for copyrights was filled by Rita Hayes, a female appointee from the administration of then US President Bill Clinton, but Ms. Hayes was replaced by a male from the George W. Bush administration in 2006.
In 1996 WIPO passed two treaties collectively known as the “Internet Treaties” in response to the demands of intellectual property holders worried about infringement in cyberspace. The passage of the WIPO Copyright Treaty (WCT) (WIPO, 1996a) and the WIPO Performances and Phonograms Treaty (WPPT) (WIPO, 1996b) marked an important change for WIPO’s involvement in setting ICT regulation (and for copyright law).

Among other ambitions, the WCT and WPPT gave copyright owners the unprecedented right to use technological restrictions to control the use of digital media by making it illegal to bypass those restrictions. Specifically, the WCT/WPPT require member states to provide adequate legal protection and effective legal remedies against the circumvention of technological restrictions used to protect a copyrighted work.

These WIPO treaties have been implemented in the US in the form of the 1998 Digital Millennium Copyright Act (DMCA), and in Europe through the EU Copyright Directive (EUCD) and the various national legislations that outlaw circumvention of technological restrictions. However, the DMCA and EUCD actually outlaw much more activity and technology than the WIPO Internet Treaties require. The DMCA, in particular, is often referenced at WIPO and by large intellectual property rights holders as the “model” for implementing these treaties, despite its extremity. The DMCA is very controversial in the US since its overbroad anti-circumvention provisions have been invoked to prevent competition in markets unrelated to copyright, stifling criticism about technical weaknesses, and forcing consumers to pay extra to engage in otherwise lawful uses of digital media.

The WIPO Internet Treaties of 1996 were only the beginning for WIPO’s involvement in ICT policy-making. Increasing the rights of broadcasting companies in the digital environment has been on the agenda of WIPO’s copyright committee since the late 1990s. In 2005, after seven years of negotiation at WIPO over a treaty to create new rights for broadcasting companies, the US proposed that the scope of the proposed broadcasting treaty be widened to include the regulation of webcasting or “internet transmissions of media” as well. The US was virtually alone in the desire to include webcasting in the broadcasting treaty, but was initially unwilling to change its position.

However, at the May 2006 meeting of the WIPO Standing Committee on Copyright and Related Rights, the backers of the proposed broadcasting treaty feared it was in danger of outright rejection if the US insisted on extending it to the unpopular webcasting rights. Consequently, a deal was reached that removed the US webcasting provisions in exchange for a promise to bring them back in 2007 in the form of a much larger and more encompassing treaty to deal with internet transmissions of media. Thus WIPO announced that it intends to embark on a whole new “Internet Treaty” to regulate webcasting and the transmission of audio and video programming over the internet.

Even with the removal of webcasting provisions from the text of the proposed broadcasting treaty, the draft treaty still regulates all internet retransmissions of broadcast programming. WIPO is definitely seizing the moment to regulate ICT policies to a much greater extent than it has in the past.

**Internet governance**

WIPO has also begun to play a role in the more general “internet governance” debates. As described above, WIPO has worked closely with ICANN to set its UDRP policy to deal with infringement claims over domain names and to institute provisions that privilege trademark holders with early registration and cancellation rights for new domain names.

WIPO also participated in the UN World Summit on the Information Society (WSIS), which took place from 2003 to 2005 in Geneva and Tunis, although it did not play a significant role there. WIPO’s main goal at WSIS appeared to be to prevent any serious discussion about the appropriate balance of intellectual property rights in cyberspace. WSIS organizers similarly deemed intellectual property rights “too controversial” for serious discussion at WSIS.

However, WIPO did hold an Online Forum on Intellectual Property in the Information Society in June 2005 to “encourage debate on the topic of intellectual property in the information society and in furtherance of the goals of WSIS.” The conclusions of the Online Forum became a significant part of WIPO’s contribution to WSIS. WIPO was given a speaking slot during the plenary session at the 2003 Geneva Summit and the 2005 Tunis Summit, but did not significantly contribute to the overall WSIS debate, apart from keeping serious international property rights (IPR) discussions “off the table”.

In 2005 WIPO was given a seat on the UN Working Group on Internet Governance (WGIG), a WSIS initiative. However, the WGIG deemed its sub-committee’s paper on IPR issues too controversial to become part of the WGIG final report. WIPO has not made any significant contributions to the UN Internet Governance Forum (IGF), either. WIPO did not participate in the May 2006 IGF Open Consultations; nor did WIPO attend the meeting of the IGF Advisory Group, though it was entitled to as a UN specialised agency. Indeed issues about the appropriate balance for intellectual property rights in cyberspace were prominently on the agenda at the inaugural IGF meeting in Athens in November 2006, although WIPO officials did not play a large role in those discussions. The IGF is a discussion forum, not a treaty-making body, so participation in the IGF may be less of a priority for WIPO.

**Description and analysis of ICT activities**

In recent years WIPO has attracted controversy in a number of areas where its mandate and activities apparently diverge from the UN’s humanitarian goals.

**Geneva Declaration on the Future of WIPO**

In September 2004, many prominent legal scholars, scientists, activists, public-interest NGOs, a 2002 Nobel Prize winner for physiology, a former French prime minister, and several thousand other concerned global citizens published the Geneva Declaration on the Future of WIPO.10
The Geneva Declaration called upon WIPO to reform its “culture of creating and expanding monopoly privileges, often without regard to the consequences.” The declaration said that WIPO’s “continuous expansion of these privileges and their enforcement mechanisms has led to grave social and economic costs, and has hampered and threatened other important systems of creativity and innovation.”

The Declaration called upon WIPO to:

...enable its members to understand the real economic and social consequences of excessive intellectual property protections, and the importance of striking a balance between the public domain and competition on the one hand, and the realm of property rights on the other.

The Declaration also requested that WIPO undertake a Development Agenda and new approaches to supporting innovation and creativity. It asked WIPO to take into account the different developmental needs of member states in setting IPR policies:

A “one size fits all” approach that embraces the highest levels of intellectual property protection for everyone leads to unjust and burdensome outcomes for countries that are struggling to meet the most basic needs of their citizens.

While the well-publicised Declaration did not itself have legal significance or power to reform WIPO, it served well as a “shot heard around the world” that highlighted WIPO’s poor record on protecting the public interest and the need for reform.

Development Agenda

The timing of the Geneva Declaration on the Future of WIPO in September 2004 coincided with a proposal from member states Brazil and Argentina before the WIPO General Assembly for the establishment of a Development Agenda for WIPO (WIPO, 2004). The 2004 WIPO General Assembly adopted the resolution for the establishment of a Development Agenda to reform WIPO’s practice of blindly increasing intellectual property rights:

Intellectual property protection cannot be seen as an end in itself, nor can the harmonisation of intellectual property laws leading to higher protection standards in all countries, irrespective of their levels of development.

The role of intellectual property and its impact on development must be carefully assessed on a case-by-case basis. Intellectual property protection is a policy instrument the operation of which may, in actual practice, produce benefits as well as costs, which may vary in accordance with a country’s level of development. Action is therefore needed to ensure, in all countries, that the costs do not outweigh the benefits of intellectual property protection.

In April 2005 Brazil and Argentina were joined by twelve other developing countries, collectively called the Group of Friends of Development (FoD), to elaborate on the goals of the Development Agenda at WIPO. The FoD proposal calls for a fundamental review of WIPO’s overall mandate and governance structure. It asks WIPO to adopt pro-

development norm-setting standards. The FoD proposal suggests principles and guidelines for WIPO’s technical assistance programme, as well as guidelines for technology transfer and competition policy work at WIPO. The FoD proposal also calls on WIPO to live up to its role as a UN specialised agency by promoting the public interest and development concerns in all WIPO activities.

WIPO held three intersessional meetings in April, June and July 2005 to debate the various proposals for a Development Agenda. Global public support for the FoD proposal swelled. Over 138 public-interest NGOs from all corners of the globe signed a statement in support of the FoD proposal for reform at WIPO and a rebalancing of global intellectual property rules. But in the final intersessional meeting in July 2005, the US and Japan refused to agree to any of the proposals for a Development Agenda and were able to prevent a consensus from being reached. As a result of two hold-outs and lack of consensus, no substantive recommendations could be made to the 2005 General Assembly for a Development Agenda at WIPO.

Member states at the 2005 WIPO General Assembly once again voted to endorse a Development Agenda and to continue and complete discussions through intersessional meetings in 2006. Intersessional meetings were held in February and June 2006 to again discuss proposals related to a Development Agenda at WIPO. FoD proposed a set of draft recommendations at the June meeting for specific concrete reform to present to the 2006 General Assembly. But the so-called Group B countries – i.e. the wealthiest member states, including the United States and Europe – refused to endorse any of the proposals, again preventing consensus and any progress on a Development Agenda. The meeting’s chair, Paraguayan Ambassador Rigoberto Gauto Vielman, put forth an alternative proposal for recommendations that contained mostly suggestions from the wealthy countries, but that proposal gained even less support.

Despite the lack of concrete recommendations for a second year in a row, the WIPO General Assembly in 2006 voted for the third time to hold discussion of proposals for a Development Agenda at WIPO. The General Assembly agreed to hold two week-long sessions in 2007 to discuss the 111 proposals made thus far. The first meeting would address the 40 controversial proposals identified by Chairman Gauto Vielman, and the second would address the remaining 71 proposals that are mostly from developing countries. If member states reach a consensus, recommendations will be made to the 2007 WIPO General Assembly for action on proposals with agreement and a framework to move forward with the remaining proposals. Without support from the wealthy member states, reform at WIPO is almost impossible.

Proposed WIPO broadcasting treaty

As noted above, the controversial proposal to create unprecedented new rights for broadcasting companies represents another opportunity for WIPO to regulate ICTs. More than seven years into discussions, even the most basic provisions of the proposed WIPO broadcasting
treaty have not been agreed upon by member states. Whether the treaty will create entirely new intellectual property rights (as proposed by Europe) or take a traditional “signal theft” approach to protecting broadcasts is still up in the air. The extent to which the treaty will regulate internet retransmissions of broadcast programming remains contentious. The inclusion of the unpopular anti-circumvention rights for broadcasting companies in the treaty text is disputed by most member states. Limitations and exceptions to the new rights created for broadcasting companies are yet to be determined, and key terms such “signal” have yet to be defined in the treaty.

Nonetheless, in September 2006, the chair of the Standing Committee on Copyright and Related Rights (SCCR), Jukka Liedes, called for “silent approval” of his proposal for the Committee to recommend to the 2006 General Assembly that a diplomatic conference be convened to conclude final treaty drafting. A number of member states expressed disapproval of Liedes’ push to conclude the treaty, including India, Brazil, Argentina, Chile, Bolivia, Iran and South Africa. Even the US dropped its support for the proposal at the September 2006 SCCR meeting after the US technology industry began to complain about the draft’s harmful impact on technological innovation.

At the 2006 WIPO General Assembly, member states rejected the controversial recommendation of SCCR Chairman Liedes to convene a diplomatic conference and instead called for two additional meetings in 2007 to try to reach agreement on the many points of contention. The autumn 2006 General Assembly voted to convene a diplomatic conference on the broadcasting treaty only if agreement could be reached before the 2007 General Assembly.

This was not the first instance in which Chairman Liedes ignored the WIPO principle of consensus-based decision-making. In November 2004 Liedes had called for moving the discussions on the broadcasting treaty to regional consultations in 2005. Many member state delegates claim that Liedes’ move was illegal since a number of countries openly objected to his proposal for regional consultations.

Developing countries, including Brazil, India, Egypt, and Argentina, requested intersessional meetings in Geneva with all member states present to discuss the proposed treaty’s provisions. Because this would offer both developed and developing countries an opportunity to discuss their differences together, and allow for the input of public-interest organisations in the debate, intersessional meetings seemed the appropriate next step.

But Chairman Liedes recommended instead to send debate on the proposed broadcasting treaty to secretive regional meetings, where it is easier to pressure individual countries into accepting the treaty through a “divide and conquer” strategy. WIPO regional meetings take place completely outside of the public eye, and accredited NGOs are not permitted to attend or participate in regional meetings without a special invitation from WIPO. In the past, however, the US and the EU have been allowed to participate in other region’s meetings, such as the African Group’s regional meetings, to help convince African countries to pass certain WIPO treaties.

In November 2006 WIPO convened a secret meeting in Geneva to persuade key member states to accept the proposal on broadcast-
The Uniform Domain-Name Dispute-Resolution Policy

WIPO’s UDRP, which adjudicates trademark infringement disputes for domain names, has also come under growing criticism.

WIPO announced in October 2006 that since the inception of the UDRP, 84% of the panels had awarded the domain names to the claimants (i.e. the trademark holders), ruling in favour of the original registrant in only 16% of cases.

The one-sided decisions of WIPO panels can be partially explained by the procedural bias in favour of complainants that is built right into the UDRP. The procedure allows the complainant to choose the dispute resolution service provider, and since the arbitrators are all competing for business, there are obvious incentives to find in favour of claimants. Over the years, most “independent” WIPO arbitrators have obtained the reputation for being favourable to trademark holders in their decisions; and those arbitrators who find in favour of the original registrant are not hired to settle disputes for long and eventually leave the business. Besides being inherently favourable to trademark holders by permitting “forum shopping”, the UDRP also provides inadequate time for registrants to react to a claim of trademark infringement in order to defend a registration.

Further issues arise over WIPO’s technical assistance programmes, which tend to reflect the viewpoint of large intellectual property holders in the US and EU. Developing countries are not fully informed about their rights and obligations by the WIPO technical assistance programmes. For example, the right under international law that member states have to enact limitations and exceptions to exclusive rights is inadequately addressed. WIPO tends to favour funding innovation via traditional IPR business models over innovative new models for rewarding creativity.

Consensus-based decisions problematic

Because WIPO decisions are taken according to consensus, meaning that no action can be taken unless all member states agree, reform at WIPO will be difficult to achieve. A striking and important example is the proposal for a Development Agenda at WIPO, where the overwhelming majority of member states have been calling for specific reforms for three General Assemblies in a row, yet no action has been taken because the US along with Japan or Europe are able to block any reform.

Another example is the proposed broadcasting treaty, where a WIPO committee chair is willing to ignore the explicit objections of member states and claim he has “silent approval”, thus attempting to circumvent WIPO’s consensus-based decision-making structure. In this case, however, it should be noted that the 2006 WIPO General Assembly refused to allow the SCCR chair action by ultimately rejecting his recommendation.

Too much power in hands of WIPO Secretariat

The WIPO Secretariat is given a great deal of power to set agendas for meetings and prepare drafts of texts for consideration.

In the SCCR, for example, it is the chair who prepares all the draft proposals for a broadcasting treaty. The chair has consistently refused to remove unpopular provisions from the draft, such as the anti-circumvention rights, even though the overwhelming majority of member states have requested the removal of the controversial provisions. Committee chairs decide where there is agreement and which proposals to include or not include in the treaty drafts. Some, as noted, even claim to have “silent approval” as they bang the gavel to close the meeting, even after a number of explicit objections are raised.

Member state delegates also complain about the one-on-one “arm-twisting” sessions they have to endure from WIPO officials on policy matters. This issue raises the question of why WIPO is trying to tell member states what their laws will be. It is astonishing to observe member state delegates having to argue with a chair regarding what to include in a treaty proposal. Is it not WIPO’s role merely to facilitate the wishes of the member states?

At some level, however, it is the member states who must take responsibility for allowing the WIPO Secretariat and chairs to get away with so much. Member states elect the chair for each meeting and they have voluntarily chosen to re-elect chairs who ignore their concerns. SCCR Chairman Jukka Liedes has been re-elected as chair for ten years in succession, although some delegates argue WIPO rules do not allow the same person to serve as chair in back-to-back sessions, a point which sparked controversy at the November 2004 SCCR meeting.

The committee chairs and the WIPO Secretariat also have much leeway in regulating the way in which civil society is allowed to participate in the meetings. At several recent SCCR meetings on the broadcasting treaty, Chairman Liedes announced that civil society would not be allowed to take the floor during the meeting. At the January 2007 SCCR meeting, Liedes announced that NGOs would have to leave the meeting at which the substantive discussion was to occur, because he decided the substantive debate would be called “informal discussions”, something NGOs are not allowed to participate in at WIPO. In fact, despite WIPO’s claim of open participation, NGOs have not been allowed to speak for several SCCR meetings. More informally, the SCCR Secretariat has reduced (or eliminated in some cases) the coffee breaks between formal consultations, which is particularly important because that is often the only time for civil society representatives to talk with delegates about the issues. And the “overflow” room at WIPO which seats additional civil society representatives is no longer available during meetings.

These attempts to silence NGO voices are nothing new. At the November 2004 SCCR meeting, delegate briefing papers from public-interest NGOs were stolen from the floor table and later found in the lavatory rubbish bin. When civil society representatives asked WIPO officials for assistance over the stolen documents, WIPO Deputy Director General Rita Hayes said security would not be provided because she was unhappy about civil society publishing reports about the meetings on the internet.

General challenges for effective participation

Another obstacle confronts poorer countries in their attempts to participate effectively at a highly technical and legalistic agency such as WIPO: the inherent imbalance between the capacity of wealthy and poor countries to participate.
Large and wealthy countries such as the US send teams of delegations from the US Patent and Trademark Office, the US Department of Commerce, and the US Copyright Office. They consist of specialists in trade negotiation and international intellectual property rights, and are trained to represent the perspective of industry. Wealthy countries can maintain a constant presence at their permanent missions in Geneva with delegates who are able to focus their efforts exclusively on WIPO.

But the less wealthy countries cannot afford to send large delegations to Geneva, and instead send a single person who might be responsible for covering all the activities of WIPO, WHO, UNESCO, the ILO, and other UN agencies. These representatives are less likely to be specialists in intellectual property rights and less likely to be aware of a diversity of viewpoints on issues. And representatives from the poorest nations remain in their capital city and rely on communications with Geneva to try to keep on top of what is happening at WIPO. However, official final committee reports and meeting notes can take from six to nine months to be published by WIPO and are therefore always out of date with the actual negotiations.

**Conclusions and recommendations**

**WIPO’s problems**

**Undemocratic**

While WIPO can claim some degree of equality among member states because each country has one vote, the reality is rather different. It is often the wealthy countries and blocs, particularly the US and Europe, whose opinions matter and who drive the agenda at WIPO. WIPO could be more accurately described as a forum in which the loudest or most insistent voices from the wealthy countries prevail. It is also a forum in which the Secretariat and chairs are given a great deal of power to circumvent the wishes of the member states.

Private interests trump public interest

Intellectual property rights have become an “end” in and of themselves at WIPO. WIPO officials are the first to claim that WIPO’s mission is to promote intellectual property rights at a global level. Since intellectual property rights are ultimately private rights, their promotion is the promotion of private interests, mainly those of major record labels, movie studios, publishing houses, and large pharmaceutical companies. The UN, and WIPO as its agent, have a primary obligation to promote the global public interest, an obligation that appears to be in jeopardy here.

Lack of transparency

Many decisions at WIPO are taken behind closed doors and are not part of the official record. Deals are often brokered during informal consultations, although this is not unusual for international treaty negotiations. However, the lack of transparency over WIPO’s technical assistance programmes is a real problem. Much of the technical assistance materials are not available on the internet for journalists, legal experts, and others to read and comment on. And WIPO’s practice of sending controversial discussions such as the proposed broadcasting treaty to secretive regional consultations, where civil society cannot attend, reflects poorly on WIPO’s record on transparency.

**Recommendations for improving WIPO**

**Development Agenda and A2K Treaty**

WIPO should pay attention to the message of the member states at the last three General Assemblies and incorporate a Development Agenda into WIPO’s core policies and practices. WIPO should update its mission to more explicitly align itself with the UN and its humanitarian objectives. WIPO’s mission and activities should explicitly recognise that countries in different stages of development have different needs and responsibilities. WIPO should pass an Access to Knowledge (A2K) Treaty¹² that encourages the use of technology to promote education and individual empowerment.

**New leadership in key WIPO positions**

WIPO needs to incorporate people who hold a diversity of viewpoints into its leadership, particularly in top policy-making positions. Developed-country officials hold three of the four deputy director general positions, even though these countries tend to speak with a united voice at WIPO. It is time that an Argentine, Indian, Brazilian or other developing-country delegate served as chairperson of the SCCR or filled the post of deputy director general for copyrights at WIPO. This is something that member states must do themselves through sustained organisation and coalition-building. WIPO will not change unless member states force it to change, so there is no escaping the responsibility of member states to take control of WIPO.

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¹² For more information see: <www.access2knowledge.org/cs/>.
Encouragement of more diverse views

WIPO should do more to encourage input and participation from a diversity of viewpoints. Rather than allow a single nation to dominate global policy on a given subject by successively filling WIPO’s top post on that issue, WIPO should rotate according to geographic region and in an unbiased way which government fills top WIPO posts. Public-interest NGOs, particularly those from developing countries, should be allowed to speak at the meetings and make their papers available, and more WIPO seminars and technical assistance programmes should include speakers from public-interest NGOs and developing nations. The concerns of librarians, civil liberties groups, open source software developers and teachers, and especially those from developing countries, need to be given voice in WIPO’s corridors.

IPR “agnosticism”

WIPO should become “IPR agnostic” and not insist on blindly promoting intellectual property rights out of a simple belief that “more is better.” WIPO should explore new models of rewarding creativity and promote whatever models encourage the creation and dissemination of knowledge and culture. Traditional business models that rely upon copyrights and patents are not the only means of promoting creativity and rewarding innovation. New viral distribution marketing channels take advantage of the benefits of digital technology and work by spreading information, as opposed to preventing access to information. WIPO should not favour traditional business models over innovative new models in its work programme, and it should refocus its efforts on promoting creativity and innovation by whatever means possible.

Greater oversight and accountability from the UN

If WIPO were more financially dependent upon the UN to carry out its work programme, its work programme would be more closely aligned with the UN’s humanitarian objectives. It is time that UN officials realise what has been going on at WIPO in the UN’s good name for the last fifteen years. The UN will also have to rein in WIPO and make it more accountable to the global public interest for WIPO to gain any legitimacy in international treaty-making. As long as WIPO’s budget is entirely independent from the UN, the UN will have little means of holding it accountable to the global public interest. As long as WIPO’s funding continues to come from major intellectual property holders, the objectives of those industries will continue to be promoted at WIPO. The UN and its member states must together reform WIPO to more accurately reflect the global public interest.

References


Measuring progress
ICT indicators for advocacy

Comunica / Learning Initiatives on Reforms for Network Economies (LIRNE.NET) ¹
A.K. Mahan

Introduction

During the course of the last fifteen years, information and communications technology (ICT) indicators have become increasingly popularised and prominent in mainstream discourses. In the advocacy arena, indicators provide the groundwork for effective lobbying and policy-making at different levels of mobilisation. To address inequalities in access to ICTs – what is commonly referred to as the “digital divide” – it is essential to identify where there are inequalities, and how exclusion is manifested, in order to specifically target solutions. Some solutions may be purely technical, such as extending infrastructure to rural communities. However, indicators can also help policy advocates and policy-makers to assess how likely different communities are to integrate ICT into their work and social trajectories – what is commonly referred to as e-readiness. Indicators, while useful, are not neutral. This chapter considers ICT indicators and seeks to clarify practices around designing and using indicators for measuring progress towards a global information society.

A robust set of indicators is difficult to achieve; you have to have commitment across countries and stakeholders who agree that the exercise is useful. There also needs to be agreement on the indicators to be collected, which is a shifting terrain in terms of what is perceived as useful information. Traditionally, telecom sector indicators (and the collection of statistics used to construct them) have focused on physical infrastructure. This made sense in the historical context of monopoly provision of telecom services. There was only one service provider to collect information from, and there were only two classes of users (household consumers and business users). Common carriage guidelines meant that what was going over the “twisted pairs” was not an object of analysis, which merely focused on traffic data. The only experiential data of note were quality of service indicators, which actually relate to technical service provision rather than the personal level effectiveness of the call.

However, as is becoming increasingly evident, it is not terribly meaningful to study telecoms as stand-alone infrastructure. Communication technologies are very much intertwined with human capabilities and motivations. This becomes apparent with surprises in uptake such as occurred with mobile, prepaid and short message service (SMS), and more recently with wireless communications and internet diffusion. These examples illustrate the dependence of ICT infrastructure on social relations, as well as the need for ICT indicator projects to extend their inquiry beyond access to encompass usage and adoption, and also impact of the new technologies. Historically, and even today, ICT indicators overwhelmingly focus on infrastructure and connectivity – in other words, how many phones are in use, rather than who is using them for what. This chapter argues that we need to have a clearer picture of demand side conditions and use. Indicators that inquire into the nature of use and usage conditions will provide equally important information for informing policy decisions, and will certainly clarify the picture created by connectivity and technical components.

Finally, a word about divides and globalisation. Globalisation and technological change have opened up new paths for communication and information flows, but these are cut short by the dead-ends of “digital divides”. Economic and social divides have always existed and many argue that the prevalent technological divides of the early 21st century are predominantly an extension of already existing, historical exclusion. Especially in the context of the information society, divides are fundamental to our understanding and use of indicators. In essence, divides are really what indicators are about: assessing where there are people who have fewer opportunities to improve their lives or their family (or community) livelihoods, and have a lower quality of health, education and life than is deemed acceptable – as defined in international treaties and conventions. If we are not assessing how to bridge gaps, or to make even better bridges for such gaps, then we are likewise assessing the terrain for provision of service strategies for those who already have access and are not marginalised.

This chapter is organised as follows: it begins with an overview of indicator sources, followed by a brief discussion of what indicators are, why we use them, and what they purport to represent. This in turn is followed by a consideration of the data that is used to make up indicators, and then a section which discusses indicators’ inherent biases and unpacks some issues around their use. The chapter concludes with a call for further cooperation around indicators across the different stakeholder groups.

Key sources of ICT indicators

Most advocacy initiatives and research projects do not undertake the challenge of new data collection to devise their own ICT indicators. However, for different advocacy moments, we still need statistical information from legitimate and recognised sources. This section briefly identifies the organisations that currently have significant stocks of ICT indicators available to the public for free or at a nominal cost. Whether the entity collecting data has the sufficient resources, legitimacy and mandate for such an undertaking are also important to consider. There is no shortage of ICT indicators sources, and there are also strong overlaps with measurement of other sectors that are being transformed by the use of ICT – economic, poverty and governance assessments, health, education, etc.

Many international organisations such as the World Economic Forum and UNESCO’s Orbicom produce reports with indicator collections that are either devoted specifically to perspectives on the ICT terrain at national and regional levels, or which use ICT indicators in the context of a broader assessment, such as the UN Development Programme (UNDP) Human Development Index. ² Historically, the

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¹ APC and ItFeM gratefully acknowledge Comunica (<www.comunica.org>) and LIRNE.NET (<www.lirne.net>) for this contribution.

² The United Nations Online Network in Public Administration and Finance (UNPAN) has a page linking to major statistical databases across a range of different themes. See: <www.unpan.org/statistical_database.asp>.

An important addition to collections of indicators is the UN Millennium Development Goals database. See: <mdgs.un.org/unsd/mdg/Default.aspx>.
International Telecommunication Union (ITU) housed the mother of all ICT-related indicator collections and maintains some 80 sets of ICT statistics, which it makes available in printed reports, at its website and in databases. The ITU also figures prominently in high level initiatives to achieve consensus around which indicators should be collected and how to build better indicators in order to better understand ICTs and their impact on society and more effectively assess and measure their diffusion and absorption across the world. The ITU’s Digital Opportunity Index (DOI) draws upon eleven of these indicators to provide a composite measure and ranking of nations’ ICT capability. The ITU served as the host secretariat for the World Summit on the Information Society (WSIS). During the first phase of the Summit (2003) the theme of indicators was highlighted and the seeds were planted for establishing the multi-stakeholder entity, Partnership on Measuring ICT for Development, and for the DOI.

The World Bank collects hundreds of indicators across a number of different sectors and maintains these in different databases available at their website. The ICT at a Glance pages offer 27 ICT-related indicators, but other sectors such as health and education also have ICT-related statistics. The Knowledge Assessment Methodology (KAM), initiated by the World Bank Institute, works to resolve which indicators are central to assessing the new economy and uses more than 80 of them as the basis for the Knowledge Economy Index (KEI); of these, 12 are specifically ICT-related indicators. A knowledge economy will be characterised by an educated and skilled labour force, an effective innovation system, adequate infrastructure and conducive endowments in terms of economic and institutional regimes. The KAM illustrates some of the complexity in assessing the ICT terrain and contributions to socioeconomic improvements at a national level as elements of ICT adoption and access traverse these different domains. It has been argued that in past years the World Bank, seeking to demonstrate the effectiveness of Washington consensus policies, has made choices that skew indicators in favour of this perception. As discussed below, all indicators have their respective biases.

In June 2004, during the 11th United Nations Conference on Trade and Development (UNCTAD), an international, multi-stakeholder Partnership on Measuring ICT for Development was launched. The Measuring ICT website housed by UNCTAD, and the WSIS thematic meetings on different aspects of ICT indicators and measurement, are the direct results of the WSIS emphasis on indicators, and are working towards agreeing to a set of standardised ICT indicators to measure the information society that would be collected across all countries and allow for benchmarking and comparison:

As the information society gains momentum, reliable statistical data and indicators regarding ICT readiness, use and impact are increasingly and urgently needed. Reliable ICT statistical data and indicators help policy makers to formulate policies and strategies for ICT-driven economic growth, to measure their impact, and to monitor and evaluate ICT-related developments.

ICT statistical data and indicators must also be comparable at the international level, in order to allow developing countries to benchmark their information economies with those of developed countries and to take policy decisions to narrow the digital divide (UNCTAD – Measuring ICT website).

The Partnership on Measuring ICT for Development has developed a text, Core ICT Indicators (UN, 2005), which identifies indicators used to assess:

- ICT infrastructure and access
- Access to, and use of, ICT by households and individuals
- Use of ICT by businesses
- The ICT sector and trade in ICT goods

The text describes the intention of each indicator and proposes model questions for obtaining an accurate response and hence accurate data. This list of indicators does not claim to be complete and identifies the process as continuous and subject to periodic review. In the same vein, the UN Millennium Development Goal (MDG) website provides a metadata section listing the methodology and data used to inform the MDG indicators.

These international agencies work with national level statistical agencies to obtain data, and in the case of the Partnership on Measuring ICT, to arrive at consensus on which indicators should be collected and the methodology for their collection. An extensive (and perhaps exhaustive) list of national statistical agencies is maintained on the Measuring the Information Society website. Collecting and maintaining (updating on a regular basis) a stock of indicators is an intensive and costly undertaking for which some developing countries may not choose or be able to allocate resources. In this case, regional associations such as the United Nations Economic Commission for Latin America and the Caribbean (ECLAC) and regional development banks such as the Inter-American Development Bank and the African Development Bank can be important sources for much statistical information and analysis, as they monitor markets, economic conditions, stability, regulatory and governance conditions – many of which will intersect with the ICT terrain. Regional level research organisations such as Research ICT Africa have also been undertaking household level data collection across a number of countries.

During the mid-1990s when privatisation and liberalisation of telecom networks became pervasive around the world, independent national regulatory authorities (NRAs) were established to oversee the reforms. In order to effectively inform regulatory processes and decision-making, NRAs collect information about the sector on many different levels. Some regulators are proactive about making this information publicly available. Where NRAs are under-resourced, regional regulatory associations have a role to better coordinate statistical information about the ICT sector.

Finally, there are a number of research and market intelligence groups that collect and maintain proprietary stocks of information and analysis. These usually cost more than academic or grassroots research budgets will permit. The Economist Intelligence Unit (EIU) is
an exception to this and makes available their yearly report on e-readiness rankings of 65 countries.

**What are indicators?**

ICT indicators provide a snapshot summary of information about projects, countries or regions. The vantage point of the snapshot provides an indication of who is taking the picture and what is being identified as important – or not. By way of example, a security firm could develop a risk indicator for retail stores taking into account such factors as the number of entry points to the store, how many security cameras there are, timer locks on the store safe, bars on windows, and background check protocols for hiring staff. Such an indicator would purport to advise on the likelihood of the store being targeted for robbery and being successfully robbed.

The security indicator could then be used by insurance firms to assess insurance risk; by security firms to assess where they need to apply their efforts to reinforce the existing security system; and by potential thieves to pinpoint security weak points. Conversely, for example, the owner of the enterprise might also use the security indicator (perhaps without divulging its constituent statistical elements) as supportive evidence for claiming that the business is not risky to potential investors. This would be a misleading use of the indicator, as investors are looking for a different kind of security, or at least a broader definition of security. The indicator does not provide any kind of evidence on the likelihood of the owner using the store for laundering money, or under-reporting earnings for the purpose of tax evasion.

This kind of issue also arises in using indicators for advocacy. As will be discussed further below, indicators are not neutral and express different things. The fact that the providers of a particular set of indicators are from a different side of the fence does not mean that their data or methodology is necessarily corrupt, flawed or bad. We can assume, nonetheless, that there are different reasons for devising indicators, which may have a different focus, and thus may come at the data from a different perspective. Despite agreement on the importance of ICTs there is no sweeping consensus on approaches or conceptual models. What are the most salient aspects that will demonstrate progress? And what kinds of progress? Do we measure simply the incidence of infrastructure and technology penetration? Or do we go further to also include data to document economic progress and social progress?

Indicators are an abbreviated language or device: they point, but do not explain. So it is useful to know who is doing the pointing, as

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<th>Table 1: Key ICT indicator sources</th>
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<td>International Telecommunication Union (ITU)</td>
<td><a href="http://www.itu.int/ict">www.itu.int/ict</a></td>
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<td>Millennium Development Goals (MDGs) Indicators</td>
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<tr>
<td>Organisation for Economic Co-operation and Development (OECD)</td>
<td><a href="http://www.oecd.org/ict">www.oecd.org/ict</a></td>
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<td>Research ICT Africa! (RIA!)</td>
<td><a href="http://www.researchictafrica.net">www.researchictafrica.net</a></td>
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<tr>
<td>UNCTAD: Measuring the information society</td>
<td><a href="http://measuring-ict.unctad.org">measuring-ict.unctad.org</a></td>
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<th>Table 2: Predominant ICT indicator indices</th>
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<tr>
<td>Digital Access Index (DAI)</td>
<td>International Telecommunication Union (ITU)</td>
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<td>Digital Opportunity Index (DOI)</td>
<td>International Telecommunication Union (ITU)</td>
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<td>E-Readiness Index</td>
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<td>E-Readiness Index</td>
<td>United Nations Division for Public Administration and Development Management (UNPAN)</td>
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<td>ICT Index</td>
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<td>Index of ICT Diffusion</td>
<td>United Nations Conference on Trade and Development (UNCTAD)</td>
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<td>Index of Knowledge Societies (IKS)</td>
<td>World Bank (WB)</td>
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<td>Infostates</td>
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<td>Knowledge Economy Index (KEI)</td>
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<td>Networked Readiness Index (NRI)</td>
<td>World Economic Forum</td>
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<td>Technology Achievement Index (TAI)</td>
<td>United Nations Development Programme (UNDP)</td>
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well as their motivation for pointing in the first place, and the evidence used to legitimise their authority to point convincingly. Often, we accept the authority of many indicators without delving into their methodologies. Overall, indicators must be understood as value-laden and not neutral. They provide a snapshot of progress in the context of the particular world view of their creators and contain their own inherent values.

Indicators can contribute to three main aspects of ICT policy development:

- Needs assessment
- Monitoring progress in different economic and social sectors
- Providing evaluation and feedback for specific programmes and initiatives.

Indicators are essential for setting policy priorities, measuring progress towards targets, and benchmarking results. Thus, indicators can also be viewed as having a definitional function in terms of setting the parameters of the problem to be addressed. The decision of which indicators are important to collect provides evidence of what is being valued. The definition, design and measurement underlying indicators must be effected in reference to how they are intended to be used. Otherwise, indicators can be false and misleading measures. This underlines the importance of policy advocates being proactive in defining which indicators are important.

One of the most obvious examples is that it is only recently that statistics and indicators that are disaggregated by gender have been viewed as essential in mainstream practices – although it has long been known that women and girls typically do not have the same level of access to training and technology as boys and men. Without this kind of statistical information about access levels between the sexes, no real targets can be set, and realistic strategies for achieving their success cannot be devised. In addition to gender, there are also many instances of the already marginalised not being counted in statistical indicators. The excuse or claim is that they are difficult to include for a variety of reasons. Advocacy groups working at the grassroots level are particularly well situated to contribute to the stemming of this oversight where it occurs, giving the marginalised a voice – or at least a number.

Indicators can serve an advocacy function in support of demands around national level policy-making; to illustrate a basis for universal service projects; to lobby for a particular change in regulation; and so forth. There are international conventions for national level collection of data to report on a variety of socio-demographic phenomena such as population, health, educational attainment, and economic performance (among others). These data are used comparatively and across time to inform policies, target programmes, and guide investment decisions. Data about technology penetration and use are increasingly being used to form part of this picture.

Data is raw information such as the numbers programmed in your speed dial, the last ten numbers dialled on your mobile phone, the number of times you lent your phone to a friend last week, how many people use prepaid telephony and how many have postpaid subscriptions, how much it costs to make a call, whether you have email access via your phone, your home, your local telecentre or not at all, the hours that telecentres are open for business, whether your mother has ever made a long distance call, and so forth. Which of these are interesting and useful will depend on what is being measured. Which data will actually be used is contingent on a number of factors.

**Access to data**

Data being out there does not necessarily mean that it is available or accessible. As shown in Figure 1, there has to be a determination of what kinds of illustration the data is intended to provide. If the policy being assessed targets women or youth, then it is clear that information from those groups will need to be pursued. As has often been the case, women, for example, have not been specifically targeted in policy, resulting in a lack of gender-disaggregated data. This means that a baseline for assessing initiatives that do now target women does not exist, making it difficult to assess progress or the success of such initiatives.

Data sources may have different reasons for withholding information. A recent survey on small and medium enterprise (SME) use of ICT (Esselaar et al, 2006) found that entrepreneurs provided inaccurate information due to concerns around taxation and competition, and also because of a lack of record-keeping.

**Sample size and selection**

To achieve a legitimate sample for an international level indicator you actually need a lot of data. Data collection can be an expensive proposition. By way of example, the 1990 US census cost USD 2.5 billion to undertake a 33-question census of a population of 248,718,301, which works out to USD 10.02 per person, or USD 75.5 million per question. In 2000, the 53-question census cost USD 4.5 billion at USD 15.99 per person or USD 84.9 million per question. These costs do not include the time taken by individuals to self-administer the questions, and if you think in terms of a researcher administering surveys taking about 15 minutes each, it is not difficult to see the costs of achieving a representative sample, and even more so for a sample adhering to standards for international comparability.

**Secondary use of data sets**

While internationally comparable indicators may have their use, in many instances there may be more practical strategies for collecting information that is more complete than what already exists and is likely to be sufficiently accurate for project or policy development. An example of this is using ministry of education records, or even the local school boards, for obtaining information about ICT availability and use at the school or classroom level, rather than through the national statistical institutes.

Another important strategy is secondary use of data sets, using existing data sets for different purposes and combining data sets for reanalysis. There is a tendency to push for collection of data, with less attention being given to creative approaches to secondary analysis which

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10 See: <www.genealogybranches.com/censuscosts.html>.
can be equally revealing. For developing countries in particular this may be the fastest, best and cheapest way to shed initial light on a number of key issues. But there is also the risk of inheriting and hence perpetuating biases in the design of the collection model or other data errors.

Survey design

Data collection methodology is a large area and we will not go into detail here, but will only provide an illustration of this aspect’s complexity. For example, if you want to devise a survey to assess affordability of mobile telephony, as undertaken by LIRNEasia in their Telecom Use on a Shoestring project, what kinds of evidence do you collect and what questions do you ask to ascertain this? In terms of affordability, are you concerned with the cost of services or the cost of acquiring a new handset and subsequent use? Some questions for the former include how often people use their phone to make calls (or conversely whether they only use it to receive calls); how expensive they perceive using their phone to be; and whether the cost of calls being reduced by X-percent would alter their usage of the phone. Further questions to round out the picture include inquiry into different modes of communication (fixed, mobile or public access), what the respondents felt were the benefits of access, and the respondent’s monthly communication expenditure.

Once the questions are determined, however, it is still a methodological challenge to get accurate results. Just the last question of monthly communication expenditure can be difficult to accurately remember, especially if prepaid cards are used.

Summing up...

Reliable indicators aim for transparency around data sampling and collection procedures. This transparency is achieved through clarity of definitional terms and their explication, a clear statement of methodology and methodological issues including how conflicting data are resolved, how often new data is collected, the size of the sample, and the strategy for achieving a random and representative sample. Because political motivations for collecting particular kinds of data are of paramount importance, it is useful to have clarity around who is responsible for data collection and under what conditions (e.g. of remuneration).

Issues around indicators

Indicators are not value free, but because they are expressed in numbers, they appear to be objective answers to what may be straightforward questions, such as, how many people have access to a telephone? The Partnership on Measuring ICT has made significant strides in some of the definitional problems, for example, in arriving at common definitions for terms such as access and methodologies for indicator collection. However, increasingly ICT indicators (or indices) attempt to demonstrate more complex questions, such as a nation’s e-readiness or the link between ICT and growth. This section seeks to identify ways in which indicators can be misused or misinterpreted.

Harmonising definitions and indicators

How many people have access to a telephone? There are now different ways to connect to telecom networks and there are different kinds of ICT services and applications to allow people to communicate with others. Accordingly, there has been a shift from a focus on universal service – signalling aspirations for a fixed line to every home to provide affordable basic telephone service – to universal access – recognising the possibility of providing reasonably affordable access to communication services across communities by different access channels. Universal access terminology recognises that having access to a telephone does not necessarily imply ownership of either a fixed telephone or a mobile handset. However, beyond ownership there are the further categories of subscriber, user or percentage of the population within range of a signal. The definition for user varies widely from someone who has used a telephone sometime during the last year, in the last three months, in the last month, a certain number of times per given timeframe, etc. It is easy to see how users and subscribers might be inadvertently used interchangeably, thus creating inaccurate perceptions. In the same vein, the percentage of the population (or number of inhabitants) with access to a signal does not actually tell us how many are able to avail themselves of productive use of the signal.

If we consider the community access points identified in the country case studies in this report, we find that there are telecentres, kiosks, public internet access points, community technology centres, public service stations, coin-operated public phones, etc. It is difficult to compare these across countries, not because they have different names, but because the different names refer to different entities. Some are stand-alone public telephones, others are telephone resell points (and just these two examples have very different business models and service implications); others provide internet services, which may include voice over internet protocol (VoIP) telephony, others may be service centres which provide support services in addition to technology access, and so forth.

Harmonisation of terminology and methods for assessing and assigning values also needs to occur at other levels, such as tariffs (per-minute, per-second or per-pulse charges or flat rates); affordability, which involves regional differences; accessibility, in terms of distance; broadband services, for which there is some dispute between 3G and WiMax offerings; and so forth. In order to illustrate the importance of such precision around terminology, consider that lack of precision can result in claims that an operator has fulfilled universal access requirements by installing a single payphone in a village in a context in which providing universal access fulfils licence conditions for exclusivity of service provision.

Indicators from supply and demand perspectives

Not surprisingly, there will often be a divergence between what operators want to demonstrate (supply of services) and advocacy needs

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that are made evident based on how ICTs and their applications and services are used and made available across different socioeconomic sectors of society. Clearly, supply- and demand-side concerns are two sides of the same coin.

Supply-side indicators depict the ICT terrain from the service providers’ perspective: how much of the terrain is serviced by a signal, how many fixed lines are available, how big the market is (for different kinds of services), the conditions of offer (pricing). This kind of data is captured in information that is required for reporting to regulators and government authorities (such as for taxation and business practices). In addition to the picture of the market that this information presents, a key question is: Who has access to this information? In many cases, operators retain such information for solely internal use; and in some cases, regulators obtain operators’ indicators but do not make them further available.

Demand-side indicators look to evidence about how services are consumed: by whom (e.g. which members of the family), where services are accessed, whether users would like to use services more than they do – and why they are unable to do this (because the call centre is only open when they are at work, because it costs too much, because they do not know how to use particular service components, and so forth).

Qualitative vs. quantitative assessments

There are different ways of collecting and presenting information about the ICT sector, as illustrated in the previous section. With a view to international comparability and documenting progress by periodic sampling, there is a logic to using numbers. A quantitative survey or assessment counts things: how many phone lines exist, how many homes and schools have computers, etc. However, as shown in terms of different examples of indicator criteria (Boxes 1 and 2), measuring the “digital divide” is complicated by qualitative factors: aspects that are not easily counted, but which have a bearing on how effectively ICTs are deployed.

An over-reliance on quantitative analysis will fail to capture the quality of experience. For example, the introduction of computers into schools may produce impressive statistics, but a qualitative analysis...
will identify how well they are being used and what direction skill-development initiatives should take. Interviews and case studies can be used to collect this kind of qualitative information. The statistical presence of ICT infrastructure does not guarantee access to the full range of potential users. By way of another example, a teledensity indicator does not show how telephones are used. The typically low teledensity rates for developing countries must be understood in terms of the practice of shared use of such technologies – which is very much less the case for developed economies, and not made explicit in the simple indicator.

One dollar a day and $100 laptops

By definition, indicators convey complex information in a concise format. Although more useful in some senses, reductive presentation of complex realities may provide an image that rather than illuminating a situation actually conceals it. By way of example, for those working in the area of telecommunication, teledensity (the number of telephones per 100 people) has historically been a standard measure identifying a given level of telecom infrastructure development. It is acknowledged that a country’s teledensity denotes an average across rural and urban areas, and that there may also be socioeconomic constraints on use or roll-out of infrastructure in certain areas.

However, ICT indicators are becoming popularised and increasingly used by a wider set of actors from different backgrounds. Additionally, as ICTs have occupied an increasingly important space in society and the economy, they are much more reported in the popular media, which further simplifies presentation of indicators. An example of this is the almost sloganistic reporting that there are more phones in Manhattan than all of Africa. While this has limited use as an indicator beyond a very basic level of consciousness raising, it nonetheless paints an evocative picture that people can use to grasp the enormity of the “digital divide”. That this quasi indicator has not been true for a long time is pretty much irrelevant to its continued use. In the same vein, in the early 1990s, the number of times an encyclopedia could circle the earth in a minute provided a visual image of the speed of computers that people who were not familiar with computers could relate to. Thus, ICT researchers, regulators and telecom service providers are clear on how teledensity is used. But new users of the terminology and indicator may not know to connect the indicator with its underlying nuances and components – opening the door to misinterpretation, misleading uses or fundamental misconceptions.

Another example of this is the international poverty indicator to identify the number of people in the world living in extreme poverty. This is the one dollar a day poverty line. Target 1 of the MDGs is to “reduce by half the proportion of people living on less than a dollar a day.” This is a very strong and evocative image. Few people reading this publication could subsist on one dollar per day.

But what does it mean to live on less than one dollar per day? In the simple indicator.

There are many different ways of measuring poverty and creating indicators to assess poverty and progress on its alleviation. Beyond a vague economic framing, the concept of one dollar per day provides very little actual information about the different conditions of poverty.

The $100 laptop is a similar catch-phrase phenomenon – positioning an economic and technical solution for the inability to provide education to the world’s poorest children. The terminology “digital divide” also posits a digital solution to divides that are entrenched in historical socioeconomic exclusion and inequalities. Complex issues are framed only in economic and technical terminology. For ICT indicators, this issue also arises with the use of concepts such as e-readiness and access to embody a range of meanings across technical infrastructure, social factors such as language and content, and personal training and capacity attributes.

Different priorities, influences and results

Over the past decade and a half, there has been an increasing proliferation of studies documenting the fact that ICTs are fundamental to our economies and societies. And there has also been a growth in indicator indices to assess and encapsulate different aspects of sector growth, ICT diffusion, links between ICTs and productivity, the economy, educational attainment, and so forth. In short, there are a range of different reasons for wanting to measure ICT. The Sibis report (Technopolis, 2003) discusses the traditional approach of ICT measurement across three fundamental views of access, use and impact, with access being the easiest area to objectively document and historically the predominant focus of ICT indicators.

Table 2 lists ICT indicators indices, which assess and rank countries on various aspects of ICT diffusion and absorption. While at a glance they all appear to be concerned with a similar and common outlook on a similar area of inquiry, they actually have a range of different foci based on which element of access, use or impact is most strongly stressed. These are generally the overarching categories for assessment, although each major ICT indicator index uses varying terminology indicating the particular spin on their signature ICT indicator index. For example:

- Digital Opportunity Index: opportunity, infrastructure, and utilization.
- Orbicom Infostate Index: infodensity (the sum of all ICT stocks), and info-use (consumption flows of ICTs/period), with infostate being the aggregation of infodensity and info-use.
- Economist Intelligence Unit E-Readiness Index: connectivity and infrastructure, business environment, consumer and business adoption, legal and policy environment, social and cultural environment, and supporting e-services.
- Networked Readiness Index (World Economic Forum): environment, readiness, and usage.
- Index of ICT Diffusion (UNCTAD): connectivity, access and policy.

A study on the gender “digital divide” in Francophone Africa, A Harsh Reality, asserts that components for a gender “digital divide” indicator should comprise: control, content relevance, capacities and connectivity (Mottin-Sylla 2005, p. 34). A vantage point neglected in the design of most ICT indicator and statistical collections is on gender.

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12 The term “digital divide” itself is also reductive, as it is a product of already entrenched socioeconomic conditions.

13 A World Bank report looks into this, and hilariously finds that “A Google search for ‘Manhattan more telephones Africa’ gets over 70,000 hits,” and further adds, to debunk the myth, “Looking at just Sub-Saharan Africa, there are 10 million fixed and 26 million mobile telephones, suggesting 7 telephones for each Manhattanite and commuter” (WB, 2005, p. 9).

14 There are endless digital divide and $100 laptop discussions in different online forums. The only argument being made here is that the solutions are implied in the terminology used.
differences in terms of access, use and impact. Use and impact issues are often premised upon access indicators, and this is problematic. Countries demonstrating increased infrastructure access may be occluding who is allowed to use the technology at a community or household level. While a gender-sensitive ICT indicator will collect information on access, use and impact in a disaggregated gender format, the gender “digital divide” indicator devised for the Francophone Africa study is prescriptive, providing information with the intention of targeting women’s additional unequal conditions for correction. The Real Access/Real Impact criteria developed by Bridges and Orbicom’s assessment categories (Boxes 1 and 2) further illustrate frameworks extending beyond access to infrastructure.

Graph 1 shows the lack of consistency across the different indices. The country results for different indices are shown here as a percentage of their ranking at the Latin American and Caribbean level. Thus, if the findings were similar across the indices, there would be incidence of parallel lines as there is for Argentina, Brazil and Colombia for the UNPAN, WBICT and KEI indices – as shown at the top left corner of the figure. This, however, is the only point of parallel findings – with otherwise widely divergent results. Kauffman and Kumar (2005) attribute this to the fact that there are three overarching perspectives for single item composite ICT indices, such as shown here. These are ICT readiness, ICT intensity, and indices attempting to measure impacts of ICTs. Minges’ (2005) work further illustrates the

### Table 3: What is ICT infrastructure?

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<th>ArCo</th>
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<td>Proportion of households with internet</td>
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<td>Waiting lines/main lines</td>
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<td>Digital lines/mainlines</td>
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<td>Cable TV penetration</td>
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<td>Secure servers/internet hosts</td>
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<td>Technology exports</td>
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<td>TVs per capita</td>
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<td>Hotspot (WiFi) penetration</td>
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<td>Fixed tariffs</td>
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**Source:** Minges (2005)

**Note:** “X” means the indicator is found in an infrastructure category whereas “O” means that the indicator is included in the index but located in another category.
trade-offs or different strategies of assessments. This is shown particularly well by Table 3, a table he uses to depict the different choices for ICT infrastructure within indices.

Small differences in choices of indicators can result in dramatically different rankings across countries. One example highlighted is the different results achieved for two indexes measuring countries’ technical capabilities. The UNDP’s Technology Achievement Index (TAI) counted internet hosts, whereas the Arhhibugi and Coco (ArCo) assessment counted internet users. Minges (2005, p. 22) comments: “Because a host can be located anywhere, it is not really a good measure of the intensity of internet usage in a country.” In the same vein, Goswami (2006) argues that the Networked Readiness Index (NRI) has too many components:

[S]tate of cluster development, number of utility patents, subsidies for R&D, administrative burden, efficiency of tax system, overall infrastructure quality, extent of staff training are factors common to a number of industries and have little connection with ICT environment, readiness or usage per se. However, they have the same weight as other more directly related ICT indicators.

Indicators should be explicit with regards to their respective methodologies. It is often the case that methodological statements remain unread; indeed, many users of indicators lack the necessary background in quantitative methods necessary to understand the complex statistics or do not have the time to consider the raw data. Nonetheless, complex calculations (by experts!) bundled into a single index number that is offered at face value is not best practice and does not leave open the opportunity for subsequent analysis and scrutiny. The security indicator example above illustrates how indicators can be used out of context to misrepresent a given situation. The same can be done simply by not clarifying the methodology behind the indicator. As shown in the examples around data collection, there are different ways for collected data to be biased or inaccurate. The same can also be true for how the data is subsequently treated to form the basis for an indicator.

Transparency questions are not all pernicious. Some are simply questions of avoiding misinterpretation or imprecision because of lack of clarity around methods. Graph 2 provides an example of this. The Knowledge Economy Index offers the overall indicator in absolute terms or as adjusted for population. As can be seen in the figure, this results in a significant difference for Latin American economies with large populations such as Brazil and Mexico, where there are likely to be larger gaps between different socio-economic sectors and between rural and urban inhabitants.

Gender

Despite repeated calls for inclusion of gendered indicators and statistical information disaggregated by gender, there is still lack of progress in this regard. Huyer et al (2003) discuss a number of important points around why ICT indicators disaggregated by gender are so important. The first goes to the issue of women being instrumental in the poverty reduction targeted by the MDGs. Secondly, “IC Ts are expected to play a catalytic role as well” (Huyer et al, 2003). With studies showing that for the financially constrained there is a generalised positive social impact of women’s access to ICT – particularly in terms of family health, but also in terms of employment – it is imperative first to mobilise advocacy around inclusion, and subsequently to monitor women’s and girls’ participation in the information society. This is of course difficult to undertake if gender-disaggregated statistical information is not made more routinely available.

Although it is often pointed out that the “digital divide” is a manifestation of other already existing (and entrenched) divides, Huyer et al (2003, p. 145) provide evidence that the “relationship between the gender divide and the overall digital divide is very tenuous and does not support the argument that the two move in tandem.” Thus, work to reduce a “digital divide” will not necessarily extend benefits to women and girls – unless the programme is specifically targeted and implemented with the intention of addressing their particular needs within particular socioeconomic contexts.

Until 2003, the only sex-disaggregated ICT data collected by the ITU was the percentage of female employees in telecom administrations, and since 2003, it has added only two new sex-disaggregated indicators: female internet users as a percentage of total users, and female internet users as a percentage of females (Halfkin, 2006, pp. 52-53). Internet use indicators are important, but for developing country contexts, access to mobile telephony is also a very important indicator, as mobile telephony is rapidly becoming the predominant means for universal access. The Research ICT Africa household surveys specifically addressed mobile access by women and men – one of the first large-scale ICT index studies to do so.

15 <www.research ICTafrica.net>.
Summing up…

We rely on indicators to inform advocacy processes and to assess the progress of ICT in terms of contributing to social goals. Because of some of their inherent biases, strategic use of indicators means being cognisant of these biases, and further, explicit in our own proactive biases around inclusion and empowerment. This means that demand-side indicators are especially important to inform analysis across different social classes and marginalised sectors of the population. Qualitative approaches in particular can further inform quantitative assessments. Household surveys and affordability studies are examples of such contributions. The project to fill in the gaps of questions that are not asked, sectors of the population who are not surveyed, and correcting or adding to indicator methodologies, is not a project that should happen on the sidelines of mainstream indicator communities.

Further, it may be useful to focus more on demand-side information to better ascertain technological adoption and productive integration into different societal sectors.

The shortening of technology product life cycles makes any tracking measurement problematic. The problem is compounded by the fact that user definitions and perceptions of technology vary across countries. Therefore, over the medium and long term, measuring experience, measuring consumers’ satisfaction levels, insulates indicators from changing technology and its varying nomenclature (Technopolis, 2003, p. 15).

Because of the multiple paths to connectivity that now exist, with new paths emerging, what will be most important to document is the quality of access and subsequent impact on quality of life and creation and opening up of opportunities, necessitating a more qualitative approach to devising indicators and more nuanced understanding of impacts.

Indicators for advocacy – emerging frameworks

How we count things to assess our progress towards universal access to ICT will continue to be challenging, especially for the future. As noted in the Introduction, we are no longer only counting the number of business and residential subscriptions to a monopoly service to arrive at a snapshot of the sector. There are different kinds of users and subscribers, and there are multiple access channels to a wide and always increasing array of applications and services. Further, we need to know much more about this dynamic terrain than mere information about access to technology. And, as illustrated in the previous sections, there are different perspectives and interests involved in how ICT markets, use, adoption, etc., are depicted. This concluding section focuses on ways that civil society can mobilise indicators in service of its own advocacy agenda and also to measure progress towards achieving this agenda.

The first way to contribute to the design of appropriate indicators is to participate in mainstream processes, such as the Partnership on Measuring ICT for Development, emerging from the WSIS events. These are extremely important venues for voicing alternative perspectives and agendas. The participation of civil society in international forums is increasingly necessary for the processes to be viewed as legitimate.

Another good way to achieve an intrinsic understanding of indicators is to use them. As with most good practices, it is useful to begin at home. Implementing proper evaluation practices for projects and programmes requires the same steps used for indicator design, which are to identify 1) what needs to be known or made explicit; 2) where that information resides; 3) a strategy for sampling the data or collecting information; 4) establishing parameters for ongoing monitoring; and 5) a presentation method to effectively depict the needed information. Much work has already been undertaken to help users develop and apply evaluation practices that rely on developing evaluation type indicators for advocacy activities. Resources such as the Gender Evaluation Methodology (GEM)16 set out to explain and de-mystify processes around how to collect data and use it effectively. There are numerous guides on project evaluation, but because of the lack of significant stocks of information from a gendered perspective, it is perhaps useful as a general rule to begin with GEM and only deviate from this if a clear case is made that a different approach is more effective. Through establishing agendas in our own practices, new norms are created for quality of data stocks and indicators.

To achieve clarity about our own use of data and indicators, agreement on definitions and priorities must occur across the organisation and/or network. Initiatives such as this publication require that priorities for evaluation are agreed upon. Evidence allocated to these categories across different case study countries provides an opportunity to work towards standardisation of findings and resources, and to agree upon acceptable sources of indicators.

Drafting strategic documents – such as the Association for Progressive Communications (APC) Internet Rights Charter, or the APC Recommendations to the WSIS on Internet Governance – require a vision of how to measure progress. For the latter document, one of five areas of concern is dedicated to the brief to ensure that internet access is “universal and affordable” (APC, 2005 and 2006). We need indicators to illustrate where to exert efforts and pressure, and a way of measuring progress towards these goals. Asserting aspirations of affordable and universal internet access implies that there are definitions of “affordable” and “universal” in order to assess progress towards achieving these goals. Affordability in itself is a highly relative term, as illustrated by Milne’s (2006) Affordability Toolkit. Affordability is contingent on willingness and ability to pay for services, access to currency, definitions of poverty and baskets of goods to assess disposable income, and income, among other factors. Universal merely means ubiquitous, but as discussed above, ubiquitous access to a signal is a very different concept than meaningful integration of new ICT services and applications into everyday lives. Indeed, as we write our vision statements, we must simultaneously be devising a vision of evidence that will be marshalled for advocacy and to celebrate successes.

At the end of the day, it may simply be important to know how many people have access to a telephone. This is an important question – and even more so if we take the time to unpack it. ■

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16 Gender Evaluation Methodology (GEM) for Internet and ICT: <www.apcwomen.org/gem>.
References


NTIA (National Telecommunications and Information Administration) (1999). Falling Through the Net: Defining the digital divide. Washington: NTIA.


**ICT indices available online**

<table>
<thead>
<tr>
<th>Digital Opportunity Index (DOI)</th>
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<tr>
<td>Source: International Telecommunication Union (ITU) / Korea Agency for Digital Opportunity and Promotion (KADO) - Digital Opportunity Platform.¹</td>
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</tbody>
</table>

The DOI is compiled for 180 countries and published annually in the World Information Society Report.²

The DOI is based on eleven core ICT indicators grouped in three clusters:³

### i) Opportunity:

- a. Percentage of population in areas covered by mobile cellular telephony (not necessarily subscribers)
- b. Internet access tariffs as a percentage of per capita income
- c. Mobile cellular tariffs as a percentage of per capita income

### ii) Infrastructure:

- a. Proportion of households with a fixed line telephone
- b. Proportion of households with a computer
- c. Proportion of households with internet access at home
- d. Mobile cellular subscribers per 100 inhabitants
- e. Mobile internet subscribers per 100 inhabitants

### iii) Utilisation:

- a. Proportion of individuals that used the internet
- b. Ratio of fixed broadband subscribers to total internet subscribers
- c. Ratio of mobile broadband subscribers to total mobile subscribers

The indicators are averaged within each category and categories are averaged to obtain the DOI value.

The index ranges between 0 and 1, where 1 would be “complete digital opportunity”.

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¹ [www.itu.int/doi](http://www.itu.int/doi).
² [www.itu.int/wisr](http://www.itu.int/wisr).
# Digital Opportunity Index
## Variation 2005-2006

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Knowledge Economy Index (KEI)


The KEI is compiled for a group of 128 countries which includes “most of the developed (OECD) economies and over 90 developing countries.”

The KEI is calculated based on the average of the normalised (on a scale of 0 to 10) performance scores of a country or region on all four pillars related to the knowledge economy, as identified by the World Bank’s Knowledge Assessment Methodology (KAM). For the purposes of calculating the KEI, each pillar is represented by three key variables:

i) Economic incentive and institutional regime:
   a. Tariff & non-tariff barriers
   b. Regulatory quality
   c. Rule of law

   ii) Education and human resources:
      a. Adult literacy rate
      b. Secondary enrolment
      c. Tertiary enrolment

   iii) The innovation system:
      a. Researchers in R&D
      b. Patent applications granted by the US Patent and Trademark Office
      c. Scientific and technical journal articles

   iv) Information and communication technology:
      a. Telephones per 1,000 people
      b. Computers per 1,000 people
      c. Internet users per 10,000 people

The KEI is calculated based on the average of the normalised (on a scale of 0 to 10) performance scores of a country or region on all four pillars related to the knowledge economy, as identified by the World Bank’s Knowledge Assessment Methodology (KAM). For the purposes of calculating the KEI, each pillar is represented by three key variables:

6 Two versions of the KEI have been developed: the default weighted version, in which the three innovation variables are weighted by population, and the unweighted version, in which these variables are presented in terms of absolute values. For more information on the KEI variables and their sources, see: <web.worldbank.org/WEBSITE/EXTERNAL/WBI/WBIPROGRAMS/KFOLP/EXTUNIKAM/0,,contentMDK:20588132~menuPK:1453369~pagePK:64168445~piPK:64168309~theSitePK:1414721,00.html>.
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Source: 2005 Interactive Knowledge Assessment Methodology (Accessed April 2007)

Data not available for the Democratic Republic of the Congo.
Global Information Society Watch

The NRI covers 122 countries and is published annually in the Global Information Technology Report. The NRI is composed of three component indexes which assess: the environment for ICT offered by a given country or community, the readiness of the community’s key stakeholders – individuals, business and governments – and the usage of ICT among these stakeholders.

These component indexes are, in turn, each obtained from three subindexes:

i) Environment:
   a. Market environment
   b. Political and regulatory environment
   c. Infrastructure environment

ii) Readiness:
   a. Individual readiness
   b. Business readiness
   c. Government readiness

iii) Usage:
   a. Individual usage
   b. Business usage
   c. Government usage

The NRI subindexes are composed of 67 different indicators. In order to calculate the index, the data are first transformed on a scale of 1 to 7. Next, each of the subindexes is computed as the mathematical average of the variables composing it. The same approach is used to calculate the component indexes, averaging the subindexes. Finally, the NRI is computed as an average of the three component indexes.

The NRI uses a combination of survey, quantitative and qualitative indicator data. Quantitative (“hard”) data is obtained from international multilateral agencies (such as the World Bank and the ITU), while qualitative (“soft”) indicators are subjective data gathered from opinion surveys conducted by the World Economic Forum as part of their research for the Global Competitiveness Report.

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<td>79</td>
</tr>
</tbody>
</table>


Note: Due to methodological changes, 2005-2006 and 2006-2007 NRI values are not comparable.

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8 <www.weforum.org>.
9 <www.weforum.org/gitr>.

For an analysis of the 2005-2006 NRI indicators see: Goswami, D. (2006). A Review of the Network Readiness Index [online]. World Dialogue on Regulation. Available from: <www.regulateonline.org/content/view/823/74/>. The author questions the credibility of the index based on “the non-transparent manner in which the authors report the sources of the data and the methodology that was followed to collect the raw data. Since the raw data for a number of indicators are based on perception surveys that are conducted by one of the partner organizations, it is difficult for any other entity to replicate the NRI.”

11 Data not available for the Democratic Republic of the Congo.
The Index of ICT Diffusion was compiled for 180 countries and published in 2006 in the Digital Divide Report.

The Index of ICT Diffusion is designed to evaluate ICT development using indicators of ICT diffusion across countries. It measures the average achievements in a country in two dimensions: Connectivity, aimed at measuring infrastructure development, and Access, aimed at describing the opportunity to take advantage of being connected.

i) Connectivity:

a. Internet hosts per capita
b. PCs per capita
c. Telephone mainlines per capita
d. Mobile subscribers per capita

ii) Access:

a. Number of estimated internet users
b. Adult literacy rate
c. Cost of a local call
d. GDP per capita

An index score is calculated for each of these indicators by applying the following formula: value achieved / maximum reference value. Connectivity and Access indices are then calculated as an average of index scores of their respective components and the Index of ICT Diffusion is itself an average of these two dimensions.

### Index of ICT Diffusion

<table>
<thead>
<tr>
<th>Country</th>
<th>Access</th>
<th>Connectivity</th>
<th>ICT Diffusion</th>
<th>Rank</th>
</tr>
</thead>
<tbody>
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<tr>
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</tr>
<tr>
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<td>85</td>
</tr>
<tr>
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<td>0.130</td>
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</tr>
<tr>
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<td>0.311</td>
<td>94</td>
</tr>
<tr>
<td>Egypt</td>
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<td>0.070</td>
<td>0.236</td>
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<tr>
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<td>173</td>
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<td>Spain</td>
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</tbody>
</table>

The UN E-Government Readiness Index was compiled for 191 UN member countries and published in 2005 in the Global E-Government Readiness Report. Along with an assessment of website development patterns in a country for provision of information, products and services, the E-Government Readiness Index incorporates access characteristics, such as infrastructure and educational levels, to reflect how a country is using information technologies to promote access and inclusion of its people.

The E-Government Readiness Index is a composite index comprising: the Web Measure Index, the Telecommunication Infrastructure Index and the Human Capital Index.

### i) Web Measure Index

This index is based on a five-stage model, which is ascending in nature, and builds upon the previous level of sophistication of a state’s online presence. Assessments are based on a questionnaire, which allows for only a binary value to the indicator based on the presence/absence of specific electronic facilities/services available.

### ii) Telecommunication Infrastructure Index

This is a composite weighted average index of six primary indices based on basic infrastructural indicators, which define a country’s ICT infrastructure capacity. These are:

- PCs per 1,000 people
- Internet users per 1,000 people
- Telephone lines per 1,000 people
- Online population
- Mobile phones per 1,000 people
- TVs per 1,000 people

### iii) Human Capital Index

The data for this index rely on the UNDP’s Education Index, which is a composite of the adult literacy rate and the combined primary, secondary and tertiary gross enrolment ratio with two thirds weight given to adult literacy and one third to gross enrolment ratio.

### E-Government Readiness Index

<table>
<thead>
<tr>
<th>Country</th>
<th>Web Measure</th>
<th>Human Capital</th>
<th>Infrastructure</th>
<th>E-Readiness</th>
<th>Rank</th>
</tr>
</thead>
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</tr>
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</table>

The EIU has published an annual e-readiness ranking since 2000. In 2006 the ranking – evaluating technological, economic, political and social assets – was compiled for 68 countries.19

The EIU ranking model consists of nearly 100 separate quantitative and qualitative criteria, which are scored and organised into six primary categories. These are, in turn, weighted according to their assumed importance as influencing factors. The six categories (and their weight in the model) and criteria are as follows:

i) **Connectivity and technology infrastructure (weight: 25%)**
   - Narrowband penetration, broadband penetration, mobile-phone penetration, internet penetration, PC penetration, WiFi hotspot penetration, internet affordability and security of internet infrastructure.

ii) **Business environment (weight: 20%)**
   - Includes 70 indicators, covering criteria such as the strength of the economy, political stability, the regulatory environment, taxation, competition policy, the labour market, the quality of infrastructure, and openness to trade and investment.

iii) **Consumer and business adoption (weight: 20%)**
   - The category criteria include: national spending on information and communications technology as a proportion of GDP, level of e-business development, degree of online commerce, quality of logistics and delivery systems and availability of corporate finance.

iv) **Legal and policy environment (weight: 15%)**
   - The category criteria include: overall political environment, policy toward private property, government vision regarding digital-age advances, government financial support of internet infrastructure projects, effectiveness of traditional legal framework, laws covering the internet, level of censorship and ease of registering a new business.

v) **Social and cultural environment (weight: 15%)**
   - The category criteria include: educational level, internet/web literacy, degree of entrepreneurship, technical skills of workforce and degree of innovation.

vi) **Supporting e-services (weight: 5%)**
   - The category criteria include: availability of e-business consulting and technical support services, availability of back-office support and industry-wide standards for platforms and programming languages.

### E-Readiness Index

<table>
<thead>
<tr>
<th>Country</th>
<th>Connectivity</th>
<th>Business Environment</th>
<th>Consumer and business adoption</th>
<th>Legal and policy environment</th>
<th>Social and cultural environment</th>
<th>Supporting e-services</th>
<th>Overall score</th>
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<tbody>
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<td>Argentina</td>
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<td>4.80</td>
<td>6.00</td>
<td>5.07</td>
</tr>
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<td>Peru</td>
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<td>7.88</td>
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<td>8.75</td>
<td>7.08</td>
</tr>
</tbody>
</table>

Source: The EIU e-readiness rankings (2005)

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18 [www.eiu.com].


20 Data not available for Bangladesh, Bosnia and Herzegovina, Croatia, Democratic Republic of the Congo, Ethiopia, Kenya and Uganda.
Introduction

Alan Finlay

The contrast between the countries covered by the 22 reports included here is striking. No fewer than four regions are represented: Africa, Asia, Latin America and Eastern Europe, with one report from a Western European country. The countries are diverse linguistically (only six have English as an official language; five of these reports were translated from Spanish, and one from Portuguese), geographically (Brazil’s gargantuan 8.5 million square km compared to Bosnia Herzegovina’s 51,000 square km) and demographically (Pakistan’s population of 160 million versus South Africa’s 47 million). While countries like India can boast a rapidly developing information and communication technology (ICT) infrastructure, post-war countries such as the Democratic Republic of the Congo (DRC) or Bosnia and Herzegovina begin from a very low infrastructural base. As OneWorld South East Europe (Bosnia and Herzegovina) says, this “[affects] ordinary life.”

But these reports show that despite these differences, when it comes to ICTs for development, there are some striking similarities between the countries. Most immediately, and putting Spain aside, they are “developing” countries, each showing obvious evidence of the “digital divide” which impacts on the majority of the people negatively. In India only parts of the country are benefiting from the perhaps unprecedented growth in the country’s ICT sector. And, as RITS puts it, the absence of a people-orientated policy framework in Brazil runs the risk of “condemn[ing]” the vast majority of people to “eternal disconnection.”

What all of these countries also have in common is their rapid emergence into a global information society that is driven by myriad, interconnected, and often competing factors. As Alternatives (DRC) shows, even war-ravaged countries are potential markets for multinational corporations. Brazil, among other Latin American countries, suggests that markets that are opened up to international competition (the “policy factor”) are not necessarily acting in the best interests of the country. Liberalisation, some of these reports contend, can come at a cost; it is not simply a prima facie good.

The reports suggest several other commonalities between the countries represented here that can perhaps be taken as typical of the ICT policy-development environment in many developing countries.

The lack of a clear ICT vision

Many of the countries lack a clear ICT vision for their future. This can play havoc with any attempt to forge a cogent approach to infrastructural development (such as building a broadband backbone in a country) or developing a coherent regulatory framework to govern markets effectively.

The absence of a clear vision impacts immediately on ICT issues that are often perceived as the “soft” ICT issues – such as language, gender, local content, citizens’ rights, and support for differently abled people. These are issues that are, as Pangea (Spain) suggests, “difficult to measure,” but that should form an integral part of any long-term ICT strategy in a country right from the start. For RITS, this does not happen by accident, but begins with accepting that “public policy expenditures in leveraging ICTs for human development are not costs, but essential investments.”

A lack of capacity, skills and awareness in government and civil society

One contributing factor to this lack of vision is a lack of institutional capacity in a country (whether in civil society, the government or even the private sector). While Nodo TAU (Argentina) finds that civil society organisations have far greater awareness and know-how and a more sophisticated perspective on ICTs than the government, they lack the coordination necessary to have a meaningful impact on policy development. For Bytes for All, Pakistan shows a “serious lack of capacity” in a range of fields that needs to be attended to in order to impact on inequalities in access to ICTs. Alternatives found that the recent (mis)management of ICANN requirements in the DRC shows a clear lack of capacity in the government and the national operator to cope effectively with important national ICT resources.

For some countries, such as South Africa, civil society participation in the World Summit on the Information Society (WSIS) was erratic, often attributed to a lack of awareness among social advocates of the importance of ICTs, and the ICT policy environment, to their work. WOUGNET found that although the political will existed in Uganda, there is also a lack of awareness of the advantages of ICTs, coupled with a low level of skills. With the lack of skills, awareness and capacity, the ability to act is hamstrung.

An unsettled legislative and regulatory environment

The lack of a coherent ICT vision for a country inevitably means a haphazard ICT policy environment. The reports show that the development of the legislative and policy environment can be steadied by regional agreements. While some suggest that the WSIS acted as a catalyst for a fresh interest in ICT policy development at the national level (and spurred new interest from civil society), other regional agreements, such as the Regional Action Plan for an Information Society in Latin America and the Caribbean (eLAC2007), have also had a positive impact on policy development.

However, the impact of these regional processes depends on the level of buy-in from affected countries. While there is a sense that some of the binding force behind the WSIS was the “moral” momentum behind the Summit (governments that were not part of it joined the process, those that did not initially include civil society came to recognise the value in a multi-stakeholder approach, etc.), it can also be said that a regional plan such as the New Partnership for Africa’s Development (NEPAD) lacks the comparable presence to guide and direct ICT development in Africa. Certainly, in countries like Uganda, civil society actors appear to have rallied behind the WSIS Action Plan, and not behind NEPAD’s vision for ICT roll-out.

Conversely, for Romania, Croatia and Bulgaria, EU accession requirements have been significantly more important than any commitments made at the WSIS.
A policy vacuum means fragmented implementation. Despite the burgeoning ICT sector in the country, India has no independent agency to address all areas of ICT policy. In Colombia there is little cooperation between the ICT programmes in government departments, despite attempts by the government to synergise its implementation efforts. The Kenyan government has lacked political will and leadership in the past, a status quo reflected in the absence of a national ICT policy (until recently) and in the ineffective coordination between government departments.

When a policy framework has been developed, it often lacks a developmental perspective. Colombia, for instance, lacks a telecommunications law that ensures access to the information society for all citizens. Ecuador’s White Paper on the Information Society holds great promise for civil society activists in that country. It has been, according to the Association for Progressive Communications’ LAC Policy Monitor, developed in an inclusive, democratic and transparent way, reflecting the diverse approaches in the different sectors in that country. Despite this, a “common strategic development perspective” is still lacking, as are mechanisms to ensure that engagement happens under “equal conditions.”

For LaNeta, ICT policies in Mexico offer a leg up for business—and even help to strengthen monopolies—at the expense of the needs of the country’s citizens. Instead of a people-centred approach, the state “auctioned off the nation’s wealth without taking communities into account.”

Brazil’s privatisation process did not take into account global shifts in the ICT landscape, and may have increased monopolistic practices in the country. Even ICTs directly related to national security are dependent on commercial satellite connections operated by multinationals.

These reports suggest that achieving universal access is a deliberate step that needs to be taken: it can rarely be left to market forces alone. According to IT for Change, the ICT industry in India has not improved the poor distribution of ICT resources across different social and linguistic groups, geographic regions and classes. The failure to develop policy which responds to these concerns has resulted in a situation where some enjoy “first-world” ICT services, while most “subsist” with little or no ICT access to speak of. Access for women and differently abled people remains a problem.

The reports show that a change in government, while providing a new impetus to implementing…on its own.”

Among these reports, the following are notable:

- **The responsibility of civil society**
  
  “We cannot content ourselves with the limitations of underdeveloped countries,” writes RITS. “While we have different levels of resources available to us compared to developed countries, our ability to do much better is indisputable.”

Civil society, as the Foundation for Media Alternatives (FMA, Philippines) reminds us, is opportunistic in the best sense of the word. The WSIS has impacted positively on that country’s policy “ecosystem”, and civil society organisations “took advantage” of the Summit’s processes, “advancing multi-stakeholder approaches locally.”

These reports show that key areas of concern for civil society include FOSS and open standards, gender issues, rural access, intellectual property, localisation, local content, and community access to ICTs and media, among others. Each of these requires specific knowledge, expertise and strategies for engagement, often with regional implications. Experiences in Argentina and Kenya, among other countries, show that civil society needs clear goals and specific strategies to impact on the policy process and, as Nodo TAU puts it, to “promote breakthrough legislation.”
Even when this breakthrough legislation is achieved, Colnodo finds that important issues, such as promoting a gender perspective, remain elusive. Colombia’s three ICT programmes do not have affirmative action policies that favour vulnerable groups, such as women, youth, the elderly or the country’s ethnic populations. These are specific areas of intervention for civil society.

The LAC Policy Monitor feels that civil society can take on a regional monitoring role, while improving its capacity for direct engagement. It needs to advocate for policies independent of the government of the day. These policies, as RITS puts it, should be “future proof”.

TIC.pe (Peru) poses several questions for non-governmental actors: What, it asks, is our responsibility? And how can we move from reflection to direct action? The information society is a global resource. It calls for a “deepening political dialogue” so that it can be safeguarded for future generations.

A tool for leveraging change

The 22 contributors to this year’s Global Information Society Watch (GISW) report were encouraged to develop their reports in line with their own advocacy work. While they were given guidelines, their approaches were often different. Bytes for All (Bangladesh), for example, has created a “living and collaborative document”, even publishing it as a wiki. IT for Change interviewed key civil society stakeholders in order to offer a civil society “voice”. Pangea has elected to interrogate the WSIS stocktaking database, and to ask: Does it say anything useful? For the FMA, its report reflects the perspective of “advocates-in-action”.

For some contributors this was the first opportunity they have had to develop an overview of the ICT environment in their country – and to articulate ways in which civil society can engage this environment. The process of writing the report opened new vistas for them. For others, ICT policy advocacy has formed the mainstay of their civil society activism.

Most contributions were informed by the awareness that the GISW report will be an annual publication. Future reports will build on and clarify what has been developed here.

These reports occur in the wake of important global processes such as the WSIS, and the advent of others, such as the Internet Governance Forum. We hope that they offer a perspective that many working in the local, regional and global ICT policy arenas can begin to call home, a way of deepening understanding and a tool for leveraging change.
Introduction

The concept of the information society is frequently included in the initiatives of different Argentine government agencies. Nevertheless, in Argentina there is no consistent and coherent public policy for the development of the information society.

The national government has participated in both meetings of the World Summit on the Information Society (WSIS). The delegation to the first summit was led by the Ministry of Foreign Affairs, which attempted to bring together a working group that was to include civil society organisations (CSOs). This group was short-lived. In the second phase the representation of the country fell to the Ministry of Education.

Argentina is currently participating actively in the process of coordinating the Regional Action Plan for an Information Society in Latin America and the Caribbean (eLAC2007), and is responsible for three working groups – Creative Industries, Telework, and Financing – with different areas of the government attending to each.²

Research methodology

In writing this report we prioritised certain aspects of the wide field of policies related to information and communication technologies (ICTs). We begin with an analysis of statistical information regarding existing infrastructure, an initial factor in the widening or closing of the digital gap. Then we analyse the educational policies of the national government. Finally, in addressing the involvement and participation of civil society, we describe official e-government initiatives, as well as strategies developed by social organisations in relation to access to public information and the passing of a new broadcasting law.

Our primary sources of information have been the websites of government institutions. For our analysis of these sources we have identified indicators legitimated by the scientific community³ and also relied on research and articles by journalists which enrich the analysis of statistical and documentary sources. Information regarding actions promoted by civil society is based on submissions by those same organisations as well as media releases.

Country situation

National infrastructure

Statistics from the National Communications Commission reveal that teledensity (the number of landlines per 100 inhabitants) did not vary between 1999 and 2004 (SECOM, 2007). According to a 2005 report by the International Telecommunication Union (ITU), this indicates coverage of 22.8% of the population of Argentina (ITU, 2005a).

In contrast, mobile phone density has grown at a very rapid pace. Looking at a similar timeframe, in March 1999 there were 2.8 million mobile phones, and in March 2006, there were approximately 23.9 million, an increase of 854%. In the last year alone another 12 million mobile phones were added to the national totals. These statistics place Argentina, in March 2005, as the country with the third highest mobile phone density in Latin America after Brazil and Chile (CNC, 2005).

The World Economic Forum tries to measure ICT development more broadly, using the Networked Readiness Index (NRI), which attempts to measure how prepared a country is to benefit from better use of ICTs. According to this indicator, in 2005 (latest available data), Argentina was ranked 71st globally and 9th within Latin America. If this index is disaggregated and we look specifically at infrastructure, our country ranks 53rd globally (WEF, 2006).

Data regarding access to the internet is not available as far back as 1999, but from the end of 2001 to the end of 2005, residential access increased by 143.9%, for a figure of 2.2 million residences with access in December 2005 (INDEC, 2006).

Nevertheless, it is important to remember that Argentina is a vast country, incorporating very different realities. Table 1 reflects current disparities, and was developed based on official data from the Secretariat of Communications and the National Statistics and Census Institute (INDEC). Provinces with less teledensity generally correspond to those with a larger proportion of the population living in poverty and extreme poverty. It is also relevant to note the huge difference in lines per square kilometre reflected in the table.

Some consultants indicate that there are 2,250 towns with only one telephone line that provides semi-public long-distance service, and at least 500 towns or areas without a single telephone line (Simonetti, 2006). The development of communications network infrastructure by the two large telephone companies in the country, Telecom and Telefónica, is based on the criteria of developing only profitable areas.

The situation in poorer areas would be more serious were it not for telephone cooperatives which operate in small localities, and which have developed networks to connect areas using criteria other than mere profitability. In Argentina there are approximately 350 of these cooperatives, which provide 10% of existing landline capacity. The role of cooperatives is very important, because their presence guarantees the employment of workers from the localities in which they operate and the development of national industries associated with them.

It is worth highlighting that the absence of fixed networks in poor areas has meant that today a great many mobile phones are in the hands of poor or extremely poor Argentines, as this is the only means of communication available to them.

Government actions

In 2000, Decree 764 established the country’s “universal service” goals. One of these is that the “inhabitants of the Republic of Argentina throughout the national territory are able to access telecommunications services, especially those who live in areas where access is difficult, or who have physical limitations or special social needs” (CNC, 2000).
Table 1: Teledensity by province

<table>
<thead>
<tr>
<th>Province</th>
<th>Teledensity</th>
<th>Inhabitants</th>
<th>Area (sq. km)</th>
<th>Lines/sq. km</th>
</tr>
</thead>
<tbody>
<tr>
<td>Buenos Aires – Metropolitan area</td>
<td>37.00%</td>
<td>11,800,000</td>
<td>3,833</td>
<td>1,139.06</td>
</tr>
<tr>
<td>Tierra del Fuego</td>
<td>26.00%</td>
<td>100,960</td>
<td>21,263</td>
<td>1.23</td>
</tr>
<tr>
<td>Neuquén</td>
<td>23.00%</td>
<td>474,155</td>
<td>94,078</td>
<td>1.16</td>
</tr>
<tr>
<td>Santa Cruz</td>
<td>23.00%</td>
<td>196,958</td>
<td>243,943</td>
<td>0.19</td>
</tr>
<tr>
<td>Santa Fe</td>
<td>22.00%</td>
<td>3,000,701</td>
<td>133,007</td>
<td>4.96</td>
</tr>
<tr>
<td>La Pampa</td>
<td>22.00%</td>
<td>299,294</td>
<td>14,344</td>
<td>4.59</td>
</tr>
<tr>
<td>Córdoba</td>
<td>22.00%</td>
<td>3,066,801</td>
<td>165,321</td>
<td>4.08</td>
</tr>
<tr>
<td>Chubut</td>
<td>21.00%</td>
<td>413,237</td>
<td>224,686</td>
<td>0.39</td>
</tr>
<tr>
<td>Buenos Aires w/o Metropolitan area</td>
<td>21.00%</td>
<td>830,404</td>
<td>303,668</td>
<td>0.57</td>
</tr>
<tr>
<td>Río Negro</td>
<td>18.00%</td>
<td>552,822</td>
<td>203,013</td>
<td>0.49</td>
</tr>
<tr>
<td>Mendoza</td>
<td>17.00%</td>
<td>1,579,651</td>
<td>148,827</td>
<td>1.80</td>
</tr>
<tr>
<td>San Luis</td>
<td>16.00%</td>
<td>367,933</td>
<td>76,748</td>
<td>0.77</td>
</tr>
<tr>
<td>Entre Ríos</td>
<td>14.00%</td>
<td>1,158,147</td>
<td>78,781</td>
<td>2.06</td>
</tr>
<tr>
<td>San Juan</td>
<td>12.00%</td>
<td>620,023</td>
<td>89,651</td>
<td>0.83</td>
</tr>
<tr>
<td>Tucumán</td>
<td>11.00%</td>
<td>1,338,523</td>
<td>22,524</td>
<td>6.54</td>
</tr>
<tr>
<td>La Rioja</td>
<td>11.00%</td>
<td>289,983</td>
<td>89,680</td>
<td>0.36</td>
</tr>
<tr>
<td>Jujuy</td>
<td>11.00%</td>
<td>611,888</td>
<td>53,219</td>
<td>1.26</td>
</tr>
<tr>
<td>Catamarca</td>
<td>10.00%</td>
<td>332,390</td>
<td>102,602</td>
<td>0.32</td>
</tr>
<tr>
<td>Corrientes</td>
<td>9.00%</td>
<td>930,991</td>
<td>88,199</td>
<td>0.95</td>
</tr>
<tr>
<td>Salta</td>
<td>9.00%</td>
<td>1,079,051</td>
<td>155,488</td>
<td>0.62</td>
</tr>
<tr>
<td>Misiones</td>
<td>9.00%</td>
<td>965,522</td>
<td>29,801</td>
<td>2.92</td>
</tr>
<tr>
<td>Chaco</td>
<td>8.00%</td>
<td>984,446</td>
<td>99,633</td>
<td>0.79</td>
</tr>
<tr>
<td>Formosa</td>
<td>7.00%</td>
<td>486,559</td>
<td>72,066</td>
<td>0.47</td>
</tr>
<tr>
<td>Santiago del Estero</td>
<td>6.00%</td>
<td>804,457</td>
<td>136,351</td>
<td>0.35</td>
</tr>
</tbody>
</table>

Source: INDEC and the Secretariat of Communications (CNC).

The mechanism for the implementation of this goal was very interesting. Telephone operators were to establish a fiduciary fund to which they would contribute 1% of their turnover. This fund would be used to develop the network in areas that were not profitable. If businesses did not want to contribute to the fund, they could opt to build the necessary networks themselves. An audit would estimate the value of the investment made and would consider it as a contribution to the fund. Not only did the telephone companies not comply with this commitment, but they also passed the costs on to their customers by tacking on a 1% charge to support a fund which was never created.

Beginning in March 2006, the current government forced companies to refund customers the 1% that they were spuriously charged. Many mobile telephone companies that incorporated the 1% into their billing were unable to return the full amount to their customers due to the mobility of portfolios and changes of ownership that characterise these companies.

On 14 August 2006, the national ombudsman filed a legal suit asking the government to bring the fund into compliance (Clarín, 2006). This is an excellent example of a development instrument that was misappropriated through collusion between government actors and private communications enterprises.

In 2004 an intention to foster the creation of a new telephone company, with the support of the government, was announced. The idea was to create an Argentine firm that could compete freely with foreign private companies. The core of this business was to come from an agreement between the two federations of cooperatives: FECOTEL and FECOSUR.

This was not to be a state-owned enterprise: the capital was to be private but of national origin, in keeping with the creation of a new national middle class. Although the government was not to invest capital, it promised to provide bandwidth that was vacant on the spectrum, which is necessary for mobile telephone services. This was a
key strategic move that gave the new enterprise a clear tool for economic development, given the difference in coverage rates between landlines and mobile phones in our country.

The advantage of having a new private operator in the game was that it would take power from the two international operators – it was to be an operator financed with national capital and of cooperative origins, which would align itself in better harmony with the communications policy that the government wanted to pursue.

According to various experts, this idea died in October 2004 when Telefónica informed the government that it would move ahead with its plans to invest EUR 800 million (over USD 1.03 billion). The cooperatives continue to wait for the promised part of the spectrum to be awarded to them, but the government has now floated the proposal that they will give that portion of the spectrum to FECOTEL and FECOSUR separately, and other portions to other actors who want to offer the service. Obviously, the cooperatives were not favoured in this move.

Looming much closer is the movement that appears imminent on two issues crucial to telecommunications: the supposed annulment of the suit against the Argentine government by Telefónica before the International Centre for Settlement of Investment Disputes (ICSID), and the merger of the two large cable operators in the country.

Using the 2001 Argentine economic crisis that ended the fixed 1-to-1 Argentine peso-US dollar parity as an excuse, Telefónica and Telecom filed suits against the government in the ICSID courts. The Telefónica suit is better known because it is for a larger amount: USD 2.384 billion. The annulment of the suit received media coverage on several occasions but has never actually been put into effect.

In April 2006 a public hearing was held which resulted in a memorandum of understanding between the Argentine government and Telefónica that contained, for example, a reduction in hours for reduced-price calling and the tripling of the cost of incoming international calls. Both measures meant an increase in prices and, as was denounced in the national House of Representatives, the memo did not mention the collection of fines levied against the company nor the commitments undertaken in relation to infrastructure development (ARI, 2006).

The merger between Cablevisión and Multicanal – the two largest cable television operators, which now monopolise the sector – was officially announced on 28 September 2006. Together they make up a network of broadband services with a strong competitive edge. On that same day, the president of Telefónica International met with the president of Argentina and, according to several media reports, again emphasised the effort that Telefónica was making to suspend its suit before the ICSID, and the company’s interest in the passing of a new communications law that would allow telephone operators to offer audiovisual services, thereby competing with cable television companies (Premici, 2006).

Community Technology Centres
In 1999 the government put forward a digital inclusion programme called “Argentin@Internet.todos” [Argentin@Internet.everyone] which consisted of 1,350 Community Technology Centres (CTCs) in social, educational or governmental organisations in less privileged areas of Argentina. These organisations “hosted” the CTCs, and committed to assigning coordinators, providing training, offering community services and carrying out tasks which would facilitate the appropriation of these tools. The CTCs were each equipped with five networked computers, printers, a webcam, a digital camera and software (licensed Windows and Microsoft learning tools) as well as the necessary furniture. The programme also provided one-off training to the technical and training coordinators.

After the change in presidential administration in 2000, the initiative was renamed the Programme for an Information Society and the original guidelines were dropped. In many cases connectivity was not provided, and the cost of this service had to be paid for by the organisations, along with the salaries of personnel and other costs.

Seven years later, not much is heard about the CTCs. Many were converted into computer areas for internal use by the host organisation, others were returned due to the impossibility of sustaining them, or were relocated with no better results.

In 2006 a group of approximately 50 coordinators from around the country formed the National Network of CTCs, with two inaugural meetings. The latter of these was funded by the Argentine government with the first economic support it had provided since the installation of the centres. The gathering was held in October in Nono, Córdoba, where the process of legally registering the network was begun.

Educational policy
The fact that the Argentine delegation to the Tunis phase of WSIS was led by Minister of Education Daniel Filmus is no small thing. Neither is it insignificant that the person responsible for articulating the Argentine position was Tulio del Bono, the secretary of science, technology and innovative production from the same ministry. Also present as noteworthy governmental authorities were the secretary of state for communications, the chief of cabinet of the Ministry of Foreign Affairs, and the Argentine ambassador to Tunisia.

“We are convinced that technology should be a tool for sustainable development, employability and social and economic inclusion” was how the secretary of science began his speech, which also mentioned the Ministry of Education’s National Campaign for Digital Literacy and the One Laptop Per Child (OLPC) programme, which Argentina had recently signed up to, as the most significant initiatives in this field. He also alluded to the “creation of a Forum for Competitive-ness in Software and IT Services which will give rise to various programmes that will stimulate national production, as will the passing of a national law for the promotion of the software industry, offering financial and tax advantages for businesses in the sector” (ITU, 2005b).

Statements like these demonstrate that political actors in the educational sector approach the field of ICTs as an aspect of training, oriented towards a productive model that aims to develop employment skills in the field of computing. We now turn to a description of the most significant policies of this ministry.

Infrastructure in education
The Ministry of Education’s ICT-related efforts have focused primarily on the National Campaign for Digital Literacy (undertaken during 2004 to 2006) (MECT, 2006a) The campaign is part of the Comprehensive Programme for Educational Equality.

The campaign consisted of two phases. In the first, which was carried out in 2004, 10,200 computers were delivered to 706 schools, 300 technical education centres and 200 teacher-training institutes. In the second phase, which began in May 2005, 20,394 computers

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4 <www.ctc.gov.ar>.
5 <www.psi.gov.ar>.
6 <www.me.gov.ar/piie/>. 
were distributed to 2,171 educational establishments and connectivity was provided to 5,000 establishments. The proposal did not include the necessary technical support, which led, on occasions, to machines lying unused (PIIE, 2004).

Although the ministry gathers statistics on numbers of schools and teachers nationally and by province, it does not include information regarding technological infrastructure in each school, which makes a statistical analysis difficult. INDEC also lacks up-to-date measurements of these indicators.

Another aspect that has been questioned concerns the agreements and ever closer relationship between the ministry and Microsoft. CSOs that promote free and open source software have followed these developments carefully and denounced negotiations on educational initiatives that have private actors as protagonists (Busaniche, 2004).

Content and training
One action line that has united all other initiatives of the Ministry of Education since the beginning of its current administration is the strengthening of the educ.ar web portal, created during the presidency of Fernando de la Rúa (1999-2001) with a donation of USD 11.2 million from the Varsavsky Foundation. At that time the project gave rise to questioning due to poor implementation and the speculative movement of funds.

The portal was created with the aim of introducing the internet into schools and using the web as a tool for teacher training and the development of content at different educational levels. Much of its structure is based on blogs where content is developed with high levels of participation.

The programme includes the production of multimedia content, which is accessed through the portal or through thirteen CDs which the ministry produces and distributes free of charge to teachers who request them. There is no data as to the reach of this policy. There is, however, wide recognition of the quality of materials developed on a diversity of topics, such as an introduction to digital literacy, the inclusion of bilingual cultures in the classroom, free and open source software in education, talking about AIDS in schools, etc.

For teacher training, the programme offers training sessions through agreements with national universities. According to information on the site, 600 courses have been offered, providing training to 15,000 teachers from schools that had received computers. The content covered includes the use of new technologies in the classroom, basic PC concepts, internet and email, and educational resources on the web. Another proposal for training is an “e-learning platform” that includes four courses: basic PC applications; the internet as a resource for innovative teaching; communication, society and education; and WebQuest and the management of information. This proposal relies on the teachers’ own connectivity and computer resources, as well as the time and finances they have available, since the Ministry of Education does not count the time devoted to these activities as training hours.

New national education law
The national education law is currently under discussion. The ministry issued a draft bill which was discussed by involved actors (directors, teachers, unions, civil society) in educational institutions and on a ministry web platform (MECT, 2006b). The teachers’ unions and social coalitions question the purported openness of discussion, given that the time periods for the debate turned out to be impossible to meet.

Conceptually, the inclusion of the phrase “equity and educational inclusion” stands out in the text of the draft legislation, as does the elimination of the reference to education as a “service”, as it was viewed in the previous law. As for the “policies for the promotion of educational equality”, the legislation establishes that “the state shall provide pedagogical, cultural, material, technological and economic resources to students, families and schools in need of such,” widening its objectives from what they were under the previous law (MECT, 2006b, art. 85).

In relation to ICTs, the draft bill mentions the access to and spread of new technologies as one of the objectives of national educational policy (art. 13), in primary (chap. III, art. 27), secondary (chap. IV, art. 31) and rural education (chap. X, art. 55). In defining the “quality of education” (chap. II, art. 93) it establishes that “the access to and mastery of information and communication technologies shall form part of the curriculum content essential for inclusion in the knowledge society.” The legislation recognises the educ.ar site and proposes the creation of an educational channel called “Encuentro” (Encounter), for the production and broadcast of educational television and multimedia materials (MECT, 2006b).

One Laptop Per Child
Argentina is one of the countries that has been invited to participate in the OLPC pilot project of the Massachusetts Institute of Technology (MIT) along with Brazil, India, China, Nigeria, Thailand and Egypt. The programme consists of the purchase by governments of “a machine specially designed for children: the size of a book, with a colour screen, that does not break if it falls, uses domestic electricity, and can connect to the internet via wireless where there is no telephone service. It has a system that allows the machines to connect to each other even when there is no internet connection”.

Once governments decide to join the project, the machines will be manufactured with donations from companies like Google, AMD, Quanta, Red Hat and Nortel. According to official announcements each will cost USD 100 (although the latest estimates are that they will cost USD 130).

Argentina will take in a million laptops, which is to say that it will make a USD 100 million investment. The project is managed by educ.ar, which will conduct technical evaluations of the prototype, including hardware, software, connectivity, the educational resources to be used, and the legal-economic framework that the contract implies (Mancini, 2006).

The project has generated controversy from the moment it was announced, with regard to such issues as the investment involved, classroom implementation, methodological strategies to be used, and how teachers will be trained. Another argument centres on the measure’s reach. In Argentina there are 10 million children in the school system. The purchase of the laptops will only cover 10% of them.

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7 <www.educ.ar/educar/alfabetizacion_digital/equipamiento/nuevo.jsp>
8 <www.educ.ar>
9 <www.educ.ar/educar/alfabetizacion_digital/capacitacion>
10 Distance learning platform at educ.ar Available at: <www.educ.ar/educar/plataforma-elearning/index.jsp>
11 Forum for debate of the new education law. Available at: <debate-educacion.educ.ar/ley/foro>
12 <www.laptop.org>
meaning that the project would have to be repeated annually for 10 years to be able to reach all of them, without taking into account the 850,000 who enter the educational system each year. The criteria for distribution of the laptops are also a point of controversy.

Although the government looks upon it favourably and expert voices applaud the initiative, nearly a year after the programme was announced officials are proceeding very cautiously. At the end of 2006 it was announced that 500 machines were arriving in the country.

Participation
An analysis of the information society stakeholders in Argentina leads to the following general findings:

• An information society is not yet an established topic on the public agenda.
• The CSOs that specifically address topics related to ICT policies are ahead of the government in dealing with these topics. Nevertheless, they have very rarely managed to coordinate the petitions and demands that they put forward to the government.
• There is evidence of a more fluid relationship between government and business than between government and citizens and CSOs.
• The mass media, despite being relevant actors according to this analysis, give the topic only superficial treatment.
• The academic and scientific fields are active in the development of an analysis regarding the information society, though they have little visibility in the community.

In Argentina there are a great number of social organisations, associations and coalitions that acquired greater visibility after what is called the “crisis of 2001",13 in the face of the resulting economic recession, social crisis and absence of political leadership. This reality is not alien to the ICT policy arena, for it is these organisations that began to bring visibility to the right to communication and access to information technologies. Many of these organisations have closely followed the WSIS process, and have even participated in it.

E-government
The evaluation of e-government policies takes on particular dimensions in Latin American countries, due to the insufficient access to technology and competencies necessary for its use, on the one hand, and on the other, the bureaucratic and complex modes by which the government relates to citizens. Advances can be seen along three tracks: national decrees and programmes that declare the importance of the development of an information society, legislation that regulates administrative aspects of the interaction between the administration and citizens; and particular initiatives by provincial and municipal governments which offer services and are acquiring greater technical complexity and use.

Up until 2004 the lack of outreach was pointed to as a drawback to these policies, given that these services were accessible only to those who were already ICT users (Finqueliev, 2004). Currently, however, there is wide outreach being carried out by government agencies addressing the digitisation of their administration, although there continues to be a lack of promotion of the competencies necessary for citizens to appropriate them. The discourse that accompanies these initiatives, which are often no more than showpieces, centres around the themes of access to public information as a right of citizenship, transparency in management, and the streamlining of procedures through the digitisation of information.

National Plan
E-government, for the Argentine government, means the use of ICTs to “redefine the relationship of government with citizens, improving management and services, guaranteeing transparency and participation, facilitating access to public information, and supporting the integration and development of different sectors” (Government of Argentina, 2007).

On 27 April 2005, through Decree 378, the National Plan for Electronic Government was approved for the intensive use of ICTs in public administration agencies (Government of Argentina, 2005). The National Office for Information Technologies (ONTI) is the decision-making body in this area, and functions under the Subsecretariat of Public Management of the Chief of the Cabinet of Ministers. The ONTI’s role is to “formulate policies for the implementation of processes for technological development and innovation for the transformation and modernisation of the State” and to “foster the integration of new technologies in the public sector, their compatibility, interoperability, and the promotion of technological standardisation” (Government of Argentina, 2007).

Specific projects include digital signature infrastructure, information security, and technological standards for public administration. The ONTI was also charged with developing the National Government Portal,14 which organises all of the sectors of the state into a complex structure. It is a body of information that is of interest to citizens, though of little practical value in interacting with the government.

Legislation
Several regulatory proposals for e-government are circulating in both of the legislative chambers of Argentina. This is the case with digital signature legislation, regulated by Law 25.506 and modified by presidential decree, which defines who is licensed to emit certificates. The legislation defines the relationship between administrations and between the administration and citizens. The private sector is demanding norms that include businesses in the regulation of the use of this tool. There are also proposals to define the legal validity of digital documents, and even the certification of the date and time of documents sent by internet (Government of Argentina, 2001).

Other aspects being considered include the protection of data and private information, an issue which is only regulated in three Argentine provinces (Neuquén, Misiones and Mendoza) and the city of Buenos Aires. Recently the House of Representatives approved a modification to the Criminal Code establishing sentencing guidelines for computer crimes, such as the violation of email, the theft of data or the circulation of child pornography over the internet.

Participation and lobbying by civil society
There have been occasions when different CSOs have worked in coordination around aspects of legislation that were under question or non-existent. We include in this report two noteworthy cases that have

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13 A period of political instability, with large-scale outbreaks of corruption in government and a severe economic crisis. Looting, strikes and popular protests erupted throughout the country at the end of December 2001. President De la Rúa responded by establishing a state of siege and fierce repression.

brought together a wide range of organisations connected to the demand for public policies regarding ICTs. Both initiatives have achieved influence to varying degrees and have attained visibility in society.

Access to public information
The right to information is included in the “freedom of every individual to seek, receive and impart information,” according to article 19 of the Universal Declaration of Human Rights, and is guaranteed in Argentina by article 75, section 22 of the National Constitution, which gives constitutional hierarchy to international treaties.

Argentina does not yet have a national law which regulates the exercise of the right to public information. Presidential Decree 1172 for the “Improvement of the Quality of Democracy and its Institutions,” passed in 2003, “guarantees and regulates the right of all persons to request, consult and receive information from the national executive branch,” and is based on the premises of “the elaboration of a solid foundation, simplicity and conceptual clarity, and respect for international standards on the subject.” The government has concentrated its outreach efforts for this initiative on the “Mejor democracia” [Better democracy] portal (Government of Argentina, 2003).

The decree establishes mechanisms such as public hearings, publication of meetings held with interested parties, participatory design of norms, access to public information, open meetings with regulators of public services and open and free internet access to the daily edition of the Official Bulletin. Nevertheless, it has been criticised because its scope is restricted to the executive branch and it carries no obligation for the legislative and judicial branches.

Parallel to this, some provincial administrations have adopted specific legislation and a number of municipalities have passed by-laws. In some cases there are laws in effect, in others legislation is pending, while in others discussion of the issue has not yet begun. The website accesoalainformacion.org [accesstoinformation.org] has a map which illustrates this legal panorama and provides access to all regulations and pending legislation.

In 2001 the Anti-Corruption Office, which falls under the Ministry of Justice and Human Rights, brought together businesspeople, academics, journalists, government officials, and members of nongovernmental organisations (NGOs) in a process called “participatory norms design” to discuss a preliminary proposal to regulate the right to access to public information.

In 2002 the executive branch sent to the House of Representatives a proposal on which consensus had been reached, and which was respectful of international standards and principles. The House approved it in May 2003 and sent it to the Senate in December 2004, but with a great number of amendments that altered the consensus and principles agreed upon.

At that time a group of organisations published a document which critiqued the amendments, arguing that they “do not guarantee that any citizen has access to public information, they facilitate discretionality and strip the law of its meaning, given that the definition of public information is ambiguous, vague and confusing.” In February 2006 the legislation lost parliamentary status (INFOCIVICA, 2006).

These organisations issued an outline of the minimum requirements for any law regarding access to public information, and are also working to mobilise civil society to take up the demand for this right. In 2006, for the second year in a row, they promoted the celebration of 28 September as global Right to Know Day, a strategy which reached the mass media and which has opened up an opportunity to foster these discussions.

Broadcasting law
Television and radio in Argentina are regulated by Law 22.285, passed in 1980 during the last military dictatorship (Government of Argentina, 1980). The law is based on the National Security Doctrine, which concentrated media ownership into a few hands, and has given rise to practices associated with the commercialisation of information.

In 2003, 21 years after the return of democracy, a wide range of organisations joined together to form the Coalition for Democratic Broadcasting for the creation of norms to regulate the exercise of communication in Argentina as a public good. In August 2004 the coalition launched the Citizens’ Initiative for a Broadcasting Law for Democracy, which put forward a proposal entitled “21 Basic Points for the Right to Communication.” In summary, this proposal proclaims the right to broadcast information and opinions by radio and television and revindicates communication as a human right rather than a commercial undertaking. It also stresses the need to promote pluralism and diversity, guarantee local productions, and regulate the allocation of government advertising (Mancini, 2004).

An important achievement was gained in 2005, when the Supreme Court ruled that article 45 of Law 22.285 was unconstitutional, which led to its modification through the issuance of Law 26.053. The new law recognises non-commercial and non-profit entities as eligible for being licensed for broadcasting, thereby eliminating the restriction which limited this right to commercial entities (COMFER, 2005). In May 2006 the Federal Broadcasting Committee issued resolution 753/2006 whereby 126 community radios in the country were recognised and given legal title (COMFER, 2006).

There are currently several legislative proposals pending for a new law to replace the current one which would, among other things, treat advertising transmitted on cable and broadcast television comparably, guarantee a minimum of national, local and cultural content, guarantee the incorporation of cooperatives, unions and associations in the media arena, and bring up to date the regulation of technologies such as high definition radio, digital radio, and broadcast, satellite and digital television.

Conclusions
Based on the statistics reviewed, we can conclude that in Argentina there has been growth in infrastructure without a corresponding level of planning by the government. Although there appears, in speeches

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17 Dynamic map of the situation in each province and existing laws or proposed legislation. Available from: <www.accesoalainformacion.org/mapa.php>.

18 Document by a group of social organisations regarding the minimum requirements for a law on access to public information. See: <www.adc.org.ar/home.php?IDOCUMENTO=496&ITPIDOCUMENTO=1&CAMPOACCION=>.

19 Among them, the Argentine Community Radios Forum (FARDO), World Association for Christian Communication (WACC), Argentine Labour Federation (CTA), Federation of Communication Workers (FETRACOM), Centre for Legal and Social Studies (CELS), Chamber of Cooperative Radio Stations, Union of Journalists of Rosario and Institute for the Promotion of Cooperative Funds, as well as persons who participated as individuals, such as Adolfo Pérez Esquivel, a Nobel Peace Prize winner, and Aníbal Ford, a recognised Argentine communications intellectual.

and stated intentions, to be a concern with promoting universal access, the population generally remains at the mercy of a business mentality in an unregulated market that is basically an oligopoly.

In the first objective of the Regional Action Plan for an Information Society in Latin America and the Caribbean (eLAC2007), point 1.3 proposes “fostering the creation of sustainable frameworks and models for the penetration of ICT into the different countries in the region, as well as the creation of local associations aimed at creating better connectivity conditions, particularly in less privileged areas” (ECLAC, 2007a). This topic was not discussed in the teleconference for regional follow-through on eLAC2007, which was held in Ecuador in June 2006 (ECLAC, 2007b). It is worth noting that Argentina argued for working on Objective 1 of the plan, but with an orientation towards the development of regional infrastructure (as per points 1.1 and 1.2 of the objective), postponing consideration of the conditions for connectivity at the national level.

Argentina also presided over the 16th Meeting of the Permanent Executive Committee of the Inter-American Telecommunication Commission (CITEL), where the 2006-2010 strategic plan was approved. Objective 8 of the plan promotes the development of connectivity in rural and less privileged areas.

For the time being, good intentions in the international arena seem to fade before the pressure of the large communications operators who, as we have said, only understand the development of infrastructure tied to profitability.

Bringing ICTs into the classroom has become a key concern in educational policy in our country, leading the Ministry of Education to launch the National Campaign for Digital Literacy and various teaching and methodology proposals for teachers. Nevertheless, the ministry’s policies leave essential variables up to chance, particularly as these relate to economically and culturally excluded sectors. Although there is a concern for the distribution of infrastructure in relation to the socioeconomic conditions of the sectors which benefit, this intention continues to show evidence of discrimination in favour of those closest to large urban centres. The same malaise afflicts the concern for teachers, as it does not address the issue in its full socioeconomic and organisational complexity, nor take into account work regimes and hours, or the general working conditions of education workers.

As to e-government, there are several initiatives which are consistent with the principles of increasing public access. Nevertheless, in general terms they lack ambitious objectives and few actions become reality. It should be highlighted that, between speeches and actions, some steps have been taken that have also helped to raise the awareness of civil society as to these possibilities.

Civil society’s experiences of coordination around and participation in ICT policies described in this report refer to legislative processes that included instances of participation by social organisations, but which suffered from legislative delays and amendments and executive twists and turns which modified the original spirit of the proposals, or ignored the demands of civil society. What these examples make clear is that in these processes, those CSOs that came together around clear goals and with specific strategies have managed to have an impact, and promote breakthrough legislation which respects the right to communication, access to information, and digital inclusion.

References


Introduction
This report is an attempt to monitor information and communications technology (ICT) development in different sectors of Bangladesh and to compile civil society views and understandings of policy intervention in those areas. We consulted different organisations to identify issues of importance, to check the status of policy intervention and to map the challenges and opportunities. Areas that we tried to cover are: infrastructure and access; community radio; localisation; and open content development. The aim of the report is to focus on areas that are relevant and pertinent to the ICT for development community, and in which a large number of civil society organisations (CSOs) are involved.

The report has been developed by conducting desk research and through conversations with relevant organisations, along with interviews and field-level data collection. This is a living and collaborative document. Different chapters are written by different organisations that are actively involved in the areas we cover. As lead organisation, Bytes for All’s methodology has been to communicate with these organisations, to facilitate the collaborative process and to compile the findings into a report. We also published the report as a wiki and invited feedback, additional information and corrections.

Thanks to Ananya Raihan and Suporna Roy of the Development Research Network (D-Net); Hakikur Rahman of the Sustainable Development Networking Programme (SDNP) Bangladesh; Munir Hasan and Ragib Hasan of the Bangladesh Open Source Network (BdOSN) and Bangla Wikipedia; and AHM Bazlur Rahman and Golam Nabi Jewel of the Bangladesh NGOs Network for Radio and Communication (BNNRC) for writing different chapters of this report and initiating a collective discussion on the topics.

Country situation
Access and infrastructure
Bangladesh remains at the bottom in South Asia in the UN’s ICT Diffusion Index, with a rank of 164 in 1997 and 171 in 2001 and 2004 (UN, 2006). Nevertheless, the enactment of the National Telecommunications Policy in March 1998 (UNPAN, 1998) and the Bangladesh Telecommunications Act in 2001 (ITU, 2001); the establishment of the Bangladesh Telecommunication Regulatory Commission in January 2002; the introduction of the National ICT Policy in October 2002 (MSICT, 2002) and the ICT Act in 2003; and the very recent legalisation of voice over internet protocol (VoIP) telephony, are several milestones the country can be proud of.

The country is progressing in terms of ICT penetration—especially as far as cellular penetration is concerned. Currently, five cellular phone operators have covered 61 districts out of 64 and over 90% of the population, comprising a subscriber platform of more than 15 million.7

The Bangladesh Telephone and Telegraph Board (BTTB), the lone government-owned telecom provider, has provided conventional public switched telephone network (PSTN) access to all 64 districts and to 465 upazilas (sub-districts); internet service provider (ISP) services to all 64 district headquarters and 165 upazilas; and digital data network (DDN) access to 41 districts through its own infrastructure. Over 150 ISPs have obtained licences from the Bangladesh Telecom Regulatory Commission (of which more than 80% are located in Dhaka and Chittagong); 1,800 km of fibre under the Bangladesh Railway is being utilised by private mobile telephone operators; and 486,000 MiU km² of submarine cable has been linked to the landing station at Cox’s Bazar as part of the South East Asia-Middle East-Western Europe (SEA-ME-WE4) submarine cable consortium project (with 64 STM-1 or 10 Gbps capacity).

Table 1 shows the country’s basic ICT indicators, while Table 2 shows the figures for main telephone lines in Bangladesh. Table 3 shows cellular subscriber growth in the country between 2002 and 2005, and Table 4 shows the information technology parameters between 2002 and 2004.

Community access points
The idea of common access points allowing rural communities to access technology emerged from research conducted by the Development Research Network (D-Net) in 2001, when D-Net was established. The initial findings of its research showed that access to information was an important dimension of access. While a lack of access to information contributed to poverty, it was missing from current discourse on poverty.

The Dhaka Ahsania Mission (DAM) launched the first community learning centre, locally known as Gonokendra, in 1987. Now there are more than 100 Gonokendras across the country. Each centre functions as a community-based information centre, which includes local government or non-governmental organisation (NGO) extension departments. Primarily print media is distributed: DAM supports these centres by supplying books, newspapers, newsletters, magazines, booklets, posters, etc. However, five also offer access to ICTs.

D-Net conceived of the idea of Pallitathya (rural information) in 2001. As there was no tailor-made digital content for rural people, D-Net started developing content in nine areas dealing with life skills and livelihood. This content is now more than 30,000 pages long and, packaged on CD as Jeeon-IKB, serves as an information and knowledge base for the rural communities.

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1 <www.dnet-bangladesh.org>.
2 <www.bytesforall.org>.
3 <www.sdnbd.org>.
4 <www.bdosn.org>.
5 <bn.wikipedia.org>.
6 <www.bnnrc.net>.
8 Minimum investment unit, which is equivalent to one STM-1 (synchronous transfer mode at 155 Mbit/s).
### Table 1: Basic ICT indicator

<table>
<thead>
<tr>
<th>Year</th>
<th>Population density (per sq. km)</th>
<th>GDP per capita (USD)</th>
<th>Total telephone subscribers (per 100 inhabitants)</th>
</tr>
</thead>
<tbody>
<tr>
<td>2002</td>
<td>925</td>
<td>346</td>
<td>1.26</td>
</tr>
<tr>
<td>2003</td>
<td>938</td>
<td>354</td>
<td>1.56</td>
</tr>
<tr>
<td>2004</td>
<td>952</td>
<td>382</td>
<td>2.63</td>
</tr>
<tr>
<td>2005</td>
<td>985</td>
<td>-</td>
<td>2.63</td>
</tr>
</tbody>
</table>

Source: International Telecommunication Union (ITU)

### Table 2: Main telephone lines

<table>
<thead>
<tr>
<th>Year</th>
<th>Main telephone lines (000s)</th>
<th>CAGR(^1) (%)</th>
<th>Main telephone lines (per 100 inhabitants)</th>
<th>CAGR (%)</th>
</tr>
</thead>
</table>

Source: ITU

### Table 3: Cellular subscribers

<table>
<thead>
<tr>
<th>Year</th>
<th>Cellular mobile subscribers (000s)</th>
<th>CAGR (%)</th>
<th>Per 100 inhabitants</th>
<th>As % of total telephone subscribers</th>
</tr>
</thead>
<tbody>
<tr>
<td>2002</td>
<td>1,075.0</td>
<td>110.5 (1997-2002)</td>
<td>0.81</td>
<td>64.0</td>
</tr>
<tr>
<td>2003</td>
<td>1,365.0</td>
<td>78.7 (1998-2003)</td>
<td>1.01</td>
<td>64.8</td>
</tr>
<tr>
<td>2004</td>
<td>2,781.6</td>
<td>79.6 (1999-2004)</td>
<td>2.03</td>
<td>77.0</td>
</tr>
<tr>
<td>2005</td>
<td>9,000.0</td>
<td>100.3 (2000-2005)</td>
<td>6.35</td>
<td>91.5</td>
</tr>
</tbody>
</table>

Source: ITU

### Table 4: Information technology parameters

<table>
<thead>
<tr>
<th>Year</th>
<th>Hosts</th>
<th>Internet</th>
<th>PC per 100 inhabitants</th>
</tr>
</thead>
<tbody>
<tr>
<td>Users per 100 inhabitants</td>
<td>0.15</td>
<td>0.34</td>
<td></td>
</tr>
<tr>
<td>2002</td>
<td>-</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2003</td>
<td>-</td>
<td>0.18</td>
<td>0.78</td>
</tr>
<tr>
<td>2004</td>
<td>13</td>
<td>0.22</td>
<td>1.20</td>
</tr>
</tbody>
</table>

Source: ITU

D-Net established four *Pallitathya Kendra* (Rural Information Centres) as pilot projects in 2005 in remote villages of Bangladesh: Nilphamari, Netrokona, Noakhali and Bagerhat. Each of the *Pallitathya Kendras* have three computers, two to three mobile phones, a digital camera, soil test kits, a nebuliser that local doctors can rent, and a weighing machine. A copy of *Jeeon-IKB* is also provided. The centres are connected to the internet through Grameen Phone (the largest telecom operator in Bangladesh) and EDGE technology. The cost of establishing the centres ranges from BDT 77,000 to BDT 180,000 (USD 1,000 to USD 2,500). The earnings from the centre cover more than 50% of operating costs. Already more than 10,000 villagers have visited the *Pallitathya Kendras*.

10 Enhanced data rates for GSM evolution (EDGE) service is provided in Bangladesh by Grameen Phone. It offers general packet radio service (GPRS) roaming connectivity services that hook a user into the internet from remote locations.

9 Compound annual growth rate, computed by the formula: 
\[(Pv/P0) (1/n)-1\] where 
\(Pv=\) Present value, \(P0=\) Beginning value and \(n=\) Number of periods.

11 There are four ILCs in Dhaka, three in Comilla, two in Jessore, and one each in Khulna and Rajshahi.
dial-up. Innovatively, it uses loudspeakers to disseminate useful information to the community.

Rural ICT Centres (RICs) are run by the Digital Equity Network (DEN) with support from KATALYST, a multi-donor consortium working in Bangladesh. An RIC is a physical infrastructure with basic ICT facilities (each RIC is equipped with four computers, one colour printer, one scanner and three digital cameras). Three RICs, located in Kahalu, Panchbibi and Shibganj in Bogra district, were launched in 2006. All three centres are located in upazila headquarters. RICs disseminate business information for local businesses in selected sectors that are dominant in the localities (e.g., information for fisheries, potato or poultry farmers, etc.). The centre also provides information on a range of topics such as health and education, and offers government information as well.

The Community Information Centre (CIC) model has been initiated by Grameen Phone. The first sixteen CICs were launched as a pilot project in different parts of the country in February 2006. Of these, four were set up in each of the Sylhet, Rajshahi and Khulna divisions, and two in each of the Dhaka and Chittagong divisions. In May 2006, another ten CICs were established: seven in the division of Chittagong, two in the division of Dhaka and one in the Rajshahi division. The CICs are equipped with at least one computer, a printer, a scanner, a web cam and an EDGE-enabled modem to access the internet using EDGE connectivity. The CICs are fully owned by local entrepreneurs with a minimum investment of BDT 80,000 (USD 1,100). The CICs are run as a franchise of Grameen Phone.

The Amaader Gram Learning Centre (AGLC) project established a pilot of its version of a rural information centre in Bagerhat in April 2001. What amounts to a communication, information and learning centre was designed to develop participatory monitoring and learning systems at the village level. Under the project’s roll-out, five centres have been equipped with computers, printers and telephones, among other tools. One of the centres, at Khulna City, has been set up for overall coordination and monitoring. Ten group leaders (all women) have been trained to act as information coordinators, disseminating information on health, sanitation, education and livelihood opportunities.

Community radio

The proposed draft of the Broadcasting Act 2003 aims “to provide for the regulation of broadcasting services, including terrestrial, satellite and cable broadcasting, and to make provision for the establishment of an independent Authority for the purpose of overseeing broadcasting regulation, with a view to promoting independent, pluralistic broadcasting in the public interest” (MI, 2003). While the National Parliament has not yet approved the Act, it has called for an independent body – the Bangladesh Broadcasting Authority (BBA) – to be created. The BBA would be answerable to the parliament.

The BBA will be responsible for:

- Developing and implementing a broadcasting frequency plan to ensure orderly and optimal use of the broadcasting frequency spectrum.
- Issuing licences for the provision of broadcasting services to the public and ensuring that licence conditions are respected.
- Overseeing the development of an advertising and programme code for content and the implementation of these codes.

The BBA will issue various types of broadcasting licences to interested parties. These are classified by tier (public, private and community), type (radio, TV, terrestrial, satellite or cable), and scope (national, regional or local, or number of subscribers). It is also mentioned in the draft Broadcasting Act that “community broadcaster” means a “broadcaster which is controlled by a non-profit entity and operates on a non-profit basis, carries programming serving a particular community including by reflecting the special interests and needs of that community, and is managed and operated primarily by members of that community” (MI, 2003). By enacting the Broadcasting Act, community broadcasting can formally come into existence using radio, television or the internet.

The National Media Survey (NMS) 2005 is the fourth national survey of its kind undertaken in Bangladesh. The first media survey was conducted in 1995 and the second and third national surveys were conducted in 1998 and 2002 respectively. Some of the findings of this survey are:

- The ownership and reach of radio seems to be declining. Only 32% of people own radios. Among these, only 27.3% of the radios are in working order. This was perhaps because of the rapid increase in the opportunity to watch TV and the failure of public radio to attract listeners.
- 22.5% of people listen to radio. Radio listenership has declined significantly in urban areas. As in the past, radio reach remains higher among males (30%) compared to females (16%).
- Dhaka is the most popular radio station in the country, and has a 31.3% listenership.

There are at least four commercial FM radio stations now operating in Bangladesh, beside the government-owned Bangladesh Betar. The BBC and Voice of America also operate FM stations. In regulatory terms, Bangladesh Television (BTV) and Bangladesh Betar are part of the Ministry of Information, from whom they get their direction and funding, ensuring firm government control over their operations.

There have been a number of experiments in community radio in Bangladesh. The Centre for Development Communication (CDC), and later, the Mass-Line Media Centre (MMC), have both established community radio stations. The Bangladesh NGOs Network for Radio and Communication (BNNRC) is a national coordinating organisation dedicated to promoting community radio and citizens’ band (CB) radio as a means of holistic development. The YPSA, a BNNRC member, built a cable radio station in Sitakund, an upazila in the Chittagong district. At present, they do not have a licence to operate a community radio station, so they produce local content and “broadcast” it over the cable network. SPEED Trust from Barisal, DUS from Noakhali, COAST from Bholia, and Sankalpa from Barguna also produce local content, but upload it onto the internet.

Localisation

Bangla is the primary language for the 130 million people of Bangladesh. However, organised efforts in software and content localisation are not very visible in the country. It is obvious that before any

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12 Bangladesh is divided into six administrative divisions.
14 Where radio programmes are broadcast via cable network.
The first attempt at localisation was made in the early 1980s with Bangla font development in the Windows environment. These efforts were led by commercial vendors. But an absence of planning made the localisation process cumbersome, and the results were not good. Many fonts were developed in a haphazard way resulting in gross inoperability. In the late 1990s Unicode shed new light on the issue, and the process of localisation began to take a new shape in the country.

The open source movement has had the most significant impact on localisation. In 1998, Tanim Ahmed, a software developer in Bangladesh, first solved the locale issue (bn.BD) and started a process of localising Linux. Since then the major initiatives have been run by volunteers, while institutional initiatives have recently started to emerge on the scene. Government localisation initiatives have, however, been absent (even while Bangla has been included on its official websites).

In the late 1990s, the voluntary group Ankur started localising open source software like Linux, OpenOffice.org, Gaim, etc. Another voluntary organisation, Ekushey, started developing open source Unicode fonts and a Bangla input system (i.e. determining how Bangla fonts can be arranged using the existing keyboard). In 2004, the Bangladeshi Computer Council (BCC), a government body, took the initiative from the government side and came up with a national keyboard mapping and a collation sequence.

Around this time, the country’s sole centre for localisation, the Centre for Research on Bangla Language Processing (CRBLP) at BRAC University started conducting research projects that dealt with Bangla-language processing. At present the research team is working on Bangla information retrieval (e.g. Bangla spell-checking and a Bangla search engine), morphological analysis, developing a digital lexicon and an online dictionary, optical character recognition and Bangla speech processing, among other tasks. The centre is supported in part by a grant from the PAN Localisation Project of the International Development Research Centre (IDRC).

In 2005, the Bangladesh Open Source Network (BdOSN) was formed with local open source volunteers. BdOSN, again a voluntary organisation, took Bangla localisation as one of its main issues. Open source localisation has started to thrive as a result. Ankur (together with volunteers) has already localised various open source software programmes. These included Linux distributions like Fedora, Mandriva, SUSE and Ubuntu; desktop environments like Gnome and KDE; and applications like OpenOffice.org, Gaim, Firefox and Thunderbird. While there still remains work to be done to achieve complete localisation in these programmes, Ankur and BdOSN have also completed Bangla’s first glossary of computer terms.

Open content development

The main open content project in Bangladesh has been the development of the Bangla Wikipedia. Its development has been organised by BdOSN and its sister organisation, Bangla Wiki. The project aims to develop a free, open access encyclopaedia in the Bangla language. Besides the Bangla Wikipedia, recent initiatives have focused on open content in science, especially in mathematics.

Since its launch in late March 2006, the Bangla Wikipedia project has been extremely successful. The project has been able to attract a large number of editors. As of October 2006, the total registered editor count was 865. The number of articles has grown from its initial rate of 800 articles per month, with occasional bursts of activity. The Bangla Wikipedia crossed the 10,000 article mark in September 2006, becoming the 50th Wikipedia, and the second language from South Asia, to achieve this. It is ranked 44th among more than 200 Wikipedias in different languages. Besides articles, Bangla Wiki has also focused on creating a free repository of images and other multimedia content. As of October 2006, more than 400 images on various topics had been uploaded to Wikimedia Commons under Creative Commons or GNU Free Documentation licences.

Participation

CSOs have attempted to influence policy in a number of ways, both direct and indirect.

Access and infrastructure

ICTs have been recognised as a key sector through the formation of a high-powered National ICT Task Force, with the prime minister as its chairperson. However, many of the World Summit on the Information Society (WSIS) and World Summit on Sustainable Development (WSSD) commitments have not reached the grassroots. Government agencies like the BTTB and the BCC, including relevant ministries, such as the Ministry of Posts and Telecommunications and the Ministry of Science and Technology, are not working with sufficient momentum. Private entrepreneurs like the ISP Association of Bangladesh and the recently-evolved Bangladesh Cable Internet Operators Association are working in unison in many areas of the Dhaka metropolis to provide door-to-door internet access. Civil society is doing what it can. Efforts are being made to promote community internet access at the grassroots level by Amader Gram, the YPSA and the Society for Economic and Basic Advancement (SEBA) in the south, by KATALYST in the north, by Relief International’s Schools Online in a number of locations, and by the SDNP in several strategic places. However, there is little coordination between them. Much has to be discussed to unify these unique and novel efforts.

In August 2006 D-Net, together with the BNNRC and YPSA, held a successful international workshop in Rangpur called Building a Telecentre Family in Bangladesh: A Workshop for Social Entrepreneurs and Practitioners. The international telecentre organisation telecentre.org (an initiative by IDRC and Microsoft) and UNDP Bangladesh supported the workshop. It brought 57 organisations under the same roof for the first time. They shared experiences, were introduced to hands-on

15 These include character set encoding (ASCII/UNICODE), keyboard layout, keypad layout (e.g. for mobile telephones), collation sequences (to enable applications like databases), terminology translation and locale definition (to enable computer interface in the local language).

16 Unicode is an industry standard designed to allow text and symbols from all of the writing systems of the world to be consistently represented and manipulated by computers. See: <en.wikipedia.org/wiki/Unicode>.

17 Locale refers to the collection of information associated with a country or region. This includes the language spoken in the region, date format, number format, currency format, measurement units, scripts and local names for time zones. Users can configure their system to pick up a locale that suits them.

18 <Banglalinux.org>.


20 Morphological analysis is a technique for exploring all the possible solutions to a multi-dimensional, non-quantified problem complex. See: <en.wikipedia.org/wiki/Morphological_analysis>.


22 The authors may have excluded other reputable efforts in this sector, but unwillingly.
ideas about why and how to build telecentres, and talked about Mission 2011 – the goal of building a telecentre in every village by the 40th anniversary of Bangladesh’s independence.

A formal consultation, Towards Mission 2011: Building a Telecentre Family in Bangladesh, was held in Dhaka in January 2007. A total of 20 organisations, including research institutions, NGOs, private sector enterprises and other development partners, participated in the meeting, and have now formed the Bangladesh Telecentre Network (BTN).

Community radio

There are a number of problems with the existing community broadcasting situation. For instance, there is no participatory system through which licensing conditions can be developed or applied. This means that licensing processes are not transparent, and there are no clear conditions for granting a licence.

All decisions in this area are made by the Ministry of Information rather than an autonomous body. Licensing has been ad hoc, often with licences being allocated on political grounds. This goes against international standards, and threatens issues such as freedom of expression. It also deprives the decision-makers of an opportunity for developing a regulatory regime in the best interests of the public.

In many countries, one of the criteria for assessing applications is the contribution the proposed service would make in promoting local content production and diversity. However, there is no clear way of promoting these goals in the current regulatory environment in Bangladesh.

There is also no system for regulating content and, in particular, for ensuring that it meets certain minimum standards in relation to both regular programming and advertisements. There have already been complaints of excessively sexual material on TV, as well as material that degrades disabled people.

In March 2006, a roundtable on community radio was organised jointly by the BNNRC, Voices for Interactive Choice and Empowerment (VOICE), the MMC, FOCUS and the YPSA in association with UNESCO, the UNDP and UNICEF, in Dhaka. Policy recommendations included:

- Greater awareness of the educational and developmental potential of community radio among policy-makers, regulators, non-government and community service organisations is needed.
- Legislative reform should take account of the specific characteristics of community radio and provide for its support within the policy and regulatory framework.
- Assistance is needed to enable existing community radio stations to adapt to new digital production technologies and to increase their access to the internet.
- Strategic links should be encouraged between community radio and telecentres (or any other community access initiative) to cluster community media resources.
- Online and technology-based learning centres should incorporate creative production facilities and access to local radio distribution as well as the internet.
- Support for community radio development should be provided through intermediary bodies at the national and regional level through training, guidance and mentoring.

Localisation

The success of the localisation movement in Bangladesh is largely due to it being volunteer-driven and spearheaded by the country’s open source movement. The BdOSN and Ankur have arranged localisation boot camps throughout the country since June 2006. These camps have helped volunteer programmers get to know each other, and have strengthened collaboration.23 These initiatives have attracted the attention of universities and the government. More researchers at universities are now showing interest in localisation (as mentioned above, BRAC University now hosts the country’s main localisation centre) and the government has decided to post Bangla content on its websites.

Open content development

The Bangla Wikipedia project is loosely organised using internet-based mailing lists. Most of the participants in the Bangla Wikipedia are students in Bangladesh and West Bengal, and expatriates living in North America, Europe and Japan. Bangla Wiki has conducted several workshops to familiarise new users with techniques and skills related to the project. To promote public awareness, it organised rallies during the Bangla New Year, and also observed August as “Bangla Wiki Month”.

Bangla Wiki has set up an office in conjunction with the BdOSN for people with limited internet connectivity. Here interested editors can access the internet and contribute to the Wikipedia. In addition, people from other regions of the country can send articles via postal mail, which are later added to Bangla Wikipedia by Bangla Wiki volunteers.

Conclusions

This report aimed to provide an update on the ICT development situation in Bangladesh and to help civil society identify areas of policy intervention. We identified only a number of areas, and policy interventions in these areas are an ongoing process. In some cases, CSOs are networking and re-grouping among themselves to project a single voice to the decision-makers; in others they are already in consultation with the government. The greatest challenge is to get their policy recommendations approved and implemented by the government so that grassroots communities can benefit. The national parliamentary election in Bangladesh will be taking place soon. Change is therefore unlikely in the short term. CSOs working in these areas are preparing themselves for a fresh journey with renewed capacity and commitment.

References


23 Four boot camps were arranged and more than 10,000 strings of OpenOffice.org were translated in these camps. The CRBLP developed an open source, cross-platform Unicode rich text editor capable of editing Bangla (BanglaPad), a Bangla phonetic spelling checker and a Java interface for PC-Kimmo, a command line morphological analyser.
Introduction
The war and the post-war environment left Bosnia and Herzegovina far behind other countries in the Balkans. Damaged infrastructure and a “knowledge and digital divide” are affecting ordinary life, as well as the ability to compete in regional and global markets.

This report offers an overview of the current status of information and communications technology (ICT) development in the country. It highlights two areas of concern which are essential when speaking about policy-making and the strategic development of ICTs.

On the one hand, two bodies are currently deadlocked in the complex political environment of Bosnia and Herzegovina: the Agency for Information Society (AIS) and the Bosnia and Herzegovina Academy and Research Network (BIHARNET). Both are relevant in the development of a legislative framework and strategic plan for channeling resources and monitoring the implementation of ICTs.

The second important issue is that of access. This report focuses on primary and secondary schools and the status of broadband provision. This is directly linked to the existing urban-rural “digital divide” within the country, the divide between Bosnia and Herzegovina and its neighbouring countries in South East Europe (SEE), and the gap between the reality in the country and EU standards.

This report also provides an overview of participation in policy processes. A list of key players in the ICT arena is provided. Despite Bosnia and Herzegovina’s participation in the World Summit on the Information Society (WSIS), the outcomes of the Summit have remained largely invisible. While international organisations and the Bosnia and Herzegovina government have promoted public-private partnerships, public participation in the policy development process has not been significant.

The methodology has included a review of relevant documentation and interviews with individuals in relevant associations, institutions or organisations. ICT policy actors were identified through online research using available public information.

Country situation
The second half of the 1990s had seen a general effort to cope with and overcome the humanitarian disaster caused by the Bosnian War (1992-1995). While the first phase focused on the reconstruction of infrastructure, the return of displaced persons and the implementation of the Dayton Peace Agreement,2 2000 saw a new phase where the war and the post-war environment left Bosnia and Herzegovina a “knowledge and digital divide” are affecting ordinary life, as well as the ability to compete in regional and global markets.

According to analysts, a key catalyst to the mainstreaming of ICTs was a programme undertaken by the United Nations Development Programme (UNDP) in Bosnia and Herzegovina which aimed to develop the capacity of government and civil society. The UNDP aligned its work with the country’s Poverty Reduction Strategy Paper (PRSP), emphasising the importance of ICTs and a strategic approach to the ICT sector. Key areas included governance reform, the delivery of basic social services and education (Bakarsic et al, 2004, p. 43).

To help understand the way in which decision-making and consensus are built in the country and the challenges that any relevant process encounters, it is necessary to provide a short overview of how the government is structured. The country of Bosnia and Herzegovina encompasses two entities with their own governments and parliaments: the Federation of Bosnia and Herzegovina and the Republica Srpska. There is also one internationally supervised district, the Brcko District. This system of government was established by the Dayton Agreement to guarantee the representation of the country’s three major groups (Muslim, Serb and Croat), with each having a veto on anything that goes against what is defined as “the vital interest of the constituent people”.3

The country or federal level of government comprises a tripartite presidency, the Council of Ministers and the Parliamentary Assembly. The Federation of Bosnia and Herzegovina and the Republica Srpska both have their own sets of ministries. In the Federation there is an additional administrative level of ten cantons, while the municipal level exists in both entities. Another peculiarity is the fact that a country with less than four million people has four “official” cities.4

The presence of so many levels of government, which respond more to the post-war situation and political interests than to administrative functionality, is specifically relevant whenever there is an attempt to create state-independent and efficient bodies.

National strategies for information society development
At the beginning of 2002, the UNDP office in Bosnia and Herzegovina launched the ICT Forum. The initiative lasted eighteen months, with forum meetings held in Banja Luka, Mostar and Sarajevo. In the same year the eSouthEastEurope (eSEE) Initiative5 under the Stability Pact for South Eastern Europe6 umbrella was signed by all governments of the SEE region. A secretariat was established in Sarajevo at the UNDP office. These two factors played a crucial role in keeping the

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1 <www.oneworldsee.org>.
2 The Dayton Peace Agreement was signed in December 1995 and implemented in 2000.
3 More than 95% of the population of Bosnia and Herzegovina belongs to one of its three constitutive ethnic groups: Bosniaks, Serbs and Croats. The term ‘constitutive’ refers to the fact that these three ethnic groups are explicitly mentioned in the constitution, and that none of them can be considered a minority or immigrant. See: <en.wikipedia.org/wiki/Constitutive_nations_of_Bosnia_and_Herzegovina> and <www.oefre.unibe.ch/law/ict/bk00t.html>.
4 Sarajevo is the capital of Bosnia and Herzegovina. “Official” cities represent the entity and ethnic levels.
6 The Stability Pact for South Eastern Europe was adopted at a special meeting of foreign ministers and representatives of international organisations, institutions and regional initiatives in Cologne on 10 June 1999. The Pact establishes a political commitment to a comprehensive coordinated and strategic approach to the region. It is a forum for its members to identify measures and projects that can contribute to the stability and development of the region. See: <www.seerecon.org/region/sp/index.html>.
While the eSEE Agenda lent credence to the policy process, with support from the UNDP, an information society policy, strategy and action plan were finalised in 2004. These three documents involved expert teams from government ministries, the private sector and academia. This momentum was maintained with a conference in February 2005 on the information society, which also emphasised the regional and eSEE dimensions (Ó Siochrú and Nath, 2005, annex 1, p. 3).

The Agency for Information Society (AIS)
The establishment of the AIS, a cabinet-level body, was expected to be the most important outcome of the government’s strategic approach to key development processes, and a concrete expression of the political will to speed up transformation and extend benefits to all citizens.

The information society policy and action plan envisaged an independent agency that would report to the Council of Ministers on a regular basis about its activities, and would be overseen by the Ministry of Communications and Transportation, except for activities related to protected documents (ID cards, driver licences, passports, etc.). In the latter instances, the agency would report to the Ministry of Civil Affairs.

However, the establishment of the AIS has been delayed. Most recently, the Traffic and Communications Commission was supposed to provide a final draft law for its establishment by the middle of September 2006, fifteen days before the general parliamentary election. With the new government established at the beginning of February 2007, four months after the general elections, the draft law could finally start its parliamentary process again and be put before parliament for discussion, amendment and approval.

In light of the internal dynamics of Bosnia and Herzegovina, the reason behind the delay could be understood as an attempt to avoid the creation of an agency as a body independent from the state. There is also strong opposition to centralised functions at the federal or country level. The Traffic and Communications Commission received a series of amendments to the draft law from the Republika Srpska government. It maintains that the AIS, the brainchild of the Ministry of Telecommunications, contravenes the constitutions of both Bosnia and Herzegovina and the Republika Srpska. It states that jurisdictions are assigned to the joint institution that do not belong to it, but are administrated at the level of the two entities, specifically in the fields of administration, education and health. It also wants to keep the current directorate for the implementation of the electronic database of the Citizens Identification and Protection System (CIPS) – a project which has developed a citizens registry available online from all 139 municipalities – within the Ministry of Civil Affairs, instead of merging it with AIS responsibilities (CSS, 2006).

The information society in Bosnia and Herzegovina is uncertain. While the action plan identifies 109 projects to be promoted, supported and financed, and has been approved by the Council of Ministers, it is entangled in a complex political and administrative web, involving all levels of government, from federal and entity ministries to cantonal ministries and agencies.

There is also a risk that instead of the independent agency envisaged in the AIS, we will be faced with further delays or a diminished agency, dependent on approval and permission. An even worse scenario would entail the establishment of two complementary information society agencies, which could put at risk the harmonised and efficient development of the ICT sector in the country as a whole. Already in 2005 the Republika Srpska tried to launch its own agency, but postponed the move because of a lack of financial resources.

An indirect negative indicator of the situation can be found by comparing the Global Information Technology Report published by the World Economic Forum in the years 2005 and 2006. While Bosnia and Herzegovina was ranked 89th out of 104 countries in the first, one year later it had dropped to the 97th place out of 115. This clearly shows the effect of the political stalemate which has paralysed key processes crucial to the development of all sectors of the economy and society.7

Education: primary and secondary school access to the internet
According to data provided by the World Bank, Bosnia and Herzegovina spends about 2.7% of its GDP on basic education and 1.4% on secondary education. Almost 90% of this budget is spent on salaries for teachers, which means that very few or no resources are available for investing in development. Throughout the entire territory of Bosnia and Herzegovina there are 596 primary and secondary schools in the Federation of Bosnia and Herzegovina and 195 primary and secondary schools in the Republika Srpska. These provide education to nearly half a million pupils. There are also six universities in total.

Each entity has its own ministry of education (there is no education ministry at the country level). The Federation of Bosnia and Herzegovina also has ten cantonal ministries in charge of funds for primary and secondary schools.

The country is undergoing a systemic change in its efforts to harmonise with EU standards. While its current set of educational laws include little related to ICTs, curricula in most primary and secondary schools are also not geared towards promoting the information society.

The country’s eReadiness Assessment Report for 2005 (UNDP, 2006) shows that there is one computer for every 57 pupils in primary and secondary schools, and only one computer per 27 students at the university level (the European average is one computer per 15 students). And while 64% of primary and secondary schools have a

7 See: <www.weforum.org/gitr>.
computer lab, access to these labs has not been properly measured. In primary and secondary schools, only 43% have internet access, and the vast majority of schools are connected via dial-up.

**Bosnia and Herzegovina Academic and Research Network (BIHARNET)**

BIHARNET was established by the University of Banja Luka, the University of Sarajevo, the University of Tuzla, Dzemal Bijedic University in Mostar, and the University of Mostar. The Universities of East Sarajevo and Bosnia and Herzegovina are also members. While the network became a legal body in 1998, money promised by the Ministry of Education of the Republic of Slovenia and the ministers of education and science of both entities for running the network did not materialise. As a result, the network exists primarily as a legal entity, with some investment by the universities, or through joint projects with other institutions.

**Participation**

The WSIS Declaration of Principles states: “Governments, as well as private sector, civil society and the United Nations and other international organizations have an important role and responsibility in the development of the Information Society and, as appropriate, in decision-making processes. Building a people-centred Information Society is a joint effort which requires cooperation and partnership among all stakeholders” (ITU, 2003).

While the information society has received attention from high-ranking officials at the country and entity government levels – largely due to the UNDP – much of the momentum seen in 2004 has been lost. Participation also did not involve all stakeholders equally.

The approach chosen by the UNDP focuses on public-private partnerships. This envisages the involvement of civil society later on in the process – and mainly in the role of support and dissemination of ICTs. While academia was active in the ICT Forum and participated in defining core policy documents, civil society organisations (CSOs) working in the fields of local governance, transparency, advocacy, human rights, environment and gender were notably absent during the first round of the Forum held in 2003. Only eight non-governmental organisations had been included in the consultations and surveys – and two of them were international agencies.

One of the reasons for this low degree of civil society participation is that many CSOs still do not see ICTs as being an important and urgent issue. However, the situation is likely to change. Since 2006 a number of organisations have started to address the issue of access for primary and secondary schools.

During 2006, the Foundation for Creative Development, a community educator working in the field of ICTs and multimedia, and the Youth Information Agency, an independent institute in the field of youth policy development, ran local and national campaigns calling for the issue of ICTs to become an organic part of youth policy, and for financial resources to be made available for ICT development.

The National Gender Action Plan (GAP) included a chapter entitled “Information and Communication Technologies” which specifically addresses the issue of ICTs in connection with gender equality. This could be used in the further development of the national ICT policy processes.

If we break down the main actors at different levels that have contributed or are willing to contribute to shaping the ICT policy landscape, we find at the international level: the ICT4D (ICT for Development) department at the UNDP; the eSEE Secretariat; the Organisation for Security and Cooperation in Europe (OSCE); the Norwegian Agency for Development Cooperation (Norad); the Austrian Development Department; K-education; the Canadian International Development Agency (CIDA); the United States Agency for International Development (USAID); Cisco Systems; Oracle; and Hewlett Packard.

At the national level, key institutions that are important for information society development and legislation enforcement are: the Council of Ministers (country level); the entity governments themselves; the Ministry of Transport and Communications (at the country level and entity level); the Directorate for European Integration; the Ministry of Civil Affairs; the Ministries of Internal Affairs; the Ministries of Finance; the Ministries of Law; the Central Bank; the Institute for Standards and Patents; and the Agency for Gender Equality in Bosnia and Herzegovina, among others.

In the local private sector, key role players are: the Bosnia-Herzegovina Association for Information Technologies (BAIT) which has more than 50 IT companies as members, and the country’s internet service providers (ISPs). There are currently more than 48 ISPs in the country, some represented by the Bosnian ISP Association (BaISPa).

Key civil society players include: the Youth Development Agency; the Management and Information Technologies Centre, a unit of the Faculty of Economics at the University of Sarajevo; the Linux Users Group of Bosnia and Herzegovina (www.linux.ba); the International Association of Interactive and Open Schools (www.iokose.net); the Brcko District portal for primary and secondary schools (www.skole.bcdcentral.net); the International Forum Bosnia (www.ifbosna.org.ba); the Foundation for Creative Development (www.fkr.edu.ba); owpsee (www.oneworldsee.org and www.ict-policy.ba); and the Sarajevo office of World University Service (WUS) Austria (www.wus-austria.org/sarajevo).

The University Teleinformatic Centre (UTIC) deserves a special mention. It was the first ISP provider in Bosnia and Herzegovina and is responsible for the .ba country code top-level domain (ccTLD). It also partnered with the OSCE in creating websites for primary and secondary schools (151 schools now have their own websites).

**Conclusions**

While the ICT landscape in Bosnia and Herzegovina is more dynamic than a few years ago, there is a sense that the country is deadlocked, and unable to act according to its declared plans and signed public documents. While the AIS has yet to be properly established, BIHARNET lacks the necessary power and independence. The fact that the body is set up at the country level, while the ministries that should provide finances are at the entity level, raises concerns about its sustainability (the exception is the government of the Republika Srpska, which has set up the network at the entity level).

In order to break the current trend, there is a need for two complementary actions: pressure at the regional level from eSEE through the eSEE Agenda+, as well as through its broadband taskforce bSEE.9

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8 The Gender Equality Agency has, in cooperation with each entity’s gender centre, started constructing the Bosnia Herzegovina Gender Action Plan, the single most important strategic document for the direct integration of gender equality in all spheres of public and private life.

9 www.bait.org.ba.

10 Established by the eSEE governments together with Greece and Romania in March 2006.
While the bSEE parties are expected to establish or update their national broadband strategies to include clear targets for connectivity in education, health institutions and public administration (Government of Serbia, 2006), the eSEE Agenda+ makes clear reference to national policy that must include broadband targets as well as goals to address gender imbalances. The eSEE Agenda+ can offer a wider political framework to support advocacy and policy action coming from CSOs.

Due to the status quo regarding the AIS, a specific role should be created for the Communication Regulatory Agency (CRA). Part of the mission of the CRA is to promote the development of an information society in Bosnia and Herzegovina. It must also encourage the development of a market-oriented and competitive communications sector for the benefit of all citizens of the country, and protect the interests of users and operators of telecommunication services in terms of non-discriminatory access, quality and prices of services. Even though the regulatory role of the CRA has had a significant impact, it seems it could do much more within its mandate.

The local ICT business sector is growing and is willing to engage through its association. A conference organised in November 2006 called for a more integrated and coherent approach towards local companies that feel neglected or not supported enough in comparison to multinationals (such as Cisco Systems and Microsoft).

Given the political environment, it is clear that the process will require a long-term national strategy, as well as a regional strategy at the institutional and civil society level – one of the few ways of diminishing the power of political veto too often played between the federal and entity level.

At the national level there is an evident need for CSOs to develop a joint strategy identifying common goals with local ICT companies who, together with ISPs, are national allies. It is good news that CSOs have started to recognise the cross-cutting relevance of ICTs in relation to their core missions. Specifically, the partnership between the Foundation for Creative Development and the Youth Development Foundation for Creative Development and the Youth Development is an encouraging sign.

Two key events could further stimulate civil society’s role at the policy advocacy level: the launch of the e-governance project, which will channel the attention of CSOs active in the field of transparency, access to information and active citizenship; and the National Gender Action Plan, which can be effectively used by women organisations that are working in the field of employment and life-long learning, among other developmental concerns.

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Introduction

One of the goals of the RITS Centre for Research, Study and Education (NUPEF) is to help formulate public policy proposals on leveraging information and communications technologies (ICTs) for human development in Brazil. RITS is active in lobbying the federal government on these policies, and has been active in the international scenario as well, as a Southern participant of the World Summit on the Information Society (WSIS), including the Working Group on Internet Governance (WIG), and, more recently, the Internet Governance Forum (IGF).

This report is an initial effort to highlight several issues involved in the complex Brazilian context. It contains a quick historical overview of recent processes (from the 1990s until today) which led to the current situation in telecommunications, media and internet-related policies. A summarised review of governmental initiatives related to digital inclusion is then offered. The report then tries to establish the current shortcomings in the development of a national ICT policy focused on human development. Finally, it proposes priority objectives for an ICT policy framework.

Country situation

Recent history of infrastructure

Privatisation of the Telebrás system

Brazil has a fairly advanced (but poorly distributed) ICT infrastructure, largely a result of the telecommunications privatisation process begun in 1998. Until privatisation, the sector’s authority was centred in the Ministry of Communications,\(^1\) the controlling agency of Telebrás (a state “holding company” for all the telecommunications companies – telephony and data transmission) and of the State Postal Company (EBCT).

In the last years of the Telebrás monopoly, the “holding company” became known not for its formal mission (extending public telephony and data transmission) and of the State Postal Company (EBCT).

The deterioration of services, especially telephony services, combined with the practical impossibility of improving services through legal action by consumers – there was only one company providing services, and it doubled up as the regulator – favoured pro-privatisation arguments in a context of an immense demand.\(^5\)

ANATEL was established with the mission of enabling a new model for Brazilian telecommunications, starting with the privatisation of the Telebrás system. With privatisation, the main role of ANATEL became that of regulation, concession and supervision of telecommunications services in the country.

The privatisation process took place under the government of Fernando Henrique Cardoso (1995-2003), as part of the neoliberal policy in which the touchstone was the withdrawal of the state from any productive activity that might interest national or international investors. The total estimated value of the privatisation of the sector was USD 19.5 billion. However, payments were made in the local currency, the real. Most of these payments were made after a major devaluation of the real in relation to the dollar – a gift from the federal government to the companies that were granted licences.

The original declared objective of privatisation was to ensure competition in all markets, but the policy seriously failed on this point. In practice, large consortia acquired Telebrás’ existing fixed telephony structures in each of the three regions of coverage and became monopolies in those regions.

The possibility of having to face competition in regional markets (reserved for a limited time), as well as the universal service obligations of the concession contracts, made the dominant companies invest heavily in digital technology and in the construction of their own backbones. While fixed telephony was effectively increased, the goals of universal service embedded in the licence conditions, particularly regarding poor areas, were not reached.

Privatised cellular telephony began with much more competition (cellular telephony companies competing side by side in each region) and services were extended in such a way that Brazil today has 100 million cellular telephones in operation (55% penetration in the total population). However, concession contracts for cellular telephony do not contain universal service clauses – another serious error in the privatisation policy. Today more than 2,400 Brazilian municipalities (43% of the total) have no local cellular telephone service (there are no cellular network radio base stations in these municipalities). This disparity particularly affects the poorer regions in the country (North-East and North), but exists in all Brazilian states. For example, 29% of municipalities in Rio Grande do Sul, one of the most economically advanced states in the country, do not have the service.

Neither did the privatisation policy take into account the global consolidation of telephony operators, together with the rapid rate of technological convergence. There are four major cellular telephone operators in Brazil, and two of them may merge as a result of agreements between their global owners.\(^6\)

Data transmission infrastructure

The development of the Brazilian fibre optic infrastructure began in 1993, with a link between Rio de Janeiro and São Paulo. The Embratel network exceeded 20,000 km of inter-urban fibre circuits by the end
of 1998. Today, there are fibre optic networks in the main cities, operated by various private companies, and even by local governments (Niterói, Porto Alegre), as well as fibre circuits between these cities.

All telephone companies build their own fibre networks, and the new regulations allow companies from other sectors, such as electricity providers, to make use of their own infrastructure and build fibre networks too. An example is Eletronet’s fibre network, with 16,000 km interconnecting the main cities of eighteen Brazilian states, mounted on electricity transmission pylons. When Eletronet hit financial difficulties, the federal government considered nationalising the company, and using its fibre network to service government needs and possibly for digital inclusion projects. However, this did not happen.

Brazil has various international fibre connections with the US and Europe (and also with Uruguay and Argentina), all operated by companies controlled by foreign capital. The privatisation of telecommunications in Brazil often emphasises a single objective: to get rid of productive, profitable state-owned companies to the detriment of other considerations. As a consequence, the privatisation of Embratel resulted in the sale to foreigners of the main satellite service provider in the country. Even communications services directly related to national security (government data traffic, including that of the armed forces) currently use commercial satellite connections operated by foreign companies. The entire Amazon protection network (known as SIVAM) is interconnected via these commercial circuits. Today, Brazil (in contrast to countries of a similar size, such as Russia and India) does not have a single communications satellite operated by its own department of defence.

Despite having a sophisticated infrastructure with various data transmission backbones and internet exchange/peering points in the main cities, the distribution of PoPs (points-of-presence or points of high-speed direct connection to a backbone) is extremely precarious. Municipalities that have no local cellular telephone service in general also have no local internet access services. The distribution of broadband access (via ADSL, cable TV or digital radio network) reaches a small percentage of urban areas. Even in the two main cities of the country (São Paulo and Rio de Janeiro) there are entire districts—including middle-class districts—with no access to this service.

According to prevailing legislation, recommended by the Brazilian Internet Management Committee (CGI) and regulated by ANATEL, a cable TV licensee or telephone operator that offers ADSL may connect its users to the internet, but access authentication must be done by an internet service provider (ISP). This is a result of legislation adopted in the country that separates the physical and logistical infrastructure (data transmission methods) from the service layers, and prevents monopolies from developing.

In practice, however, with the consolidation of companies and the convergence of technology, this rule has been systematically broken by cable TV operators and companies. Telefônica claims to operate ADSL services in over 900 municipalities in São Paulo, and is the owner of the service and content provider Internet Terra Networks; the cable TV quasi-monopoly Net Serviços, belonging to Organizações Globo and Telmex, offers internet services and content via its subsidiary Globo.com. It is not mandatory to take out a contract for connection and services from the same company, but it is obvious that these companies have many advantages when it comes to attracting users towards a single contract that encompasses all services (connection, email, access to information, etc.). This process has led to a consolidation in the provision of services and content, with the rapid disappearance of small-scale service providers.

Brazilian Digital TV System (SBTVD)

Digital TV has been legislated by Decree 4901/03. The objective is to contribute to digital inclusion. However, in the current context it should only be thought of as a complementary, though important, means for digital inclusion: the cost of a set-top box, as well as the subscription to an access network, are major limiting factors for most of the population.

The SBTVD incorporates open standard middleware, developed in Brazil, known as GINGA. This is used in set-top boxes. In June 2006, Brazil officially opted for the Japanese ISDB-T standard—an option viewed by sectors of civil society as being inclined to favour the existing large TV companies, in particular the dominant company (Organizações Globo). Another criticism made by these sectors is that the decision-making process was not pluralistic, and the allocation of the radio frequency spectrum favours concentration of broadcasting in the hands of the current multimedia oligopoly.

However, specialists working in SBTVD development consider this to have been the best choice. The Japanese standard is the only one ready for transmission to portable receivers (such as car receivers) and mobile receivers (such as cellular telephones).

From the time of the establishment of digital TV, broadcasters will have ten years to adapt. During this time, programmes may be transmitted simultaneously via digital and analogue signals. After ten years, however, the concession for the analogue channel will be suspended, and transmission will become exclusively digital.

ICTs for human development – government policies and digital inclusion initiatives

Fund for the Universalisation of Telecommunications Services

After taking three years to be passed by Congress, Law 9998 was approved in August 2000, establishing the Fund for the Universalisation of Telecommunications Services (FUST), regulated by Decree 3624 of October of the same year (Senado Federal, 2000). In summary, the fund is made up of 1% of the gross operating revenue of fixed-line telephone operators (equivalent to approximately USD 400 million annually). Collection began in 2001, and by the beginning of 2007 the FUST had accumulated approximately USD 2.8 billion.

The initial proposal for the use of FUST resources, developed in 2001, stipulated that 45% should be used to connect public schools, 35% to connect health units, and 20% for other purposes. However, regulatory difficulties, and the fact that the contributions are held by the Federal Treasury, have hindered the proper use of the funds up to now.

Even if used, FUST is hostage to regulations that prioritise the acquisition of connectivity services from the telecommunications operators who actually contribute towards the fund.

The GESAC programme

The Electronic Government – Citizens’ Support Service (GESAC) Programme was created under the Cardoso government to maintain individual points of access to e-government services via the internet (connected by satellite). Under the Lula’s government, the programme moved on to connecting schools, telecentres and security services. Today, GESAC has approximately 3,200 PoPs (VSAT stations with re-
ception bandwidth of up to 2 mbps), active in approximately 37% of Brazilian municipalities in all states. Approximately 400 PoPs connect Ministry of Defence services.

GESAC’s choice of locations for the installation of PoPs must comply with the following criteria: localities with a low Municipal Human Development Index (MHDI); localities where telecommunications networks do not offer internet access; and communities that have already developed cultural community activities that are supported (or could be supported) by ICTs. However, the MHDI criterion was not applied in a systematic manner.

Public primary and secondary schools – including those in indigenous villages and rural settlements – make up 72% of the 3,240 PoPs installed as of September 2006. This totals 2,355 schools, of which 1,800 were selected by the Ministry of Education on the condition that they already had a computer laboratory with at least five computers in a local network, but without internet access. The other 555 schools were selected by the Ministry of Communications, the Ministry of Social Development and the Fight Against Hunger and state education secretariats. However, the criteria for choosing PoPs in education were also partly spoilt by political patronage.

Twelve indigenous communities received PoPs from the programme in September 2006. Only two quilombola communities (made up of African descendants from the period of slavery) were beneficiaries: one in São Paulo, and the other in Rio Grande do Norte. Rural and fishing communities were major GESAC beneficiaries, thanks to the organisation of rural workers (e.g. through unions) and small agricultural producers, on the one hand, and on the other, the Maré project of the Special Secretariat of Aquiculture and Fisheries (SEAP).

GESAC has been used for voice over internet protocol (VoIP) telephony in an attempt to provide telecommunications services to poorer areas, which the fixed telephone companies should serve as part of their licensing conditions. At the beginning of November 2006, the programme announced that voice transmission via the internet using PoP terminals increased from 2,131 to 66,865 minutes between December 2005 and October 2006, which is more than a thirty-fold increase. However, the service is still limited (at least officially) to a little less than 500 PoPs.

From the perspective of democratisation of broadband access, GESAC has serious limitations. Firstly, it is a relatively expensive bandwidth technology. Secondly, connections via satellite are more expensive than surface connections and will not be able to be fibre optic technology, unless there is an enormous leap in on-board energy and digital radio transmission technology. Technically, the fibre technology is “future-proof” – the transmission capacity of already-installed fibre depends only on updating the transceivers at their endpoints. Technological leaps have been promising, multiplying many times over the transmission capacity of recent years (from gigabits per second to terabits per second in a single fibre)

Access to equipment

One computer per student? Brazilian public schools have approximately 33 million children in primary schools and 10 million in secondary schools, in a total of about 160,000 schools. On this scale, it is surprising that the government is considering approving projects such as the One Laptop Per Child (OLPC) project. Without considering all the support costs, as well as those related to increasing the capacity of the network and its adaptation (the project involves connecting computers to the internet), and supposing that the Negroponte11 “gadget” costs at least USD 100, the gross cost for Brazil would be over USD 3.3 billion. It is clear that this would be an impossible and impractical expense: there are no available budget lines for this, and the same amount of money would make it possible to carry out alternative digital inclusion projects in schools with much wider reach and impact. It is also clear that it does not make sense to implement the programme for only 3-4% of Brazilian children. It is an expensive game for a country that is far from attaining the required digital inclusion levels.

Computers For All12 This is a programme of the Presidency of the Republic, together with the Ministry of Development,13 the Ministry of Science and Technology14 and the federal data processing company, Serpro. Those who will benefit are low-income families above the poverty line. It consists of subsidising lines of credit for the purchase of computers with a minimum specification, at a value of up to BRL 1,400 (USD 650). Repayments may be made in 24 instalments of BRL 70 (USD 33) each. For computers of up to BRL 2,500 (USD 1,160), there are some tax exemptions. Up to May 2006, the Ministry of Science and Technology registered 23 manufacturing companies interested in selling equipment within the programme. Since its launch, a single company has marketed 77,000 machines as part of the project.

Computer refurbishment: This is a project of the federal government (Ministries of Planning, Education and Labour) that seeks to establish refurbishment centres for second-hand computers donated by public and private entities. The computers will be refurbished by low-income youths who will be trained to do the work. They will then be distributed to telecentres, schools and libraries. The project was inspired by a similar initiative by the Canadian government, which today refurbishes over 100,000 computers a year in 50 centres, supplying 25% of the computer needs in the country’s public education network. The first centre in Brazil is a pilot centre, in operation in Porto Alegre since April 2006.

Telecentres and kiosks

Citizens’ kiosks:15 This involves a Ministry of National Integration project to establish access points for e-government services. It started as an experiment in municipal public libraries in poor communities around the country’s capital in 2003. By October 2006 the project had already extended to various low Human Development Index (HDI) municipalities of the states of Goiás, Minas Gerais, Mato Grosso do Sul and Mato Grosso.

Digital Station Programme:16 This is an initiative of the Banco do Brasil Foundation (Fundação Banco do Brasil), with the support of local partners. It seeks to bring computers closer to the lives of students, housewives and workers, “saving time and money, creating new perspectives and improving the quality of life of the population.”17 Since 2004, 166 units have been established throughout Brazil, approximately 90% of them in the north-eastern and central-western states. These have a capacity to serve 500 to 1,000 persons a month.

11 Nicholas Negroponte is founder and chairman of the One Laptop Per Child non-profit association.
12 <www.computadorparatodos.gov.br>.
13 <www.desenvolvimento.gov.br>.
14 <www.mct.gov.br>.
15 <www.integracao.gov.br>.
16 <www.fundacaobancodobrasil.org.br/estacaodigital>.

10 <www.mds.gov.br>.
Information and Business Telecentres: This is a programme of the Ministries of Industry and Trade and Social Development. It involves establishing telecentres focused on the digital inclusion of the small entrepreneur, with the aim of expanding business and work opportunities that will lead to economic growth and employment. The telecentres are established in business associations, mayor’s offices and non-governmental organisations (NGOs). Besides facilitating hardware donations to the telecentres, the programme offers content oriented towards entrepreneurs by means of a web portal. However, the telecentre hosts must sort out the installation of equipment, as well as the management and administration of the telecentre on their own. The network has 1,616 units installed across all Brazilian states.

Banco do Brasil Telecentres: This is a digital inclusion programme that is part of the corporate social responsibility policy of the Banco do Brasil. The initiative resulted from the modernisation of the bank’s technological network. Old equipment was donated to poor communities so that community telecentres could be established. The programme looks to train the telecentre monitors and develop partnerships to support the telecentres. The Banco do Brasil says over 1,600 telecentres and computer rooms have been established (consisting of 17,000 computers and attracting four million users).

Digital Inclusion Telecentres: This is a project that integrates the Petrobras Zero Hunger Programme, developed in partnership with the National Information Technology Institute (ITI) and RITS. To date, the project has established 50 units in low HDI areas. Approximately 1,000 people a day use the telecentres. Among the more than 15,000 persons registered to participate in the project, women are in the majority (55.48%), and 70% of users are under 30 years of age.

Chief of Staff’s Office – Casa Brasil: The National Coordination of the Casa Brasil programme was established by presidential decree on 11 March 2005. The programme looks to establish cultural centres in poor communities with facilities for internet use and multimedia production (audio and video). It is being developed with the participation of various ministries, secretariats and federal government companies. In August 2006, 44 units were in operation, serving an average of 50,000 people, and another 89 units were in the implementation phase in low HDI communities in the larger cities of the five regions of Brazil.

Culture Points: This is a project of the Living Culture Programme of the Ministry of Culture, the objective of which is to support local cultural initiatives, called Culture Points, through funding of up to BRL 185,000 (USD 88,500). It has resources for training local agents in the production and exchange of digital multimedia (video, audio, digital photography) with the use of free and open source software (FOSS). The Culture Points are connected to the internet via satellite (GESAC). As of June 2006, 485 Culture Points had been set up by the programme, and another 80 are awaiting approval.

Serpro Citizens Space: This is a digital inclusion programme by Serpro, which aims to support the installation of community telecentres and promote the digital inclusion of communities neighbouring the company’s regional offices. The programme also supports the Open School Programme, in partnership with the Ministry of Education.

Technological Vocational Centres (CVTs): This is a project by the Ministry of Science and Technology. CVTs are oriented towards the technological empowerment of the population. They offer training, a location for scientific experimentation, contextual enquiry, and the provision of specialised services, taking into account the vocation of the local region and encouraging the improvement of processes. The project began in 2003 and by the end of 2006 153 CVTs had been created.

Maré Fisheries Telecentres: This is a programme by the Special Secretariat of Aquaculture and Fisheries of the Presidency of the Republic (SEAP). It looks to establish telecentres in fishing communities. The objectives are to offer access to computer resources and the internet; strengthen participative citizenship; and build capacity. By the end of 2006, five telecentres had been established, and another fifteen are under implementation. The Banco do Brasil supplied the computers, and the GESAC programme is providing satellite connections.

Ministry of Communications Telecentres: In another initiative, the federal government decided at the end of 2006 to provide a telecentre to each municipality – a total of 5,400 telecentres. The Ministry of Communications, in partnership with the Ministry of Social Development, carried out a tender process to acquire 54,000 computers (10 per telecentre) and 5,400 servers (one for each telecentre). The purchase also includes printers and UPSes (voltage regulators), as well as televisions, projectors and DVD players for each telecentre.

Community Telecentres in São Paulo: Covering an area of 1,522 km², the city of São Paulo is the largest in the country and has almost 11 million inhabitants. The inauguration of the first of the 130 community telecentres in the city’s poor areas took place on 18 June 2001, the result of a joint initiative between the city mayor’s office, RITS, and local organisations. Using a thin-client architecture (each telecentre has a server and 20 workstations) running GNU/Linux, all of the telecentres represent a major localised national digital inclusion initiative. The majority of them use FOSS exclusively. By the end of the term of Mayor Marta Suplicy in 2004, the telecentres were serving approximately half a million people, and continued to function under the new municipal administration from 2005.

Public schools
Brazil has approximately 160,000 public schools, 16,570 of which are secondary schools. Of the primary schools, 89,000 are in rural areas and 25,000 have no electricity. Table 1 shows the current number of schools with at least one computer, irrespective of its connectivity status. In the short term, the federal government plans to distribute approximately 76,000 computers by mid 2007 to secondary schools – an average of 10 computers per school. This will significantly scale up access in secondary education.

If percentages are low (only 15.64% of public schools have computers), the connectivity situation is much worse: fewer than 6% of public schools have a permanent internet connection, and most of them use GESAC. A study suggests that schools near to the PoPs of the National Network for Education and Research (RNP), which has a high-speed network present in all of the country’s major cities, may...
be connected to it via wi-fi (or something similar) at a much lower cost than that of satellite. Schools outside of the large centres will have to wait for the roll-out of the backbones, or rely on connectivity via satellite.

The Ministry of Education expects to equip 12,000 rural schools by 2008 and another 45,000 rural schools by 2011. Only 1.2% of schools have computer laboratories in rural areas.

Community networks

As is the case in various other countries, Brazilian cities are seeking alternatives to solutions offered by the market, so that network resources can be optimised and internet access democratised. Despite the fact that successful projects have been implemented in only a few cities to date, there is much interest on the part of many municipal offices, and especially local civic entities, in seeking alternatives. Frequently cited examples are the cities of Piraí (in the state of Rio de Janeiro) and Sud Mennucci (in the state of São Paulo), which created their own municipal networks in partnership with the community. These had two central aims: to optimise network resources for the use of public administration, and to extend the internet to poor communities (through telecentres), schools and public health centres.

Another project still in the pilot phase is the community network of the riverside communities of the Tapajós and Arapiuns Rivers. An initiative of the Health and Happiness Project (PSA) and RITS, the project intends to connect more than 140 communities (each with 50 to 150 families) over a stretch of more than 150 km, using a combination of fibre, optic, wireless and satellite connections. Currently, it serves five communities with two GESAC satellite connections and a long-range wi-fi network.

Participation

Government interventions in ICTs for human development in Brazil reveal a common thread: it is rare for civil society to be invited to participate in the formulation of public digital inclusion policies.

On the other hand, despite the federal government having created sectoral committees to handle a common national strategy, this has not been developed, and what is seen is a long list of parallel initiatives by ministries and state enterprises.

Cases in which there has been an opportunity for the effective participation of civic entities (such as the São Paulo Mayor’s Office telecentre project, among others) have resulted in successful projects – which should motivate further partnerships between government and civil society. This is not happening, and the signs with regard to the Lula government’s second term of office are not encouraging: budgetary allocations that directly relate to digital inclusion programmes were reduced between 2006 and 2007.

Civil society has sought to actively participate in policy proposals. One of the most relevant forums is that of the National Digital Inclusion Workshop, held annually since 2002. The 5th Workshop, held in Porto Alegre, produced a document – The Declaration of Porto Alegre – listing the main points of a national ICT policy for human development (RITS, 2006).

Conclusions

We start with the observation that Brazil is a big country, both geographically (8.5 million square km) and demographically (180 million inhabitants). We also start with the obvious hypothesis that public policy expenditures in leveraging ICTs for human development are not costs, but essential investments. We do not need to discuss how important ICT access is for economic and social (and also cultural) development, significantly contributing towards leaps in local development possibilities and participation in the whole national economy.

We also recall that there are many initiatives, originating from governments, NGOs, the private sector, and even from academia, that serve as examples of good practice for a comprehensive strategy. The following may be cited, among others: telecentres in the most needy communities; subsidised connectivity via satellite (GESAC) for schools, public services and telecentres; exemplary municipal digital initiatives (Sud Mennucci, Piraí and others); electrification programmes for rural schools; consolidation of an extensive and advanced national education and research network (RNP); the implementation of a government policy that prioritises open standards and FOSS; e-government actions at federal and state level, including online services, standardisation and system interoperability (e-PING architecture); and a national internet governance system that is transparent and considered worldwide as a point of reference for efficiency and quality.

However, even though various national initiatives in the ICT field are among the best in the world, we are still lacking a unifying strategy that will deepen and democratise the benefits of new technologies. Some points that show the urgent need for a government strategy:

- More than 2,400 municipalities are being ignored by private telecommunications and internet service companies. These municipalities only have fixed telephone services (because universal service obligations demanded it). In these municipalities, with more than 22 million people, and representing over 44% of our 5,562 municipalities, there is no local cellular service, nor local access to the internet. These municipalities are precisely those that most require economic and social support. They are in all states, but especially in the north and north-east, and are condemned by telecommunications operators to eternal disconnection.

- Zero, or very unstable connectivity in nearly all of our rural areas. Whoever lacks the economic resources for a satellite connection is also condemned to eternal disconnection. Satellite connectivity is expensive, and not “future-proof”. We know that it is limited and, in the way that it is distributed (point to point), very expensive in relation to the bandwidth offered. At the same time the quality of service is susceptible to bad weather (especially in the Ku band).

- Thousands of districts in larger cities, where there is no broadband service, have also been abandoned by the operators for market reasons. In these districts, like in all other municipalities and in our poorest districts in Brazil, it is essential to establish community internet access centres, as there is no way to connect a local digital inclusion project except via satellite.

### Table 1: Computers in schools

<table>
<thead>
<tr>
<th>Schools</th>
<th>Total</th>
<th>%</th>
<th>With at least one computer</th>
<th>%</th>
</tr>
</thead>
<tbody>
<tr>
<td>Primary</td>
<td>143,000</td>
<td>89.6</td>
<td>16,792</td>
<td>11.74</td>
</tr>
<tr>
<td>Secondary</td>
<td>16,570</td>
<td>10.4</td>
<td>8,172</td>
<td>49.32</td>
</tr>
<tr>
<td>Total</td>
<td>159,570</td>
<td>100.0</td>
<td>24,964</td>
<td>15.64</td>
</tr>
</tbody>
</table>

Source: Ministry of Education (January 2007)

27 Using photovoltaic panels.
These districts (or satellite cities) are present in all Brazilian cities, including those that are the most advanced in terms of internet services, like Rio de Janeiro, Brasilia and Sao Paulo.

- Brazil has over 33 million primary school children, and approximately 10 million in secondary schools, in about 160,000 public schools across the country. In nearly all of these schools, there is no internet access (or even the equipment to enable access when it does exist). It is ridiculous, especially for a country with over USD 3 billion accumulated in a universal access fund, to have connectivity in less than 6% of its public schools. At the other extreme, in South Korea over 65% of six-year-old children are on the internet, and practically all public schools have broadband connections.

- Approximately 53% of our families live on less than two minimum wages per month. Over 30% of our families are not in a position to acquire a computer, unless it is at a nominal price, or 100% subsidised. But, even so, the additional expenses (in access costs and power consumption) for a family owning a computer that will inevitably be connected to the internet means that the device can create more problems than solutions for the poorest households.

**Topics for a comprehensive strategy**

We cannot content ourselves with the limitations of underdeveloped countries. While we have different levels of resources available to us compared to developed countries, our ability to do much better is indisputable. However, our strategic planning, at least in the area of ICTs, appears to be that of an impoverished country; especially when we see instances when the government operates in a closed manner, without dialogue with civil society, and is affected by internal disagreements.

The situation is aggravated by the fact that we have conflicting legal and institutional structures that hinder or impede the investment of public resources into concrete actions – frequently leading to the impossibility of trying to implement public policies without public resources. To give just one example: the FUST is in practice hamstrung by the General Telecommunications Law and other regulations.

A comprehensive and unifying strategy for leveraging ICTs for human development throughout the country must work with a set of central objectives determined by wide consensus. Below, I describe what I consider to be the priority objectives for this strategy.

- **Guarantee that, in each municipality, there is a national high-speed fibre optic PoP, or a direct extension of a PoP, adequate to ensure quality connectivity for the use of multimedia in all areas of the municipality.**

Municipal networks, developed by local initiatives and with the support of a unified national strategy, could offer connectivity to all areas or institutions in the municipality (urban districts, rural areas, health centres, hospitals, schools, telecentres, public libraries, government administration centres, etc.). They could also provide connectivity to individual users and legal entities. In this way, local community networks would be combined with a national high-speed network guaranteeing the best benefit/cost for each user, and uniform connection quality throughout the country.

To do this a national implementation programme that optimises the distribution of PoPs is essential. In many municipalities today there is still no justification for a fibre extension with high-speed equipment. However, this technical project would define PoPs that are appropriately located, from which nearby municipalities will be covered by one or more high-speed digital radio link (200 mbps can be achieved in each link in current commercial digital radio standards) or even local fibre branches at initially lower speeds.

It is crucial to guarantee enough bandwidth for the use of various internet services, including the effective use of multimedia, in all municipalities, and not to simply adopt a standard today that will be obsolete tomorrow. A national “future-proof” programme is essential, and not only a “national broadband plan” whose range, efficacy and longevity are in doubt.

- **Prioritise support on the ground (at municipal level) for comprehensive digital inclusion initiatives that integrate separate initiatives and local needs in a common network, optimising connectivity costs and improving the quality of service of access.**

The national strategy will support the development of digital municipalities – comprehensive community networks connecting public services, schools, telecentres and health centres, in urban and rural areas. The networks will also be available for private use. These initiatives, benefiting from thousands of similar, already well-known experiences in the country and in the world, not only reduce connectivity and communication costs, but greatly improve the quality of service.

Owing to the major asymmetry in the distribution of connectivity resources in the country, special priority must be guaranteed in the national strategy to the more than 2,400 municipalities that currently have no access to a local backbone PoP.

Ideally, the strategic result of this plan would see the high-speed municipal networks forming the backbone of the country’s internet infrastructure.

- **Guarantee at least shared access (via local community telecentre initiatives supported by a national policy) in all lower-resourced urban areas. Seek ways of extending the reach of community networks to the rural population.**

If this objective is achieved it could mean the installation of approximately 10,000 community telecentres, in partnership with local governments and communities. It should be noted that Bolivia’s current digital inclusion plan stipulates the establishment of 2,000 telecentres for a population of around 11 million. If this scale was repeated in Brazil, we would be talking about more than 30,000 telecentres. This document reveals many government community telecentre initiatives – all of them operating in parallel, without a common strategy.

- **Avoid, with appropriate legislation, telecommunications cartels that satisfy only the market.**

Telecommunications cartels are today fighting for the market of those who are already connected and able to pay relatively high monthly fees (much more expensive than in Europe or the US) in order to have access to broadband connections.

In this scenario, all other users will be condemned by the market to eternal disconnection, and the country condemned to the accelerated deepening of the “digital divide”. There should be a guarantee that local or regional entrepreneurs offer connectivity proposals that support public roll-out policies (such as a municipal network).

- **Guarantee that in the shortest time possible, all public schools will be well (and permanently!) connected to the internet.**
This was one of the central priorities for FUST resources. But the policy ended up not being implemented. It is not enough to define a national plan of democratising high-speed access and the installation of community networks. It is also necessary to guarantee that Brazilian public schools will have access to the internet.

Our distance from countries such as South Korea is massive, and is rapidly increasing — but it is also increasing in relation to less developed countries.

- **Guarantee connectivity to all public health, security and municipal administration services.**

This was another of the central priorities for FUST resources that ended up being abandoned. As in the case of the schools, these services cannot expect the ideal network to arrive on their doorstep. Means of connecting them (even if only in a limited way) have to be found, until a more efficient alternative arrives.

- **Ensure the use of open systems and standards, in order to reduce the dependency on proprietary systems and software or software with interoperability problems.**

Brazil is already globally recognised as one of the countries to have made a widespread attempt to adopt FOSS and open standards in the public federal sphere. The reasons for this policy are valid for all spheres of government, and a national ICT policy could not ignore this priority. However, the initiative still requires more careful coordination, and there are still federal e-government services operating with proprietary systems in cases where a FOSS alternative clearly exists, of the same or better quality.

- **Expand e-government systems and services to all instances of public administration, taking into account the “digital divide”, interoperability criteria, open standards, transparency and efficiency.**

The federal government and some states (as well as some municipalities) have been recognised as examples of this policy. It is important that this practice, combined with the effective universalisation of internet access, be expanded with quality and efficiency.

- **Establish a national empowerment strategy so that, on all levels, individuals and institutions with access can use it efficiently.**

One of the mistakes frequently made in social and educational ICT programmes in the country is to start (and often end) a project with the acquisition and donation of equipment. Apart from access to connectivity and equipment, it is essential that there be a dissemination of skills to make better use of this access.

- **Promote changes to FUST laws and regulations in the short term, and create a multi-stakeholder governance mechanism for the fund.**

It is indisputable that Brazil, even taking its size into account, has already accumulated an exceptional amount of financial resources to promote and leverage ICTs for human development. However, legal support and a government attitude that relegates the relevance of digital inclusion to second place have hindered the use of these resources. It is essential that the decision-making process for the use of the fund be pluralistic, transparent and democratic. It is also fundamental that priority in the use of these resources be guaranteed to innovative projects originating from communities, or with community participation. The national ICT strategy must, finally, combine optimal use of fund resources with other resource sources.

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**References**


Introduction

This report focuses on access and internet penetration as prerequisites for information society advancement. It attempts to depict the national situation in information and communications technology (ICT) development in Bulgaria in 2006 and to sketch the context in which Bulgarian ICT policy is being made. It shows that ICT penetration in Bulgaria has improved, but that it still lags behind other EU member states. Policy development and legislative processes in Bulgaria have followed changes necessary for the country to fulfill its EU membership requirements, and have less to do with more general and voluntary agreements, such as commitments made at the World Summit on the Information Society (WSIS). Bridging the digital gap in underserviced areas is often dependent on international donors. Civil society participation in decision-making processes has not been a formal stipulation. However, non-governmental organisations (NGOs) have paved their way to the policy process through a number of tactics, such as holding meetings with institutional working groups, drafting proposals for the attention of parliamentary commissions, and appealing decisions in court.

The report was compiled from public information sources (e.g. research studies, surveys, media publications, online resources), and interviews with a representative of the state institution responsible for ICT policy development and with civil society observers. It has been prepared by the BlueLink Information Network, with a significant contribution from Nelly Stoyanova from the Bulgarian State Agency for Information Technology and Communications, Dessislava Pfeva from Internet Society-Bulgaria, and Goritza Belogusheva from ABC Design and Communications, co-author of the book The First Ones in Bulgarian Internet (Belogusheva and Toms, 2003).

A special mention needs to be made of the recently published annual report e-Bulgaria 2006 (ARC Fund, 2006) developed by the Applied Research and Communications (ARC) Fund. It provided useful data on Bulgaria’s progress in ICTs, and on ICT policy development. BlueLink’s work on the Bulgarian ICT Policy Monitor – part of the Association for Progressive Communications (APC) members’ network of policy sites – proved equally useful in compiling this report.

Country situation

Access and e-penetration

Bulgaria’s communication infrastructure is improving, but is still insufficient to offer equal access to all. The ICT market is unregulated, but thriving. Despite a positive trend in ICT penetration in recent years and a rapid increase in investment, overall investment remains low. Bulgaria’s research and development expenditures are feeble, and most new innovation is imported. Infrastructure development is hampered by a lack of funds in both the private and public sector.

The main constraints in the sector are a lack of development and infrastructure programmes; poor development of state administrative infrastructure; a low number of successful public-private partnerships; and a lack of sufficient public funding for national research. An absence of training in the use of ICTs and the low purchasing power of Bulgarian households are also impacting negatively on the sector.

Bulgaria has a high density of fixed telephone lines (73.4% according to the e-Bulgaria 2006 report), but compared to the EU-25, the country has a far lower density of digital fixed lines. According to the Bulgarian Telecommunications Company (BTC), the level of digitalisation had reached 46% as of April 2006. Despite the fact that there has been a recent and dramatic increase in mobile phone density, access levels still lag behind the EU-25.

In general, internet penetration is progressing, but also lags behind the European community that Bulgaria recently joined. Internet use in Bulgarian households is considerably less than that of the EU-25. The share of internet users in the country reached 26% of the population aged fifteen and over in 2006. Projections suggest that as of 2007 some 34% of the population will be using the internet. A key challenge for policy-makers remains the “digital divide” among disadvantaged groups and ethnic minorities. The data suggests that internet penetration rates among ethnic groups are three to five times lower than the average figures for the country.

Broadband internet access improved in 2004 with the introduction of ADSL services. In 2005, 4% of internet users had broadband compared to 10.6% for the EU-25 (although the BTC predicts this will rise to 14% by 2008).

The penetration of new ICTs in the business sector seems to be approaching a level of saturation. Around 27% of employees have access to the internet at their workplaces. In 2006, 90% of businesses had at least one computer, and 75% to 80% had access to the internet. Currently, 24% of enterprises have websites, and 11% of them allow online orders to be placed. The major barriers are technical infrastructure, technical skills and the price of access.

There is a significant effort underway to improve internet accessibility to under-serviced parts of Bulgaria. The Bulgarian State Agency for Information Technology and Communications (SAITC), working together with the United Nations Development Programme (UNDP), has made good progress in making internet connectivity available to schools, research institutions and the general public. Their work attempts to address the following goals:

- Getting computers into schools and networking schools
- Establishing distance-learning platforms and standards
- Establishing a national network of public internet access points (telecentres, libraries etc.)
- The provision of high-speed national and international internet connectivity to universities and research institutes in Bulgaria

1 <www.bluelink.net>.
2 The 25 member states of the European Union before the accession of Bulgaria and Romania on 1 January 2007 raised the total membership to 27.
4 Asymmetric digital subscriber line (ADSL) allows data transmission over existing copper telephone lines.
The integration of the Bulgarian scientific research and development community into the European Research Area (ERA).5

In the last two years the Telecentres Project has built a network of about 95 public telecentres which provide internet services to users in small and economically underdeveloped areas. In addition to telecentres, the project has created technical training facilities and a training programme for instructors and civil servants. The SAITC and the UNDP are implementing the project in partnership with the Ministry of State Administration and Administrative Reform (MSAAR), and the Institute of Public Administration and European Integration (IPAEI).

While 1,000 schools have been connected to broadband internet, the process has not gone smoothly. The public procurement for the communication network was brought to court by a consortium that lost the bid. The result was a major delay in the project. Recently the SAITC announced that the dispute was resolved and that soon the number of schools with internet in Bulgaria will be 3,200.

If the solution succeeds, the Bulgarian government will carry out its WSIS promise. In a statement at the Summit, Bulgarian representatives declared that the country must emphasise ICTs in education by investing in computer and communication infrastructure in schools around the country, thus giving virtually all students access to computers and the internet.

Accessibility to institutional websites for visually impaired people is still receiving little attention, and has been criticised by organisations. Only the Ministry of Transport’s website is adapted for disadvantaged groups, and it has already drawn a lot of interest. Currently 500 visually impaired people use Bulgarian language screen-reading software (SpeechLab), distributed by the Bulgarian Association for Computational Linguistics.

For 25.4% of internet users, language is also a barrier. A recent poll among users indicates that 87.2% use the internet mainly for information enquiries and 34.5% would like better Bulgarian language search engines.

ICT policy and legislation

At international forums, such as the WSIS, the Bulgarian government has declared that its information society development activities are carried out in line with world trends, EU policies and specific national conditions. “Our main challenges are related to the full implementation of the EU electronic communications regulatory framework, the i2010 initiative6 and, more specifically, the development of network and electronic services, adoption of ICT by businesses, strengthening competitiveness, and the inclusion and development of public electronic services,” stated SAITC chairman Plamen Vatchkov (SAITC, 2005).

The most powerful influence that has shaped Bulgaria’s ICT policy is the country’s accession into the EU on 1 January 2007. The development of Bulgarian ICT legislation benefited significantly from its synchronisation with the respective regulatory acts in the EU. The annual monitoring reports of the European Commission were a primary incentive to ICT legislative progress in the country.

Bulgaria is now generally meeting the commitments and requirements arising from the accession negotiations. However, the European Commission noted several weak points regarding its legislative and administrative ICT tasks. For example, the Commission said that the national regulatory authority needed more capacity and independence, better coordination and proper resources. The new Electronic Communications Law also needed to be implemented.7

At home the information society was earmarked as a priority by the current incumbents during their electoral campaigning in 2005. But this priority was quickly forgotten and was neglected in the final National Development Plan (2007-2013). Information technology accounts for less than 1% of the overall budget for activities in the plan (AEAF, 2005).

Additional ICT policy documents were developed by the SAITC, such as the Operational Programme on the Information Society and the State Policy on Accelerated Development of the Information Society, but so far both have failed to win the approval of the Bulgarian Council of Ministers (ARC Fund, 2006).

The supreme document on ICT policy in Bulgaria – the Strategy on Information Society Development – was drafted in 1999 and updated two years later. In accordance with its stipulations, several regulatory acts were adopted, setting a framework for the development of the information society. These regulations include the Telecommunications Law, the Electronic Document and Electronic Signature Act (National Assembly, 2001), and an update to the Criminal Code regarding cybercrimes. However, other measures were not defined, resulting in a lack of uniform rules for the development of a common information and communication environment in state institutions, and a lack of a legislative basis for privacy and security issues, among other issues. In addition, the Law on Electronic Commerce was accepted by parliament despite public criticism of its flaws and its lack of compliance with existing legislation.

The newly forged ICT laws in Bulgaria transpose the provisions of the EU directives. In 2006, besides the Law on Electronic Commerce, the Law on Electronic Communications was also accepted by parliament and scheduled to enter into force on 1 January 2007. The draft Law for Electronic Governance is expected to be voted on by parliament in 2007.

E-government

An e-government strategy in Bulgaria was implemented in 2001 with parliament accepting the Electronic Document and Electronic Signature Act. Over three years were necessary for the government to establish an administrative framework for the strategy, allowing ministries and related executive institutions to start working with electronic documents and provide services to citizens using e-signatures. In an attempt to evaluate the progress of the e-government initiative, the Institute for Market Economy conducted an empirical survey in 2006. The survey asked whether it was possible for citizens to exercise their right to access public information and government services electronically. Only one out of five Bulgarian ministries appeared to be capable of coping with simple administrative electronic services. E-signatures crippled access to state administration, instead of helping the process.

5 The ERA is a European Commission initiative. It seeks to increase pan-European cooperation and coordination of national research activities.

6 The "i2010 – A European Information Society for growth and employment" initiative was launched by the European Commission on 1 June 2005 as a framework for addressing the main challenges and developments in the information society and media sectors up to 2010. (EC, 2005).

7 The Electronic Communications Law aims at protecting the rights of consumers, including disadvantaged groups; encouraging competitiveness; stimulating investment in infrastructure and innovations; ensuring universal service; and assisting integration with the EU ICT market, among others.

8 See: <www.bild.net/iscalenden.htm>.
The ARC Fund (2006) asserts that e-government could boost information society development. Yet its e-Bulgaria 2006 report shows weak political commitment to implementing e-government services, inefficiencies in public IT procurement and little horizontal coordination among the various government agencies.

Another challenge was the government’s requirement that Microsoft software be used for the e-government gateway. The controversial step to use proprietary software appeared to be in conflict with the proclaimed vision at the WSIS for overcoming the “digital divide”. It resulted in a heated debate in the Bulgarian administration, which started as the Bulgarian e-government gateway was launched (its effects were also felt at WSIS).9

However, the SAITC has confirmed that there are open source e-government projects underway – among them e-Government in Bulgaria10 and the lengthily titled Support for e-Government Initiatives Based on the Use of Free and Open Source Software (FOSS) at the Local Level in Southeast Europe. Both projects are UNDP-sponsored initiatives.

**FOSS in Bulgaria**

A major campaign issue for civil society organisations (CSOs) in Bulgaria is the introduction of FOSS in the administration and encouraging the use of open standards more generally. CSOs say software development using FOSS is a necessary state priority and acknowledge the need for more highly qualified ICT university graduates.

There are several initiatives that have paved the way for FOSS in the country.11 The Support for e-Government Initiatives project assists in harnessing the potential of FOSS to increase the use of successful e-government tools in local governance practices. The UNDP and the Internet Society of Bulgaria (ISOC-Bulgaria) have launched the project to help municipal governments use the internet to better respond to citizens’ needs. The project was deployed in nine municipalities from the Balkans region – Kardjali, Vratza, Mezdra, Peshtera, Belovo, Dryanovo – and Kostenetz (in Bulgaria), Gevgelija (in Macedonia), and Klin (in Kosovo).

The initiative may be considered a pilot project that lays down the groundwork for the wider implementation of FOSS at other levels, both in public administration (including the central and regional administrations) and in businesses. The project is unique in the sense that it uses the public-private partnership model to benefit local economies and to build local skills and capacities. The partnership between the UNDP and ISOC-Bulgaria was also seen to directly contribute to the achievement of Millennium Development Goals (MDGs),12 which have been adapted to Bulgaria’s transitional context.

Another project in this regard involves the development of a set of web-based FOSS applications that can be used to increase the effectiveness of local labour and social departments, and enhance their coordination with other departments and partnership initiatives, as well as with the labour bureau.

For its part, the “Yes to FOSS” project aims to stimulate the adoption of open source software and open standards in the Bulgarian administration, as well as other sectors. It also hopes to encourage the use of FOSS in the home. It is an informal initiative that has attracted the attention and participation of Linux experts in Bulgaria. The project follows EU requirements and reviews suitable open standards for the current status of the administration. The objective is to prepare the migration from current software platforms to recommended EU open source technologies. A free CD is already available and will be followed by a special beginner’s migration guide.

NGO adoption of FOSS in Bulgaria became possible due to an Interspace Media Art Centre initiative which started the first FOSS project in the country. By assisting NGOs to switch to open source software, the project helped save the NGO sector funds that could be used for worthy causes, rather than buying commercial products. “After two years of work on supporting the migration of Bulgarian NGOs to FOSS, we can say that they are positive about using FOSS in their daily work. Moreover, they became independent from proprietary software and self-confident enough in their own resourcefulness to start their own FOSS projects,” Interspace announced (i-Space, 2003). More good news for civil society was the adaptation of the Creative Commons licences into the Bulgarian language in 2006, thanks to the efforts of ISOC-Bulgaria.13

**Participation**

Until 2006, Bulgaria was characterised by insufficient institutional stability and poor coordination of the ICT policy implementation process. A significant number of administrative bodies did not have real governing power and financial security for implementing state policy in the ICT arena. Responsibilities were spread among the Ministry of State Administration; the Coordination Centre for Information Society Development and the Agency for ICT Development, both in the Ministry of Transport and Communications (MTC); and the Coordination Centre for ICT and Coordination Council for Information Society Development (CCIS), both in the Council of Ministers.

In 2006, to a large extent, the responsibility for the elaboration and implementation of ICT policy in Bulgaria rested with two state bodies – the newly established SAITC and the Ministry of State Administration and Administrative Reform (MSAAR). It is expected that the CCIS will also play a significant role in specifying roles and functions of governing bodies in order to minimise doubling-up on work and institutional confrontation.

The SAITC is in charge of state ICT policy and ensures that it is in line with the social and economic development goals of the country. The statutory and regulatory framework for information technologies is being drawn up as part of the activities of the CCIS, which is responsible for the operational coordination of state bodies, public organisations, institutions and the private sector. The MSAAR is responsible for e-government implementation in the country.

Another state actor in ICT policy implementation in Bulgaria is the Communication Regulation Commission (CRC). It is an independent regulatory body responsible for implementing sectoral policy and deals with issues such as the control and licensing of telecommunications, radio frequencies management, and postal services regulation.
According to the SAITC, the decision-making process regarding ICT policies and strategies is transparent and involves the principal stakeholders from government institutions, industry and civil society. “ICT advocacy efforts by civil society and other relevant actors appear to be very effective in impacting on the decision-making process. Regular information on national priorities is being published on government websites and in specialised media,” said Nelly Stoyanova from the SAITC (BlueLink, 2006a).

The Bulgarian government has stated that it supports the implementation of the WSIS Declaration of Principles and Plan of Action adopted at the first phase in Geneva, and shares the Tunis Commitment and the Tunis Agenda for the Information Society. “We look forward to the process of enhanced cooperation among governments, the private sector, civil society and the relevant international institutions, for effective implementation of the agenda set forth by the Tunis Summit,” said an official statement (SAITC, 2005).

However, the scope of stakeholders’ participation shows that some significant issues exist. For instance, despite civil society’s impact, business associations seem to be more effective in advocating for their causes. The participation of representatives of Bulgarian businesses in the CCIS is formalised, with a Council decree to this effect in its founding document, while civil society is not mentioned at all. Both stakeholder groups – business and CSOs – exercise their right to influence the legislative process by making proposals to parliamentary commissions. A recent example is a proposal by the Electronic Communications Association (ECA) for changes to the draft Law on Electronic Communications. According to the ECA, important changes should be made to the text to bring it in line with European norms. The changes relate to improving the liberalisation conditions of fixed telecommunications and the creation of a more effective regulator through the increased independence and visibility of the work of the CRC.

Government decisions can be appealed in court. A public scandal erupted in the summer of 2006 when the Bulgarian Association of Information Technologies (BAIT) accused the MSAAR of rigging the public bid for e-government implementation by manipulating the criteria in favour of a single company. Additionally, BAIT criticised the ministry’s decision because a large portion of the budget (90%) is intended for hardware, leaving little for software.

The SAITC has actively participated in international forums since its establishment in 2005. Where possible, the government includes civil society members in the governmental delegations to those forums, including the WSIS.

Conclusions

Despite the initiatives outlined in this report, Bulgaria still lags behind other EU member states in its ICT development. There are several ways in which the situation can be dramatically improved:

Competitiveness: According to the government, one of its main goals is to use ICTs as an opportunity for economic growth. Some possible ways of promoting ICT sector growth include:

- Establishing a venture capital fund targeted at small and medium enterprises (SMEs) with an ICT profile
- Developing regional, national and international ultra-high speed network infrastructure
- Improving the cooperation between academic institutions and the private sector
- Supporting public-private partnerships
- Supporting local FOSS development companies
- Encouraging research and development
- Supporting the innovative use of ICTs
- Developing human resources generally.

The rapid and complete implementation of the EU electronic communications regulatory framework, the effective use of the European Structural and Cohesion Funds in 2007 to 2013, as well as better coordination and cooperation between more and less-developed EU regions will also assist in increasing the competitiveness of the sector.

FOSS and open content: The Bulgarian government needs to develop a strong policy on the use of FOSS and open content. This means:

- Supporting the use of FOSS at all levels of the administration
- Stimulating the use of open standards
- Stimulating the production of local content
- Publishing the texts of legislation under open content licences.14

School connectivity: While the government has made great strides in this area, simply providing access to infrastructure is not enough. In its most recent e-Bulgaria report, the ARC Fund (2006) states: “The government’s large-scale investment in ICTs in schools has dramatically levelled the digital divide, but other important issues remain unresolved – e.g. the need for training teachers in some regions of country.”

Research and development: More funds need to be made available for local projects. This is one of the least developed ICT areas in Bulgaria, and it is a situation that needs to be improved.

Participation: The government needs to do more to publicise legislation, to formalise the participation of the NGO sector in decision-making, and to make processes more transparent in reality.

Human resources: The “brain drain” of Bulgarian ICT specialists who leave for lucrative positions abroad or join foreign companies with branches in Bulgaria has become a negative trend. So far the Bulgarian government has not taken any measures to prevent this. At the same time, the capacity and abilities of non-governmental actors working in the ICT field is still not appreciated by the government – both at the policy-development and implementation levels. Perhaps the biggest challenge facing the Bulgarian authorities in general, and those working in the field of ICTs in particular, is the lack of capacity to implement sustainable development principles at the policy level and in practice. Efforts should be made to apply a multi-sectoral and participatory approach in order to overcome this problem. The great knowledge that civil society has in the field of sustainable development should be drawn upon.

References


14 There is no legislation database available. Private companies are profiting from this, because often the available texts are in copyrighted formats.

BlueLink (2006a). *Interview with Nelly Stoyanova, representative of the SAITC*.


Introduction

Although the Colombian government has invested significant time and resources in social information and communications technology (ICT) programmes, Colombia continually ranks below world and regional averages if we look at ICT statistics, such as the number of internet users and indices for digital opportunities, e-readiness and ICT dissemination.

Even though topics such as the use of free and open source software (FOSS), alternative licensing methods (such as Creative Commons), and community telecentres have earned a place on the ICT agenda, both in the government and private sector, important issues like the inclusion of a gender perspective in ICT policies are still missing.

Analysing the possible scenarios for participation and the limits to achieving full dialogue between the government and its citizens on ICT policies, it is evident that, except for certain instances convened by the government within the last year, no formal mechanisms exist to facilitate this dialogue. Nor do citizens have strategies for monitoring ICT plans or for seeking ways to influence them.

This report is based on data obtained through background research and interviews. Official websites and research on ICTs in Colombia were reviewed, as well as the annual reports of international organisations.

Country situation

Colombia’s public policy on ICTs is implemented through three programmes: the Connectivity Agenda, Compartel and Computers for Education.

The Connectivity Agenda and Compartel were among the first e-strategies created in Latin America and have served as models for other countries. At the moment Compartel is formally advising some eight countries in the region, as is Computers for Education. These initiatives are now under Colombia’s Ministry of Communications, although from February 2000 to June 2003 the Agenda operated as a presidential programme, independent of any ministry. Computers for Education is part of the Ministry of Education.

Connectivity Agenda

The Connectivity Agenda was created as a long-term policy programme through the National Council on Economic and Social Policy (CONPES). It is one of the strategies aimed at improving quality of life for Colombians, increasing competitiveness of production and modernising public institutions (MC, 2000).

The Agenda targets three groups: citizens, the business sector and public administration. For the public sector the goal is to modernise public administration, make it more efficient and transparent, and support the “policy of democratic security” (MDN, 2003). For the private sector, the programme seeks to increase productivity and competitiveness. For citizens, the goal is to increase community access to ICTs, build bridges across the “digital divide” and facilitate the interaction between government and citizens.

The development and management of the Agenda as a programme has been influenced by each new government. We can identify three phases in its development. In the first phase, the “Leap to the Internet” (April 2001-August 2002), the use of ICTs to improve services was strengthened and a great deal of information was placed online by public institutions. In the second phase, “Towards a Knowledge Society” (August 2002-May 2003), the focus was on decentralising work through alliances with regional bodies and sectors outside government.

Phase three is the current one, which began in June 2003. Since then the Agenda has aligned its work with the government’s online strategy.4 The goal is to facilitate interaction between citizens, the business sector and government bodies.

The programme has benefited some 620 mayors’ offices, which now have internet access, email and a webpage, which they use to share information about the municipality, public administration operations, the mayor’s activities and contracting procedures. It is hoped that 1,051 municipalities will benefit by 2007.

Compartel telecentres

The Compartel programme was created to democratise access to telecommunications infrastructure through telecentres, community telephone systems and community internet access centres in isolated rural areas and municipal centres (MC, 2002).

In the first phase of the programme, 670 telecentres were installed in municipalities with less than 8,000 inhabitants. In the second phase, 270 telecentres were installed in municipalities with more than 10,000 inhabitants. In the third phase, 550 telecentres were installed in municipal centres not being served and areas with more than 1,700 inhabitants. As of February 2007 Compartel had installed 1,490 telecentres throughout the country, benefiting an estimated 5.2 million inhabitants (MC, 2007a). Between 2001 and 2002 Compartel implemented the Community Outreach Strategy so that telecentres could be used for local development projects.

In August 2006 Compartel began to evaluate the socioeconomic impact of the telecentres, including 249 telecentres set up by companies such as Colombia Telecomunicaciones, Orbitel and the Empresa de Teléfonos de Bogotá (ETB). The organisations and people who are developing community telecentres in Colombia hope that this evaluation will connect faces and stories to the Compartel telecentres, and that the initiative’s achievements, success stories and lessons learned will be shared.

Besides the telecentres, 10,045 rural telephone points have been installed which benefit six million inhabitants in rural areas.

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1 <www.colnodo.apc.org>.
2 Background research support: Paola Liévano and Patricia Romero.
3 <www.agenda.gov.co>.
4 In 2000, Presidential Directive No. 02 was issued to set up three phases of online government strategy: i) to provide information; ii) to provide online services and iii) to provide online transactions and information that can encourage the development of viewpoints among the citizenry.
5 <www.compartel.gov.co>.
It is important to point out that Compartel was a programme created to provide infrastructure, and that it is only in recent years, by government mandate, that it has begun to increase its impact through a strategy of capacity-building and content provision.

Linked to the Connectivity Agenda’s online government project, Compartel has the potential to allow people in remote locations to be in contact with local and national governments without having to travel great distances. Because of the opportunities they provide, it is important to guarantee the sustainability of the telecentres. The survival of a telecentre depends on building alliances with local government and organisations, and on the involvement of the community. This is one of Compartel’s major challenges, especially since the government plans to have 10,000 telecentres located in public schools by 2010.

Computers for Education

The Computers for Education programme has operated since 2000 with the goal of providing the country’s public education institutions with access to ICTs and promoting their use in educational processes. The computers are donated by private companies and governmental entities and then reconditioned. This programme receives advisory services from the Canada-based Computers for Schools programme. As of 2006, a total of 71,474 computers had been distributed, potentially benefiting 2,048,908 students in some 6,545 schools around the country (MC, 2007b).

Investment

Of the approximately 750 billion Colombian pesos (roughly USD 326 million) invested by the Ministry of Communications in social programmes from 2001 to October 2006, approximately 57% was assigned to Compartel, 12% to the Connectivity Agenda, and 5% to Computers for Education. The remainder went to regular postal services and other investments.

Like Compartel, Computers for Education has conducted an impact study. However, this study has not been made public. It would be important to know what contribution these programmes have made to digital inclusion as an engine of socioeconomic development, and, in particular, to analyse their part in fulfilling the country’s development goals, including the Millennium Development Goals (MDGs).

Statistics

Table 1 shows the increase in internet access in Colombia since 1995.

<table>
<thead>
<tr>
<th>Year</th>
<th>% of internet users</th>
<th>Total internet users</th>
</tr>
</thead>
<tbody>
<tr>
<td>1995</td>
<td>0.1</td>
<td>37,635</td>
</tr>
<tr>
<td>2000</td>
<td>1.9</td>
<td>715,067</td>
</tr>
<tr>
<td>June 2003</td>
<td>6.1</td>
<td>2,295,741</td>
</tr>
<tr>
<td>December 2003</td>
<td>6.9</td>
<td>2,596,821</td>
</tr>
<tr>
<td>June 2004</td>
<td>7.9</td>
<td>2,973,172</td>
</tr>
<tr>
<td>December 2005</td>
<td>9.9</td>
<td>4,166,960</td>
</tr>
<tr>
<td>June 2006</td>
<td>13.2</td>
<td>5,555,946</td>
</tr>
</tbody>
</table>

Sources: Biannual reports of the Telecommunications Regulation Commission (CRT) and National Statistics Department (DANE)

According to the Telecommunications Regulation Commission (CRT), a significant percentage of internet users continue to be concentrated in the country’s four major cities: Bogotá, Medellín, Cali and Barranquilla. However, Compartel maintains that the CRT’s methodology does not include the total number of telecentre users, and that the impact of the programme is not properly reflected. Nevertheless, despite the increase in internet users, Colombia’s ranking with respect to other countries in Latin America has not improved.

Internet World Stats reports that Latin America and the Caribbean have 88,778,866 internet users. This number represents barely 8% of the total number of internet users in the world. South America, with 370,225,923 million inhabitants – 41.5% of the population of the Americas – has 16.5% of the Americas’ internet users. According to this same source, Colombia has 5,475,000 internet users, which means 12.9% of the country’s population. This number is well below countries such as Argentina (34%), Chile (42%), Costa Rica (22.2%), Mexico (19%) and Venezuela (16.5%).

In the UN Global E-Government Readiness Report 2005, Colombia had an index of 0.5221 in 2005, holding 54th place in the world and 6th in South and Central America. In 2004 Colombia was in 44th place. The government says the drop in Colombia’s position is due to a drop in webpage statistics, as a result of e-government facilities being underutilised (MC, 2005). The Latin American countries that rank above Colombia are Chile (22nd), Mexico (31st), Brazil (33rd) and Argentina (34th). Below Colombia are found Venezuela (54th), Peru (56th) and Panama (64th) (UN, 2005).

In 2005, in the Economist Intelligence Unit’s e-Readiness Index (EIU, 2005), Colombia occupied 48th place among 65 countries analysed. The index measures a country’s level of e-preparedness, the environment for doing e-business and market opportunities related to internet use. Colombia dropped seven places compared to 2004, and was down eleven places from 2003. The government says this drop is due to changes in measurement methodologies and the incorporation of new indicators, among other factors.

According to the Digital Divide Report of the United Nations Conference on Trade and Development (UNCTAD), in 2004 Colombia held 85th place among 180 countries, with an ICT diffusion value of 0.328 (on a scale from 0 to 1). This can be broken down into a value of 0.531 for “access”, a calculation based on the number of internet users, literacy and the cost of a local call, and 0.124 for “connectivity”, based on the available physical infrastructure: internet, computers, fixed and mobile telephone systems. Colombia’s position has also dropped notably over the years: from 73rd place in 1997 to 80th in 1999 and 85th in 2004 (UNCTAD, 2004).

The Digital Opportunity Index (DOI) published by the International Telecommunication Union (ITU) assigned Colombia a value of 0.38 (on a scale from 0 to 1) in 2005. The DOI measures three elements: opportunity, infrastructure and the use and quality of ICTs. Ranked in first place was Korea (0.79), followed by Japan and Denmark (0.71). In Latin America, Chile (0.52) and Argentina (0.47) hold the highest spots. Colombia ranks below Latin American countries such as the Dominican Republic (0.39), Peru (0.39) and Panama (0.39) and above Ecuador (0.36), Bolivia (0.30), Paraguay (0.30) and Guatemala (0.30) (ITU, 2005).

Despite the apparent negative trend in many of these indices, Colombia does stand out in the area of electronic government. The country’s official electronic government website has been recognised.
as one of the best in the world, along with those of Belarus and Brazil. The e-Participation Index of the UN Global e-Government Readiness Report measures, on the one hand, a country’s disposition to increase citizen participation through the use of electronic government and, on the other, the quality, usefulness and relevance of the information and services provided by the government. In the 2005 report, Colombia held 10th place worldwide in electronic participation, along with Chile, surpassing developed countries like Germany, Finland, Sweden and France.

**Free and open source software (FOSS) and Creative Commons**

In the past, there have been attempts by non-governmental actors to promote FOSS legislation in Colombia. However, these were largely unsuccessful and did not reach the country’s Congress. Today there is a growing critical mass, especially in the education sector, that uses FOSS. For example, Moodle is a virtual education platform built using open source that is now being used by several educational institutions. This includes the National Learning Service (SENA) and the “Colombia Learns” Portal, an educational content strategy operating under the Ministry of Education.

One of the most important advances in licensing models has to do with the adaptation of Creative Commons to the Colombian context. Creative Commons establishes a legal model to facilitate the distribution and use of content in the public domain. In 2004, a group of lawyers at the Colombian University of Rosario decided to adapt this type of licence, already adapted to suit the legal environments of other countries, to Colombian legislation. As a result, the Creative Commons licence has been available in Colombia since 22 August 2006 and has been adopted by well-known institutions in the country, such as the newspaper El Tiempo (CC, 2004).

**Media**

The government faces a number of challenges in developing the Colombian media sector. This includes coordinating departmental strategies where developmental programmes are in place. It is also necessary to link efforts in the area of regulation between the CRT, administrative supervision departments (“superintendencies”) and ministries. This need was evident, for example, in the discussion on a standard for digital television, which placed the Ministry of Communications and the National Television Commission (CNTV) at odds.

There are interesting government initiatives in the area of community media. Recently a tender was issued for the installation of community radios that will benefit some 400 small localities. This process is part of the Ministry of Communication’s National Technical Plan for Radio Broadcasting. The ministry has promoted the Community Radio Draft Law, which seeks to create public policies on community radio broadcasting. The Ministry of Culture, for its part, is supporting the development of media in rural communities by creating spaces on public radio where citizens can air their views. The project increases citizen participation, cultural diversity and democracy in the sense that it benefits populations far from large urban centres.

**Participation**

Participation in ICT policies is not a priority for Colombia’s social sectors. Participating in the information society seems to be a subject of lesser interest, and its relationship to the improvement of peoples’ living conditions is not obvious.

ICT programmes in Colombia have been created by trial and error. When they were designed, few countries in Latin America had implemented e-strategies. This allowed for greater learning but also meant more time and effort in determining priorities and reaching goals.

While Colombia has been creative in capitalising on opportunities and changes in the field, as seen in its leadership on the issue of electronic government, there have been few opportunities for participation by non-governmental actors in defining policies, goals and approaches. In contrast, there is significant participation by the private sector in the development of plans prepared by the government, the execution of the projects, and the establishment of alliances with those programmes.

Although national ICT programmes have on several occasions looked to experiences outside government (as in the case of Compartel), the models established for the operation of these programmes do not allow for the active participation of actors with experience, nor for the possibility of making substantive changes in the models and development of the programmes.

One way for civil society to have an impact on public policy in a practical way is to offer the government the use of tools, methodologies and models developed by civil society organisations.

For example, one tool used in the online government strategy was developed within the framework of the Internet Accountability Project (IPRC), which is being implemented by the Colombia Transparency Corporation and Colnodo, two Colombian non-governmental organisations (NGOs). This project, financed by the United States Agency for International Development (USAID) through Casals and Associates, seeks to strengthen transparency in mayoral offices and municipal finance departments through software that facilitates the publication of information on the internet. The project aims to increase accountability and foster the right and duty of citizens to inform themselves, express opinions and monitor the actions of government officials.

The Colombia Transparency Corporation and Colnodo donated the IPRC tool to the Colombian government after employing it in several municipalities around the country. In this way, a tool developed by two NGOs, with the active participation of municipalities, is placed at the disposal of the federal government. From there it is extended to the rest of the country, in a combined bottom-up/top-down model which, in addition to being very novel, offers many learning opportunities. So far, 628 websites have been installed using the IPRC tool and the plan is to reach approximately 1,000 municipalities during 2007.

A similar example is the Management and Exchange of Experiences between Community Telecentres and Compartel Telecentres in Colombia project, financed by the International Development Research Centre (IDRC) and coordinated by Colnodo in conjunction with the Universidad Autónoma de Occidente (UAO) and the Compartel Programme. This project seeks to share the experiences of organisations that have developed community telecentres with Compartel telecentres, in order to generate collective methodologies, resources and processes aimed at achieving the social appropriation of ICTs and a greater impact for the Compartel telecentres.

Outside of the public and private sectors, many diverse actors in Colombia (such as universities, unions, NGOs, research centres, etc.) promote the social use of ICTs. Some of these actors establish alliances among themselves in order to develop initiatives; however, few take a position on the government’s ICT or telecommunications strategies.

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10 [www.portalcolombiaprende.edu.co].

11 [www.iprc.org.co].
Beyond the CRIS (Communication Rights in the Information Society) Colombia initiative, which brought together a good number of groups around a common agenda, there have not been initiatives at the national level that link social organisations, unions and universities in a common strategy that critiques government ICT programmes, policies and plans.

Throughout the entire process of the World Summit on the Information Society (WSIS) there were only a few meetings called by the government prior to the Geneva and Tunis Summits. In the post-Tunis phase, some channels for dialogue were opened. The Ministry of Communications, for instance, tried to schedule an ICT Thematic Roundtable in November 2006, led by civil society, in order to provide input to the National Development Plan. Unfortunately, this roundtable was not held due to insufficient time to organise it before the deadlines for the definition and design of the Plan.

In January 2007, the president held the First Community Council on Telecommunications in which the president, the minister of communications and programme directors presented their e-strategies. The government showcased the development of its ICT programmes and the advances towards its WSIS commitments and the country’s 2010 goals.

According to the presentations, the ICT sector is dynamic in Colombia and has a significant impact on the country’s gross domestic product (GDP). The decrease in prices in telephony has contributed to the expansion of the sector without impacting on inflation. Even if Colombia is behind other countries in the region, there has been an important evolution in terms of internet connectivity from 2002 to 2006, particularly in public administration and educational centres.

At this first council, the government announced the creation of an advisory committee that would help develop a definition for a standard for digital television, based on international norms. The government also announced the reformulation of national e-strategies (such as the extension of the Compartel programme to cover rural telephony) and the establishment of discussion forums where various issues could be discussed and analysed, such as the consequences of renaming the Ministry of Communications the Ministry of Information and Communications Technologies.

Hundreds of people participated in this event, among them union representatives, universities, NGOs and other national organisations (including Colnodo).

In 2006 the Ministry of Culture promoted a broad, participatory process on citizen and community media, with the idea of designing a national plan. Many of the country’s organisations had the opportunity to present their demands in this process. It goes without saying that the issue of ICT and development was raised and was included as an important focus of the plan.

However, these opportunities offered by the national government should be more open to dialogue and not consist solely of plans being presented without the ability to question them. It is in these settings that an alliance of various sectors could act with greater strength, and would have arguments and legitimacy to discuss the plans presented. Such an alliance could also monitor implementation. In practice, this does not yet exist.

Colombia stands out in the region for its level of e-participation, which would in theory indicate that the opinion of citizens is taken into account in decision-making, that citizens’ concerns are taken care of, and that government-citizen feedback on public issues is encouraged. However, the truth is that this does not reflect reality.

The Colombian e-government initiative is still in a first phase of development in which the local and national governments are making preparations to provide information needed by their citizens. From there it should evolve into a model for the provision of services and transactions, and finally towards a model of deliberative electronic democracy, where citizens can use ICTs to demand accountability in public administration, participate in the design of government plans and programmes, and question government leaders. This, of course, requires strengthening the public sphere and broadening access to and use of ICTs.

Conclusions

Colombia has invested a great deal of effort in its three major ICT programmes. However, there are still major challenges facing the country’s ICT strategy. In particular:

- There is still no communications law that promotes the development of the ICT sector, the provision of services at a reasonable cost and, above all, access to telecommunications services and the information society for all citizens.
- The government’s three ICT programmes do not currently include affirmative action policies that favour access to and use of ICTs by vulnerable groups. The current plan for 2010 includes accessibility to ICTs by persons with disabilities, but does not consider women, youth, the elderly, or ethnic populations, among others.
- Current statistics on national ICT trends can be misleading. For example, the CRT reports do not break down their internet user statistics to show the percentage of users who are peasants, indigenous people, women or youth. They also do not say if the users are based in rural areas, and what work they do. The impact of national ICT programmes is also not measured. Departments in the Pacific region, such as Nariño and Chocó, have the highest levels of poverty in Colombia, and also experience the greatest “digital divide”. However, this cannot be seen in the official statistics.
- There is little synergy between the ICT programmes in different government departments, despite attempts by the government to create cooperation and teamwork at an institutional level. In order for other social sectors to form alliances with the government, a minimal framework of cooperation between government departments would be necessary.
- In addition to the national programmes, there are departmental and municipal initiatives that seek to broaden the use of ICTs among the public, but there is no coordination or joint efforts between these projects.
- The production of local content that reflects the country’s cultural diversity should be strengthened.
- Technological convergence is important in Colombia, given that barely 13.5% of the population has access to the internet, but more than 50% has access to mobile telephones. In many remote rural areas, the population went from having no telephone service to having mobile phones. Although the Ministry of Communications has spoken a great deal in the last year about the

12 Colombia is divided into 32 departamentos (departments) and one capital district.
13 Such as the Infocentres programme and the “common point” centres in Medellín, among others.
importance of technological convergence, this convergence is also about services, knowledge, and content, and requires a stable regulatory framework. To prevent any communications law from becoming obsolete, it should be designed to allow for the entry of new services.

- In general, ICT support for micro enterprises, helping less-favoured sectors use ICTs, and the use of ICTs to promote urgent national issues such as human rights should be among the targets set to resolve the concrete needs of Colombians.

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CC (Creative Commons) (2004). Atribución 2.5 (Colombia) [online]. Available from: <creativecommons.org/licenses/by/2.5/co/legalcode>.


Introduction
According to Croatian Chamber of Commerce documents, the Stabilisation and Association Agreement between Croatia and the EU is the driving force for further developing the information society in the country. General objectives include preparing citizens for the digital age, attracting investment, and the delivery of e-services. In January 2002 the Croatian Parliament adopted a strategy entitled Information and Communication Technology – Croatia in the 21st Century, and endorsed the General Measures for the Development of the Information Society. The government’s programme for the period 2003 to 2007 has included the e-Croatia 2007 Programme among its priorities. This programme sets out measures for encouraging the development of science, technology, and information and communications technology (ICT) in particular. The government plans to finish networking the education system and to allow citizens easier communication with the public administration, focusing on health, justice and other services via the internet (CCE, 2003).

Country situation

Network infrastructure
The Croatian telecommunications network is almost 100% digital, which is not to be found in any other Central European country. The installed fixed network capacity for Deutsche Telecom’s T-Com, previously the sole service provider, is sufficient for 2.33 million subscribers, with actual subscribers currently numbering 1.7 million.

The Croatian government followed a trend towards privatisation on the grounds that state ownership is no longer deemed necessary for the achievement of national communications objectives, and because such ownership may interfere with fair competition. Privatisation was also seen as a welcome source of revenue for the state.

Nevertheless, the sale of 35% of Croatian Telecom (HT) to T-Com in October 1999 (later a further 16% was sold) did little to immediately liberalise the telecommunications environment. The HT monopoly was part of the conditions of sale, and an exclusivity period was extended for two years from 2003 to 2005. This was a significant impediment to the use and growth of ICTs in Croatia.

There is a general agreement that telecommunications policies should promote a fair and competitive environment, and that this can best be achieved by having a regulatory function that is separated from telecommunications operations. Unfortunately, the “independent” telecoms regulatory body, the Croatian Agency for Telecommunications, is seen as an employer for former HT employees, thereby diminishing its objectivity and independence.

Croatia’s regulatory framework is a hybrid, with elements from both the 1998 and 2003 acquis communautaire. A recent bylaw sets out procedures for market analysis according to the 2003 acquis. Until the market analysis is completed, the current balance of power in the telecommunications market will continue (Cullen International, 2006).

Penetration rates
The penetration rates of the most important operators and companies active in fixed telephony show that T-Com is still the main access and service provider (68% of the market), followed by CARNet (21%), Iskon Internet (10%), and Globalnet and ViPonLine, each controlling 2.5% of the market.

The number of internet users per 100 people is 33.6 (Cullen International, 2006). According to the e-Communication Household Survey in Croatia, 31% of households in the country have internet access and 5% have broadband access. According to market research conducted by GfK, 51% of internet users are male and 49% are female. GfK also says 48% of households have a PC. The main obstacles to increasing the number of internet users are failing living standards and the lack of English language skills (EC, 2006).

Under the Telecommunication Law of 1999, voice over internet protocol (VoIP) service was considered a part of internet services, so that no further legislation was needed. Under the Law of 2003, VoIP has been defined as a separate service requiring a licence. Moreover, the licensing fees for VoIP were initially kept unusually high: a EUR 33,000 (USD 43,500) once-off fee, plus an annual fee of 1% of revenue. The bylaw on payments of fees for provision of telecommunications services amended on 17 February 2005 lowered the once-off fee by a factor of 50 to EUR 670, and the annual fee was lowered tenfold to 0.1%.

According to the e-Communication Household Survey, 71% of households have fixed telephone access and mobile telephone access, 19% have fixed telephone access but no mobile telephone access, 8% have mobile telephone access but no fixed telephone access, while 2% have neither fixed nor mobile telephone access. Only 6% have ISDN, compared to 15% of EU households.

Croatia has local call tariffs that are moderately above the EU average, and international call tariffs that are around the EU average (Cullen International, 2006). Generally speaking, the average spending on telecommunications of around 4% of GDP in the South East Europe (SEE) countries is significantly higher than in the EU, where the average is around 2.7% when cable TV revenues are included. (Croatia’s GDP per capita in 2005 was above EUR 6,000 (USD 7,900) which is the highest in SEE) (Cullen International, 2006).

Penetration rates

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1 <www.zamirnet.hr>.
2 <www.e-Croatia.hr>.
3 The state currently owns 42% of HT, and the Fund for Homeland War Veterans the remaining 7%.
4 <www.telemkom.hr>.
5 Body of EU legislation.
6 T-Com recently bought Iskon Internet, strengthening its superior position in the market.
8 Ibid.
9 Integrated services digital network, an international standard for switched, digital dial-up telephone service for voice and data.
IT economy

A study conducted by the United States Agency for International Development (USAID) in 2000 concluded that Croatia has tremendous potential to create an IT10 economy: it has an excellent fibre optic backbone network and the necessary intellectual capital (USAID, 2000). Yet the utilisation and deployment of ICTs remain quite low, largely due to the high cost and barriers to entry caused by the HT/T-com monopoly, and the lack of an ICT strategy in government.

During the 1990s the ICT sector in Croatia gradually lost its leading position among Central and East European transition economies, a position built on the country’s previous openness (then within the former Yugoslavia) to Western influences. The war in the first half of the decade, badly managed privatisation, the government’s lack of an industrial policy, a sluggish economy, and the limitations of a small market have caused the Croatian ICT industry to lag well behind those of Slovenia, Hungary, the Czech Republic, and even Slovakia. While the telecom sector and the IT sector stem from the same environment, they had different starting positions and have each performed differently (CEA, 2006). Surging demand for telecom services from households, enterprises and the public sector, and lucrative profit opportunities, fuelled the inflow of USD 2.5 billion in foreign direct investment into the country.

In 2002, small IT companies (with up to 10 employees) were dominant in the market (making up 86% of the total number of IT companies). Their share of employment was 49%, and their share of revenue was 35%. At the same time, the 93 largest companies (with 51 or more employees) accounted for 15.4% of all employees in the sector and for 10% of total revenue (CCE, 2003). In 2004, ICT firms constituted 2.1% of the total number of enterprises in Croatia and contributed 5.7% to the country’s total business revenue. ICT exports accounted for 2.4% of the country’s total exports of goods and services, while ICT imports constituted 4.7% of total imports. Those employed in the ICT industry accounted for 2.9% of the total business workforce in Croatia (CEA, 2006).

From 1999 to 2005, the Croatian government invested HRK 730.46 million (USD 122.15 million) to procure IT and communications equipment and software programmes. Annual ICT capital expenditures declined in 2000 and again in 2004, both of which were election years. (It appears that central government ICT spending freezes during the change of administration. Insiders claim that one to two quarters before the elections, and two to three quarters after, the ICT activities of the administration slow down dramatically) (CEA, 2006).

Benchmarked against several other diverse countries (i.e. Slovenia, Austria, Ireland and the EU-25)11 Croatia has the lowest share of ICT spending in its state budget. Particularly significant for the comparison is the case of Slovenia, whose ICT spending is approximately three times larger than Croatia’s. In 2004, Croatia’s ICT spending was only 36.4% of the average ICT spending of the EU-25.12

National ICT strategy: e-Croatia

The country’s ICT strategy was developed and adopted during the mandate of the centre-left Ivica Racan government (before 2003), while the subsequent implementation plans came from the centre-right Ivo Sanader government, by definition more inclined towards new neoliberal public management practices. The first law passed by the new government dealt with changes in the structure of the government itself, and founded four new central state administrative offices, among them the Office for e-Croatia 2007. The e-Croatia 2007 project aims to enable citizens to communicate with public administration through the internet.

The Central Administrative Office for e-Croatia analysed different stages in the online availability of services. It states that significant improvements have been made since 2004. In December 2004 public services for businesses scored an average of 5.73%,13 and public services for citizens 3.36%. In 2005 public services for business scored 29.77%, and public services for citizens 38.22% of availability.

However, the project has run into difficulties. While a lack of coordination between the ministries responsible for Croatia’s overall ICT strategy has impacted on the project,14 it has been difficult to properly evaluate the efficiency of e-Croatia 2007. The project’s operational plan explicitly stated that it will publish quarterly progress reports on its website, but only one report per year has been published (Miosic-Lisjak, 2005).

Moreover, the change of government demonstrated a shift of focus away from e-democracy towards e-government, which is a worrying factor. It is quite possible to imagine a fully functioning and efficient e-government which lacks other aspects of good democratic governance, to the extent that it actually facilitates undemocratic governance in which governments use ICTs to control their citizens, rather than vice versa (Miosic-Lisjak, 2005).

Open source software policy and interoperability

Restricting information systems to proprietary programme code that can be maintained by a single service provider only is considered one of the most important obstacles to attaining the goals outlined in the EU’s new i2010 programme.15 On 12 July 2006, the government adopted a free and open source software (FOSS) policy.16 In doing so, Croatia has joined a group of countries, predominantly members of the EU, which have realised the importance of the use of open source software in the public sector.

According to the deputy state secretary for e-Croatia, interoperability is one of the key challenges for Croatia. The objective of the EU IDABC17 programme is to establish a framework which will enable the harmonious delivery of pan-European e-public services among public administrations of member states. By participating in this programme, Croatia is getting involved in the process of developing an e-public administration programme in the EU and a European interoperability framework. In line with this, the country has begun to develop open technical specifications for electronic public tenders within the framework of implementing the European Commission Action Plan.18

10 IT is used here to mean primarily hardware and software used in the office or home environment. ICTs includes telecommunications infrastructure.
11 The study was done by IDC, a market intelligence and advisory company. (<www.idc.com>).
12 Ibid.
13 The online availability of services is measured on a scale of 0 to 4. This is then converted to a percentage.
14 Absurdly, two portals have claimed to be the gateway to the country’s “one-stop shop”.
15 i2010 is a comprehensive strategy for modernising and deploying all EU policy instruments to encourage the development of the digital economy. See: <ec.europa.eu/information_society/eeurope/i2010/introduction/index_en.htm>.
16 Open Source Software Policy (<www.e-Croatia.hr>.
17 IDABC stands for Interoperable Delivery of European e-Government Services to Public Administrations, Businesses and Citizens (<europa.eu.int/idabc>.
18 <www.e-Croatia.hr>.
Participation

The participation of citizens in ICT policy development in Croatia is rather limited. The government and its relevant institutions have not encouraged an inclusive, multi-stakeholder environment.

While the Croatian Agency for Telecommunications (HAT) announces public online discussions on its website, participation is not properly facilitated. This particularly refers to a lack of technical and policy development knowledge needed for citizens to properly participate. However, some efforts have been taken by organised consumers. For example, the Croatian Association of Consumers (<www.huzp.hr>) has reacted to the high prices and lack of some telecommunication services, while the Association of Consumers (<www.potrosac.hr>) has raised questions about ownership over distributive telephone channels (DTK).19

One of the most active associations seems to be Telemah, the Association of Dissatisfied Users of Telecommunication Services (<www.mrezatelemah.info>). Telemah monitors activities in the ICT sector – from public procurement of IT services and hardware to ICT policy. In 2006 the association organised a survey of the public’s understanding of the telecommunications market, including the ownership of DTKs. According to the survey results, most citizens think that the DTKs are owned by the public.20

When it comes to the public procurement of telecommunication services, the situation is also worrying. According to Telemah, out of 21 tenders in January 2006, eight were concluded in direct negotiation (exclusive negotiations with a prospective provider or buyer without a prior competitive process), four were cancelled, and only nine were completed according to principles of good governance, allowing all telecommunication companies to compete. The total value of contracts concluded in direct negotiation processes in January 2007 was HRK 3.86 million (USD 690,000).

Engagement has often meant opposition. For example, T-Zombix21 became a prominent blogger writing about all aspects of the telecommunications sector, including privatisation, monopolies, censorship, etc. He became known to a wider audience when the government ordered his website Zatvorena vrata (Closed Doors) to be shut down. Zatvorena vrata was a mock website, created as a parody of the government project Otvorena vrata (Open Doors), which aimed to increase transparency and improve communication with citizens. The government’s move raised concerns about freedom of speech on the internet.

Another organisation, Multimedia Institute (mi2),22 sprang up in 1999 as a spin-off of the internet programme of the Open Society Institute-Croatia. Entering locally uncharted territory between social and cultural action and new technological developments, mi2 brought together an emerging generation of civil activists, media practitioners, urban culture actors and social and media theorists.

Over the past years, mi2 has become increasingly involved in cooperative activities at the local, regional and international levels that look to strengthen the cultural scene and advocate on behalf of the public domain. It is working towards initiating structural changes in a wide range of areas, including non-institutional culture, informal education, technology, intellectual property rights, and access to public resources.

In 2003 and 2004, mi2 implemented a project that aimed to localise Creative Commons licences. Four people, including two professional lawyers, worked on the translation and adaptation of the licences to the Croatian legal system. The Croatian versions of the licences were officially launched at the beginning of 2005.

Two organisations who have been working in the area of FOSS are equally relevant: HULK (<www.linux.hr>) and HrOpen (<www.open.hr>). HULK stands for the Croatian Association of Linux Users. The Association promotes the use of Linux, and facilitates networking and information sharing. HrOpen is the Croatian Association for Open Systems and Internet. It promotes open systems and organises an annual conference of Linux users.

In this context, we should also mention a recently announced initiative in the business sector, lead by the Croatian Association of Employers, to establish a cluster of open source software producers. The cluster should improve services to end users, but also enable FOSS producers (primarily small businesses) to develop joint products and command bigger market shares.

Conclusions

If one looks only at official statistics (such as internet penetration rates), the pace of information society development in Croatia might be considered satisfying. However, there is no data to assess the “digital divide” properly – including the “digital gender gap”. As a result, no effective strategy to improve in these areas can be developed.

National strategies are not well coordinated and strategic documents often get tossed in the garbage bin with a change of government. As a consequence, the institutional continuity necessary for a systematic approach to any development initiative is ruined. It also seems that the majority of government efforts are aimed at increasing its revenue through improved tax collection (or similar objectives) and supporting the business sector, while other citizen needs remain neglected. This particularly refers to using technology for inclusion (e.g., of elderly persons with special needs that are poorly addressed by national strategies and even more poorly by various implementation plans.)

The participation of citizens in decision-making that affects the development of the information society in Croatia is minimal. While HAT regularly holds public online discussions, they are not well advertised in the media. The process is also not developed in a way that allows for maximum participation of all stakeholders. Agencies rarely hold workshops and public hearings or convene advisory committees or roundtable sessions before issuing new proposed regulations.

Publicly expressed criticisms of some of HAT’s decisions come from civil society, political parties and members of Parliament. However, these do not seem to have any effect on the regulator’s leadership.

HAT often comes across as ineffective. Theoretically it is in charge of the DTKs, but the evidence suggests that it has no control over them. For example, T-Com was allowed to cut cabling belonging to a competitor without consequences.23 HAT publicly condemned T-Com’s move, but did not take any action to stop it.

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19 Telecommunication cables that are laid underground in cities.

20 The survey was organised around discussions that caught significant media attention on whether or not the government sold the DTKs to T-Com when privatisation started in 1999. The result of the dispute between the government and T-Com about DTK ownership is still not clear.

21 T-Zombix is a pseudonym. See: <www.t-zombix.net>.

22 <www.mi2.hr>.

23 The competitor assumed that the DTKs were public property and can be used by any operator who has a licence.
T-Com also launched several promotional campaigns for new services without informing the regulatory agency about the campaigns, as it is obliged to do. When HAT responded, the campaigns had already run in the media.

In line with the very few avenues for holding regulatory agencies accountable, the fact remains that the “public” that participates in the shaping of ICT policy is a narrow slice of the entire citizenry. Generally not many organisations and individuals (apart from business and public administration) are involved in national ICT policy. We believe this is mostly due to a lack of interest (or an inability to recognise what would be in their interest) and a lack of knowledge among the wider public, as well as a lack of appropriate channels (procedures and processes). Most citizens are reduced to mere consumers of telecommunication services.

Citizens who have engaged have done so using alternative channels and mainstream media. Yet if the goal is to improve the quality of public discussions, participation should be supported by training and educative content that is adjusted to the level of knowledge of “non-techie” citizens.

Steps should be taken to raise awareness among citizens and civil society organisations about ICT policy, and to search for allies in the business sector and opposition parliamentary parties.

References


Introduction
The Democratic Republic of the Congo (DRC) is in a post-conflict reconstruction period at the moment. Up until now, information and communications technologies (ICTs) have not been considered an inherent part of reconstruction and are not included in development schemes for the country.

The four main ICT challenges we have identified are a lack of infrastructure, the lack of a broad-based ICT vision for the country, the absence of properly defined institutional roles and responsibilities, and a lack of public funds and human resources.

Where possible, this report refers directly to official documentation. Given the scarcity of reliable resources (e.g. because of geographically partial studies) and the difficulty in accessing them (e.g. because of the absence of governmental websites), this report seeks to present the most up-to-date information available through interviews with key public and civil society representatives.

The report was produced by Alternatives, a Canadian social rights non-governmental organisation (NGO), which has been working in the DRC since 2002. Alternatives works on ICT advocacy and capacity-building projects by supporting local NGOs that share its objectives.

National situation
In its recent history, the DRC has been through a 30-year dictatorship (1967-1997), followed by two short presidencies (Laurent Kabila and his son, Joseph Kabila). These were marred by two wars (1998 and 2002) involving, among others, Uganda and Rwanda and their proxies. Although the DRC has been relatively stable since the last quarter of 2002, there are still sporadic violent conflicts in the eastern part of the country. Following peace negotiations, a transitional government formed by representatives of different parties prepared the way between 2003 and 2006 for the inauguration of a democratic republic.

The first elections in 46 years were held in 2006 and Joseph Kabila was elected president.

Quantitative data concerning ICTs are rare in the DRC. Studies conducted by civil society are available, but only cover the capital, Kinshasa. Private operators, reluctant to share information with the authorities because of a lack of confidence in them and a fear of widespread corruption, keep their data to themselves. The Congolese Office of Post and Telecommunications (OCPT), the state-owned and only legitimate telecommunications operator, for example, does not know how many clients the country’s internet service providers (ISPs) have or even the price they pay for broadband.

Set against this socio-political backdrop, which is exacerbated by rampant poverty, we have identified the main ICT issues for the DRC as being:

- A lack of ICT infrastructure
- The lack of a broad-based ICT vision
- A lack of definition of the roles and responsibilities of public institutions
- The inability of the state to fulfill its mandate concerning ICTs, given the lack of public funds and qualified human resources

Lack of infrastructure
The land-line telephone network in the DRC is now almost completely depleted due to years of negligence under the Mobutu dictatorship and the subsequent destruction of infrastructure during the two wars.

According to a survey conducted by the Dynamique Multisectorielle pour les TIC (DMTIC), a civil society organisation dedicated to ICT advocacy and capacity-building projects, only 2.54% of respondents in Kinshasa say they own and use a fixed-line telephone (DMTIC, 2005).

While the OCPT is responsible for the telecommunications network, it has yet to announce any plans to rehabilitate it.

There is no national fibre optic backbone in the country; and the absence of a broadband connection is the main infrastructural obstacle to the proliferation of ICTs. Out of 25 ISPs in the DRC, all use satellite and only one (Congo Korea Telecom) uses fibre optic to connect its offices to its clients in Kinshasa.4

There are currently three backbone projects that the private sector has proposed to the OCPT: Siemens has proposed to install a national telecommunications network; Ericsson has proposed to install a network in Kinshasa; and the West Africa Festoon submarine cable system (WAFS), managed by Telkom, has proposed to create an access point to the SAT3 cable.5 So far, the government has not committed itself to any of these projects.

On 29 November 2006, the Ministry of Post and Telecommunications and the Post and Telecommunications Regulatory Authority (ARPTC) officially signed the broadband protocol for the New Partnership for Africa's Development (NEPAD), thereby including the DRC in the Eastern Africa Submarine Cable System (EASSy) project. As part of its commitment, the government must pay USD 2 million before March 2007.6

Of the new technologies, mobile phones have experienced the highest growth in the DRC over the past few years. Over 70% of people in Kinshasa now own at least one mobile phone (DMTIC, 2005). The four private operators in this sector are: Celtel, CCT, Tigo (formerly Oasis) and Vodacom. They share around 3.5 million subscribers nationally. Other companies that have tried to launch themselves in this arena are Sogetel, Celtico, and Afritel, but they have failed to do so for political or administrative reasons.

The lack of a broad-based ICT vision
Given the DRC’s recent history, the country is just beginning to lay the foundations for basic ICT policies and laws.

Notes:
1 <www.alternatives.ca>.
2 Mobutu Sese Seko.
3 <www.societecivile.cd/node/2927>.
4 Interview with Jacques Tembele, Director of the ICT Department, OCPT.
5 Ibid.
6 <www.rdc-tic.cd/?q=node/41>.
The Growth and Poverty Reduction Strategy (DSCRP) put forward by the transitional government provides a framework for the country’s redevelopment. The third of the five pillars of this strategy, entitled “Improving access to social services and reducing vulnerability”, calls for country-wide access to basic telecommunication and postal services. In particular, schools and universities should be connected to the internet (WB, 2006).

However, none of the documents guiding the current reconstruction of the country mention ICTs as a priority. This includes the Multi-Sectoral Programme for Rehabilitation and Reconstruction (PMURR), the Emergency Project in Support of Reunification (PUSPRES), and the Emergency Project in Support of Better Living Conditions (PUAACV). ICTs have therefore not been seen as a necessary focus area for the post-conflict development of the country.

The state recognised the importance of the private sector as an economic driver in its Telecommunications Law of 2002. But the Telecommunications Law is not an expression of national policy on ICTs or a national strategy, given that it governs just one sector. It was also ill-fated. Under the Mobutu regime, the state awarded its first private licence for telephony in 1989. A second licence was granted in 1995 (MPT, 2006). According to interviews, this liberalisation was officially justified by the need to save a desperately neglected sector, but in reality, it was another occasion for government officials to receive bribes in a very corrupt system.

According to the only official document available on the process of creating a national ICT policy, the aim is to have a single policy framework that encompasses three sectors: telecommunications, information technology (IT) and media and communications. This means that new legislation will be created and the telecommunications law might be modified in order to assure uniformity.

The absence of a national ICT policy impedes the propagation of ICTs and awareness of ICT issues amongst the general population, and limits the potential for the person in the street to participate in the information society. There is a strong demand for ICTs, especially in urban areas, but very little knowledge of ICT issues and debates. The general population, for example, does not understand where the internet comes from, how the country would benefit from a national backbone or why the internet is so expensive. Poverty, of course, is the major obstacle to access to ICTs for the Congolese. Technology is still very expensive.

A lack of clarification of institutional roles

The four Congolese institutions responsible for ICTs are the Ministry of Post and Telecommunications, the Ministry of Press and Information, the High Authority on Media (HAM), and the ARPTC. They have often been in conflict or tangled in power struggles because legislation does not clearly express their respective responsibilities (Mvepu, 2005).

ICTs are under the mandate of the Ministry of Post and Telecommunications. The OCPT also falls under the authority of the Ministry. However, the regulating agency, the ARPTC, falls under the authority of the Office of the President (see Chart 1).

The Ministry of Press and Information is responsible for the services and institutions relating to the audiovisual sector. Under its jurisdiction is the public media regulator, HAM, which was created as an institution to strengthen democracy for the duration of the transitional government. It will be replaced by the Audiovisual and Communications High Council (CSAC) as stated in Article 212 of the country’s Constitution.

Chart 1: ICT-related institutions

A lack of public funds and human resources: consequences for ICT policies and management

A lack of public funds and human resources within government agencies and ministries is hampering the policy-development process. An example of this was suggested by the management of the .cd country code top-level domain (ccTLD).

Over the past ten years, the management of the domain has been ad hoc, lacking in transparency — even chaotic. The main reasons for this are internal governmental power struggles, a lack of political will due to political instability, and a lack of public funds and adequate skills.

The management of the domain name was first given to a private citizen (it remains unclear by whom) by the name of Fred Grégoire. He created a company, Internet au Zaïre pour Tous (Internet in Zaïre For All, IZPT), for this specific task. In April 1997, as the post-Mobutu war began, the domain servers were moved from Kinshasa to Brussels for security reasons. It is not clear how the domain was managed during the war (1998-2002). In July 2002, a management contract between Congo Internet Management (CIM), another private firm, and the Congolese Ministry of Post and Telecommunications was signed. CIM then became the manager of the .cd domain.

In March 2005, the OCPT was named by ministerial decree as the agency in charge of the .cd. This mandate was confirmed by the Internet Corporation for Assigned Names and Numbers (ICANN) in a letter dated March 2006.

ICANN placed some pressure on the OCPT, giving it a deadline of 20 October 2006 to present a dossier detailing a management and hosting plan for the domain. The domain servers needed to be hosted in the DRC; if the OCPT was unable to do so, ICANN said it would not authorise the state to manage it for a period of another 10 years. In that case, the management would probably keep its current form, through a private company. The OCPT submitted its dossier four days before the deadline, and it is now being considered. However, its solution was rushed and unconvincing, suggesting a lack of capacity in the agency.

The OCPT initiated the creation of a multisectoral management structure called “DOT.CD”. This structure, part of the OCPT but operating, in theory, independently, is composed of observers from companies, organisations and associations that work with ICTs in all sectors of society: civil society, the private sector, the media and academia.

chart 1

OCPT

ARPTC

HAM

Ministry of Post and Information

Ministry of Press and Information

Office of the President

Chart 1: ICT-related institutions

A lack of public funds and human resources: consequences for ICT policies and management

A lack of public funds and human resources within government agencies and ministries is hampering the policy-development process. An example of this was suggested by the management of the .cd country code top-level domain (ccTLD).

Over the past ten years, the management of the domain has been ad hoc, lacking in transparency — even chaotic. The main reasons for this are internal governmental power struggles, a lack of political will due to political instability, and a lack of public funds and adequate skills.

The management of the domain name was first given to a private citizen (it remains unclear by whom) by the name of Fred Grégoire. He created a company, Internet au Zaïre pour Tous (Internet in Zaïre For All, IZPT), for this specific task. In April 1997, as the post-Mobutu war began, the domain servers were moved from Kinshasa to Brussels for security reasons. It is not clear how the domain was managed during the war (1998-2002). In July 2002, a management contract between Congo Internet Management (CIM), another private firm, and the Congolese Ministry of Post and Telecommunications was signed. CIM then became the manager of the .cd domain.

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Seeking observers from the civil society sector, the OCPT approached the DMTIC in October 2006. The organisation was asked to rally other civil society organisations (CSOs) in the ICT sector. A meeting was held at the Alternatives office in Kinshasa. A list of signatures from members of CSOs agreeing to be observers in DOT.CD was handed over to the OCPT representatives. Since this meeting, the CSOs have not been contacted by the OCPT and there is no news on the status of the DOT.CD structure.

The second requirement of the mandate is that the OCPT host the domain servers. Neither the OCPT nor the Ministry of Post and Telecommunications has the infrastructure or the qualified personnel to host the domain servers on its own premises. As a result, they are hosted by an ISP, Afrinet, whose manager, Aubin Kashoba, is also a representative of the Internet Service Provider Association (ISPA) for the DRC.

The whole .cd saga was indicative of government processes generally, especially concerning information and communication issues. It was impossible to acquire a .cd address for several months in 2006; there was confusion about where to apply, and the domain appeared to be blocked. It was very difficult for anyone to get information. When a governmental or state agency initiates a process, such as the DOT.CD, it does so unprepared and under severe time constraints. The results are therefore often poor.

**Participation**

**WSIS: government and civil society participation**

In the DRC, civil society was, until very recently, the main driving force behind ICT policy initiatives on a national, regional and international level. The fact that there is no national ICT policy, among other things, created a climate where each stakeholder organised its advocacy work around its own interests. Civil society was the first stakeholder to participate in the World Summit on the Information Society (WSIS) and, importantly, the first to understand its importance for the socioeconomic development of the DRC.

Prior to the Geneva phase of the WSIS in 2003, the Congolese government had done very little to circulate information or promote the upcoming Summit to other stakeholders. According to Baudouin Schombe, national coordinator for the African Centre of Cultural Studies (CAFEC), civil society actors were informed about the WSIS by their international partners, who also helped them prepare for the Summit. He adds that since the government representatives spent most of their time “shopping in Geneva,” the government was left leading a national process of which it had very little knowledge. It could not, therefore, mobilise the relevant actors (Mwepu, 2006). On the other hand, Josephine Ngalula, head of the women’s organisation Forum pour la Femme Ménagère (FORFEM), explains this lack of leadership by pointing to the fact that the purpose of the transitional government was to concentrate on organising elections, putting on hold other “non-urgent” matters (Mwepu, 2006).

During 2004, CSOs that were present during this first phase of the WSIS started sharing information about key WSIS issues among CSOs more generally. The government, conscious of the growing interest in ICT policy issues among CSOs, started taking the initiative, such as forming a multi-stakeholder consultative committee; but these efforts never became concrete.

CSOs, on the other hand, showed little interest in matters they considered too far removed from the everyday realities of the Congolese population. For instance, Professor Jean-Pierre Manuana, director of a documentation centre at the University of Kinshasa, feels that the information society is a utopia for rural regions and still a luxury for most Congolese (Mwepu, 2006).

Mostly due to the efforts of civil society and international pressure from the United Nations Economic Commission for Africa (UNECA), which demanded a list of participants beforehand, the government organised several meetings involving all stakeholders in preparation for the Tunis meeting in 2005. As a result it did end up leading the way; but only following international pressure.

Since the Tunis Summit, and until very recently, the government has done almost nothing to promote or initiate any ICT-related activities, whether they be capacity building or policy-related.

**Obstacles for CSOs in dealing with ICT issues**

The obstacles encountered by civil society in dealing with ICT issues are political and economic. CSOs are influential among the general population and are viewed with suspicion by the authorities. Historically they were a driving force in the opposition to the Mobutu regime. Considering that the state is continually struggling to impose its authority, it is fearful that other sectors will take hold of the processes it is responsible for.

For their part, CSOs are limited in the scope of action they can undertake precisely because these issues are the responsibility of the government. For example, Alternatives and its local partner, the DMTIC, failed to get funding from the UNDP in 2005 for a national ICT policy consultation on the grounds that these matters concerned the state and the government. But as far as ICTs go, state institutions fail to act on their responsibilities out of ignorance and a lack of political will.

On the economic level, local CSOs are not supported in any way by state or governmental institutions. They rely on regional and international allies for funds, usually by submitting proposals for specific ICT projects or advocacy initiatives. There is no known Congolese CSO specialising in ICTs that has constant and stable funding. Moreover, individuals committed to these organisations are not employed on a full-time basis, since they have to work elsewhere to make a living. This financial uncertainty obviously affects the potential work and impact that they can have on society.

**Conclusions**

Civil society in the DRC is a proactive stakeholder in information and communication issues in the country and at the international level. Through different platforms, it has promoted a multi-stakeholder approach to ICT issues. Unfortunately, the government, which should be the national leader in these issues, does not fulfill its role. New technologies are not part of any reconstruction or development plan for the country and the government typically does not organise or promote events, projects or activities relating to ICTs. Efforts at initiating a multi-stakeholder forum for the management of the .cd domain have not yet borne fruit. In the worst of cases, ICT activities launched by CSOs are sometimes taken over by the government. This discourages civil society from initiating such activities.

As the first elected government will take power in 2007, there is an advantage in starting afresh. People are hopeful that the government will become more transparent, as it has shown more openness.

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8 Interview with Jean-Claude Mwepu, Alternatives-RDC Director and DMTIC member.
9 Current initiatives such as DOT.CD are very recent and due to an increase in political stability, international pressure, and pressure from civil society.
very recently. The Ministry of Post and Telecommunications started a multi-stakeholder consultation for an ICT national policy in January 2007: a first for the DRC. Since almost all conflicts have ceased, the DRC will also be more politically stable. This gives the new leaders the chance to think about long-term development policies, as opposed to managing crisis after crisis.

In light of the current situation, it would be beneficial to:

- Push for ICTs to be included in short and long-term development strategies.
- At a national and international level, educate authorities on the importance of a national backbone and lobby for an Open Access model to be adopted.
- Encourage current multi-stakeholder platforms, including those created by CSOs, to improve communication and knowledge-sharing among all sectors, and to increase the level of trust between these sectors.
- Continue capacity-building projects and initiatives for civil society organisations.

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MPT (Ministry of Post and Telecommunications) (2006). Terms of Reference for the ICT National Policy in the DRC.


Introduction

This report outlines the way in which information and communications technology (ICT) policies are managed in Ecuador through an analysis and review of the process that led to the compilation of the Libro Blanco sobre la Sociedad de la Información (White Paper on the Information Society) (CONATEL, 2006a). The white paper serves as a multi-stakeholder framework for the development of a national ICT strategy.

This report covers the viewpoints of diverse actors. Interviews were conducted with key people in government, civil society organisations (CSOs), academia and the private sector. Official and unofficial documentation was also reviewed, including legislation, statistics, public policy proposals, articles written by civil society activists and academics, agreements, national position documents in regional and global processes, and the websites of the institutions involved.

The report concludes that the attention given by the government and different social actors to ICTs as a sector and as a tool supporting national development has increased significantly in the last few years. The country’s involvement in the World Summit on the Information Society (WSIS) process led to the adoption of a new focus on the participation of all interested parties in the ICT public policy process. Nevertheless, challenges remain for the dialogue to truly be a multi-sectoral national exercise in pursuit of development objectives.

Country situation

Context

The telecommunications sector in Ecuador has grown rapidly in the last decade, notably since 2000, when the telecommunications market was liberalised through legal reforms that tended to increase competition. According to the Central Bank of Ecuador (BCE, 2006), the sector grew approximately 22.7% from 2004 to 2005. Although this statistic includes postal services, it gives a good sense of the dynamics of the sector, which grew 11.2% from 1999 to 2000 and in 1994 had a growth rate of only 0.1%.1

But the sector has evolved in a complex context which has not generated the conditions for a majority of the population to benefit from the transformative potential of ICTs. Despite liberalisation, an oligopolistic system predominates.

Ecuador is a country of socioeconomic inequalities and political instability. According to the results of the 2005-2006 survey of living conditions carried out by the National Statistics and Census Institute (INEC), 28.6% of the population lives in poverty and 9.9% lives in extreme poverty. These percentages are lower than they might be due to the massive emigration rate over the last five years. It is estimated that at least two and a half million people have left the country, and that they send remittances of nearly USD two billion back for their families (INEC, 2006).

In this context, the ICT policies put in place have been inspired by the euphoric idea that the expansion of telecommunications infrastructure and connectivity are a panacea for poverty and under-development.

The history of ICT policies in the country shows a culture of planning and public management which has generally followed a hierarchical and centralised model, in which organised civil society does not participate. This has meant, on the one hand, that measures are implemented which favour specific economically and politically powerful groups in the area of telecommunications and, on the other hand, that only those who have the ability to pay for the services provided by state and private businesses benefit.

While it is likely that the new presidential administration, which began on 15 January 2007, will institute changes, the formulation and execution of policies, as well as the regulation and control of telecommunications and ICTs, falls to four agencies which issue sometimes contradictory directives: the National Telecommunications Council (CONATEL), the National Television and Radio Broadcasting Council (CONARTEL), the National Secretariat of Telecommunications (SNT) and the Telecommunications Superintendent’s Office (SUPTEL).

CONATEL is currently in charge of the regulation and administration of telecommunications. The SNT is responsible for the implementation of telecommunications policies. CONARTEL regulates and authorises radio and television broadcasting services, and SUPTEL controls telecommunications services and the use of the airwaves.

The rapid growth of the telecommunications sector has occurred despite the fact that in Ecuador internet access costs and mobile phone charges are among the highest in the world.

Mobile phone use grew a staggering 9,970.39% from December 1996 to December 2005. According to SUPTEL, in November 2006 there were 8,190,923 mobile phone users among the 13,520,430 inhabitants of the country. Access to the internet grew 12,548.13% between December 1998 and December 2005. According to CONATEL, 10.13% of the population is connected to the internet, although 80% of those connected are concentrated in the two major cities, Quito and Guayaquil. There are, however, no indicators that show how ICTs are being used and the impact they are having (SUPTEL, 2006).

The country is not well equipped with networks (copper or fibre optic). In 2006, a 128/64 kbps DSL (broadband) connection cost USD 95 and a cable modem connection cost USD 75, according to CONATEL. The cost per kbps is USD 0.508. Many areas are neglected and some lines are duplicated. The line out to the backbone of the Americas through Miami is inefficient and expensive, and the costs of local telephone calls via both landline and mobile telephones are high (USD 0.028 and 0.50 a minute, respectively). The cost per minute for a local call in a public phone booth is USD 0.10 (CONATEL, 2006b).

The reasons that connection costs are high in Ecuador can be summarised as follows:

• There is no direct line out to the high capacity submarine cables, so a toll must be paid for the international connection.

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1 <lac.derechos.apc.org>.
2 The growth of the sector is expressed in monetary terms, that is to say, in the wealth that it generates. The statistic expresses the growth of telecommunications and postal services jointly.
• There is no local information exchange network.
• There is low internet penetration.
• The costs for installing a network and equipment are high.
• There is a lack of training in the use of new technologies.

According to the UN e-government readiness index, Ecuador has made great strides in the online presence of the public sector. From 2003 to 2004 the country’s rank rose from 101 to 87. This has more to do with the availability of online public information and the provision of online services than with a substantial increase in online citizen participation and interaction with public officials. The situation is somewhat different among local governments, where e-government aims to deepen democracy by providing channels for interaction with citizens and open opportunities for citizen participation in decision-making processes. However, its actual impact has not yet been measured.

Communication activists working through the Ecuadorian Grassroots Radio Network (CORAPE) began to push for reforms to radio and television legislation in 1996. In November 2002 they won a legal reform whereby community radios are recognised and allowed to be self-sustaining through the sale of advertising time. Nevertheless, the legislation does not establish mechanisms for community radios to access the concession of frequency licences in a more equitable manner. Community radios have to compete with commercial media in the frequency auction. In January 2007 allegations of illegal concessions of radio and television frequencies came to light.

An important legal precedent exists in the country: Article 23, No. 10 of the Constitution of the Republic recognises the right to communication, to establish social communication media, and to equal access to radio and television frequencies (ANC, 1998). CSOs, community media, development activists and citizens in general can use this legal instrument to advocate for reforms to the ICT legal framework. These should guarantee that the majority of the population benefits from the use of ICTs, that they are considered a common good, and that they are used for the improvement of living conditions.

ICT public policy management processes: the design and formulation of the White Paper on the Information Society

In June 2005 CONATEL became regularly and actively involved in the global and regional WSIS processes. It began to take the first internal steps towards reconfiguring the national strategy for the information society by incorporating the involvement of various sectors. Participation became one of the criteria for the formulation of proposed ICT policies. CONATEL called national actors together in May 2006 for a public discussion of a proposal for a national strategy, as well as to reflect on the focus, components, objectives and goals appropriate to national ICT needs and priorities. It also initiated the discussion for the design of the White Paper on the Information Society, in the light of new regional and global benchmarks offered by processes such as the WSIS and eLAC2007, a regional plan for an information society.

The new strategy was put forward as a replacement for the National Agenda for Connectivity and the National Connectivity Commission, which were proposed in 2001 as the government policy for the development of the information society. These involved the diffusion of ICTs in five areas: education, governance, infrastructure, e-commerce and health. The implementation of the Agenda for Connectivity was extremely limited and many of its political, social, technical and financial objectives were not viable.

Based on new political and technical guidelines, CONATEL proposed to address the following overlapping issues: the existence of inefficient structures and institutions; the low levels of involvement of strategic sectors of the state; the absence of multi-sectoral and multi-disciplinary participation mechanisms that would allow for relevant and sustained work; the lack of knowledge among citizens, as well as authorities responsible for ICTs; the duplication of efforts by public institutions, CSOs and the private sector; the inefficient use of limited public resources; and the lack of leadership and coordination among organisations, among others. In short, CONATEL acknowledged the lack of a comprehensive state policy, and in doing so, it predefined a thematic agenda that sought to align efforts in the ICT sector with broad socioeconomic and developmental goals. Its principles included encouraging multi-stakeholder involvement and a transparent and democratic process. The next challenges are to put these principles into practice by implementing the white paper and to evaluate if it manages to establish an effective link with national development and poverty reduction strategies.

CONATEL’s proposed methodology was to form 36 issue-based working groups along three axes: infrastructure, access and universal service; social appropriation and enabling environment; and local innovation, content and applications. The proposals that came out of 27 groups (after the merger of some) formed the main source material for the white paper.

The white paper was formally issued on 21 December 2006 at a public event organised by CONATEL, which committed to publicising and distributing it, and to presenting it as a contribution to the government administration beginning its term in January 2007.

For the convening of different actors, especially CSOs, is a step forward in the creation of multi-sectoral interactions and public-private alliances. The adoption of participatory mechanisms and the incorporation of human rights and development perspectives in the construction of public policy are the fruit of the advocacy work carried out by CSOs, who began to push for dialogue with public officials in February 2003.

These organisations have played a fundamental role in achieving recognition of the need for legal and regulatory frameworks that ensure community access to ICTs. This recognition can open up opportunities for transforming the current system, which is marked by a technocratic and market-oriented discourse and practice, into juridical environments that enable the use and capitalisation of ICTs as public goods. It can also create the conditions for planning the comprehensive and coordinated use of ICTs in key national development areas.

The vision offered in the white paper is additional evidence of effective advocacy by CSOs. It states that public policy should aim to achieve “a country in which all of the population participates in and benefits from the potential of communication and knowledge, without barriers and in equal conditions, through the access, use, capitalisation and appropriation of information and communications technologies, to ensure comprehensive development and the improvement of living conditions” (CONATEL, 2006a).

However, some fundamental issues such as gender equity and the importance of free and open source software (FOSS) for knowledge creation were not addressed in the public agenda and the white paper. Although there were significant advances in the understanding of the role that ICTs can play in development, it is difficult to establish a wider and more comprehensive concept of access.
Incorporating issues which aim to even out the imbalances and overcome the limitations that prevent the majority of the population from benefiting widely from the relevant and effective use of ICTs also turns out to be complicated. Crucial issues such as the renegotiation of telephone company contracts and the concession of operating licences were left out of discussions.

On the other hand, issues related to the improvement of competitive conditions and economic development through ICTs, the consolidation of the national and local ICT industry and the strengthening of state capacities to take advantage of ICTs in an effective and relevant way were dealt with in exhaustive detail.

Though the process was a constructive exercise in multi-stakeholder interaction, it is necessary to improve the process of reaching agreement on agendas and to balance the weight of certain interest groups who, because of their lobbying capacity and closeness to the public sector, participate more directly in the decision-making.

One important proposal is for the creation of a multi-sectoral commission for the information society. This will be mandated to formulate public ICT policies and guide their application, beginning with ensuring and overseeing the implementation of the white paper. But this will not come to pass unless the responsibilities and roles of actors are defined, resources are assigned, and the procedures for multi-sectoral interaction are spelled out.

The efforts to follow the guidelines that came out of the WSIS and eLAC2007 in the development of the white paper have been clear, as have those that take on the commitments of the Millennium Development Goals (MDGs), and consider the impact of technology convergence. However, the success of the country’s national ICT strategy depends on political will.

A crucial challenge will be ensuring a connection to the country’s development and poverty reduction strategies. This requires coordination with the Secretariat for the Millennium Development Goals (SODEM) and achieving a political commitment from the government. It also depends on the decentralisation of strategy processes, their transparency, the presence of citizen oversight mechanisms, outreach programmes and the community appropriation of ICTs, and proposals for the strategy’s financial sustainability.

Participation
As suggested, WSIS marked a sharp turning point in how the different actors began to participate in the national ICT policy process. However, the characteristics, motivations and expectations of the different actors at the Summit were different.

CONATEL and the National Council for the Modernisation of the State (CONAM) positioned themselves as the lead public agencies in the configuration of the information society in the country, with renewed visions of the public management of ICTs and the role of the different actors. Nevertheless, this leadership is not systematically capitalising on the experience and input of local governments that have made extremely important advances in defining ICT strategies that respond to local needs and priorities. The response and political commitment of key institutions in charge of managing strategic national development areas were also extremely limited. A utilitarian and technical discourse around ICTs continues to predominate in the majority of public agencies, which do not go beyond computerising public institutions and, in the best of cases, adopting ICTs as tools for improving administration.

The private sector was represented through local businesses dedicated to the development and promotion of the software industry, and small and medium-sized ICT service providers. The involvement of these actors can be seen as being motivated by the desire to improve and strengthen market dynamics favourable to them. In this sense, it could be said that their participation is seen as an investment and an opportunity to do business and make alliances.

Delegates from universities and non-governmental organisations (NGOs) made up the civil society group. Expectations varied within this group, and their ability to intervene in the process depended on how consistently they participated, their ability to draft proposals, and the strength of their arguments.

For many in the civil society group it was particularly difficult to understand clearly the political dimensions and impact of some of the technical issues that emerged, such as the management of airwaves.

Parallel to the issue-based working groups established by CONATEL, some CSOs decided to meet on their own to critically analyse the process, agree on agendas and find the right balance for their participation. They sought to legitimise the process without endorsing that which did not meet their expectations or fit their vision, focus or objectives. This oversight role is something which different civil society actors want to advance through the creation of collective and common platforms. And this is likely to be their main contribution to the ICT policy process in Ecuador. They need to ensure that the intent of proposals is maintained, that the multi-sectoral mechanism is formalised, that topics which were left aside are integrated, and, ultimately, that the next steps correspond to what was approved. Few CSOs see themselves as actors in the implementation of the projects and initiatives of the white paper.

Conclusions
The White Paper on the Information Society is an instrument which brings together the approaches of diverse sectors in the country. It can serve as a framework for ICT policy development in future government administrations, and help to implement a comprehensive national strategy for adopting ICTs for development.

Its democratic, transparent and multi-stakeholder approach represents an important leap in ICT policy development processes. However, there is still a long way to go for all of the sectors to be included under equal conditions, and under a common strategic development perspective.

Civil society needs to take on the challenge of monitoring the national ICT policy process and improving its capacity for direct involvement. It needs to advocate for the formalisation of inclusive and participatory mechanisms, contribute to widening the awareness of the importance and impact of ICT policies, and demand the sustainability of the process, independent of any particular government administration in power.

It is important that the country continues to build ties with regional and global ICT policy processes through its relevant public institutions. CSOs need to be allowed to play an active role at this level as legitimate representatives of the country, so that common interests in development can be advanced.  

References


Introduction

The Egyptian government has made information and communications technologies (ICTs) a developmental priority and has modernised and upgraded the sector’s infrastructure, services, regulations and human resource capacity. Egypt had an antiquated ICT infrastructure until the early 1990s. People waited sometimes for years to have fixed phone lines installed, and the old copper infrastructure made connections unstable. Phone lines outside major cities were failing. Mobile technology aided in the diffusion of phones, but the government also extended fibre optic connections throughout Egypt, upgraded the copper lines and data centres, improved the integration of applications and in general provided more fixed-line connections. Now it only takes a few weeks to have a fixed line installed.

The liberalisation of Egypt’s telecom sector is linked to the country’s economic reform programme initiated in 1991 and has been set as a World Summit on the Information Society (WSIS) priority. Egypt has signed the World Trade Organisation’s (WTO) Basic Telecommunications Agreement (BTA), which sets up a framework for the integration of its ICT industry with the global economy.

The telecom sector has sustained good performance for nearly a decade, despite Egypt’s economic slowdown during 2001 to 2004. The government sees the sector as a prerequisite for attracting foreign investment and supporting the local private and government sectors.

While liberalisation is progressing relatively smoothly, there are signs of the over-protection of the incumbent telecoms operator in the liberalisation process. Other challenges to completing liberalisation include the role of the minister as the final decision-maker for the regulator and for Telecom Egypt, a dual role that does not favour deregulation. At the same time, the lack of public participation opportunities in the ICT policy-making process makes liberalisation a technocratic process without adequate public checks and balances.

The average Egyptian is not the main beneficiary of the liberalisation process. It is driven by pressures from the global market and not by mass internal demand to make the price structure for certain services like international calls and broadband internet more competitive. The user base for high-level services in Egypt are the local and foreign business sectors and, at home, the upper-income strata. Egypt’s ICT diffusion ranking between 1997 and 2004 hovered around 135 (ranging between 132 to 137 over various years). It is one of the countries with the least diffusion of ICTs, with Niger rating lowest at 135 (ranging between 132 to 137 over various years).

This report was completed through desk research, interviews with role players in the sector, and the author’s own participation in the ICT for development sector in Egypt.

Country situation

Box 1: Overview of the liberalisation process

<table>
<thead>
<tr>
<th>Year</th>
<th>Event</th>
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<tbody>
<tr>
<td>1854</td>
<td>Establishment of the National Organisation for Telecommunications</td>
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<tr>
<td>1881</td>
<td>Purchase of the Eastern Telephone Company and development of the Telephone and Telegraph Authority</td>
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<tr>
<td>1957</td>
<td>Establishment of the Egyptian Telecommunication Organisation (ETO)</td>
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<tr>
<td>1982</td>
<td>Creation of the Arab Republic of Egypt National Telecommunication Organisation (ARENOTO)</td>
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<tr>
<td>1998</td>
<td>Founding of Telecom Egypt and the Ministry of Communication and Information Technology (MCIT)</td>
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<tr>
<td>1998</td>
<td>Establishment of the Telecommunication Regulatory Authority (TRA)</td>
</tr>
<tr>
<td>2003</td>
<td>Creation of the National Telecommunications Regulatory Authority (NTRA)</td>
</tr>
</tbody>
</table>

The Ministry of Communication and Information Technology (MCIT) was established in 1998 as an entity independent from the former ministry of transportation and telecommunication. MCIT has been responsible for developing ICT infrastructure, stimulating the knowledge economy, and forging an e-government strategy and a legal framework that is in line with international digital requirements. One of these requirements is deregulation.

To encourage sector privatisation, legislation turned Telecom Egypt, the state-owned incumbent operator, into a joint stock company in 1998. Law 19/1998 and Presidential Decree 101/1998 separated the operator and service provider from the regulatory functions. Accordingly, MCIT created an independent regulator, the Telecommunication Regulatory Authority (TRA) in line with Decree 10/1998.

Liberalisation was further regulated by Telecommunication Regulation Law 10/2003 and its presidential decree. The law rests on four main pillars: information disclosure, free competition, the provision of universal services and user protection.

A central aspect of the law is the establishment of the National Telecommunications Regulatory Authority (NTRA), which replaced the TRA in 2003 and was assigned all regulatory functions as an independent regulatory authority. Another crucial aspect was the deregulation

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1 <www.arabdev.org>.
2 Such as ICT tools that are being used for the creation of the Egyptian Information Society Initiative (EISI). These include e-government, e-health, e-content and e-business applications.
3 Egypt has been a member of the International Telecommunication Union (ITU) since 1976.
4 <www.mcit.gov.eg>.
5 Telecom Egypt continued to be the sole fixed-line operator.
6 Law 10/2003 stipulates the NTRA’s duties and functions. These are to: draw up telecommunication plans and programmes; prepare and publish telecom services statistics; set the general policies and regulations for non-economical telecom services; establish customer protection rules; provide state-of-the-art services with the best prices; ensure the quality of telecom services; set up and manage a customer...
of Telecom Egypt's monopoly of domestic and international telephone service by January 2006. Accordingly, the NTRA will have completed the main elements of the first liberalisation phase by the end of 2006. The first phase of the liberalisation process runs from 2006 to 2008. During this phase licensees are allowed to run voice and data services over satellite earth stations and cable landing points operated by Telecom Egypt. Licences to establish independent landing station infrastructure are set for a future date (MCIT, 2006).

Law 10/2003 governs licence categories and related fees. The NTRA grants the licences. It awarded over 20 licences to operators who offer telecommunications services to the Egyptian market, including mobile, payphone, prepaid calling card, internet, data, and VSAT (satellite) services. The NTRA is also responsible for the advanced radio management and monitoring system and is rationalising the radio frequency spectrum to introduce new services. Licence fees are a main source of income for the NTRA. The authority’s budget is further supplemented by government funds.

Consumer protection, negotiation and arbitration

As regulator, the NTRA is the sector’s consumer rights protector. The authority has offered a hotline for customer service since September 2002. The hotline responds to both technical and non-technical complaints and enquiries (e.g. the customer can report a failure in services but also pursue billing issues).7

The NTRA has established several committees to address consumer protection issues: the Consumer Rights Committee, the Consumer Awareness Committee, the Health Committee, the Service Quality Committee, the Pricing Committee and the Privacy Committee.8

The NTRA also manages interconnection agreements in accordance with the stipulations of Law 10/2003. As a result, the NTRA is the negotiator if two service providers have a dispute over an interconnection agreement. The dispute is only taken to court when the NTRA is unable to act as arbitrator.9 Law 10/2003 gives exact instructions on offences and their financial penalties (in extreme cases there are prison penalties).

Liberalisation of main sector stakeholders

To date there are ten licensed telecommunications service providers in Egypt:

- Telecom Egypt, the government operator, which provides traditional fixed landline services
- Three GSM (mobile) operators
- Two payphone operators
- Four low earth orbital systems operators.10

Telecom Egypt

Telecom Egypt11 replaced the Arab Republic of Egypt National Telecommunication Organisation (ARENTO) in 1998. It has been modernising the ICT sector through upgrading Egypt’s ICT infrastructure, expanding and improving quality of services and, through deregulation, offering consumers more competitive prices. Some examples of the upgrades are the installation of fibre optic cables and digital microwave links throughout Egypt’s 26 governorates, adding a third mobile carrier and, recently, liberalising the monopoly on international calls.

Telecom Egypt was the monopoly fixed-line call operator until the end of 2006. Domestic fixed-line calls are cheap by international standards (approximately USD 0.17/hour) because Telecom Egypt has subsidised them through high international call tariffs. The challenge that Telecom Egypt now faces is how to manage fees for local calls with the anticipated lower revenues due to liberalising international call tariffs (Hashem, 2006).

One solution is to try to increase demand for international calls, thereby expanding its user base. Telecom Egypt’s chairperson, Akil Bashir, sees the liberalisation process in the short term as potentially raising prices for local fixed-line calls. He further emphasises the importance of creating more demand. Lower international tariffs should translate into offering the service to sectors of the economy that have not been using international telephony on a frequent basis. Here the assumption is that the price change will create demand (Hashem, 2006).

Before the liberalisation of the sector, Telecom Egypt’s revenue from international calls was approximately EGP 2 billion (USD 35 million) per year. This amounted to 25% of its total returns. The subsidised local calls cost the operator a loss of revenue of EGP 0.5 billion (USD 8.7 million) per year until recently. Income from international telephony is also the only hard currency earner for the company (Hashem, 2006).

Law 10/2003 required Telecom Egypt to give up its monopoly on landline telephone services and open them up to at least two additional operators by early 2006. The telecoms law gives the government a free hand in selling a stake in Telecom Egypt, but stipulates that the state must retain more than 50% of the company. The law also decrees that 5% of the operator should be offered to employees in the event of any kind of sale proceeding.

Telecom Egypt has two liberalisation scenarios for international calls: either to offer two new public tenders or to offer an international licence to the three mobile carriers. It also plans to expand regionally to be able to earn hard currency.

Liberalisation is carefully managed, however. For example, MobiNil12 and Vodafone will channel their calls through Telecom Egypt, thereby offsetting a drop in revenues. Telecom Egypt has also purchased Vodafone Egypt shares to secure a stake in the thriving mobile market.

The NTRA set up the Universal Service Fund (USF)13 in 2005 to compensate sector stakeholders, one of the most prominent of them being Telecom Egypt, for expansion in low-density, low-profit areas

9 A possible scenario would be a lack of qualifications (technical or legal) to act as arbitrator between the affected parties.
10 VSAT Service, Globalstar, Al-Tharaya, and Alkan.
11 <telecomegypt.com.eg>.
12 MobiNil was the first mobile phone operator in Egypt, and is still a leading operator now, while two additional companies have been added: Vodafone and recently Etisalat. By channelling their networks through Telecom Egypt they are paying a fee to the latter. In this way Telecom Egypt is benefiting revenue-wise from the mobile sector, though it is not a mobile operator per se.
13 The USF’s budget is made up from annual NTRA budget surpluses. The initial budget is LE 50 million (USD 8.7 million).
to meet set ICT access targets. The NTRA’s main universal service goals were to guarantee access to telecommunications services at reasonable prices and make them accessible to all citizens; provide access to remote areas, schools and general libraries; guarantee free competition and discourage monopolistic tendencies; and help to consolidate national, political, economic and cultural interactions. The fund is financed by licensing fees, in addition to other funds from the state’s budget.

The NTRA is very supportive of Telecom Egypt. The regulator is setting pricing formulas that take into consideration the transition the operator is going through due to deregulation. Telecom Egypt has also been advantaged in relation to other ICT service providers in that it was exempted from paying licence fees on services before 2006. It helps that both the NTRA and Telecom Egypt are under the auspices of the minister of the MCIT.

The operator also maintains a stronghold in the sector through its subsidiaries. It has investments in over 18 companies (e.g. Vodafone Egypt, Nile Online, Egyptnet, Middle East Radio Company, Menatel and Nile Telecom), giving it a wide spread in the sector and varied revenue sources.

To increase its hard currency revenue, Telecom Egypt has began bidding for regional and international contracts. It is in the process of establishing Orascom, a second fixed network in Algeria. Through its subsidiary TEData, it is offering in Palestine a “free internet” model that it established in Egypt, and has opened a branch in Jordan (AmCham, 2003).

One example of Telecom Egypt’s engineered liberalisation process is its recent acquisition of Vodafone Egypt shares. While Telecom Egypt’s shares went public on the Egyptian stock market in December 2006, the cooperative partnership between Telecom Egypt and Vodafone has increased Telecom Egypt’s stake in Vodafone to 45%. This partnership allows Vodafone Egypt to extend its services and products through Telecom Egypt’s outlets. Through this partnership, Telecom Egypt could potentially work regionally on fixed and mobile operations. It will further maintain a sizable portion of international call revenues while maintaining its commitment to liberalisation (Vodafone, 2006).

**Liberalisation examples from other sector participants**

**Mobile service providers**

Egypt has become the largest internet market and the third largest mobile market in Africa (after South Africa and Morocco). Telecom Egypt was the first mobile operator, beginning its services in 1996. The mobile sector was partially liberalised in 1998, when the MobiNil consortium began offering mobile services. MobiNil was comprised of four companies: Orascom Telecom; Al Ahram, a subsidiary of Motorola; Systel, controlled by Alcatel; and Raouf Abdel-Messih, a local partner.

The government sold a licence for a second network to a consortium led by Vodafone and Misrphone, which launched its services in November 1998 under the name Click GSM. In the same year, Menatel and Nile Telecom, both private companies, were licensed to provide payphone services. A third provider – Etisalat – was chosen by a lengthy tender in 2006, and is expected to be fully operational by mid-2007.

**Internet service providers (ISPs)**

Public data networking services were liberalised in 1999. The first ISPs were able to enter the market in this way; however, it was not until the following year that the market for internet infrastructure was opened to competition. The market for high-speed access services was liberalised in 2001, while the first virtual operators – mostly ISPs – were licensed in 2003.

Internet service licensing has been fully liberalised, and any organisation may apply for a licence. However, there are three licence classes of ISPs in Egypt: class A, B and C. Class A is an all-inclusive licence and is used by the leading ISPs (e.g. Link.net, Internet Egypt and GegaNet). These licensees can install networks throughout Egypt and can resell bandwidth to other ISPs. Class B licensees are not allowed to sell bandwidth to other ISPs. Class C ISPs have to lease or buy bandwidth from Class A licensees and can only provide internet services to their customers. Most ISPs work on a revenue-sharing model with the incumbent operator, which currently benefits both the ISP and incumbent. There is a danger, however, that failure on the part of the incumbent would disrupt services for many customers, as there is only a single point of failure.

**Call centres**

The liberalised regulatory environment supports the development of offshore services like call centres. These are becoming economically competitive due to the reduction in telecommunication costs. However, foreign language skills are not as strong in Egypt as they are in countries like India. At the same time, skilled ICT labour is in general a challenge in Egypt (Rasromani, 2006). Despite being a latecomer, Egypt is trying to position itself as a global and regional call centre destination.

Egypt is in the process of establishing the first transit telecommunications free zone. Located in Alexandria, the free zone will offer co-location services, managed services and application services via a “telecom hotel”.

**E-commerce initiatives**

There are limitations, at present, for widespread e-commerce services in the local market due to the relatively low diffusion of internet users and the minimal use of credit cards in financial transactions within Egypt. However, MCIT is planning to launch e-commerce capabilities in Egypt by 2007.

Law 15/2004 on e-signatures and the establishment of the Information Technology Industry Development Authority (ITIDA) was passed on 22 April 2004. The Central Bank of Egypt has licensed 12 banks to provide e-banking services. The services include phone and mobile banking as well as internet banking services.

A full modernisation of the National Postal Authority is currently a key government project. The postal authority started to build a network to connect its 3,000 post offices throughout the country. Plans for transforming the authority into a joint stock company are already under way. The opportunities exist for partnerships with the private sector to introduce electronic postal services and new applications in postal banking (CIT Egypt, 2002).

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14 Through Telecom Egypt, ISPs offer numbers (0777-0000 or 0707-0000) that can be dialled from any landline phone to access the internet without paying a monthly subscription fee to an ISP. A per-minute rate for online use is billed towards monthly phone use.

15 A building that is constructed or rebuilt for data centres.

16 <itida.gov.eg>.

17 The formerly 100% public National Postal Authority will offer at least 49% of the shares to private Egyptian entities.
<table>
<thead>
<tr>
<th>Table 1: Key statistics</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Total population</strong></td>
</tr>
<tr>
<td><strong>GDP (USD)</strong></td>
</tr>
<tr>
<td><strong>GDP/capita (USD)</strong></td>
</tr>
<tr>
<td><strong>Independent regulator</strong></td>
</tr>
<tr>
<td><strong>Fixed telecom operators</strong></td>
</tr>
<tr>
<td><strong>Fixed network growth</strong></td>
</tr>
<tr>
<td><strong>Fixed lines in service</strong></td>
</tr>
<tr>
<td><strong>Fixed line capacity</strong></td>
</tr>
<tr>
<td><strong>Fixed lines/100 pop.</strong></td>
</tr>
<tr>
<td><strong>Main line waiting list</strong></td>
</tr>
<tr>
<td><strong>Main line waiting time</strong></td>
</tr>
<tr>
<td><strong>Number of ICT employees</strong></td>
</tr>
<tr>
<td><strong>Telecommunications revenue (USD)</strong></td>
</tr>
<tr>
<td><strong>Mobile subscriptions</strong></td>
</tr>
<tr>
<td><strong>Mobile diffusion</strong></td>
</tr>
<tr>
<td><strong>Internet dial-up subscribers</strong></td>
</tr>
<tr>
<td><strong>Internet users</strong></td>
</tr>
<tr>
<td><strong>ISPs</strong></td>
</tr>
<tr>
<td><strong>Internet bandwidth</strong></td>
</tr>
<tr>
<td><strong>Asymmetrical Digital Subscriber Lines (ADSL)</strong></td>
</tr>
<tr>
<td><strong>WiFi - WiMAX</strong></td>
</tr>
<tr>
<td><strong>Cities with dial-up IP POPs</strong></td>
</tr>
<tr>
<td><strong>VSAT</strong></td>
</tr>
<tr>
<td><strong>Local loop</strong></td>
</tr>
<tr>
<td><strong>Cybercafés</strong></td>
</tr>
<tr>
<td><strong>VoIP</strong></td>
</tr>
<tr>
<td><strong>Exchange rate</strong></td>
</tr>
</tbody>
</table>

Sources: NTRA, Telecom Egypt, Information and Decision Support Centre (IDSC), ITU, Economist Intelligence Unit (EIU), World Bank.
Participation

Currently there are no public consultation forums for ICT policy formulation. While telecommunications law gives the NTRA clear rules and guidelines on regulating the market and protecting the consumer, as well as for imposing penalties on defaulters, public participation in law-making processes are not as clear. For example, the law does not establish a way to contest decisions adopted by the NTRA. It also does not require the NTRA to make its decision-making process public. In one instance this led to a heated debate by opposition groups regarding the transparency of the selection process of the third mobile carrier, Elitasalat (although the process has been deemed transparent by the government and the international community).

According to Mustafa (2002), Egypt’s liberalisation status compares favourably in the region. However, while Egypt has a relatively transparent regulatory framework, the analysis points out that the regulator is not fully independent due to the NTRA’s ultimate subjugation to the sector’s minister, and the lack of an open, public decision-making forum.

Conclusions

Egypt has made strides in its liberalisation plan, progressing largely according to schedule. To date the NTRA is showing signs of a well-functioning regulator. While it is fairly independent, it ultimately is governed by the MCIT minister, who also governs Telecom Egypt. This lack of independence from the sector could potentially place it in a conflict of interest.

Telecom Egypt faces a challenge in maintaining and expanding its profit level after liberalisation. As a result, the liberalisation process is being carefully engineered to allow it to keep its advantageous edge over competition.

While Egypt’s liberalisation process is running relatively smoothly, its publication and public participation processes leave a lot to be desired. There is, in effect, a dichotomous approach towards liberalisation in Egypt: liberalisation of services and technical applications, but limitations on the “liberalisation” of expression and on the inclusion of public involvement in the decision- and policy-making processes in the sector.

References


Introduction
This report provides a brief overview of the information and communication technology (ICT) situation in Ethiopia and the key stakeholders’ roles in the sector, together with a concluding remark on key areas that need to be addressed. The methodology for this report involved mainly desk research, complemented by interviews with individuals in the telecom sector.

The first section describes key areas of progress in the ICT sector in Ethiopia, while the Participation section presents the country’s ICT policy-making bodies and implementers, including stakeholders that contribute to the development of the ICT sector.

The ICT sector in Ethiopia is still characterised by a low penetration of services, including fixed-line telephones and mobile and internet services. Reasons behind this include the monopoly of the telecommunications incumbent and far from effective regulation. Although governmental agencies have a key role in ICT development plans, private sector companies, donors and civil society organisations have been the main drivers behind ICT development in the country. The high tariffs that inhibit rapid growth in access remain a key challenge. There are signs, however, that ICTs have created an important opportunity for the socioeconomic empowerment of women.

Country situation
Although there have been developments in liberalising and privatising the different sectors of the Ethiopian economy, the telecommunications industry remains under the monopoly of the government. The Ethiopian Telecommunications Corporation (ETC)² is the only provider of telecommunications services, including fixed-line and mobile telephony and internet service.

The number of fixed-line telephone subscribers more than doubled from 105,985 in 1987-1988 to 283,683 in 2000-2001, reaching 725,046 by June 2006. This means that 70.9% of all exchanges are in use (the capacity of the fixed-telephone exchange grew to 1,022,399 by the end of June 2006) (ETC, 2006a).

The effective teledensity reached 1.39% (including mobile phones), still a very low figure compared to the sub-Saharan Africa average of 2.68% (2003). Residential subscribers represent 71.2% of the total fixed-line subscribers, business 15.8%, government 7.2%, and other customers, including international organisations, 1.1%.

However, international, business and government customers contribute to the incumbent’s revenue substantially. By the end of June 2006, the number of waiting subscribers for fixed telephone lines reached 56,023.

The mobile sector is growing fast. In June 2006, the number of subscribers reached 866,700, more than double the total of 410,630 in 2005. Out of the total number of subscribers, 358,052 were pre-paid subscribers. ETC offers value-added services such as international roaming, SMS, voicemail, general packet radio service (GPRS) and satellite mobile service. Ethiopia is registered as a GSM-user country.

The internet market is poorly developed compared to the potential demand and size of the population. This is mainly due to the incumbent’s monopoly as the sole internet service provider (ISP). Although internet charges have been revised a number of times in the past to encourage more users, the number of subscribers remains low. Usage has, however, more than doubled in two years. ETC had 10,465 subscribers in 2003, of which the majority were business and non-profit organisations. This figure grew by 14% to 12,155 in 2004 — still a small number compared to the population size of over 70 million. In May 2006, the number of internet subscribers reached 26,642.

A major change occurred in 2001, with the start of the government’s broadband roll-out project. This project introduced a dedicated digital data network (DDN) service that provides a broadband infrastructure with a frame relay connection of up to 2 Mbps (although the maximum speed that is available for subscription is 512 Kbps). Both internet and satellite broadband services are offered. In May 2006, subscribers to the DDN and its multimedia services reached 628 (ETC, 2006b).

In recent years, the government of Ethiopia has tried to take advantage of ICTs in a bid to accelerate the rate of economic growth. To this end, it is conducting multi-sectoral projects.³ The objective of these projects is to deliver IP⁴-based services through the use of broadband terrestrial and VSAT⁵ (satellite) infrastructure. In 2004 ETC made its infrastructure available to all woreda (district level administrations) and secondary schools. This connected the schools with eight-channel satellite television for educational purposes; some 550 secondary schools have been connected so far. The broadband roll-out also aims to provide access to rural communities, agricultural research institutions, corporate organisations and financial institutions. A total of 600 districts, around 5,000 rural communities (or kebele) and 34 agricultural research institutions have already been connected.

The number of local websites has increased over the past five years. However, many feel that government websites do not contain information that is useful to the general public or institutional customers, since no applications or enquiries can be submitted online. A few private companies have developed e-commerce websites, selling goods and services.

According to International Telecommunication Union (ITU) (2002, cited by Demeke and Biru, 2002) estimates, there were 75,000 computers in Ethiopia in 2001 and 367,000 TV sets in 2000. Only 2.8% of all households have access to TV sets. The distribution of TV sets is concentrated in the major urban centres, where more people can afford the cost and electricity is available. The national survey of 1999-2000 also showed that 18.4% of the population owns radios.

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1 <www.efossnet.org>.
2 <www.telecom.net.et>.
3 Among them, the SchoolNet and WoredaNet projects.
4 Internet protocol.
5 Very small aperture terminal, a ground station used in satellite communications of data, voice and video signals.
TV and radio stations in Ethiopia belong to the state. The government TV station used to have a single channel, Ethiopian TV, until the Addis Ababa Television channel was introduced three years ago. Addis Ababa Television is available only in Addis Ababa and its suburbs.

The federal government owns two radio stations, the most important being Radio Ethiopia, which has two channels. The second radio station, Education by Radio, covers most of the country and provides educational radio programming to primary schools and distance education to adults. The Ethiopian Broadcasting Agency recently issued an FM radio licence to a private company. The slow licensing process is not encouraging for the many who were initially enthusiastic about the potential new business opportunities that this would bring.

There is considerable interest in free and open source software (FOSS) in Ethiopia, and a network of over 300 ICT specialists promoting FOSS has been formed under the banner of the Ethiopian Free and Open Source Software Network (EFOSSNet). Apart from a few high-profile representatives, the government has been slow to wake up to the potential of FOSS. Little is also being done to promote FOSS in higher education.

Like many other developing countries, ICT skills in Ethiopia are in short supply in many sectors of the economy. However, there are several institutions offering tertiary training, run both by the private sector and the government. Currently there are more than 20 emerging higher education institutions that have started to train at a diploma and degree level. Studies also show that there are more than 150 private computer training centres in the country, although 82% of them are in the capital. These centres offer courses on Microsoft Office packages, database systems, various programming languages, and specialised software packages, among others.

**Participation**

There has been increased involvement by all stakeholders in the development of the ICT sector in Ethiopia over the past five years. The Ethiopian government has embarked on a wide-ranging national ICT capacity-building programme aimed at accelerating development and reducing the level of poverty by improving public and private services in the health, agriculture and education sectors, among others. The vision for the programme is to “[d]evelop and exploit ICTs as an accelerator for the attainment of national development objectives and global competitiveness.” The programme is embedded in a decentralisation policy entrusting regions and woredas with the task of responding to local needs.

It has four strategic aims:

- Establishing a national ICT policy, advocacy and coordination body to facilitate the mainstreaming of ICTs for socio-economic development
- Creating an enabling policy, regulatory and legal environment for the growth of ICTs and establishing locally adapted ICT industry standards
- Developing the necessary ICT human resources and infrastructure, facilitating rural access, and promoting diversified content
- Facilitating the use of appropriate technologies for the development of applications and content in various sectors to support rural development, good governance, and service delivery in priority sectors.

We have identified ten major ICT players in Ethiopia:

The **Digital Opportunity Trust** (DOT) (<www.dotrust.org>) is a Canadian-based non-profit organisation that promotes locally driven social and economic development through the use of ICTs. Its flagship programme, Global NetCorps, is in operation in five countries: Jordan, Lebanon, Egypt, Kenya and Ethiopia.

The **Ethiopian Free and Open Source Software Network** (EFOSSNet) (<www.efossnet.org>) is a non-governmental professional network established by a group of interested ICT professionals and individuals in February 2005. The vision of EFOSSNet is to see FOSS contribute to the development of Ethiopia. EFOSSNet is committed to research and development in the area of FOSS, and to awareness-raising through training and fostering partnerships with the private, non-profit and public sectors.

The **Ethiopian ICT Development Agency** (EICTDA) (<www.eictda.gov.et>) is an autonomous federal government public office coordinating ICT-related development in Ethiopia and advising the government on ICT policy issues. EICTDA is also responsible for the development and implementation of ICT activities approved by the government. The agency is the main executing organ for the ICT-Assisted Development Project, which aims to help communities improve their livelihood through the use of appropriate ICTs that facilitate increased access to markets, development information and public services.

The **Ethiopian Telecommunications Agency** (ETA) (<www.eta.gov.et>) is the country’s telecommunications regulator.

The **Ethiopian Telecommunications Corporation** (ETC) is the state-owned monopoly provider of telecommunications services in Ethiopia. According to its website, ETC’s vision is to see the entire country connected with state-of-the-art ICT infrastructure that provides high quality, reliable and secure communication service at affordable prices, while its mission is to introduce ICT infrastructure across the nation to support voice, data and video services.

The **Graduate School of Telecommunications and Information Technology** (GSTIT) (<www.gstit.edu.et>) is sponsored by the ETC. GSTIT offers postgraduate programmes intended to fill the gap for high-level professionals demanded in the ICT sector, both in Ethiopia and in the region. GSTIT provides forums for sharing knowledge and exchanging information on new technologies and management tools and practices.

The **School of Information Studies in Africa** (SISA), now called the Faculty of Informatics, Addis Ababa University, was established in 1990 with the assistance of the International Development Research Centre (IDRC) and UNESCO (see below). It offers graduate as well as short-term training programmes and refresher courses in ICTs.

The **United Nations Development Programme** (UNDP) (<www.et.undp.org>) provides technical advice to the ETC. It also supports the local SchoolNet project which is being implemented in collaboration with the EICTDA. The project delivered the first batch of 1,500 computers to the Ministry of Education in 2004 as part of efforts to bring ICTs to more than 160 secondary schools across the country.


7 For more information see: <www.ictadethiopia.org>.
The United Nations Economic Commission for Africa (UNECA) (<www.uneca.org>) plays a key role in the development of ICTs, particularly in enabling countries to develop and implement their National Information and Communication Infrastructure (NICI) plans.

The United Nations Educational, Scientific and Cultural Organisation (UNESCO) (<www.unesco.org>) supports ICT initiatives and development in Ethiopia. This includes establishing telecentres (it launched the sixth telecentre in Ethiopia in August 2005) and supporting FOSS development, as well as initiatives assisting visually impaired people, among others.

Conclusions

Although the situation is improving (from a very low baseline), the ICT sector in Ethiopia is still characterised by a low penetration of fixed-line, mobile and internet services, a state monopoly, and far from effective regulation.

The establishment of an ICT coordinating body (the EICTDA) is expected to promote the sector’s growth. But although governmental agencies have a key role in developing ICT strategies, private sector companies, donors and civil society organisations have been the main drivers behind the development of ICTs in the country.

The government actively participated in the World Summit on the Information Society (WSIS) process, and a national consultative workshop with ICT stakeholders was organised by the ETA in collaboration with UNECA in February 2003. However, this was largely invisible to the public.

The monopoly of the telecommunications environment in Ethiopia poses a number of challenges. The policy environment needs to be opened up to encourage private sector investment and to improve the quality of services by introducing competitive pricing for services.

As stated in its website, the ETC’s “vision” is to connect the country with state-of-the-art ICT infrastructure at affordable prices. However, this is unlikely to be realised if the market is not liberalised. A liberalised market will also make the existing regulator more effective in developing and implementing standards that encourage service providers to meet their service level agreements and respond to customers’ needs.

Billing problems and affordability are regarded as the major constraints in utilising fixed phones effectively. The low level of internet penetration reflects an expensive but slow and low-quality service.

While there is still a scarcity of fixed lines, there has been an increase in the use of public access points, such as private kiosks, telecentres and public phones. Tariffs should be revised to allow those in rural areas to make calls, and effective strategies need to be put in place to sort out billing problems.

There remains a significant gender gap in accessing communication services in Ethiopia. However, there are also signs of improvement, such as the growing access to prepaid mobile phones and public access points run by women. There has also been a significant increase in the number of women operating telecentres, following the liberalisation of public call services in 2003. This is expected to improve women’s access to ICTs more generally.

References


Introduction

This report was compiled by the research team at IT for Change using varied primary and secondary data. The primary data includes key interviews with civil society experts such as Arun Mehta and Vickram Krishna (Radiophony), 1 Mahesh Uppal (independent telecom consultant), Sunil Abraham (Mahiti Infotech), TK Manzoor (Akshaya), Basheer Ahmed Shadrach (International Development Research Centre, IDRC) and Nikhil Dey (Mazdoor Kisan Shakti Sangathan). Our secondary data included a survey of literature on information and communications technology (ICT) policy in India. We paid particular attention to the legal and regulatory framework for ICT policy at the national and state levels.

This report is organised into six sections, arranged to cover areas where there has been rapid development of ICT-related policy (up until the end of 2006). The sections on telecommunications, telecentres, community radio, open standards and intellectual property rights, and the information technology (IT) industry outline the key policy initiatives and the regulatory framework. They also sketch tentative future directions for development of policy in these areas. A section on Participation briefly notes the level of civil society participation in policy formulation and implementation.

This report shows that, unlike some other developing countries, India has not developed comprehensive ICT policy or legislation and has not established a specialised ICT agency to address all areas of ICT policy. Presently, different components of ICT policy are decided by the relevant line ministry vested with that responsibility. In this institutionally fragmented policy arena it is apparent that there are no common principles of a “people-centred, inclusive and development-oriented information society,” the goal set by the World Summit on the Information Society (WSIS, 2005). In the sections below, we examine the development of policy against these benchmark principles, and briefly propose some alternative lines of action which may be pursued in the years to come.

Country situation

Telecommunications

While there has been a revolutionary shift in telecom growth in India in the last decade, several lacunae persist and need sustained policy attention to achieve a just distribution of telecom resources.

Voice telephony

In 1994, the central government deregulated the Indian telecom market by allowing private players to bid for telecom licences, and in doing so ended the state monopoly over the telecom sector (TRAI, 1994). Telecom policy has been revised significantly over the years. Telecom policy has been revised significantly over the years. In 1999, the New Telecom Policy was drafted, and there was a proposal to revise this policy in 2006, but this revision is now likely to take place in 2007 (TRAI, 1999).

The establishment of the Telecom Regulatory Authority of India (TRAI) as the single regulator for the telecom industry has been one of India’s most successful regulatory policy reforms in the last decade. While TRAI has stimulated market growth, its ability to enhance consumer protection, promote rural telephony and enforce quality of service norms has been far from satisfactory (the continued deficiency in quality of service norms has been noted in TRAI documents) (TRAI, 2005).

Since 1994 there has been a rapid deployment of telephones all over the country (183.95 million telephones as of November 2006). The rate of growth in terms of teledensity is noteworthy when one considers that India has moved from 1.39 telephones per 100 inhabitants at the end of March 1994, when the shift to a new, more liberal telecom policy began, to 16.3 per 100 inhabitants in November 2006. 3 Mobile telephony grew exponentially over this period, while the number of land-line telephones has stagnated and occasionally shown signs of decline (Chandrasekhar, 2007). Official estimates indicate that the growth in teledensity will be sustained, and it is expected to increase from 16.3 per 100 inhabitants in November 2006 to 22 per 100 inhabitants by December 2007, thereby satisfying the target set by the Department of Telecommunications (DoT) (PIB, 2006a).

The difficulty is that a closer examination of the data suggests that it may not be a good measure of the extent of diffusion. To start with, the aggregate figure conceals a high degree of urban and regional concentration. Telledensity in rural India in 1998-1999 was just 0.5 lines per 100 people. While the figure crossed 1 per 100 in 2001-2002, and stood at 1.79 in December 2005, urban teledensity had risen to 34.77 during the same period. In November 2006, rural phones amounted to just 14.6 million compared to 183.5 million across the country. Furthermore, interregional variations were also substantial. In March 2003, while total teledensity in the state of Delhi was 26.85, in the state of Bihar it was as low as 1.32 (Chandrasekhar, 2003).

Access to voice over internet protocol (VoIP) services in India has resulted in the dramatic reduction of international and national tariffs over the last two years. However, there has been a recent proposal to regulate VoIP services by requiring service providers to acquire telecom licences and submit themselves to the jurisdiction of the telecom regulator as well as local tax authorities. If VoIP services are heavily regulated, it is likely to reduce or even eliminate the big price differential presently available in comparison with conventional public switched telephone network (PSTN) telecom tariffs (Elwood, 2006).

Data connectivity/internet connectivity

Data connectivity through packet switching networks also falls under the regulatory control of TRAI. 4 The development of this sector has

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1 <www.itforchange.net>.
2 The institutional affiliations of the contributors are indicated in brackets.
proceeded along two distinct paths: private sector networks and state-owned networks. The spread of data connectivity by these networks has been modest. While the state-owned telecom provider accounts for almost 50% of the connections available, the overall availability of data connectivity in India is very low when compared with similarly placed developing countries (TRAI, 2006).

The Ministry of Communications and Information Technology (MCIT) has set ambitious targets for the roll-out of high bandwidth broadband connectivity nationwide through the incumbent state-owned telecom provider BSNL. It is expected that more than one million broadband connections will be added before the end of 2007. A proposal has also been put forward to modify the definition of broadband connectivity from the present 256 kibibits per second (Kbps) to 2 megabits per second (Mbps) download speed (PIB, 2006a). This increase can be easily accommodated, as India presently has an installed bandwidth capacity of 16 terabits, of which only 0.2 terabits has been used (LimeAsia, 2006). BSNL and MTNL have already shifted to providing 2 Mbps connectivity in their basic broadband plan.

The recent decision by the DoT to invest resources from the Universal Service Obligation Fund (USOF) in broadband technologies like WiFi and WiMax is a step in the right direction. It has planned to set up about 8,000 towers – the biggest cost components for wireless connectivity – in remote areas which are presently not served by any telecom network (PIB, 2006a).

One way for the DoT to achieve its ambitious broadband targets will be to encourage local governments to implement their own wireless projects. Various local governments in different parts of the world have invested public money in creating public networks which are accessible to all citizens. State-owned data networks have been rolled out by the central government and various state governments. Different state governments have developed different connectivity models. One noteworthy state government model is the Akshaya (Kerala) model. Akshaya telecentres use a mix of wireless and wired networks, as in the pilot in Malapuram district, where connectivity is provided through a public-private partnership. However, as the project looks to expand into the remaining 13 districts, they will ride on the State Wide Area Network (SWAN) which promises connectivity up to the “block” (sub-district) level.

SWAN is the core infrastructure being developed by the central government under the National e-Governance Plan, which promises to deliver e-government services and serve as a platform for 2G (government-to-government) communication (DIT, 2004).

The current implementation status of SWAN networks is unsatisfactory, however. It is only in four states (Maharashtra, Sikkim, Uttarakhand and Chandigarh) that the plan is going as per schedule (DIT, 2006a). Certain states already have their existing network provided by the National Informatics Centre (NIC). The aim is to synergise SWAN and existing networks and avoid duplication. The emphasis will also be on buying/existing broadband infrastructure from public sector and private sector players.

**Rural telephony**

As pointed out, the deployment of telecom networks in India is geographically skewed and citizens in rural areas have little or no access to voice telephony or data connectivity. It is primarily the urban areas which have benefited from opening the telecoms markets to private sector participation. The policy effort to increase rural connectivity has rested on raising resources through the Access Deficit Charge (ADC) and USOF, relying on a state-owned telecom provider to roll out the necessary networks.

The 1999 National Telecom Policy established the goal of universal access to telephony, even in rural areas, leading the BNSL and other fixed-line operators to move into these areas. The entry of private players in the telecom market, however, has led to price wars that affect the profit margins of BSNL and private operators alike. BSNL operates in rural areas where it is the only service provider and revenues do not cover fixed costs, and while these were previously cross-subsidised with local and long distance calls, the price wars have made this increasingly difficult. The levying of an ADC on private operators is meant to help cover the deficit.

The inability both to meet rural connectivity targets and to maintain a steady rural telephony growth rate has prompted a vigorous policy debate. This debate has three prominent strands.

First, it is suggested that rural telephony is an area which is not commercially lucrative. As a result, the government should step in and subsidise private sector investment in rural areas or should do the job itself. Quoting Mahesh Uppal (2006), an independent telecommunications consultant:

> So if rural connectivity is necessary, the government must give tax incentives… What we did instead was to allow all players to move from rural markets to the more lucrative markets, and in the process rural markets got neglected. We do not have transparent subsidies. If we believe in the market system, markets will not do certain things and cannot be expected to do certain things.

The second argument calls for private players to honour their licence obligations to provide rural connectivity. As tough competition to acquire customers has required significant investment in urban areas, both state-run telecom players and private telecom players have under-invested in rural areas.

Prabir Purkayastha of the Delhi Science Forum seems to suggest that recent moves like BSNL’s “OneIndia Tariff Plan”, which the company adopted under political pressure exerted by the telecom minister, will adversely affect the company. The Tariff Plan reduces the tariff for national long-distance calls to one rupee (slightly over 0.02 USD) per minute, thereby leading to a reduction in the ADC which accrues to the company. The ADC was seen to be a major subsidy for

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5 BSNL (<www.bsnl.in>) is one of two state-owned telecom providers, the other being MTNL (<www.mtnl.net.in>).

6 The Universal Service Obligation Fund was established in 2003 with the primary goal of providing access to basic telecommunication services to people in rural and remote areas at affordable prices. The financial resources for meeting this obligation are collected by way of a levy on telecom service providers. For more information, see: <www.dot.gov.in/uso/usoindex.htm>.

7 Some policy advocates like Arun Mehta (2006) suggest that universal broadband access is unlikely to be achieved as long as “governments continue to look at telecommunications as a commercial venture rather than a public infrastructure.”


9 See: <www.mit.gov.in/plan/about.asp>.

10 The National Informatics Centre (NIC) of the Department of Information Technology, Government of India, provides network backbone and e-governance support to the central government, state governments, union territory administrations, districts and other government bodies. See: <home.nic.in>.


12 The Bharat Nirman social inclusion programme launched by the central government does exactly this. The programme aims to establish village public telephones (VPT) covering 30,808 villages. (PIB, 2006a).
rural telephony. Purkayastha (2006) says that this, along with non-compliance by private players in fulfilling their obligation to invest in rural areas, is not doing any good to connectivity in rural areas:

The net result of all this is that BSNL and MTNL are likely to lose Rs 3,000-4,000 crore [USD 680-907 million] of their long-distance revenue, even after higher landline rentals are taken into account. With the additional loss of Rs 1,800 crore [USD 408 million] from the lower ADC levy, at one stroke [this move] has converted what were still thriving public sector units, even under a strong competitive regime, to possible basket cases. Effectively, BSNL, which is the only company providing rural telephony, is being asked [through the new policy] to take a major hit in its revenue, while companies that are wilfully flouting the terms of their licence of providing 10% rural telephones get away scot-free.

It is apparent that neither a reliance on a state-owned telecom provider nor on private providers has worked. BSNL has been around for close to 40 years, but has failed to provide rural telephony. The free market approach has been in operation for more than a decade and the fact is that private operators have systematically excluded rural areas from their area of operations. It does not appear that providing them with further incentives would be useful.

A third policy framework has been proposed by the Rural Telecom Foundation (RTF). It seeks to ensure that rural telephony is a commercially viable enterprise run by small entrepreneurs. The foundation believes that both BSNL and MTNL, which have substantial landline operations, should seriously consider using low-cost shared party lines (also referred to as Gram-phones by the RTF) to increase their respective market share and expand telecom access to the masses. RTF has installed pilot projects and has petitioned TRAI and DoT to adopt the model by granting it legal and policy sanction.

**Telecentres**

Currently, there are around 12,000 to 13,000 telecentres spread across the country. Of these, 45% to 50% are government initiatives or public-private partnerships. The remaining telecentres are “for profit”, with the most successful one being “e-Choupal”, run by a private commodities trading company, the Indian Tobacco Company (ITC). The Department of Information Technology (DIT) recently embarked on a programme under its National e-Governance Plan to establish 100,000 telecentres. These are being called Community Service Centres (CSCs). Each CSC will serve five to six villages. It is envisioned that connectivity to these centres will be provided by SWAN and content will be provided by various public sector agencies, as well as private players. The structure is a three-tiered one, with the village level entrepreneur (VLE) at the bottom, a services centre agency (SCA) managing a cluster of CSCs (for one or more districts), and the state designated agency (SDA) in charge of providing the requisite policy, content and other support to the SCAs (DIT, 2006b).

Despite the potential impact of CSCs in building an infrastructure of digital inclusion, some serious issues remain:

**Accountability:** How the CSCs are going to be accountable to the local self-government structure at the village level (gram panchayat) remains a key area of concern. Since CSCs are serviced and maintained by entrepreneurs and guided by SCAs that are often private companies, community control over activities at these centres, and their adherence to larger social and developmental objectives, will be difficult to ensure.

In this context, it is important to refer to the Akshaya model in the state of Kerala. Although it is a public-private partnership with the centres run by a village entrepreneur, it is accountable to the gram panchayat. According to TK Manzoor (2006), the director of Akshaya:

They [the entrepreneurs] are not hardcore entrepreneurs, they are social entrepreneurs. The panchayat involvement is very high in the process; the entrepreneur is only a catalyst. The entrepreneur cannot take a huge profit. The ultimate beneficiaries are the people. This is what sets apart the Akshaya experience from other telecentre models.

**Revenue generation:** A related concern is the revenue generation model of the CSC. The scheme is premised on the assumption that over time (as government subsidy is phased out) these centres will become self-sustainable. However, current experience with telecentres in rural areas is not at all promising, and there are very few that have been able to achieve financial sustainability. While CSC documents do mention that the entrepreneurs can expect “guaranteed provision of revenue from governmental services” (DIT, 2005a), some key questions remain unanswered. Given the limited progress on developing back-end operations by the line ministries, whose digitalised services are to be provided through these centres? How long will it take to make enough relevant e-government services available at these centres? Will the revenues from e-government services be enough to incentivise the centre operators to balance social objectives with the commercial ones?

Aruna Sundararajan, the chief executive officer for the CSC project, insists that the business model will work:

The scheme has a calibrated kind of structure, in which government will provide at least a third of a kiosk’s revenues via e-government services. And if kiosks are not able to generate enough revenues, the government actually supports them financially. The scheme has already envisaged that the third of a kiosk’s capital expenditure and operating expenditure will be guaranteed by the state and central government for four years. In other words, there is a strong element of financial support inherent in the scheme. In the first four years, entrepreneurs can draw on this support and after that – once the kiosks stabilise – they can be on their own (Talgeri, 2006).

**Content generation:** Content is another area about which the CSC scheme is not very clear. The current plan is to ensure that CSCs will serve as the nodal points for the implementation of an integrated service delivery model, under the National e-Governance Plan, whereby citizens can access different government department services across a single platform. However, there is very little activity on the ground in terms of development of content and applications for these services.

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13 One crore equals 10 million in the Indian numbering system.
14 A Gram-phone works on the principle that one telephone number, which would normally have been associated with one family, is instead associated/connected to four families. For more information see: <www.ruraltelecomfoundation.org>.
15 See: <www.idonlineonline.net/articles/current-article.asp?articleid=846&type=Columns>.
16 E-Choupal is a system of village internet kiosks which provide information, products and services for improving farm productivity, reducing transaction costs and improving farm-gate price realisation. See: <www.echoupal.com> and <www.itcportal.com>.
17 Gram panchayats are local government bodies at the village level, elected by the adult population of the village. See: <panchayat.nic.in>.
There is also an emerging view that services available under the Right To Information Act of 2005 should be channelled through the CSCs. The Right To Information Act (MLJ, 2005) is a recently passed law which empowers citizens to demand and obtain government information. The Act mentions that information should be disseminated over different media, including the internet. Chapter II of the Act states that “[t]he shall be a constant endeavour of every public authority to take steps in accordance with the requirements of clause (b) of subsection (1) to provide as much information suo motu to the public at regular intervals through various means of communications, including internet, so that the public have minimum resort to the use of this Act to obtain information.”

In this situation, it would make perfect sense for CSCs to be the place where the Act can be implemented on issues related to accessing information, demanding access to information, and training in exercising citizen rights under the Act. A form of this model is the e-Seva initiative in the West Godavari district of Andhra Pradesh. Information related to various welfare schemes right down to the village level has been put on the internet, which can be accessed by villagers at community telecentres run under the initiative.19

The Kerala government’s Akshaya model once again has important lessons in the area of content development. According to Manzoor (2006): “There is primary-level content generation in the local language [Malayalam] in agriculture, health and education. Further plans are afoot to equip citizens in content development skills.”

**Amalgamating existing kiosks into the CSC system:** There is also the question of amalgamating existing telecentres with the multi-tier CSC system. There are currently around 13,000 kiosks out of which 45% to 50% are owned or supported by governments. Village self-government bodies are also acquiring computers in thousands of villages across the country, and they may also be interested in delivering e-government and other CSC services. It may be difficult to align the CSC system, with its strong private sector involvement and emphasis on providing many private sector services along with public services, with existing governmental initiatives at the state and local government levels. These may be differently oriented in many fundamental ways.

**Issues of monopolies in private services and in service delivery points:** Two kinds of monopoly concerns have been raised regarding the existing CSC design. One, since private service providers are allowed to become SCAs, would this not lead to the discriminatory exclusion of competing service providers? This is especially relevant in light of the fact that the government is subsidising the SCAs as well as lending its CSC brand name and credibility to them. The second issue regards monopolies on service delivery points. It is not clear from the present documents on the CSC scheme as to what happens if any person or agency other than the SCA-designated village level entrepreneur wants to “front-end” and deliver government services. Such an agency could be a local community group or the village local government body itself. Can they be refused the right to deliver e-government services? And if they are allowed to do so, would it violate the conditions under which SCAs and local entrepreneurs enter into agreement with the CSC system, because it could affect their revenue projections?

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**Open standards/intellectual property policies**

**Open standards**

The issue of open standards is one of special significance in the public procurement context, given that the government is close to implementing the National e-Governance Plan and issues of data and software interoperability, procurement costs and national security need to be tackled upfront.

The DIT has convened a Core Group on Standards to look at the entire issue of interoperability. As software programs and the accompanying databases are developed at different levels of government by different agencies on different technology platforms, interoperability across platforms is essential for e-government to be functional and efficient (DIT, 2005b). It is also important that these platforms are accessible to all citizens irrespective of the operating systems or other software platforms used by them. The Indian Linux Users Group-Delhi has published a “Hall of Shame” list of Linux “unfriendly” Indian vendors, internet service providers (ISPs) and websites which “force consumers to use proprietary software or technologies, or otherwise perpetuate vendor lock-in.” Many government and public sector websites, including both the BSNL and MTNL sites, are included in the list. Apparently the website of the President of India, which was also listed, took notice and “removed the link promoting use of proprietary technology.”20

The MCIT and NIC are also currently working on a draft document for open standards through a Working Group on Open Standards. However, it is important that the implementation of the guidelines evolved by this group is monitored to make sure that government departments follow them. Many government agencies continue to take the easy route of being led by propriety software vendors in their e-governance plans.

Ideally, software procured with public money should be licensed under an open licence. In the present situation, where the intellectual property rights lie with the vendor, governments are left at the mercy of proprietary software providers. In contrast, with open source software vendors, the government should be in a position to use local competition to drive down prices and improve services, since with open licence software many local agencies could bid for the maintenance of the product.

**Digital rights management**

The issue of digital rights management (DRM) is an area of emerging concern. The Indian government has tabled a Copyright Amendment Bill (2006) which seeks to insert a DRM clause into the Copyrights Act of 1957 (MHRD, 2006).

The following statement was submitted by the Alternative Law Forum (ALF) to the Registrar of Copyrights:21

DRM is a term used for technologies that define and enforce parameters of access to digital media or software. The reason for the deployment of such measures is — ostensibly — to “enforce” the copyright of the manufacturer or the copyright-holder as the case may be. However, DRM is extra-statutory. Consequently, rights that are conferred by the law are enforced by the copyright holder himself through technological measures so as to prevent access to such digital media or software which would infringe the copyright of the copyright holder. But, more importantly, this would

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21 See: <www.altlawforum.org/ADVOCACY_CAMPAIGNS/copyright_amdt>.
also mean that DRM allows for copyright holders to restrict access to digital media or software under terms which would be currently permissible under copyright law. Furthermore, DRM will have a significant impact on innovation. This has particular significance for India where the fruits of innovation need to be accessible to both the innovator and the consumer. An example is the invention of the Simputer2, which was built on reverse engineering. With the introduction of DRM and the criminalisation of its circumvention, low-cost, locally relevant and contextually appropriate computer hardware and software may never become available to the public at large.

If an adequate policy response is not given to technology-enforced international property restrictions, the internet may soon lose its egalitarian character.

Software patents
The issue of software patents has been a long and contentious one. Around the world, very few countries actually allow software patents (US and Japan are notable exceptions).22 Even the EU has deferred its decision on software patents after vociferous campaigning by small and medium industries.

A 2002 amendment by the Indian government declared that software would be non-patentable (MLJ, 2002). In 2005, however, the government sought to bring in software patents by defining non-patentable as applying only to a “computer programme per se other than its technical application to industry or a combination with hardware, a mathematical or business method or algorithms” (PIB, 2005). Since any commercial software has some industry application and these applications are technical in nature, this approach would open virtually all software to patenting. This formulation was deleted from the proposed Act when it was brought up for discussion, because of the resistance from some parties in the ruling coalition, but there is no guarantee that it will not be brought up again, and in a harsher form.

Free and open source software (FOSS)
Since the ICT industry has been a major employer and revenue-earner, many state governments have not been able to openly come out in support of FOSS for fear of antagonising the industry, which is dominated by multinational companies. While most Indian companies tend to plug into global value chains offered by multinationals, most multinationals have a strong interest in promoting proprietary software products.

The Indian government does not have any formal policy on FOSS, but open source software is supported in a number of ways. A National Resource Centre for Free and Open Source Software (NRC-FOSS) has been created at the Centre for Development of Advanced Computing (C-DAC), Chennai. There are other similar centres, like the Open Source Software Resource Centre (OSSRC) based out of C-DAC, Mumbai, and supported by the Indian Institute of Technology. Another FOSS initiative, supported by Anna University, has introduced two electives in this area in 300 engineering colleges across the Indian state of Tamil Nadu. Even though there is no official position, the central government’s National Informatics Centre indirectly supports FOSS, for example, by creating 118 websites using Plone.23

Mahiti Infotech’s Sunil Abraham (2006) explains:
Certain government departments have diktats which endorse the use of FOSS. For instance, the government of Delhi has mandated the use of Open Office instead of MS Office. In Tamil Nadu, the Electronics Corporations of Tamil Nadu (ELCOT) – the government’s ICT agency – has also supported the use of FOSS. It also insists that all hardware which is procured needs to be FOSS-compatible. The government of Kerala has mandated the use of FOSS in schools.

The Kerala government’s recently announced ICT policy lays an even greater stress on use of open source software (DIT, 2007). Calling for an active, but pragmatic, policy on FOSS in India, Abraham (2006) adds:

If we were a country with zero ICT, it would have helped to have mandated a FOSS policy as they have done in Vietnam. However, since we already have an ICT policy, it would make sense to move incrementally towards open standards and open source policy. The example of Vietnam can be a problem, since in that country it’s only the private sector which uses FOSS extensively. Malaysia is a better example. Malaysia mandates the use of open standards. In the case of Malaysia, if all other things remain the same in terms of functionality and price, they would prefer FOSS.

Community radio
In 1995 the Indian Supreme Court ruled that airwaves are public property: they were to be used for promoting the public good and for broadcasting a plurality of views, opinions and ideas. Its judgement held that freedom of speech and expression, guaranteed by Article 19(1)(a) of the Indian Constitution, includes the right to acquire and disseminate information. In turn, the right to disseminate includes the right to communicate through any media, although reasonable restrictions were permissible on such rights. The judgement said that “[t]he burden is on the authority to justify the restrictions,” adding that “public order is not the same thing as public safety and hence no restrictions can be placed on the right to freedom of speech and expression on the ground that public safety is endangered” (MIB, 1999).

In 1999, the central government opened up the airwaves to commercial broadcasters, but no mention was made of community radio. In any case, the heavy licence fees being charged for opening India’s first private radio stations were enough to ensure that only commercial broadcasters could take up the offer.

It was only in 2002 that the central government allowed “educational institutions” to broadcast, paving the way for campus radio stations. Despite this, only a few institutions used the opportunity effectively, and most broadcast facilities, even when available, lie unutilised.

The government recently came out with new guidelines in November 2006 for community radio (MIB, 2006). They define community broadcasts as follows: “The community radio station should be designed to serve a specific well-defined local community and the programmes for broadcast should be relevant to the educational, developmental, social and cultural needs of the community.”

As a result, non-governmental organisations (NGOs) are now allowed to set up their own radio stations, and the decision is expected to trigger a new community radio revolution in India. However, issues of the public funding of infrastructure and shared access

23 Plone is an open source content management system (CMS). See: <plone.org>.
to this infrastructure will become key issues if broad-based and sustainable community radio activity across various development sectors in India is to become possible.

Indian IT industry

The Indian IT industry (comprising the IT, ITES and hardware sectors) has been the “poster boy” of the entire liberalisation process. India’s IT-ITES industry is expected to exceed USD 36 billion in annual revenue in the 2005-2006 financial year, and its contribution to the national GDP has been pegged at 4.8% for the same period. The total direct employment in the Indian IT-ITES sector is estimated to have grown by over a million, from 284,000 in the 1999-2000 period to a projected 1,287,000 in the past fiscal year (2005-2006). It is also estimated that the IT industry has helped create an additional three million job opportunities through indirect and induced employment (NASSCOM, 2006).

The Software Technology Parks India (STPI) Act, and the liberal tax policy it implements, have driven investment in the sector. The law provides for direct and indirect tax exemptions, and channels all relevant government licences and permissions through a single agency. The STPI exemptions are to be phased out in 2009 and the industry is keen to get another extension. The central government seems sympathetic to the demand (Narayan, 2007).

While India has developed considerable expertise in the software export sector, the global orientation of this industry has not produced significant productivity gains for the domestic economy. The islands in which the software industry tends to operate have not had a great effect on the surrounding industrial and services ecosystem.

The IT industry has also had little relation with and responsibility for social development in India, and this has often meant a backlash against its ostensible opulence. This is contributing to social strife in cities like Bangalore, which is also called the ‘Silicon Valley of India’.

Participation

ICT policy in general has been driven mostly by IT industry interests, although the urban consumer lobby is becoming increasingly assertive. There has been little input from development sectors into ICT policy processes, with the effect that the processes have mostly disregarded key developmental objectives. While being driven by industry and urban consumer interests, most ICT policies have generally taken a narrow techno-managerial orientation of efficiency and economic growth.

Recognition that ICTs can be a core public infrastructural resource, important for all-round social and economic development, will allow for a normative policy consensus for the information society. By requiring all ICT policies to satisfy the WSIS standards of being people-centred, development-oriented and inclusive, India can develop congruent ICT policies across the various sectors that are responsive to its developmental needs. However, this will require a wider participation of civil society actors from various developmental and social sectors in the ICT policy processes.

The current relationship between the public authorities and development-oriented civil society in this sector is very uneasy, and the latter’s participation in policy-making processes is abysmally low. The indifferent attitude of the establishment to civil society’s participation is evident from this excerpt from a recent report:

24 IT-enabled services.

TRAI’s policy is to invite the consumer groups for consultations twice a year. But, it also invites service providers at the same time, making one-to-one interactions between TRAI and consumer groups virtually impossible. “There is no lobby for rural people. They are not considered consumers,” says Professor Ashok Jhunjhunwala of the Indian Institute of Technology, Madras. Under-served rural communities have little access to the tools available to city users. With hardly any service, leave aside choice, market mechanisms clearly do not help. Complaints mean little… In his response to some of these issues, the outgoing chairperson of TRAI found little wrong with its working. He said civil society was inadequately represented, weak and poorly organised, which TRAI could not help (SATC, 2006).

The likelihood of the internet being regulated in the future makes it critical that civil society groups get involved in the policy process at an early stage, contributing to the agenda. For this purpose civil society organisations involved in different development sectors will first of all have to understand and appreciate the importance of ICT policies to their work.

Conclusions

Our report shows that in India, ICT policy debates and the institutional environment are quite robust. However, civil society’s participation in policy discussions is low, or even non-existent. This has resulted in an industry-driven and technocratic policy process.

While the ICT industry itself is flourishing, there is a poor distribution of ICT resources across geographical regions, linguistic groups, social classes, gender and differently abled people. The failure to develop policy which responds to these concerns has resulted in a situation where certain parts of the country, and some social sectors, enjoy “developed-country quality” ICT services, while the rest of the country subsists with little or no ICT access to speak of.

The current policy efforts and business models to expand rural telephony may not do the trick. For instance, auctioning spectrum to attract high bids only serves to hike prices and prevent large-scale penetration of telecom services. Instead, such technologies must be de-licensed as far as possible. Services such as internet telephony must be legalised, a community entrepreneurship model must be encouraged, and direct public funding for spreading ICT use for social and developmental activities needs to be taken up as a priority. At a broader level, this will require a basic shift in the ICT policy paradigm whereby basic ICTs come to be seen as public goods, rather than as ordinary economic services left to the vagaries of the market. While internet regulation is still a fuzzy space, with convergence it has become an increasingly important arena: the opportunity is ripe for civil society groups to engage early on in setting the agenda.

While the new community radio policy promises much, there are certain issues which will need to be addressed early on. A key one is the ban on news and current affairs programmes for community stations, which limits their effectiveness as a medium of the masses. Arun Mehta (2006) from Radiophony points out: “News and current affairs is not part of this policy. What will people air – entertainment? [The New Delhi-based University] Jamia Milia Islamia’s community radio station has a surfeit of Urdu poetry, because without news and current affairs, they don’t have much else.” The ban applies only to radio broadcasts; several 24/7 TV news channels beam news and current affairs programmes into Indian homes.
With regard to the issue of intellectual property rights, a briefing note by ALF on the impact of software patents on the software industry in India says:

Software technology is evolving much faster than other industries, including its own hardware industry. In this light, a patent that lasts up to 17 years is extremely alarming. Microprocessors double in speed every two years. Research in software is galloping ahead of developments. In most industries, researching new ideas often costs more money than bringing them to the market. The software industry is, on the other hand, loaded with ideas. The idea behind most software patents can be coded in just 20 lines of code, but any program incorporating that idea – along with many others – will be a thousand times larger. It is the writing of a program that takes all the time, not coming up with ideas.25

Arun Mehta (2006) maintains that “software patents are an unworkable idea. There is no formal system of classification of software algorithms. If I come up with a code, how do I know if I have broken the law? It is not possible to keep track of all the literature (codes). All the big technology companies have signed mutual pacts not to sue each other. It is a cartel.”

This issue, together with that of DRM, needs a clear policy intervention which upholds the public interest, especially in terms of India’s developmental needs. It may be inadvisable, for instance, for developing countries to enter a “TRIPS plus”26 agreement that involves an even higher degree of intellectual property protection than what is already mandated by the WTO-TRIPS norms. They should retain their freedom to legislate in the interests of safeguarding access to knowledge and information, and for broad socioeconomic development.

References


25 See: <www.altlawforum.org/PUBLICATIONS/Why%20software%20patents%20are%20harmful.rtf>.

26 The TRIPS Agreement is the World Trade Organisation’s Agreement on Trade-Related Aspects of Intellectual Property Rights. Under ‘TRIPS-plus’ obligations, western countries exert pressure on trading partners (read developing nations) to agree to provisions in regional and bilateral trade agreements that mandate even higher levels of intellectual property protection than those they agreed to under TRIPS. Developing countries are thus required under these trade agreements to include very high levels of protection in their national laws, with grave consequences for public health and other national policy objectives. For more information see: <www.twnside.org.sg/title2/twr171d.htm> and <www.oxfamamerica.org/whatwedo/issues_we_work_on/trade/news_publications/trips/art5391.html>.


Introduction

There have been significant changes in the information and communications technology (ICT) sector in Kenya over the last ten years, despite the lack of a legislative framework to guide it. While it is difficult to capture all the developments in detail, the formation of the multi-stakeholder Kenya ICT Action Network (KICTANet) has been a remarkable achievement. Through the network, an inclusive policy process has been catalysed, resulting in the country’s first draft ICT policy document, approved by cabinet in February 2006.

This report provides an overview of the ICT policy process in Kenya and the role of KICTANet in this process. It has been prepared by KICTANet through desktop research and by drawing on various documents from KICTANet meetings. Key policy documents were also reviewed.

Country situation

According to Brock (1994), public policy creates public good by creating a predictable framework that results in the production of goods. The point is that a policy framework should be predictable and should not easily be changed once implemented. This is the logic that drove US telecommunications policy development. Developing countries like Kenya appear to be driven by the same desire. Conscious of the poor and unpredictable quality of services, the rapid policy evolution in Kenya over the past few years has been based on the recognition that in order to create public good, it is important to create a predictable policy environment.

Despite the lack of a legislative framework to guide the ICT sector, there has been a massive change in the ICT landscape over the last decade. Once characterised by an expensive state propaganda organ in broadcasting and a highly indebted and inefficient state telecommunications monopoly, it was the broadcast media sector that started the breakaway from state monopoly provision to a liberalised telecommunications sector by lobbying for media freedoms.

The Kenya Postal and Telecommunications Corporation (KPTC) previously operated as the sole service provider and regulator of telecommunications services. With pressure from global forces—specifically the World Trade Organisation (WTO), but to a lesser extent regional blocs—to change policies and accommodate global trading activities, the government began to embrace global trends in recognition of the significant role played by ICTs in achieving development and socioeconomic objectives.

In 1998 parliament passed the Kenya Communications Act No. 2 of 1998, which liberalised the telecommunications sector. This Act is by far the most influential policy paper that affects the ICT sector. It is a unique piece of legislation that has enabled Kenya to successfully move from a monopoly market structure to a multi-operator structure. A commentary on the Kenya Communications Act is available from: <www.cck.go.ke/sector_legislation_in_policy_and_legislation>.

The Act unbundled the KPTC into five separate entities: the Communications Commission of Kenya (CCK), which is the regulator; the National Communications Secretariat (NCS), which serves as the policy advisory arm of the government on all matters pertaining to the information and communications sector; the fixed-line operator, Telkom; the Postal Corporation of Kenya (POSTA); and a Communications Appeals Tribunal.

In December 2001, the Ministry of Transport and Communications issued the Telecommunications and Postal Sector Guidelines (CCK, 2001). This recognised convergence trends, which were making it difficult to clearly separate telecommunications and broadcasting concerns. As a result, the government had to review policies that affected licensing processes, frequency management and signal transmission requirements. The aim of the review was to combine broadcasting and telecommunications policy and to eventually develop a combined ICT policy document.

The intention of the policy reform process was to position ICTs as a service to the economy. Yet the reform process itself took a while to get going. Attempts by the government to review the sector’s policy, to widen its scope and to integrate it with socioeconomic endeavours only bore fruit in 2006. The slow pace of ICT policy development encouraged other sectors to produce sector-specific strategies, with a consequent loss of synergy between the sectors.

Key strategy and policy developments (1996-2006)

Key structural changes during the period from 1999 to 2006 were:

- The elucidation of a long-term vision for the ICT sector as a contributor to socioeconomic development.
- The redefinition and clarification of roles in telecommunication sector development. Distinct roles for policy-making, market regulation in a competitive environment, dispute resolution and the operation of services among multiple players have been identified.
- The promulgation of a new market structure driven by the private sector in a competitive environment. The private sector is considered the key investor in the ICT sector with profit its main incentive. Government is to withdraw as an investor through the privatisation of the incumbent telecommunications service provider. Competition is expected to safeguard consumer interest.

Within the country’s Economic Recovery Strategy (2003-2007) the government identified key ICT-related goals. These included investing in adequate ICT education and training; reviewing the legal framework to remove impediments that have discouraged the adoption and use of e-commerce; implementing tax reductions and tax incentives on both computer software and hardware to make them affordable to micro-enterprises and low-income earners; establishing an interministerial committee to incorporate ICT into government operations; and developing a master plan for e-government by the end of June 2004 (MPND, 2003).

The government published an e-government strategy in March 2004. The strategy aims to use ICTs to improve service delivery and “transform government operations and promote democracy” (Government of Kenya, 2004). A multi-stakeholder team from various organisations and government agencies developed the strategy, which...
included an e-government directorate consisting of a committee of permanent secretaries.

The CCK also worked in partnership with the International Development Research Centre (IDRC) to conduct a universal access study. The general objective of the study was to help articulate a strategy for universal access in Kenya. This report is essential in guiding policy decisions on universal access mechanisms.3 It recommends the establishment of telecentres and ICT training institutions with a focus on the affordability of communications services in rural areas. It also recommends the establishment of a Universal Access Fund financed by the government, telecommunications operators and service providers, as well as development partners. One of the challenges the CCK/IDRC strategy faces is that it focuses on access to communication infrastructure and tools rather than on the broader issue of communications rights.

In implementing its mandate to facilitate affordable universal access to ICTs, the CCK has undertaken a series of regulatory and structural reform initiatives meant to enhance the development of the ICT sector. Apart from the policy liberalisation of the sector, the commission has also started to involve itself in developing ICT infrastructure. Noteworthy among its initiatives are the development of a national backbone and the commission’s engagement in the East African Submarine System (TEAMS). TEAMS is a government-led initiative to build a fibre link to Fujairah in the United Arab Emirates. The project is expected to be finalised by November 2007, according to a statement issued by Telkom Kenya. These initiatives will provide greater access to low-cost broadband internet connectivity and ultimately contribute significantly to the country’s ICT development.

Participation
The World Summit on the Information Society (WSIS) has been influential in building a multi-stakeholder culture for policy formulation in Kenya. It provided an excellent window of opportunity to integrate the multi-stakeholder approach into ICT policy frameworks.

The national ICT policy process had generally lacked political will and leadership. This was reflected in the absence of a national ICT policy, but also in the ineffective coordination between different government departments and agencies with ICT responsibilities. There was also a reluctance to opening up the ICT policy process for participation by all stakeholders.

A number of civil society organisations (CSOs), private sector players and media groups had been actively attempting to contribute to the development of an ICT legislative and regulatory framework in Kenya, even prior to the WSIS process. Initial key advocacy concerns were fundamental issues of access and the removal of the monopoly in telecommunications service provision, as well as the integration of telecommunications into the national economic development programme.

The private sector umbrella body for internet service providers (ISPs), the Telecommunication Service Providers of Kenya (TESPOK), was by far the most mobilised and organised lobbying group. TESPOK had been engaged in advocacy and lobbying the government, and had several achievements which had led to significant changes in the ICT sector. It had also consistently expressed concerns around the failure of the government to include the private sector in policy formulation and lamented that a policy draft of 2003 had failed to include private sector input.

However, while private sector operators had been very enthusiastic about pinning the government down in order to liberalise the sector and finalise the national ICT policy, they were caught up in the narrow perception of assuming that growth in ICT-enabled services would amount to economic and social development. Their biggest failure was their tendency to forget about the wider development concept in their lobbying strategies.

The role of KICTANet
Research conducted in 2003 by Muruiki Mureithi for the Association for Progressive Communication (APC)’s Africa ICT Policy Monitor project indicates that civil society played a significant role in the development of ICTs by creating awareness, training, and introducing ICT services in the early 1990s (APC, 2003). CSO involvement in ICT policy processes was in the form of a caucus, the Kenya WSIS Civil Society Caucus, with a secretariat based at the Arid Lands Information Network (ALIN-EA), an APC member in Kenya.

While the work of the caucus had been laudable in the WSIS process, it had been driven by a very small group of CSOs that were directly and actively involved in the ICT sector. Similar to the private sector, CSOs had lamented that the government did not take them into consideration when developing various legal and regulatory frameworks for the sector. While civil society and private sector lobbies had achieved results,4 there had not been a collective effort towards encouraging the government to speed up the ICT policy process in an open and inclusive manner. Many of the organisations that had been involved in ICT policy advocacy felt that there was a need to form a network that would attract all role players in the sector, and, by working with government, increase the legitimacy and social capital of the ICT policy process.

The decision to form a multi-stakeholder network was reached during a meeting held in October 2004, organised jointly by the Media Council, a non-statutory, self-regulatory body set up by journalists, editors and media owners in 2002; the APC; the Catalysing Access to ICTs in Africa (CATIA) programme (a three-year ICT intervention in Africa by the UK Department for International Development, DFID); TESPOK; a communications research firm called Summit Strategies; and the Kenya WSIS Civil Society Caucus.

Participants unanimously agreed that the vacuum in the ICT policy process was compelling enough for the creation of a network that would work towards encouraging the government to speed up the development of an ICT regulatory framework for Kenya in an open, inclusive and participatory process. The proposal for a multi-stakeholder network was also based on the perceived strength and effectiveness of collaborative policy advocacy activities, which would be based on pooling support and resources. Initial members of the network were the APC-led CATIA project in Kenya, TESPOK, Summit Strategies, the IDRC, the Kenya ICT Federation (KIF), and the Civil Society Caucus.

A window of opportunity for KICTANet to encourage a multi-stakeholder process of policy dialogue was created when the National Rainbow Coalition (NARC) – the political party that won the 2002 elections – launched an official draft of the country’s ICT policy in November 2004 (it was published for comment in February 2005).  

3 <www.cck.go.ke/universal_access>

4 For instance, lobbying for the liberalisation of the telecommunications sector had resulted in the formulation of the Kenya Communications Act (1998), which ended the monopoly of Telkom Kenya, as well as the full liberalisation of very small aperture terminal (VSAT) services.
KICTANet mobilised groups from the various stakeholders for workshops, seminars, electronic mailing list and roundtable discussions, and constituency-level forums, which aimed at collecting and consolidating substantive comments on the ICT policy. The network also worked with the Ministry of Information and Communications, the NCS, the CCK and the Kenya ICT Donor Roundtable to organise a national ICT policy workshop to finalise the ICT policy. The workshop was held in Mombasa in June 2005. The workshop’s output was incorporated into the draft.

The content of submissions from various KICTANet groups was not surprising and was in line with the interests and positions that each sector held. For example, while the private sector was in favour of the fast liberalisation of the sector, civil society was more concerned with issues of universal affordable access and the right to communicate.

Contributions from media groups were disappointing. Prior to the telecommunications legislation of 1998, pluralism existed only in the print media – a result of intense lobbying and advocacy from media owners and practitioners. However, the media has been slow in taking on the developments within the context of the knowledge economy. Despite the fact that the policy document was addressing issues that will affect content, cross-media ownership and the licensing of broadcast equipment, media owners and practitioners hardly contributed to the process.

The document covers many issues such as universal access, radio frequency spectrum management, market structure, and telecommunication services. It represents a broad consensus reached between the different stakeholders on most issues. And although the content is not revolutionary, the broad participation process initiated by the Ministry of Information and Communications was innovative and participatory when compared to other policy processes in the ICT sector in other countries. According to the CCK, the policy replaces the Telecommunications and Postal Sector Guidelines of December 2001 (CCK, 2001). The final document was submitted in December 2005 and gazetted by the government in March 2006 (MIC, 2006a).

In April 2006, the ministry released an Information and Communications Bill 2006 for comments from the public (MIC, 2006b). In addition, a Media Bill and Code of Conduct for broadcasters were released for discussion and finalisation. KICTANet has been instrumental in facilitating discussions around these bills and consolidating input, which has been officially submitted to the government with financial support from the IDRC, the Embassy of Finland in Kenya, the APC, and more recently the Open Society Initiative for East Africa (OSIEA).

**Conclusions**

Both the ICT policy and the Information and Communications Bill processes recognise the role of civil society, media and the private sector in the policy process, and seek to include them as equal partners in the appropriation of ICTs for development. If enacted, the bill will, for the first time, provide a legal framework for meaningful partnerships in development.

It is because of KICTANet – and an open government – that the national ICT policy process became participatory. The network provided mechanisms and a framework for cooperation and collaboration among civil society, private sector, academic, media and government stakeholders. As a result, it helped increase the legitimacy of the policy process.

The multi-stakeholder ICT policy development process in Kenya confirms the need for a more inclusive and effective manner to discuss critical policy issues. It also demonstrates that the government, private sector, media, development partners and non-government entities working on ICT issues are keen to work together to provide an enabling ICT policy environment and an implementation framework.

For its part, the Kenyan government is finally acknowledging the important role the various stakeholders play in the communications sector. There is now a more democratic space for participation in governance processes. (It is worth noting that recent KICTANet policy discussions are graced by the new Ministry of Information and Communications permanent secretary, which goes to demonstrate the goodwill that KICTANet enjoys from policy-makers in the sector.)

However, civil society’s engagement with the policy processes has not been as active as the private sector’s. And while a few CSOs engaged in the ICT sector have managed to articulate the complexities of interactions between ICTs, poverty reduction and development, and have managed to link ICTs to human rights and social justice, these organisations are not adequately represented.

There is also a need for civil society to engage in more outreach and mobilisation activities to include CSOs that work in sectors other than ICTs. Currently there is a culture where many CSOs feel they are not part of a process or do not need to act on ICT issues because they are not directly involved in the sector. NGOs working in areas such as agriculture or human rights still do not recognise how ICT policy impacts on their work.

Despite its poor participation in the ICT policy process, the media sector is aware of its vulnerability to the state in the absence of legislation. As a result it has created a number of institutions, which seek to establish self-regulatory systems. They are also engaging KICTANet stakeholders to ensure that they are included in policy processes as part of a larger multi-stakeholder network.

**References**


Global Information Society Watch / 166
Introduction
The end of 2006 meant a change in national-level government for Mexico. It is a good opportunity to review the previous government’s record in the area of information and communications technologies (ICTs), and to examine the context that allows us to envision steps that could be taken by the new government. This document considers concrete actions carried out by the previous government, and is based on desk research conducted from September to December 2006, as well as interviews with various civil society actors, academics and national government employees.

Country situation
Mexico’s change of government does not signify a change in political orientation. Vicente Fox left the presidency and Felipe Calderón took office at the end of 2006. Both men are from the conservative National Action Party (PAN).

During its term the previous government expressed interest in expanding ICTs in the country. Its efforts, however, were not adequate. When the government changed hands, only 19% of the population had access to a telephone line. The number of internet users estimated by the Mexican Internet Association (AMIPCI) was 20.2 million people (AMIPCI, 2006a), a figure representing slightly more than 20% of the country’s population. In 2005, only 11.2 of every 100 Mexicans had a computer and only one had access to broadband.

These figures are below the international average, and far below the figures seen in developed countries such as the United States or Europe, where more than 70% of inhabitants have internet access (AMIPCI, 2006b). Therefore it is not surprising that Mexican investment in information technologies is only 1.4% of GDP, a percentage significantly lower than the 4.3% of GDP average budgeted by the other countries in the Organisation for Economic Cooperation and Development (OECD), of which Mexico is a member (EIU, 2006).

This analysis becomes more dramatic when we look at the “digital divide” geographically. Mexico is a country with considerable structural differences. The northern and central regions have greater financial resources, while the south, an area of greater density of indigenous, campesino (peasant) and migrant populations, has higher levels of poverty. While 21% of the population in the central region access the internet, only 6% do in the southeast. It is interesting to note that the eight poorest states in the south have teledensities of only 5 to 10 land-line telephones in use for every 100 individuals (EIU, 2006).

Over the last six years – the length of a presidential term in Mexico – the government said it had attempted to make progress in increasing connectivity on a national level and also in the growth of digital services in various sectors critical to government and society, such as health, housing, education and tax collection. But the development of ICTs was oriented largely towards competition and the market, and much less towards expanding the benefits afforded by these technologies in the social and community realms.

In the period of government transition, various sectors of society are making efforts to support the use of ICTs at the national level. But they are also using them like a life raft amid the loss of competitiveness experienced by the country. ICTs are seen by various sectors as one of the most efficient tools for increasing production, thereby reversing the loss of competitiveness, as indicated in a report entitled Public Policies for the Appropriate Use of Information and Communication Technologies to Promote Competitiveness in Mexico – 2020 Mexico Vision. According to this document, innumerable actions will be necessary by the government to reach the “2020 Mexico Vision”. These can be largely summarised as five objectives (AMITI, 2006):

- The establishment of a national agenda for competitiveness, innovation and adoption of ICTs, which promotes Mexico’s transition towards a knowledge society.
- The early and efficient adoption of ICTs by the government, to spur the economy’s competitiveness and improve the well-being of all Mexicans.
- The stimulation of the ICT sector so that it may hold a significant place and be an engine of growth in the country’s economy.
- An efficient government whose public services become “world class” through the adoption of ICTs.
- The use of ICTs in education and the development of ICT training curricula, with the goal of rapidly closing the “education divide”.

This is, however, far from establishing a specific model for the country adapted to its multicultural character, extreme economic, social and educational differences, high poverty rates and other factors that place it in a vulnerable situation. Instead the federal government’s actions reproduce, at the level of ICTs, a market model designed in the global sphere, and tending to seek high profits for national power groups. In this way, not only do economic and technological forces that establish new conduits for income increase in influence (Micheli and Martínez, 2005), but those already existing nationally, which base their profit and power chains on information and communication processes, are strengthened.

1 <www.laneta.apc.org>
There are some obvious examples with the well-known corporations Televisa and Telmex, which largely control the television and telecommunications industries, respectively. These enormous monopolies want the whole pie offered by digital convergence, starting from their current positions. Telmex, for example, controls 95% of local phone services, 80% of long distance, 75% of the mobile phone market and around 70% of the country’s internet services (EIU, 2006). According to its current plans, it intends to get into television, which will undoubtedly mean a greater concentration of its monopolistic capacity.

Although various government bodies are in favour of this move, completely unified positions do not exist within the national government. While the Ministry of Communications and Transportation favours eliminating the restrictions in Telmex’s concession title (licence), which would allow it to provide television services, the Ministry of Finance has been trying to block this. The small telephone companies that have been excluded through competition from fully participating in the regular provision of telephone services obviously support the Ministry of Finance. But the division shows that the actions taken by the government, and by some companies endorsed by the national government, do not represent a clearly defined public policy (Ramírez, 2006).

Mexico continues to be characterised by changes to laws and approval of reforms that do not include the protections agreed on and established in public policies. These changes and reforms typically respond to the need for transformation and growth in certain sectors, and even companies. This was evidenced by the recent approval of changes to the country’s media legislation that resulted in the so-called “Televisa Law”, which favours companies already awarded radio and television frequencies by offering them the possibility of using those frequencies to extend their range of services – frequencies which ideally should be national rather than private resources.

The way this happened was astounding. In November 2005 the House of Representatives passed in just eight days – voting unanimously in seven minutes without any discussion in the legislative session – a proposal of reforms to two of the country’s fundamental laws: the Federal Radio and Television Law and the Federal Telecommunications Law.

Those who proposed the reforms did so behind closed doors, and expected them to be approved in a similar manner in the Senate. But actions by some senators allowed this crucial issue to come to light publicly before the approval of the reforms. Numerous consultations and debates began in which the majority expressed opposition. National institutions such as the Federal Commission on Competition, the National Commission for the Development of Indigenous Peoples, the Ministry of Finance and Public Credit, the Federal Electoral Institute and the Federal Telecommunications Commission argued for the need to reconsider the approval of the reforms (Solís, 2006). The various observations, hearings and public consultations were, however, in vain. The Senate approved the regrettable “Televisa Law” in March 2005 and published it in the Official Register of the Federation on 11 April 2005.

With the approval of this law, the state was placed at the service of the monopolistic interests of media companies. It did not recognise the needs expressed by numerous sectors of the population for community development. It assigned communication only the meagly role of merchandise for accumulating more capital, and auctioned off the wealth of the nation to the highest bidder, without employing criteria for the benefit and development of the communities. And it in no way respected a multiparty negotiation in which private companies, the state and representatives of civil society should have participated.

The threat of strategic partnerships being formed that result in monopolistic business practice is very real in Mexico. A good example is the attempt by Telmex and Televisa to develop a business alliance. If this partnership is successful, Telmex would become the leader in the pay-TV market and, through the agreement with Televisa, would offer the same content currently produced by this monopoly for national television.

With the reforms to the legislation, a greater concentration of already existing monopolies is facilitated. Far from the benefits of technological convergence becoming the property of the Mexican nation and forming part of a potential reserve of concessions to be distributed in a gradual, transparent and public way according to the needs of the majority of society, the interests of the very few are favoured.

As a continuation of the model developed by the previous government, the new administration’s Minister of Communications and Transportation Luis Téllez has defined basic points in his strategy for his ministry – a key institution in the area of ICTs. These are: greater competition and quality of services in telecommunications and transport; a review of compliance by those granted concessions; blocking the concentration of permits to individuals; and the promotion of investment and infrastructural development in close coordination with the private sector (“with all possible advantages”) but without losing the state’s jurisdiction (Cardoso, 2006). It is worth noting that Téllez, appointed in November 2006, comes from the boards of powerful national and foreign companies such as Grupo DESC, Cablevisión, Bancomer, Grupo México and GAP, among others. Right before his appointment he was on the boards of directors of the Carlyle Group in Mexico, one of the most important private capital investment firms in the world, as well as Sempra Energy, both of which are linked to US President George W. Bush.

In addition to reforms that in no way benefit society in general, Vicente Fox’s government developed two other avenues of work in the area of ICTs. The first was the promotion of his e-Mexico programme, which goes hand-in-hand with the actions undertaken in the area of e-government. The other involved the development of the software industry, a sector still in its initial phases but with some entities created at the national level: the Digital Mexico Foundation, the Small and Medium Enterprise (SME) Fund, the Special Science and Technology Programme (PECyT), the Programme for Competitiveness of the Electronics and High Technology Industries (PCIEAT), and the Programme for the Development of the Software Industry (PROSOFT).

The federal government’s e-Mexico initiative is moderately well known for its series of portals: e-learning, e-health, e-economy, e-government, and some others aimed at specific populations such as indigenous groups. It is less well known for the installation of its connectivity points, through agreements with various governmental and private entities. In terms of e-government, the growth in national policy has been heavily oriented towards developing online services that make it easier for citizens to transact with the government – such as making online payments. In December 2005 an agreement was issued that established the Interministerial Commission for the Development of Electronic Government, whose purpose is to support the various initiatives, projects and governmental processes in the area of e-government. Among the technological changes that have been made as of 2006 are a citizen’s portal, compranet (an electronic system for government procurement), a taxpayers’ registry, and a professional careers service (Gigli, 2006).
These developments present a fabulous opportunity to increase the public visibility of government action, thereby reinforcing a public image of transparency, good government and the modernisation of management (Micheli and Martínez, 2005), even when the results are not completely positive. They foster the positive transformation of administrative culture in aspects such as access to documentation, or the reduction of the time needed for administrative procedures. However, there is a negative side. The government’s adoption of technology is done at the expense of human labour, as it results in cutbacks in personnel at federal entities. More than 80% of government contracting is currently handled online.

The previous government’s implementation of the Federal Transparency and Access to Public Government Information Law of April 2002 should be seen as on target (Cámara de Diputados, 2006). The objectives approved in this law were:

- To provide whatever may be necessary for everyone to have access to information through simple and quick procedures.
- To make public transactions transparent through dissemination of the information generated by those in charge.
- To guarantee the protection of personal information in the possession of those in charge.
- To encourage accountability to citizens, so they may evaluate the performance of those in charge.
- To improve the organisation, classification and handling of documents.
- To contribute to the democratisation of Mexican society and the full effects of the rule of law.

The implementation of the law, however, has not been easy. At first this law was a good incentive for the population. However, after numerous refusals to comply by several federal and state entities, enthusiasm slowly began to fade for what once seemed to be a practical step in the right direction towards securing the right to information in Mexico.

Some government departments have refused to provide public information, as was the case with the Ministry of Foreign Relations, which denied public requests on at least three occasions in 2006, availing itself of legal procedures to avoid turning over the information (Velasco, 2006). Similar cases occurred with refusals by the president to hand over documents (La Jornada, 2006); the Federal Institute for Access to Information (IFAI) resolution not to release files pertaining to an administrative procedure that the Ministry of Public Operations (SFP) maintained against several employees; and keeping information requested on 206 ruling party members of Congress confidential for twelve years, to mention but a few.

While there has been progress in implementing the law despite these setbacks, it is important to note that the social right of society to be informed, considering all its implications, does not appear in the Mexican government’s current legislation (García and Rendón, 2005). The right to information cannot be limited to public governmental information, as defined in our current law, but should include access to whatever information is found in governmental institutions. Legislation is still needed in Mexico on this point.

There are other issues related to the right to information, such as the guarantee of freedom of expression, which has suffered serious setbacks in the last six years. Impunity continues for those responsible for the assassination of 25 journalists; 20 of these assassinations are directly related to issues or information that these journalists made public. Accordingly, the organisation Reporters Without Borders rated Mexico second-to-last on the list of Latin American countries that defend press freedom. Due to the alarming incidents that occurred during the last six-year period, the International Federation of Journalists considers Mexico as the most dangerous country in Latin America for journalists who report on crime and corruption. In 2005, during the Fox administration, Mexico became “the most lethal country for the press in the entire American continent,” and in 2006 it ranked in second place worldwide, surpassed only by Iraq (León, 2007).

Another issue pending in this governmental transition period is the commitment of the new government to the rights of indigenous peoples, including their right to information and communication. More than 150 members of indigenous communities from 19 countries in Latin America met in Mexico City in November 2005 for a workshop sponsored by the International Telecommunication Union (ITU), the Ministry of Communications and Transportation of Mexico, and the National Commission for the Development of Indigenous Peoples, also of Mexico. Many of the demands expressed by indigenous peoples from across the continent at this gathering apply to the Mexican reality. The indigenous representatives saw as a starting point their need to participate in the use, administration and control of ICTs on a national level. This included participating in the development and design of public policies from the perspective of their own cultures, contexts and realities. This implies reflecting on the impact of modern technologies on indigenous peoples, and how grassroots cultures appropriate the information society.

The workshop participants pointed to the urgent need to recognise and defend the practice of basic rights for indigenous peoples, and freedom of expression through ICTs. At the same time ICTs should be used as effective tools to prevent the violation of their rights. Respect for the San Andrés Accords on culture and indigenous rights signed in 1996 between indigenous communities and the federal government is particularly relevant for Mexico. Indigenous peoples’ representatives made a proposal to shape the creation of communal laws, petitioned governments regarding freedom to exercise their own spirituality, and also demanded that governments recognise the legal pluralism of indigenous peoples, and their human and collective rights to exercise their own forms of communication with respect to ICTs (Sandoval and Mota, 2005).

**Participation**

Throughout these last six years federal government bodies have opted to align themselves closely with the business sector; there has been very little opening up to civil society organisations (CSOs) that promote ICTs for the common good and sustainable human development. As a result, CSOs that promote ICTs from a human rights perspective have had little luck in forming partnerships with the federal government.

In addition to the monopolies already mentioned, various business groupings are also federal government counterparts. For example, AMIPCI is an association founded in 1985 with 260 member

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6 The UN Global E-Government Readiness Report 2005 ranked Mexico in 31st place among 191 countries evaluated and in 2nd place in Latin America after Chile (UN, 2005).

7 For more information, see: <zedillo.presidencia.gob.mx/pages/chiapas/docs/sanandres.html>.
companies who joined together to stimulate the ICT industry in the
country. Its president is the director of Microsoft Mexico, and one
of its vice presidents is the brother-in-law of President Felipe
Calderón. Calderón’s brother-in-law was also involved in a scandal
over the number of federal government contracts granted to his
company, Hildebrando S.A. de C.V., and over irregularities in his tax
payments.

In large measure, the relationship between government and busi-
ness has not allowed the open participation of other sectors of soci-
ety. We should expect more openness from any democratic govern-
ment. Over the past six years, and in the context of political reform,
the government has amply demonstrated that the diagnostics, de-
mands and basic initiatives for communication policies presented by
Mexican civil society in forums, seminars and public consultations
have been denied, belittled, ignored and marginalised by the power
structures. Once again, the profound disillusionment and disenchant-
ment of civil society resurface, questioning whether the spaces cre-
ated by the state are viable avenues for the transformation of these
public policies (Esteinou, n.d.).

Mexican civil society continues to demand that the federal gov-
ernment guarantee dialogue so that the various proposals and posi-
tions of the different sectors can be taken into consideration. Mecha-
nisms are also necessary to make transparent the positions and proc-
esses employed by the federal government in national and interna-
tional frameworks related to decisions on public ICT policies. These
are currently absent from the government-society relationship – a
situation that must be changed in this six-year term, because the par-
ticipation of civil society as an essential actor in the construction of
public policies in the country is indispensable.

For its part, civil society continues to build alternative models,
proposals and projects aimed at using the media and ICTs for the
common good. There are numerous initiatives that involve a great
deal of effort within an adverse political and economic context.

Communication and human rights organisations, as well as vari-
ous alternative publications, labour daily to set the issue of ICTs within
the basic human rights framework. Others work to strengthen and
build infrastructure so that vulnerable populations can access new
technologies that will allow them to create content according to their
local needs. CSOs focused on technical and educational material are
promoting the recognition and practical uses of free and open source
software (FOSS) as a powerful tool. Associations of journalists, among
others, are working for the defence of freedom of expression and the
right to information. (Their efforts, however, have unfortunately not
been very successful.)

Organisations and communities are also working arduously to
promote radio as a public service that facilitates democratic partici-
pation in communications media, mostly for those historically
marginalised such as women, youth and minorities, among others.
Community radio stations fight an uphill battle, but are deeply rooted
in their localities in different parts of the country. Internet radio is also
emerging as an alternative.

Initiatives dedicated to education and ICTs are developing ca-
pacity. Not only are they bridging the “digital divide” by installing hard-
ware, they are building local capacity by training people to use ICTs.
They are helping users become creators and producers of new tools
and content, and not merely consumers of information. Several suc-
cessful initiatives are based on work with young people and women.
This effort, linking gender and ICTs, is especially interesting. Hun-
dreds of women have been trained and empowered in the use of ICTs.

A number of alternatives to the co-option of the information soci-
ety by big business have also emerged. One of them, a proposed Citi-
zens’ Observatory of Electronic Media (OCME), aims to promote a criti-
cal conscience that can take an active part in reorienting the role of the
communications media. The OCME was born as an initiative of a radio
programme specialising in communications media analysis called “El
fin justifica @ los medios” (which can be translated as either “the end
justifies the means” or “the end justifies the media,” since the Spanish
word medios has both meanings). The programme has been on the air
for seventeen years on Radio Educación [Education Radio], a cultural
radio station. The overall aim of the OCME is ambitious since it outlines
a comprehensive model for media literacy education. This model in-
cludes canvassing the opinion of audiences on media content, develop-
ing audiovisual learning material, provide training on communications
media, and analysing and reporting on the media. The OCME will also
help develop a space for social reflection on the media, and channel
audience opinions to government bodies and media companies. It is
hoped that this space will eventually have the social support necessary
to promote the creation of a legal framework aimed at democratising
the media.

Conclusions

Public information and communications policies in Mexico are oriented
towards strengthening competitiveness, the market, and the interests
of monopolistic groups. The government sworn in at the end of 2006
does not foresee any substantial changes in the next six years.

The relationship between government and society has been ex-
pressed as a unilateral strengthening of the business-government bi-
nomial. Businesses with strong economic interests have been par-
ticularly privileged. This has occurred despite the different needs,
proposals and initiatives that have come from very diverse sectors of
civil society. Examples of this can be found in the approval of reforms
to two of the country’s fundamental laws: the Federal Telecommuni-
cations Law and the Federal Radio and Television Law, subsequently
dubbed the “Televisa Law”. As a result, the state has been placed at
the service of the monopolistic interests of the communications com-
panies. The government has auctioned off the nation’s wealth without
taking communities into account. And it did not respect a multiparty
negotiation in which businesses, government and representatives of
civil society should have participated.

Considering the composition of the new government and its ini-
tiatives announced to date, we cannot foresee any substantial changes
in the next six years in the actions of the federal government in terms
of creating public policies aimed at benefiting communities and de-
veloping the social function of technologies, at least as far as those
used for information and communication are concerned.

References

AMIPCI (Asociación Mexicana de Internet) (2006a). Existen más de 20 millones de
AMITI (Asociación Mexicana de la Industria de Tecnologías de Información) (2006). Políticas Públicas para el uso adecuado de las tecnologías de la


Introduction

This report presents an overview of ongoing and planned information and communications technology (ICT) initiatives in Nigeria. It has been compiled through online research, supplemented by interviews with role players involved in the three key regulatory bodies, the Nigerian Communications Commission (NCC), the National Information Technology Development Agency (NITDA), and the National Broadcasting Commission (NBC). Discussions were also held with two civil society ICT activists, and the government’s national ICT policy development team. The author also attended the national consultative process supported by the Association for Progressive Communications (APC) which was held during the inauguration of the Telecentre Network of Nigeria, 25-27 January 2007.

Country situation

Nigeria has a population of 140 million people, 70% of whom live in underserved and remote areas of the country. It also has the fastest growing ICT market in Africa and its telecom penetration has improved from 400,000 lines in 1996 to 4.7 million in March 2004. Teledensity rose dramatically from 0.4% in 1996 to 3.92% in 2004, exceeding the International Telecommunication Union’s (ITU’s) minimum recommendation of 1%. Nigeria has the most lucrative telecoms market in Africa, growing at twice the African average (eShekels, 2006).

In spite of this obvious and significant progress, Nigeria’s performance on a global scale is still far behind countries like Sweden, which has 100% access. On Africa’s Digital Opportunity Index, Nigeria ranked 31st, with an index of 0.15, while South Africa ranked 7th, with an index of 0.38. In the global ICT diffusion ranking, Nigeria ranked 161st, staying in the same lower ranks as Ethiopia at 146th, Senegal at 149th and Mali at 157th (UNCTAD, 2005).

Nigeria’s relative performance is also illustrated by comparing the number of community radios in different countries in West Africa. Mali tops the list with 120, while Nigeria has only one. On 8 February 2007, the regulatory body, the National Broadcasting Commission (NBC) granted 28 new radio licences, six of which were for educational institutions (Auchi Polytechnic, Edo State; Nnamdi Azikiwe University, Awka, Anambra State; the National Teachers Institute, Kaduna; Ahmadu Bello University, Zaria; Obafemi Awolowo University, Ile-Ife, Osun State; and Madonna University, Okija). The remaining 22 were for commercial organisations. There was none for community radios (NBC, 2007).

Mobile telephony holds some promise for increasing access for marginalised sectors of the population. There has been exponential growth in mobile subscriptions (there were three million subscribers in 2004 alone) and all Nigerian states now have some form of mobile coverage.2

While rural access is often intermittent, the growth of mobile telephony can be illustrated by the financial performance of one of the major operators, MTN. In 2003 MTN generated USD 437 million in Nigeria, compared to USD 356 million in the rest of Africa combined. Its African subscribers outside Nigeria total 6.1 million. Nigeria alone accounts for 1.9 million subscribers (Ajijola, 2004).

ICT initiatives

The government’s role in creating an enabling environment has faced considerable challenges, despite support by pan-African bodies like the UN Economic Commission for Africa (UNECA), with its National Information and Communication Infrastructure (NICI) process,3 and the New Partnership for Africa’s Development (NEPAD), with its eSchools Initiative.

The National Information Technology Development Agency (NITDA), which is charged with implementing ICT policy, began to work with UNECA on the country’s NICI process in March 2000. While a draft ICT policy has been produced by NITDA, it has yet to be finalised. A Presidential Task Force on ICT Harmonisation was inaugurated in August 2006. Its job is to examine the duplication of efforts and absence of cross-sectoral convergence in the government’s ICT strategies. Various sub-committees have prepared reports, but it appears that their efforts have been overtaken by an unexpected announcement in December 2006 by the Federal Executive Council that several of the 27 government ministries have been merged, reducing the total number to 19.

The merger of the ministries has also impacted negatively on the work of a team of Nigerian experts that has been drafting a strategic plan for 2005 to 2008, with support from an UNECA consultant. It was hoped the plan would streamline the various ICT initiatives in the country.

Despite these challenges, several initiatives can be grouped together as efforts to facilitate affordable access for Nigerians:


Table 1: Community radios, West Africa

<table>
<thead>
<tr>
<th>Country</th>
<th>Community radios</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mali</td>
<td>120</td>
</tr>
<tr>
<td>Senegal</td>
<td>44</td>
</tr>
<tr>
<td>Burkina Faso</td>
<td>27</td>
</tr>
<tr>
<td>Niger Republic</td>
<td>24</td>
</tr>
<tr>
<td>Republic of Benin</td>
<td>22</td>
</tr>
<tr>
<td>Ghana</td>
<td>8</td>
</tr>
<tr>
<td>Nigeria</td>
<td>1</td>
</tr>
</tbody>
</table>

Source: Ajijola (2006)

1 <www.fantsuam.org>.
2 See: <www.ncc.gov.ng>.
3 NICI is the mechanism that facilitates the implementation of African Information Society Initiative (AISI) e-strategies at the national level.
telecoms providers are required to contribute 2.5% of their annual financial turnover to the Fund, and calls for proposals have been issued by Nigeria’s telecoms regulator, the Nigerian Communications Commission (NCC). The Fund is expected to complement NCC projects such as Wire Nigeria (WiN), which aims to link up all the country’s states with fibre optic cable, and the State Accelerated Broadband Initiative (SABI), which involves the provision of wireless broadband services in Nigerian cities.

**Broadband infrastructure.** One of the major constraints to the growth of rural telephony and internet connectivity has been the absence of broadband backbone infrastructure. This is one of the issues that is already being addressed through the setting up of Galaxy Backbone, a company owned by the Nigerian government. A deployment of 2,000 VSATs (satellite terminals) across Nigeria is planned. This will offer access to remote, underserved locations, and ensure that each of the 774 local governments will have connectivity. However, there are as yet no installations in place. Recently Nigerian Vice President Atiku Abubakar challenged the process by which the funds for Galaxy Backbone are disbursed, and it is now the subject of a senate investigation.

Fibre optic cables have been laid from Lagos to Kano, and Zaria to Jos, by Glo Telecoms, as part of its Nigeria to UK project. The National Space Research and Development Agency (NASRDA) also plans to launch a second satellite in May 2007. It is being built by Surrey Satellite Technology, and is expected to aid agricultural and economic planning as well as help in disaster management.

**Computers for All Nigerians Initiative (CANI)** The aim of this initiative is to improve Nigerians’ access to computer hardware. It includes a funding mechanism whereby civil servants will be able to purchase computers and pay back the loan at a low rate of interest. Launched in July 2006, CANI is a typical example of a public-private partnership. It is being coordinated by NITDA and involves Microsoft, Zinox and Omatek. Related to the initiative is a Petroleum Technology Development Fund (PTDF) plan to build and equip computer centres in higher education institutions across Nigeria. However, this plan does not include internet access.

**Universities Bandwidth Consortium** This is a pilot programme in which six of the nation’s universities are able to bulk purchase bandwidth for academic purposes. The scheme holds promise for the over 600 higher education facilities in Nigeria.

**National Rural Telephony Project (NRTP)** The NRTP was expected to provide 500,000 connected lines to 343 local governments in Nigeria within one year. In 2003, the federal government accessed credit from the World Bank’s International Development Association (IDA), and a part of the funds obtained was to be set aside to improve national teledensity, as well as to step up telecommunication penetration in rural areas. The government also signed a memorandum of understanding with the People’s Republic of China, supported by a concessionary loan of USD 200 million for the NRTP. The project was to be executed in two phases by Alcatel-Shangai and ZTE. However, the project was only flagged off in August 2004. The supervising Ministry of Communications reports that implementation is currently ongoing in 108 of 218 targeted local government headquarters in Nigeria. The project is expected to combine with the USPF to offer concessionary licensing for the providers.

**Internet exchange points (IXPs).** The establishment of internet exchange points will help keep local internet traffic within the country, which reduces the need to use international bandwidth and thus significantly lowers costs. An IXP allows different internet service providers (ISPs) to exchange internet traffic between their autonomous networks without cost. Although the Lagos IXP has been completed, it has not been commissioned. Seven more were expected to have gone live by now.

**Telecentre Network of Nigeria (TN)** The inaugural meeting of the Network was held at the National Institute for Policy and Strategic Studies, Kuru, on 25-27 January 2007, with the support of the International Development Research Centre’s (IDRC’s) telecentre.org programme. It is hoped that the Network, by leveraging opportunities presented by the USPF, among other initiatives in Nigeria, will attain the goal of one telecentre in each of the country’s 774 local government areas.

**Participation**

The near absence of the voice of Nigerian civil society in the nation’s policy development processes has deprived the nation of much-needed robust consultation and discussions. However, recent events, such as the half of an attempt to change the Nigerian Constitution and extend the term of office of the president and his governors, have demonstrated that mass mobilisation can have a significant impact. The role of civil society and media organisations across the country in stopping the challenge to the Constitution can be seen as a political watershed in Nigerians’ slow and steady adoption of a democratic culture.

Civil society has also had an important impact in two other processes: the Freedom of Information (FOI) Bill and the drive to develop a community radio sector in the country.

The FOI Bill — a cornerstone of democratic government in any country — had been pending before the National Assembly since 1999. It was unanimously passed by the Nigerian Senate on 15 November 2006, largely because of the staying power of the advocacy efforts by a civil society coalition, led by the Media Rights Agenda (MRA).³

The MRA, among others, has also been active in the field of community radio. While the National Broadcasting Commission Act No. 38 of 1992 did not make allowance for community radio, this was rectified in 2001 when the MRA presented a draft Media Bill to the National Assembly. Since then, civil society has led the advocacy push for community radio in Nigeria. Key advocacy activities include collaborations with the Association for Progressive Communications (APC)² and the work of the Nigeria Community Radio Forum and the World Association of Community Radio Broadcasters (AMARC).³

These collaborations have had results. The government began to give consideration to the issue through the resolution of the National Council on Information in 2005. Working papers on community radio were developed by the NBC.

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4 <www.nasrda.org>.
7 <africa.rights.apc.org/cat1africaigeria>.
8 <www.amarc.org>.
A Community Radio Policy Drafting Committee, which was inaugurated by the government in August 2006, submitted its report to the federal government on 12 December 2006. The government’s decision is pending, but indications are that the present administration would like to bequeath the first community radio policy to Nigeria before its exit in 2007.

Conclusions

When considered individually, the inherent ICT4D (ICT for development) credentials of the various initiatives discussed in this paper are clear. However, when viewed holistically, a lack of coherence and a lack of optimisation of resources become evident. For example, some higher education institutions have received up to three VSATs from different government programmes. This is due to the policy vacuum in which these otherwise laudable initiatives are being implemented.

While some of this duplication might be resolved through the recent merger of ministries, ICT policy issues are not likely to receive much attention in the short term, given that the current president is expected to vacate office by July 2007. The exception may be a few areas in which the president wants to leave a legacy, such as in the community radio sector. He would also, no doubt, like to leave his imprint on the development of a national backbone infrastructure.

However, numerous other policy interventions are needed. For example, telephony issues that still require regulatory attention and increased government intervention include tariffs, the local assembly of mobile handsets, maintenance and repair, and signal coverage to underserved communities.

Given Nigeria’s recent military dictatorship, it may be understandable that acquiring a culture of consultation and inclusive democratic governance is slow. Civil society continues to be the most vocal advocate for sustainable ICT development and the most active facilitator of an enabling environment. Recent legislative approval of the FOI Bill may convince the next government of the advantages of an inclusive national ICT policy process.

The challenges for civil society in the coming months and years is to fill existing gaps such as the lack of a national focus with respect to the use of open standards, open access and open source software, either in education or public administration. SchoolNet Nigeria was once a champion of these innovations, but these efforts are now largely undertaken by the Nigerian Linux Users Group.

ICTs also need to be popularised and access to knowledge for development needs to be promoted, especially in underserved rural communities, and for young women and men.

References


Introduction

Bytesforall.org (B4A) is a South Asian-wide network of information and communications technology (ICT) professionals and practitioners and a member of the Association for Progressive Communications (APC). Under the auspices of APC’s Communications and Information Policy Programme (CIPP), B4A Pakistan is managing the Pakistan ICT Policy Monitor Network and maintaining the Pakistan ICT policy portal.

A small team within the Pakistan ICT Policy Monitor Network brainstormed and agreed on the process for compiling this report and on the key focus areas. Efforts were then made to involve different experts and key organisations with expertise in those areas. For example, the section on community radio was written by Internews Pakistan, the section on free and open source software (FOSS) by the Free and Open Source Software Foundation of Pakistan (FOSSFP), and the section on access to information by the Centre for Peace and Development Initiative, Pakistan. This arrangement helped to gather the best possible information on the topics addressed.

Country situation

Pakistan is a developing country with a population of approximately 160 million. It ranked 134th out of 177 countries on the 2006 Human Development Index (UNDP, 2006). The country faces many development challenges, including extreme poverty, a low literacy rate, poor health facilities, and a fragile socio-political situation, characterised by corruption and a lack of informed decision-making.

The ICT4D (ICT for development) sector in Pakistan is still at a nascent stage, particularly from a civil society perspective. Over the last seven years, however, ICTs have been one of the major focus areas of development for the government. There is a growing realisation among policy-makers that ICTs hold great socioeconomic potential, to the extent that the government is encouraging the use of ICTs at all levels, with planned investment in both infrastructure and technological application. This has resulted in Pakistan having the most extensive internet penetration among the countries of South Asia, with probably the cheapest internet rates. Similar progress has been seen in the development of telecommunications infrastructure, particularly regarding mobile telephony.

A comprehensive IT Policy was formulated in 2000, followed by an ambitious IT Action Plan. But for reasons such as a lack of capacity, corrupt governance structures, and an inability to comprehend the rapid developments in the field, there are not many success stories.

In terms of grassroots ICT4D projects, Pakistan has yet to present a strikingly good example that could be replicated on a larger scale in the country and elsewhere in the developing world. While it may come as a surprise, Pakistan lags behind even Bangladesh and Sri Lanka, not to mention India or Nepal, which can boast of dozens of such initiatives.

<table>
<thead>
<tr>
<th>Table 1: Statistics</th>
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<tbody>
<tr>
<td>Population (estimated January 2007)</td>
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<tr>
<td>GDP (2005)</td>
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<tr>
<td>GDP growth rate (2005-2006)</td>
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<tr>
<td>Adult literacy rate (age 15 or above)</td>
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<tr>
<td>Adult literacy rate – male</td>
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<td>Adult literacy rate – female</td>
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<tr>
<td>MDGs 2015 target for literacy</td>
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<tr>
<td>Human Development Index (HDI) rank</td>
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<tr>
<td>Human Development Index (HDI) value</td>
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<tr>
<td>Telecom sector share in GDP (2005-2006)</td>
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<tr>
<td>Foreign direct investment in telecom sector</td>
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<tr>
<td>Total telephone subscribers (fixed) as of Dec. 2006</td>
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<tr>
<td>Total telephone subscribers (mobile) as of Dec. 2006</td>
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<tr>
<td>Teledensity (total)</td>
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<tr>
<td>Total internet service providers</td>
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<tr>
<td>Total internet users on dial-up</td>
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<tr>
<td>Total DSL subscribers</td>
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<tr>
<td>Length of fibre optic link</td>
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<tr>
<td>Total FM radio licences issued</td>
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<tr>
<td>FM radios (on-air)</td>
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<tr>
<td>Total campus FM radios</td>
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<tr>
<td>Female only campus FM radios</td>
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<tr>
<td>Total household TV sets</td>
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<tr>
<td>Satellite private television licences issued</td>
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<tr>
<td>Satellite private televisions (on-air)</td>
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<tr>
<td>Satellite television viewership (urban)</td>
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<tr>
<td>Satellite television viewership (rural)</td>
</tr>
<tr>
<td>Cable TV licensees</td>
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Sources:
- ** Pakistan Telecommunication Authority (PTA) (<www.pta.gov.pk>).

The following sections highlight three key areas of policy concern: access to information, community radio and free and open source software (FOSS).
Access to information: policy and political constraints

The poor state of governance and weak protection of rights in Pakistan can largely be attributed to a lack of access to information on public affairs, which restricts the ability of citizens, civil society groups and public representatives to effectively monitor the performance of public institutions. Access to information is the first step towards promoting and institutionalising public accountability at various levels. Its absence often results in arbitrary and non-participatory decision-making, weak monitoring, inefficient project execution, human rights violations and rampant financial corruption in public bodies. Lack of access to information also contributes towards sustaining excessive bureaucratic controls and the weakening of democratic institutions.

Almost all government activity in Pakistan currently takes place in a pervasive culture of official secrecy, which is manifested in both official attitudes and various pieces of legislation (e.g. the Official Secrets Act 1923). Any disclosure or sharing of information, if and when it takes place, is on a “need to know” basis, as determined by official authorities, and not in recognition of a “right to know” as one of the fundamental human rights. Citizens have hardly any say or control over public information, even though the information and records held by various government departments may have direct implications for their environment, health, safety and well-being, as well as their ability to make political or economic choices. This particularly affects the weaker sections of the population, as powerful people find it easier to access the required information by using their contacts and influence.

The culture of secrecy is so predominant that it has seriously undermined almost all mechanisms created for providing access to government information. Official statements and media releases often provide one-sided information and lack credibility. Annual reports are either not published or lack details and appropriate analyses which could help in determining the credibility of data presented and assessing the performance of departments. Parliamentary questions lead to the disclosure of some information, but delayed or misleading replies, and the summary dismissal of many questions, especially ones relating to any aspect of the security establishment, are common.

Court proceedings take place in the open and, therefore, can result in the disclosure of useful official information, especially when the case involves government departments. However, the amount of information disclosed is often very little and may not automatically become available to a large number of people unless a particular case attracts substantial media attention. Information could also be made accessible through websites, but most government websites offer little useful content. Similarly, the archives are not properly maintained and updated and it is difficult to access old records. All of this is, partly or wholly, because of the absence of a comprehensive policy that recognises the right to information as a fundamental human right and provides an efficient legislative and institutional framework for its implementation.

The government needs to take urgent steps to provide a comprehensive legislative and institutional framework for access to information. This must conform to international best practices, including maximum disclosure, obligation to publish, promotion of open government, limited scope of exceptions, minimum costs, processes that facilitate access, open meetings, precedence of disclosure, and protection of whistle-blowers.

The FOIO 2002 does not conform to any of these best practices. It is applicable only to the federal departments and leaves out the provincial and local departments, as well as private organisations (including the ones funded by the government). It does not provide a comprehensive definition of information or records; nor does it provide an efficient mechanism for its implementation and handling complaints. It puts very limited demands on the government departments to proactively disclose information through publications, notice boards and websites. Most importantly, it includes too many exceptions and restrictions, which leave only a few records accessible. The FOI Rules 2004 have imposed further restrictions on public access to information by prescribing strict information request formats and asking high fees and photocopying charges.

A comprehensive policy on the right to access to information is a prerequisite for transparent and accountable governance. But this will only be possible when the government is willing and able to make a critical shift from a culture of secrecy to proactive information disclosure as a matter of fundamental human right.

Empowering grassroots Pakistan through community radio

Until April 2002, Pakistan’s electronic media was monopolised by the government, with just the Pakistan Broadcasting Corporation and Pakistan Television ruling the radio and TV airwaves. Heavily propagandist, these channels still give out highly censored news and information. With national newspaper circulation hovering around three million, and no private radio or TV, the majority of the population had no access to reliable, independent and relevant sources of information.

Then the government decided to open the airwaves to private ownership, creating the Pakistan Electronic Media Regulatory Authority (PEMRA) to issue licences for private radio and television. By November 2006, licences for over 100 commercial FM radio stations, two dozen satellite TV channels, an IPTV®, and two DTH® channels had been issued, transforming the country’s media scene dramatically.

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4 This point was illustrated in 1999 by UN Special Rapporteur Abid Hussain, who said: “Implicit in freedom of expression is the public’s right to open access to information and to know what governments are doing on their behalf, without which truth would languish and people’s participation in government would remain fragmented.” (Article 19, 2001).

5 Pakistan ranked 146th on the Corruption Perception Index (CPI) of Transparency International in 2006 (TI, 2006).


7 “Freedom of information is a fundamental human right and is the touchstone for all freedoms to which the United Nations is consecrated.” (UN, 1946).

8 Supreme Court, Pakistan Legal Decision, PLD 1993 SC 473 and 746.

9 Internet protocol television.

10 “Direct-to-home” satellite TV.
A low literacy rate means that print media circulation figures are also low. Most Pakistanis rely on the electronic media to get their information. Even though private television in Pakistan has begun to reflect the country’s diverse society and offer independent sources of news, radio has proved the most effective mass medium. By the end of October 2006, more than 60 FM stations were operational. These filled critical information gaps that television cannot address, attending particularly to local and regional languages.

An official study by PEMRA declares that Pakistan has the potential for over 850 viable FM radio stations, enabling even far-flung communities in information-dark areas to benefit from locally relevant coverage. Radio has the potential to accelerate the pace of socioeconomic transformation sweeping Pakistan. Already the information consumption patterns of Pakistanis have changed as audiences receive information in real time and in local languages. Assisting radio stations to develop information relevant to local communities represents a major opportunity to make communications a cornerstone of the grassroots development process in the country.

This is the bright side. The rapidly evolving legal environment in Pakistan challenges the newer, smarter media to react to critical reform issues in their coverage of the legal rights of citizens, and to realise their potential to educate the public on socioeconomic and political concerns. But the exploding number of radio stations face a chronic shortage of journalists qualified to cover these complicated issues, and to make them understandable to grassroots communities in their own languages. These radio stations need technical assistance to play a more active role in public discussion and to participate in political processes.

Community broadcasting on a mass scale is a relatively new phenomenon – one that has not been served by the dozen or so universities in Pakistan that teach journalism. Some of these universities are only now coming to grips with the need for professional broadcast journalism degrees that can meet the requirements of an emerging community broadcast industry. Internews Network, an international media development non-governmental organisation (NGO), is the only organisation currently helping universities develop broadcast journalism curricula for students and strengthening broadcast journalism generally. This includes investigative journalism courses for radio and television journalists, building campus radio stations and production facilities, starting media law clinics for broadcasters, advocacy and lobbying on media law reforms with stakeholders, and research on media issues.

The challenge of ensuring a community orientation for the radio stations is made more complicated by the fact that the radio stations are set up as commercial enterprises. At the heart of this challenge is the technicality. PEMRA issues licences through an open bidding process, which brings “big money” into play at the cost of consuming patterns of Pakistanis have changed as audiences receive information in real time and in local languages. Assisting radio stations to develop information relevant to local communities represents a major opportunity to make communications a cornerstone of the grassroots development process in the country.

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Several licensees are permitted to run FM stations in multiple cities. In many cases a licensee runs stations in cities or regions where it has no roots, and therefore no stake other than promoting business interests or carving out large slices of advertising revenue for itself. PEMRA insists that by its very nature every FM station in Pakistan currently has to profile its audiences and respond to local needs. As a result it says the stations are de facto community stations, and that “big money” can only be good for the sustainability of the enterprises.

Despite the challenges, in varying degrees Pakistani commercial FM broadcasters are doubling up as community service centres, at times serving their listeners by offering a variety of information and programming geared towards the local area. This includes paying attention to particular interest groups that are poorly served by other media outlets, and making space for local voices and marginalised groups such as women, CBOs and NGOs.

Such is the success of FM radio stations as local information sources in Pakistan that they have even attracted the attention of ultra-conservative clergy who wish to create new captive audiences. Clerics in parts of Pakistan’s North West Frontier Province (NWFP), tribal areas and some parts of Balochistan – all bordering Afghanistan – operate unlicensed, small-range one-way broadcasts, sermonising to increase new spheres of influence for themselves over communities that do not have access to traditional media.

In some instances, mullahs operating these illegal “suitcase” mobile radio stations have been instigating sectarian or ethnic violence that killed about 25 people in 2006 alone. The authorities have conducted crackdowns against these illegal stations, but because they are easy to get up and running, and are low-cost, they crop up again soon after they are closed down. This phenomenon is restricted to areas where no legal licences have been issued, and will continue until PEMRA allows local community-based groups to undertake legal broadcast operations.

The relatively recent phenomenon of private radio in Pakistan has shown the following characteristics:

- Improved timeliness, accuracy and credibility of information flow to communities
- Increased relevance of information reaching local communities
- Increased reach of information to isolated, information-dark areas
- Improved two-way communication flows between and among stakeholders
- Increased flow of information between communities and policy-makers
- Empowered local communities, through inclusion of their voices in the media
- Ongoing attention to the needs of communities in times of disaster
- Increased understanding of the role of local media in emergencies
- Increased space for independent media and professional journalism.

However, the situation on the ground would be altogether better if the radio stations could find roots in a development perspective. A strong policy advocacy campaign is required to encourage PEMRA to consider working with civil society organisations (CSOs) and creating non-profit community radio licensing for nominal fees.

**FOSS in Pakistan**

FOSS’11 made its way into Pakistan between 1999 and 2004 through a top-level intervention by the Ministry of Information Technology and Telecommunications (MIT)’12 and grassroots interventions by various civil society voluntary community initiatives. These include the Pakistan Linux User Community (PLUC),’13 the Free and Open Source Software Foundation of Pakistan (FOSSFP), the Ubuntu-Linux Pakistan

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11 [www.fossfp.org/fossophy](http://www.fossfp.org/fossophy).
13 [www.linuxpakistan.net](http://www.linuxpakistan.net).
FOSS priority recommendations for Pakistan are:

- The government should take measures to combat software piracy through making citizens aware of their software freedoms through FOSS capacity development. Small and medium enterprises (SMEs) should be encouraged to use FOSS instead of pirated proprietary software.

- Multi-stakeholder partnerships should be formulated to educate all sectors of society about Digital Commons and alternative copyrighting such as Creative Commons, GPL, Open Standards and Open Content.

- The government should support language localisation efforts, such as those making various Linux distributions available in Urdu.

- The government should encourage the funding of small businesses initiated by women and youth that involve FOSS-based service delivery and business models.

- Telecentre initiatives should be established to promote ICTs and universal access in all rural regions by deploying low-cost refurbished computers running FOSS, instead of pirated or costly licensed proprietary software packages.

- International donors should be encouraged to include FOSS policies in their funding guidelines.

**Participation**

The government of Pakistan was part of the WSIS process and actively participated in the global event through the MIT. However, both civil society and the private sector were not represented at the event. A steering committee on the WSIS was formed, but that too had no representation from civil society or the private sector. The committee’s membership is still not known.

The one and only WSIS consultation inclusive of all stakeholders was conducted by the Sustainable Development Networking Programme in November 2003. This consultation resulted in an agreement on the greater inclusion of various stakeholders in the WSIS process, but this never happened in subsequent years.

A project that was to be implemented between the Geneva and Tunis phases of the Summit was also agreed on. However, funding could not be provided by the government.

The project had the following three goals:

- Using ICTs to provide the necessary information and to support interaction between different stakeholders, including excluded groups. The information was to focus on education, health, and welfare. A central feature was that the ICT-based interactions would have taken place in Urdu, and possibly other regional languages.

- To adopt a truly multi-stakeholder approach, bringing together the public sector, civil society and the private sector in a clearly defined, balanced and equal relationship.

- To support, from the ground up, the emergence of a multi-stakeholder strategic process for implementing the WSIS in Pakistan.

A large official delegation headed by the prime minister of Pakistan participated in the WSIS in Geneva. At the Summit itself, the honourable prime minister spoke about his government’s focus and keenness to harness the potential of ICTs for economic advancement.
and the social development of the people of Pakistan. In particular, he mentioned that his government had earmarked a significant part of its resources to build the necessary infrastructure, and to develop ICT applications in health, education and public sector management. However, nothing seems to be planted on the ground.

One might believe that the personal presence of the prime minister of Pakistan at the WSIS was a clear indication of the priority accorded by the government to the WSIS process, and to the use of ICTs for social and human development in the country. However, one could also argue that more could have been achieved if there had been proper planning and serious pre-event preparations. In addition, there was never any gender consideration in the composition of the delegation. Only two women participated in the Tunis phase of the WSIS, but as individuals, one being part of the WSIS Youth Caucus, and the other representing a United Nations Development Programme (UNDP) forum. Among other things, this skewed representation resulted in Pakistan becoming a villain in civil society circles.

Various caucuses on diverse themes such as gender, youth, special people, science and trade were set up with representation from all over the world, but unfortunately Pakistan had no planned presence in any of these (other than the youth caucus in the Tunis phase). One can say that Pakistan as a nation never gave WSIS serious thought or considered how it could impact on the country’s long-term future.

Conclusions

Even though the government is committed to the development of ICTs in Pakistan, the country is a graveyard of many failed and unsuccessful projects. Unfortunately, the government seems committed to implementing every initiative on its own, without the involvement of CSOs or other relevant stakeholders.

On the other hand, CSOs have no access to funds to pilot innovative, development-oriented projects. Government rules and procedures do not facilitate access to funding, a situation that needs to be changed immediately.

There has been no consultation with CSOs before embarking upon big ICT-related projects. In ICT development projects, commercial interests nearly always take precedence over development interests. The exorbitant FM radio licensing fees is one example.

It is also clear that mainstreaming gender in the development process is not a priority for the government. There have been no initiatives where gender empowerment through ICTs could be addressed.

Unfortunately, the government takes massive loans from the World Bank and others but there are practically no checks to gauge the success of the initiatives they spend the money on, or ways of helping to root out corruption in the implementation of projects. There are hardly any monitoring and evaluation processes.

There is a serious lack of capacity in a whole range of different fields which needs to be bridged immediately if the country intends to make any advancement in the field of ICTs for development. Pakistan’s IT Policy and IT Action Plan need an immediate review. Strong policy advocacy is required from CSOs, and continuous engagement with the government at all levels is needed, so that the goal of people-friendly and people-centred policies can be achieved.

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17 <www.itu.int/wsis/tunis/newsroom/highlights/18nov.html>.
Introduction

This report attempts to summarise the status of the information society in Peru by analysing the data offered by the National Institute of Statistics and Computing and considering the reflections of various national actors.

With regard to information and communications technology (ICT) policies in Peru, 2006 was a year of both progress and setbacks. It marked the end of Alejandro Toledo’s Perú Posible party government and the beginning of the one led by Alan García of the APRA party (Partido Aprista Peruano), providing democratic continuity which is important for Peru’s stability. Toledo began his government five years earlier with the Huascarán Plan and ended it leaving in place a follow-up commission for the Commission for the Development of the Information Society (CODESI), which is also known as CODESI 2.

The APRA government does not have a clear programme regarding the information society, despite the fact that the president himself identifies it as a priority area for the country (García, 2003). On the contrary, some worrisome measures have been taken, such as the dismantling, for all practical purposes, of the National Institute of Research and Training in Telecommunications (INICTEL) and budget cuts for the National Council of Science, Technology and Technological Innovation (CONCYTEC). Also unclear is the strategic purpose for the absorption of the Fund for Investment in Telecommunications (FITEL) into the Ministry of Transportation and Communications (MTC), a move which appears to be aimed more at reducing state bureaucracy than part of any government policy in the area of the information society.

Moreover, even with the development and publication of a national strategy on ICTs, the Digital Agenda for Peru (CODESI, 2005) remains more a technological policy than a state development policy: it is not part of the national process of dialogue initiated by the government and aimed at establishing government policies for the next 20 years, known as the National Accord.

Even though public policy in Peru has prioritised the installation of infrastructure, the year 2006 also allowed for the opening of important spaces for dialogue and proposals around ICT policies. These spaces, however, have yet to include broad sectors of society or to ensure that the policies related to the information society cut across the entire government. Until this happens, Peru’s citizens will continue to be spectators and not protagonists.

Country situation

The Peruvian government subscribes to the definition of the information society set forth in the Declaration of the Latin America and Caribbean Regional Conference for the First Phase of the World Summit on the Information Society (WSIS), which took place in Bávaro, Dominican Republic, in January 2003. According to this declaration, the information society is “an economic and social system where knowledge and information constitute fundamental sources of well-being and progress and […] represents an opportunity for our countries and societies.” The declaration has a strong human rights perspective, and states that the development of the information society requires a “deeper appreciation of fundamental principles, such as those of respect for human rights within the broader context of fundamental rights, democracy, environmental protection, the advancement of peace, the right to development, fundamental freedoms, economic progress and social equity” (ECLAC, 2003).

In 2001 the Multi-Sectoral Commission to Broaden Public Internet Use was created to organise the various initiatives being designed by the new government. It produced the document e-Perú: Propuestas para un Plan de Acción para el Acceso Democrático a la Sociedad Global de la Información y el Conocimiento (e-Perú: Proposals for an Action Plan for Democratic Access to the Global Information and Knowledge Society) (CMMUI, 2001). At the same time, all public offices were obliged by law to prepare action plans referring to the information society, measures for access to public information, and content for webpages. This decree included local governments.

Several government bodies have developed initiatives for the information society. In 2002, CONICYTEC, INICTEL, the Oversight Body for Private Investment in Telecommunications (OSIPTEL), the National Institute for Statistics and Computing, the Presidency of the Council of Ministers and the MTC formed a working group to create a National Information Society Plan appropriate to the Peruvian situation. While progress was made in the design of the plan, it was also evident that the degree of consensus on all its points was still insufficient, and
that it was necessary to work on guidelines for a national strategy that would get the country on track towards an information society.

During 2003, with the first phase of the WSIS approaching, the Presidency of the Council of Ministers relaunched its e-government strategy and linked it to the process of modernising the state, which was started in 2004 with funding of approximately USD 300 million from the Inter-American Development Bank (IADB).

That year the Presidency of the Council of Ministers also created the Multi-Sectoral Commission for the Development of the Information Society (CODESI)11 as an entity charged with creating “a plan for the development of the information society in Peru, which should include a diagnostic of Peru’s current situation within the context of the information society, the actions that must be taken to develop it, and the proposed rules and measures that facilitate the appropriate development, implementation and promotion of the information society in Peru” (Council of Ministers, 2003).

On its website, CODESI declares its support for a society that gives priority to resolving poverty and other inequalities in a sustainable way. In order to achieve this goal, the participation and commitment of every generation is required, ensuring the intervention of a variety of social and linguistic groups, cultures and peoples. Special attention must be paid to “those most exposed to exclusion, discrimination and prejudice,” while also promoting gender equity.

The plan for the development of the information society designed by CODESI, the Digital Agenda for Peru, points out that “ICTs can be used either to exacerbate or transform unequal power relations. ICTs can be powerful tools for social action and positive social change, can contribute to building gender equality, and eliminate poverty caused by social status, gender, race, capabilities and age” (CODESI, 2005, Chapter II).

The government’s concrete mechanisms for the development of the information society are the Fund for Investment in Telecommunications (FITEL) and the Projects Office of the Vice Ministry of Communications of the MTC.

While FITEL has concentrated on the expansion of the telephonic network in rural areas through subsidising operators, and some actions related to facilitating internet access, the MTC has worked on developing an electronic platform for the state, and has several initiatives related to internet access centres in its portfolio. However, a clear relationship between the two institutions has not yet been established in order to avoid duplication and ensure a more rational use of the state’s resources.

Investments in ICT

Peru’s telecommunications market was liberalised in 1999 and has open competition in fixed and mobile telephone networks, internet and value-added services. The number of mobile telephone subscribers reached that of fixed telephone subscribers in 2001, and the mobile market is continually expanding. According to OSIPTEL data, teledensity for fixed telephone systems went from 3.21% in 1994 to 7.20% in 2004. For mobile telephones, the levels rose from 0.16% in 1993 to more than 13% in 2004.12

Since 1991, when the liberalisation process began, there have been many measures to help promote the opening of the market, encourage investment in critical areas, and guarantee minimal conditions for competition in Peru’s telecommunications sector. However, as the Peruvian Scientific Network (RCP) points out, despite these measures, teledensity in Peru remains below other countries in the region:

Disparities due to socioeconomic and regional strata persist in our country – meaning that sectors with fewer resources have limited access to these services – and there has been a marked deceleration of growth in fixed telephone systems in recent years. The industry’s structure shows high levels of concentration, and there is a limited supply of services responding to the needs and demands of consumers with lower incomes, mainly in smaller cities and in the urban periphery zones.13

Investments in telecommunications have been led by foreign capital, especially by Telefónica de Perú (part of Telefónica España), a company with which the Peruvian government has held a contract since 1994. These investments have principally benefited the inhabitants of Lima and to a lesser degree those of the rest of the country (Campodónico, 1999).

In October 2006 the government proposed renegotiating the Telefónica contract, seeking to lower rates but maintain investment in technological innovation. According to the ministry governing this sector, the investment “would allow for educational, professional, and business needs to be met as well as access to government services…” Investment to increase access to the internet through broadband would allow for a reduction in the existing digital divide. This effort would contribute to achieving the goal of one million connections by the year 2011” (MTC, 2006a).

Regulatory limitations

The MTC and OSIPTEL are in charge of regulating the telecommunications public service networks in Peru. The regulatory framework is defined by:14

- Universal Access Policy Guidelines
- General Policy Guidelines for Promoting Internet Access in Peru
- Policy Guidelines for Promoting Greater Access to Telecommunications Services in Rural Areas.

Moscos Salina (2003) points to regulatory limitations on the installation of ICT infrastructure in rural areas:

- The rules for interconnection are insufficient for the development of infrastructure in rural areas.
- Requirements for market access must be reduced or removed, for instance, by reducing taxes for telecommunication services in rural areas.
- It is necessary to develop an appropriate legal framework for electronic security and e-commerce that protects users.
- Internet access has not been defined as a public telecommunications service. There is also a regulatory vacuum for centres providing internet service.
- It is necessary to share infrastructure between urban and rural networks. Institutions should be obliged to share infrastructure when there are economic or technical limitations preventing communities or sectors from participating in the information society.

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11 <200.62.145.115>.
12 <www.osiptel.gob.pe>.
14 See <www.osiptel.gob.pe/Index.ASP?T=P&P=2727> for more information on the legal framework.
At the same time, the development of content and local training is needed, especially for the educational, health and economic sectors and others necessary for rural development.

These barriers affect access to new technologies and the sustainability of new enterprises, facilitate concentration of media ownership into a few hands, and make the participation of the community in the development of the information society difficult.

OSIPTEL and the MTC have made progress in the development of regulations aimed at partially resolving the challenges, with an emphasis on the problem of access. Nevertheless, as the Telecommunications Sector Analysis and Forecasting Group (GAPTEL)\textsuperscript{15} of Spain points out, the emergence of wireless technologies and broadband are creating new regulatory challenges that go beyond access and involve better management of the spectrum to assure greater supply. There is also a need to establish rules governing the relationship between a regulated service, such as telecommunications, and an unregulated one, such as the provision of content.

In response to the above, the MTC has proposed a process of “single concession”, defined as “the right to provide all public telecommunications services” (MTC, 2006b, Art. 47).

As for wireless technologies, the General Regulations of the Telecommunications Law define the radio frequency spectrum as a limited natural resource that is part of the nation’s heritage. The MTC is responsible for the administration, assignment and control of the frequency spectrum. The same regulations state that the assignment of the spectrum in the bands identified by fixed wireless access systems, and primarily designated for public telecommunications services, will take place through public tender in areas with restrictions on the availability of frequencies.\textsuperscript{16}

However, according to the general manager of OSIPTEL, WiMax in Peru is only used to transmit data, which is not regulated. In addition, he believes that as long as WiMax infrastructure does not expand, no regulation is necessary.

The administration of FITEL was initially the responsibility of OSIPTEL (MTC, 1993). Through Law No. 28900, published on 4 November 2006, FITEL was attached to the MTC, allowing a maximum of 60 days for OSIPTEL to transfer its administration to the ministry, which will continue to approve the projects declared viable and grant the corresponding concessions.

Statistics

Indicators from the National Institute of Statistics and Computing show that as of October 2006, 28.65\% of the total number of homes had a fixed telephone, 32.49\% of homes had a mobile phone, 15.45\% of homes had access to cable television and only 6.05\% had access to the internet (INEI, 2006).\textsuperscript{17}

If we compare the penetration of fixed telephone networks, mobile networks, cable TV and internet in Peruvian homes by geographic area, we can see that all ICTs grew significantly in population centres of more than 2,000 inhabitants in the August-October 2006 quarter, compared to the same period in 2005.

Interestingly, mobile telephony in the metropolitan area of Lima (59.1\%) has reached the number of fixed-line subscribers (59.8\%), while in population centres of more than 2,000 inhabitants mobile phones (35.9\%) are already more prolific than fixed-lines (29.97\%).

For population centres of less than 2,000 inhabitants – that is, rural areas – there is limited presence of ICTs. Only fixed and mobile telephones showed significant levels in the quarter analysed. Moreover, more people by far own a mobile phone compared to a fixed-line telephone.

While 4.4\% of homes had computers in 2000, this percentage increased to 6.8\% in the period 2003-2004. Taking area of residence into account, we find important differences in the number of homes with computers, as well as other ICT services. As of October 2006, 29.06\% of the homes in the Metropolitan Area of Lima had a computer, while only 13.39\% of the homes in the remaining urban area and 0.72\% of rural homes had computers.

Cabinas públicas (cybercafés) have been an important factor in internet access in Peru, and the figures indicate that they will continue to play a key role. Between 2005 and 2006 there was a major increase in the number of people who use them. For the period August-October 2006, 42.06\% of homes had at least one person who used cabinas públicas for internet access. The percentage for the same period in 2005 was 27.24\% of homes.

Other public institutions have carried out research that provides essential information for policy design. OSIPTEL carried out several research projects between 2003 and 2005 (Villafuerte, 2005) which showed that the internet has little impact on the rural population, and that the main internet users in rural areas are not the rural inhabitants themselves, but city dwellers who find themselves temporarily in the area for work reasons.\textsuperscript{18}

A rights-based approach

In January 2007 the Office of the Ombudsman presented its report \textit{El desafío de la telefonía rural: una mirada desde los ciudadanos} (The challenge of rural telephone networks: a citizens’ view) in which it proposes placing on the public agenda the issue of access to a public telephone service of reasonable quality in rural areas, preferably for social benefit (Office of the Ombudsman, 2007).

This is a rights-based approach, which understands that when we speak of the information society, we are speaking about people. Echoing what is stated in the Telecommunications Law,\textsuperscript{19} the report declares that providing access to these public services reaffirms the government’s policies of inclusion. It also facilitates the implementation of strategies of citizen registration and identification, allowing a greater number of people in disadvantaged situations to be included in development projects. In addition, it means reducing many transaction costs when buying or selling goods or services, particularly for rural people.

\textsuperscript{15} <observatorio.red.es>.

\textsuperscript{16} Article 128. The granting of a concession, as well as the assignments of the corresponding spectrum, must take place through public tender of offers when: 1. In a certain locality or service area there is a restriction in availability of frequencies or band of frequencies for the provision of a specific public telecommunications service; 2. It is indicated in the National Plan for Frequency Assignment (Plan Nacional de Atribución de Frecuencias); 3. The number of concessionaries for a specific public service covered by article 70 of the Law is restricted due to technical restrictions based on limited resources.

\textsuperscript{17} While the Institute has very precise statistics, it is nuclear how these are used to shape public policy.

\textsuperscript{18} See: <tic_rural.blogspot.com/2006/05/dia-mundial-de-la-sociedad-de-la.html>.

\textsuperscript{19} As stated in the \textit{Texto Único Ordenado} of the Communications Law, telecommunications are provided under the principle of service with equity (article 5), whereby all have the right to use telecommunications services (article 3). The right to their use covers the entire country promoting the integration of areas at great distances from urban centres (article 5) (MTC, 1993).
The Ombudsman’s report sets out important conclusions which are in fact a call for public action. It concludes, for example, that investment by FITEL has stagnated, and calls for stronger mechanisms for transparency and citizen oversight in FITEL’s operations after its incorporation and attachment to the MTC.

But it is under the section on recommendations that we find the most valuable contribution of the Ombudsman’s report, not only because it clearly calls for independent management of FITEL, but because it sets forth the urgent need for the country’s Congress to redefine the allocation of FITEL’s resources in order to broaden the “universal access” concept to include that of “universal service”. This would allow for a scaling up in the implementation of fixed lines in rural areas. It also proposes that FITEL assign more resources to developing capacity in rural areas, a demand that has been insistently made by various civil society actors.

**Regional and international context**

The first meeting of the Internet Governance Forum (IGF) in Athens towards the end of 2006 provided a vision of the upcoming international dialogue on the subject of internet governance. It attempted to achieve the necessary balance between access to information, development of content, maintenance of infrastructure and protection for internet users. This is a delicate balance which is often upset. In 2007 the IGF meeting will take place in Rio de Janeiro, which will allow for a greater presence of Latin American participants.

An important milestone for the development of information society policies in the region was reached in the 36th General Assembly of the Organisation of American States (OAS) in 2006. The OAS member countries adopted the Declaration of Santo Domingo: Good Governance and Development in the Knowledge-Based Society, with a clear emphasis on the use of ICTs for development. The first item of the Declaration of Santo Domingo (OAS, 2006) underlines the need to:

- Emphasise the importance of information and communication technologies (ICTs) as crosscutting tools for achieving equitable and sustainable development and strengthening good governance, the promotion and protection of human rights, as well as the need to work intensely to ensure that every person in the Americas, particularly those in situations of vulnerability or with special needs, may participate in the benefits generated by the knowledge-based society.

In addition, the Regional Plan of Action for the Information Society in Latin America and the Caribbean (eLAC2007) has continued to move forward. The eLAC working groups have generated agenda items for the next meeting in November 2007 in El Salvador, where their work will be evaluated and a longer-range strategy (probably going until 2011) will be designed.

At a sub-regional level, the Andean Forum on the Information Society was convened by the National Telecommunications Council of Ecuador (CONATEL) in September 2006. At this meeting it was determined that the Andean Committee of Telecommunications Authorities (CAATEL) should work on the development of an Andean strategy in line with existing policies and the WSIS and eLAC 2007 documents.

**Participation**

At first there were no mechanisms for civil society to access discussions about establishing a digital agenda in Peru. When the Commission for the Development of the Information Society (CODESI) was made official, its exceptional nature was noted, since it allowed civil society participation: “[A]s necessary, CODESI may ask other bodies, institutions, unions and associations in general, public or private, and specialists, for the advice, information and support necessary to fulfill its objective” (Council of Ministers, 2003) While this occurred in each of the commissions created by CODESI, and civil society supported the work of the commission, very little has been done to bring about a change to the hegemonic structures that govern the development of the information society in Peru.

OSIPTEL and the MTC have established consultation mechanisms for policy and regulation projects, opening up the possibility for participation by different sectors of society. But this opening does not translate into a real possibility for participation in decision-making.

FITEL provided an opportunity for civil society organisations (CSOs) to present projects that would be financed with resources from the Fund. However, the mechanisms for actually receiving the financing are very complicated and require years of continual negotiation. The Vice Ministry of Communications’ Projects Office has not provided opportunities for engagement in implementing projects, and all the initiatives are directly implemented by the Projects Office or in conjunction with other state entities.

Various CSOs have begun contacting each other, spurred by a need to join together to create an agenda that allows them to design a common strategy. This process has resulted in the creation of the Private Council for a Digital Agenda for Peru (CPAD), initially formed by the Committee for Information Technologies of the Chamber of Commerce of Lima, the Peruvian Association of Internet Service Companies, COMMON Peru (Association of Information Technology User Companies) and Alfa-Redi.

Since May 2005, Perú-Digital has been the electronic discussion space for issues related to the information society in Peru. More than 300 messages circulate monthly on the list, which brings together more than 370 social actors involved in information society processes in Peru. The presence of political actors and policy-makers on the list has allowed collective reflection to inform some political decisions. The list has become, in effect, the most important space for engagement by civil society and the private sector.

**Conclusions**

In analysing the development of information society policies in Peru, we come up against a structure that still perceives ICT issues as “technical” issues, in which the relevant political actors have yet to take the reins.

A multi-sectoral commission set up to monitor the implementation of the Digital Agenda for Peru (developed by CODESI) is one of the spaces from which there has been an attempt to carry forward a coordinated effort for a national ICT strategy. However, a document worked on between 2003 and 2004 and finalised in April 2005, which then went all of 2006 under “review”, was overtaken by reality. An update of the Agenda found that many of the goals had

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21 The member countries of CAATEL are Bolivia, Colombia, Ecuador, Peru and Venezuela, which comprise the Andean sub-region of South America.

22 For more information, see: <www.funredes.org/mistica/castellano/ciberoteca/participantes/docuparti/Informe_Foro_Andino_de_SI.rtf>.


24 <www.dgroups.org/groups/peru-digital>.
no baseline, making the setting of minimal indicators the first task (which OSIPTEL has efficiently done).^{25}

Aside from this, CODESI’s greatest contribution has perhaps been the promotion of dialogue, the search for consensus, placing the issue of the information society on the agenda and helping to understand that the phenomenon is not just technological. The dialogue with the CPAD has led to the understanding that public efforts cannot be separated from private ones, and that a shared agenda is more than necessary. Above all, the need to make the themes of the information society a government priority has become evident, just as they are being prioritised in the private sector and in civil society, and are reflected in the activities of international and regional bodies.

While some countries create specialised institutions for research on infrastructure topics, the one that existed in Peru (INICTEL) – and that needed improvement and updated goals – was dismantled.

We have said that 2006 saw progress and setbacks with regard to ICT policies in Peru. It resulted in a fruitful and constructive dialogue among activists, academics and businesspeople linked to ICTs, and a positive balance with respect to the consensus generated at certain levels of public administration regarding the sector’s needed reforms, beyond the installation of infrastructure. We now possess valuable information for directing and guiding policies, and there is an entity (the Office of the Ombudsman) charged with rigorously ensuring that citizens are the principal beneficiaries of the reforms implemented.

On the other hand, 2006 has left many questions. Among them: How does the dismantling of INICTEL fit into plans for the information society? How would renegotiation with Telefónica help increase internet penetration in Peru? Why has CODESI 2 not created a space for political dialogue with the relevant actors? It is also worth asking about follow-up on promising experiences such as the Multi-Sectoral Commission on Computer and ICT Crimes led by the MTC and the Multi-Sectoral Commission on Domain Names, as well as necessary legislation such as the legislation on protection of personal data.

For non-governmental actors, questions also arise. What is the private sector’s responsibility in creating public-private alliances on issues of ICT for development? How is civil society involved in the processes of the information society? What are non-governmental actors doing on the issue of digital literacy? How can we move from reflection to direct action?

From another perspective we could ask ourselves how local efforts have been meshed in the context of a regional and global process like the information society, and how we can ensure that Peru’s efforts are not disconnected from regional trends. To what degree can Peru lead and become an engine of regional processes in ICT policies?

The year 2006 also left a negative balance of government reform that is not based on an understanding of how to move the country’s information society forward. In particular, it left unresolved the urgent need for a government ICT policy incorporated into the National Accord, and therefore by consensus of the various political forces. Deepening political dialogue, expanding public-private alliances and continuing to safeguard the development of the information society are three things that should be priorities for those who are working to make Peru a more equitable and just society.

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**Introduction**

The Republic of the Philippines, with a population of almost 90 million, is an archipelago of more than 7,100 islands spread over 300,000 square km. It occupies a strategic position within the Southeast Asian region. The Philippines emerged, after a 423-year history of colonialism and a recent traumatic period of authoritarianism, as a flawed democracy labouring under continuing economic underdevelopment and periodic political upheaval.

The country has been ruled by a succession of elected governments by and large representing political elites who are also dominant in the economy, including the media and information and communications technology (ICT) sectors. The economy continues to struggle amidst a shifting globalised world order: economic growth is sluggish, poverty still widespread, and wide income disparities endure. Political crises hound the administration of current President Gloria Macapagal Arroyo, amidst lingering questions on her 2004 electoral mandate. Armed challenges from communist rebels and Muslim separatists persist, and a restive military continues to gain influence in the country’s political life. At the same time, however, Philippine civil society is one of the most vibrant in the world, and continues to be at the forefront in advocating for good governance, sustainable development, socioeconomic and political reforms, and communication rights.

After the Martial Law years, freedom of expression naturally exploded, and a largely free (and freewheeling) press and mass media regained its pre-Martial Law reputation as one of the most liberal in the region. Ironically, despite a free press, working in the Philippine media was recently considered a dangerous job for journalists – many have been murdered over the past five years. The telecommunications sector was deregulated in the 1990s, and universal access to telephony rose steadily, especially with the recent boom in mobile phones and short messaging service (SMS).

The Philippines formally linked to the internet in 1994, and it remains largely unregulated today. Though the infrastructure is present, access rates for the majority of the population remain low. The neoliberal free market economic paradigm continues to be contested, including within the communications sectors, where significant sections are dominated by big private enterprises and conglomerates. ICTs are embraced in national plans for their socioeconomic potential, but ICT and internet governance is uneven due to limited state capacity, lack of resources, and occasional regulatory capture by dominant market players.

This report seeks to present national trends in the country’s ICT sector, with a particular emphasis on the framework for ICT policy and governance in the Philippines. It also looks at how civil society has been engaged in this arena.

The first of two main sections seeks to give a brief national overview. Its sub-sections look to provide both the context for public policy, as well as an initial evaluation by civil society of the current state of existing ICT plans.

The next section provides a short assessment of people’s participation in ICT policy and governance for the period 2000 to 2006, with a description of civil society engagement in the policy process. It ends with an evaluation of recurring issues that still have to be addressed by development stakeholders, particularly civil society organisations (CSOs).

The choice of what to include in this report is informed by it being the first one on the Philippines information society to be part of a collection of reports that will be updated periodically. It hopes to serve as a conceptual baseline for looking at ICT policy and governance in the Philippines. Specific areas introduced here can be further fleshed out in future publications.

This report draws from research conducted by the Foundation for Media Alternatives (FMA) dealing with many of the policy areas and themes under discussion. It reflects a perspective of *advocates-in-action* – the public policy issues pertaining to people’s participation in the policy process are ongoing advocacy concerns for CSOs in the Philippines (including the FMA). Actual CSO engagement serves as the experiential backbone of this report, which the authors hope will serve to unite diverse constituencies of communication rights advocates, and build a common public interest front for multi-stakeholder policy initiatives in 2007 and beyond.

**Country situation**

*Indicators and statistics*

**National Indicators**

*Telephony*: The Philippines has around 6.5 million installed fixed phone lines, but only a little more than half (3.4 million) are subscribed – an indicator of the service’s continuing lack of affordability for a significant portion of the population. Still, liberalisation and competition during the 1990s has served to move the Philippines from a country with a teledensity of less than one telephone for every 100 persons in
the years from 1970-1990, to one with a fixed-line density of 7.76 and a mobile phone density of 41.3 in 2005.

By 2005, mobile telephone subscribers outnumbered fixed line subscribers ten to one, given the popularity and affordability of SMS. Fixed-line subscriptions have seen very little growth, and installations have declined since a peak in 2001. On the other hand, total mobile phone subscribers have increased tremendously from only 34,600 subscriptions in 1991, to 34.8 million in 2005. Recent data from the telecommunications industry estimates the number reaching 40 million, 90% being prepaid subscribers. Data from the National Telecommunications Commission (NTC), the industry’s regulator, shows that by the end of 2005, Philippine mobile phone users sent an average of 250 million text messages daily, making the Philippines one of the top “texting” countries in the world.

**Internet:** It is difficult to peg the actual number of internet users, with estimates ranging from 4 million in 2004, to 7.82 million as of the first quarter of 2005 (CICT, 2006). The latter figure represents about 9% of the population. It is estimated that around half of the internet users are internet subscribers, while the rest have only intermittent access (i.e. via schools, offices or internet cafes).

**Broadcasting:** The number of radio and television broadcast stations has also increased significantly over the past ten years. The NTC reports a 50% increase in AM stations (from 275 to 373) from 1991 to 2004, and a tripling of FM stations (from 208 to 587). Television stations have increased from 80 to 229, while cable television stations have increased almost 30 times over from 56 to 1,453. This space is dominated by large privately-owned national media networks with local affiliate TV and radio stations; they typically also account for the highest market shares.

**Regional data**
Compared to its Association of Southeast Asian Nations (ASEAN) neighbours, in 2003 the Philippines had one of the highest education and literacy levels, but had a moderate ratio of ICTs to population. This reflects the relative socioeconomic standing of the country among its neighbours. According to the International Telecommunications Union, while the Philippines has the second highest literacy and primary and

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### Table 1: Selected Philippine ICT indicators

<table>
<thead>
<tr>
<th>Indicators</th>
<th>Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Installed fixed telephone lines</td>
<td>6,538,387 (2005)</td>
</tr>
<tr>
<td>Subscribed fixed telephone lines</td>
<td>3,367,252 (2005)</td>
</tr>
<tr>
<td>Mobile telephone subscribers</td>
<td>34,778,995 (2005)</td>
</tr>
<tr>
<td>Fixed lines per 100 population</td>
<td>7.76 (2005)</td>
</tr>
<tr>
<td>Subscribed lines per 100 population</td>
<td>4.00 (2005)</td>
</tr>
<tr>
<td>Mobile phones per 100 population</td>
<td>41.30 (2005)</td>
</tr>
<tr>
<td>Internet subscribers</td>
<td>1,440,000 (estimate, 2005)</td>
</tr>
<tr>
<td>Internet users (estimates, 2005)</td>
<td>4 million to 7.8 million</td>
</tr>
<tr>
<td>Broadband internet subscribers</td>
<td>165,000 (2005)</td>
</tr>
<tr>
<td>Internet café prices (per hour)</td>
<td>PHP 33.43 (USD 0.65)</td>
</tr>
<tr>
<td>(2005)</td>
<td></td>
</tr>
<tr>
<td>Internet subscription prices</td>
<td>PHP 386.48 (USD 7.02)</td>
</tr>
<tr>
<td>(per month) (2005)</td>
<td></td>
</tr>
<tr>
<td>Fixed line rental charges (per month) (2005)</td>
<td>PHP 500.07 (USD 9.08)</td>
</tr>
<tr>
<td>Mobile telephony charges</td>
<td>variable</td>
</tr>
<tr>
<td>Personal computers (home use)</td>
<td>2,140,000 (2003)</td>
</tr>
<tr>
<td>Televisions (households)</td>
<td>10,579,000 (2003)</td>
</tr>
<tr>
<td>Radios (households)</td>
<td>10,937,000 (2003)</td>
</tr>
<tr>
<td>Television stations</td>
<td>232 (2005)</td>
</tr>
<tr>
<td>Radio stations</td>
<td>375 AM, 580 FM (2005)</td>
</tr>
<tr>
<td>Cable television stations</td>
<td>1,480 (2005)</td>
</tr>
</tbody>
</table>

**Sources:**
- National Telecommunications Commission 2005 Statistical Data.

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7 As reported in the Manila Standard Today (MST, 2006).
8 At the 2005 average foreign exchange rate of PHP 55.08 to USD 1 (source: Bangko Sentral ng Pilipinas).
9 Entry costs for mobile telephony are very low, with brand new phones costing as little as PHP 2,000 (USD 40), and a SIM card from PHP 65-150 (USD 1.30-3.00). While a local voice call costs an average PHP 7 (USD 0.14) a minute, SMS is very inexpensive, costing just PHP 1 (around USD 0.02) per SMS to networks within the country.
11 Based on initial figures given by telephone companies and market share projections by analysts (<www.cellular-news.com/story/21070.php>). The figures are probably overstated, mainly by marketing departments of phone companies, as they refer to total numbers of subscriptions, and do not account for churn rates or inactive accounts.
12 The prepaid model lets owners buy on-air “credits” via ubiquitous prepaid cards in PHP 100 and 300 (USD 2.00-6.00) denominations. However, the introduction of “retail” on-air credits (“loads”) which can be purchased from neighbourhood stores for as little as PHP 25 (USD 0.50) or can be passed from phone to phone within the same network in denominations as low as PHP 5 (USD 0.10) has made it possible for users to buy just enough credits for their daily budgets.
14 The high number of TV stations is due to the fact that a great majority are merely outlets, mainly because the licensing regime is restrictive.
15 Although there are media ownership restrictions, large media conglomerates typically have local “affiliates” in regional centres as part of their network. There is a state-owned TV and radio network, but it is not as popular as it is perceived to be by government mouthpieces. There are very few pure community-owned outlets.

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16 The high number of TV stations is due to the fact that a great majority are merely outlets, mainly because the licensing regime is restrictive.
secondary enrollment rates, its fixed-line telephone penetration rate is one of the lowest in Southeast Asia. However, other ICT indicators such as mobile phone, personal computer (PC) and internet penetration rates are close to the median of its neighbours (ITU/ORBICOM, 2005).

Global rankings

Globally, the Philippines is typically ranked somewhere in the middle or lower echelons of international indices that attempt to measure ICT access, availability and resources (NSCB, 2006):

- The latest ITU/Orbicom Digital Opportunities (Infostates) Index (2005) ranks the Philippines 94th out of 180 countries.
- The UN Industrial Development Organisation (UNIDO) ICT Diffusion Index (2005) ranks the country 97th out of 180 countries.
- The International Data Center (IDC) Information Society Index (2005) ranks it 48th out of 53 countries.
- The Economist Intelligence Unit’s E-Readiness Index (2006) ranks it 56th out of 68 countries.
- The World Economic Forum Network Readiness Index (2005) ranks it 70th out of 115 countries.

In these ranking systems the country is shown to have higher levels of human capital and a relatively open investment/business environment. But it fares poorly primarily due to a low rate of access to ICTs amongst the general population (except for mobile phones) and the relative lack of public and private investments in improving telecommunications infrastructure.

ICT policy development: instruments, institutions, roadmaps

Policy instruments

National ICT planning is a fairly recent phenomenon in the country. The following is a brief overview of the evolution of the country’s ICT plans and policy institutions (Alegre, 2001).

Planning documents, from NITP to IT21: An early Strategic Programme for Information Technology (SPRINT) in the mid-1980s evolved into a National IT Plan (NITP) in 1989. This was updated in 1994 to NITP 2000, and for the first time was integrated into the country’s broad socioeconomic planning framework, the Medium-Term Philippine Development Plan (MTDP, 1993-98). This signified that NITP 2000 was in turn updated in 1997, resulting in the National Information Technology Plan for the 21st Century (IT21), which sought to provide direction for ICTs over the long term (i.e. 10-25 years). Because of its overarching objectives and long-term perspective, it became a main reference document for other succeeding policy instruments, including the Philippine Information Infrastructure Policy (PIIP), the Philippine government’s web strategy, RPWeb, and the Government Information Systems Plan (GISP).

ICT for global competitiveness: In 2000, a particular policy handle for promoting e-business in the country was developed, the Internet Strategy for the Philippines, or ISP.com. This strategy was developed in parallel with efforts led by the private sector to have a law governing e-commerce passed at around the same time. The Electronic Commerce Act of 2000 was passed that year due to these joint private-public sector efforts (Congress of the Philippines, 2000).

Telecommunications-related instruments: Other notable policy instruments were those formulated for the recently liberalised telecommunications industry. The main one is the Public Telecommunications Policy Act of the Philippines (Congress of the Philippines, 1995), to which several amendments are now being proposed to mirror shifts in the ecology of telecommunications (particularly in relation to convergence). However, several other recently issued policy guidelines from the National Telecommunications Commission (see below) are also significant. These include Memorandum Circular (MC) No. 05-08-2005, Voice-Over-Internet-Protocol (VoIP) as a Value Added Service (VAS); MC No. 07-08-2005, Rules and Regulations on the Allocation and Assignment of 3G Frequency Bands; and guidelines issued on the use of 802.11 (Wi-Fi).

Policy institutions

The key policy institution that served as a coordinating body for ICT policy formulation and implementation evolved from the original IT Co-ordinating Council (ITCC) of the mid-1980s into the National IT Council (NITC) in the 1990s. It then became the IT and e-Commerce Council (ITECC) – a merger of the ITCC and the e-Commerce Promotion Council – which existed from 2000 to 2004 until a new governmental body came into being as a transition to an envisioned (and still to be created) Department of Information and Communications Technology (DICT).

<table>
<thead>
<tr>
<th>Table 2: Comparative ICT indicators, ASEAN countries</th>
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<tbody>
<tr>
<td>Country</td>
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<td></td>
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<tr>
<td>Philippines</td>
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<tr>
<td>Indonesia</td>
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<td>Malaysia</td>
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<tr>
<td>Singapore</td>
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<tr>
<td>Thailand</td>
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<tr>
<td>Vietnam</td>
</tr>
<tr>
<td>Lao PDR</td>
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<tr>
<td>Cambodia</td>
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</tbody>
</table>

Source: ITU/Orbicom (2005)
This transitional body was the presidential Commission on Information and Communications Technology (CICT).

Other government agencies have also played key roles in ICT policy development and implementation even before the CICT's time:

- The National Computer Centre (NCC) is the agency tasked to oversee the government’s acquisition of ICT resources and infrastructure and to build its technical capacities, making it central to e-government initiatives.

- The Department of Transportation and Communication (DOTC), as its name reveals, is in charge of the country’s transportation and communications systems and is the government’s representative to the ITU. One of its sub-agencies, the Telecommunications Office (TelOf), was traditionally tasked to provide telecommunications services in under-served areas.

- The National Telecommunications Commission (NTC) is the regulatory and quasi-judicial body that approves guidelines, rules, and regulations related to telecommunications and media facilities and services. NTC was for a long time also an attached agency of the DOTC.

All these institutions (or, in the case of the DOTC, its communication-related agencies) were to be integrated under a new DICT, which still had to be created by legislation, and which would also then subsume the functions of ITECC.16 When the proposed DICT legislation got snagged in Congress, the CICT was created to continue institutional momentum.

Commission on Information and Communications Technology (CICT): With the governance of ICTs moving to the forefront of global and national policy discourse, there was an effort to streamline ITECC and make it more responsive to new challenges. However, it remained essentially a private-public sector advisory council without specialised administrative and operational support. With the DICT on hold, President Arroyo issued Executive Order 269 in 2004, creating the CICT and placing it directly under her office. This affirmed her role as top “ICT champion” within government, and gave political weight to the role of ICTs within her administration.

The CICT was set up as a merger of the following government agencies: ITECC, the NCC, the NTC, TelOf and the Telecommunications Policy and Planning Group – all components of the DOTC. Executive Order 269 provided for the appointment of five full-time commissioners, headed by a chair who was conferred the rank of cabinet secretary (i.e. minister).

The CICT immediately set out to fulfill its mandate to be the government’s “primary policy, planning, coordinating, implementing, regulating, and administrating entity,” and to develop “integrated and strategic ICT systems and reliable and cost-efficient communications facilities and services.”17

From the start, the CICT was deemed a transitional institutional arrangement. While the opposition to a new department for ICTs continues to this day, the creation of a DICT from the current CICT remains on the radar of the present administration. It has a growing base of support from government and industry players who feel a department-level agency would be beneficial to ICT policies and programmes in the country.

However, the CICT faces other political obstacles. Aside from a very low budgetary allocation, it continues to lose much of its political clout. While the NTC—the powerful licensing and regulatory agency for media and telecommunications — was part of the CICT since its creation, it was transferred back to the DOTC in 2006 by virtue of a legal technicality and under less than transparent circumstances. Both NTC and CICT officials expressed surprise at the unexpected move and civil society groups privately communicated their disapproval and saw political agendas at work.18 However, the NTC transfer became a fait accompli with CICT officials who had to advance the line that the regulatory agency would still fall under the envisioned DICT – eventually. However, this development has served to weaken the CICT’s position in overseeing the all-important (and lucrative) telecommunications industry in favour of the DOTC (perceived as more “friendly” to the carriers).

The 2006 strategic ICT roadmap

This body of legal instruments and the ecosystem of institutions outlined above form the framework for the country’s ICT policy development. Initiatives are implemented subject to particular points of emphasis depending on the priorities of the administration in power, as well as those of particular people appointed to the policy institutions themselves. During ITECC’s streamlining in 2001 – marked by its transfer from the auspices of the Department of Trade and Industry to the Office of the President – the need for a strategic roadmap was felt in order to operationalise the broad ICT plans into concrete and coherent programmes.

As a result, ITECC devised a shorter and more focused planning framework to guide its own work. The ITECC “roadmap” was not a comprehensive country strategy as some were expecting, but did contain priorities for five main areas (which corresponded to ITECC’s working committees active at the time): e-government, business development, infrastructure, human resource development, and legislation and policy. The significance of this focused but quite limited agenda cannot be underestimated – the strategy also became by and large the operational framework of the soon-to-be-created CICT.

When the CICT was born in 2004, it carried over the ITECC roadmap as a de facto initial work plan; it became the core of CICT presentations in various forums in 2004 and 2005. By late 2005, after the conclusion of the Tunis phase of the World Summit on the Information Society (WSIS), the CICT chair then initiated a process to update the roadmap, and to develop a more comprehensive strategy for the five-year period 2006 to 2010.

The result, The Philippine Strategic Roadmap for the ICT Sector: Empowering a Nation Through ICT (CICT, 2006), which underwent limited consultation in the latter part of 2006, was prepared for publishing in time for the Internet Governance Forum (IGF) meetings in Greece and the ITU Plenipotentiary Conference in Turkey (both in November 2006).

16 Other national government agencies which may develop some ICT policy functions but do not have organic links to the CICT at present include the Optical Media Board (OMB), the Intellectual Property Office attached to the Department of Trade and Industry, and some agencies of the Department of Science and Technology.

17 A recent global ranking of e-government readiness in 191 countries placed the country at 41st, ahead of most of its ASEAN neighbours, save Singapore — a development well received by government officials. See: <www.cict.gov.ph>.

18 Some NGOs, including the FMA, analysed the move as related to the administration’s desire to monitor broadcast agencies more closely, coming on the heels of moves to limit freedom of expression in the light of the political crisis which erupted in 2005. The “rent-seeking” angle put forward by some observers relates to the lucrative licensing functions of NTC, a part of which some politicians were perceived to covet.
Aside from outlining a set of seven guiding principles, it included what it called “Strategic Programmes and Initiatives”. These were:

- Ensuring universal access to ICTs
- Developing human capital for sustainable human development
- E-governance: using ICTs to promote efficiency and transparency in government
- Strategic business development to enhance competitiveness in the global markets
- Outlining a legal and policy agenda for the Philippine ICT sector.

Recent changes in the CICT (in 2006, three commissioners resigned, including the former chair who had initiated the roadmap review process) posed challenges to the adoption of the new strategy: the new commissioners were not invested in the original process of developing the document. Indications are that a newer version, incorporating the views of the new commissioners, will be produced in the future, suggesting a lack of institutional continuity that plagues bureaucratic transitions of this nature.19

**Participation in global and regional governance spaces**

**World Summit on the Information Society (WSIS)**
The Philippine government participated in the WSIS and sent representatives to all the preparatory meetings, as well as to the Summits in Geneva (2003) and Tunis (2005). Government delegates came either from the DOTC, NTC or CICT (which came into being during the second phase of the WSIS); or, when costs became a problem, the Department of Foreign Affairs (DFA), from its mission in Geneva or its consulate in Tripoli.20

However, there was no continuity of participation – government representatives to the Preparatory Committee meetings changed from meeting to meeting, with hardly any coordination among attendees – and no formal Philippine position for the WSIS was developed which would guide its interventions in the intergovernmental negotiations. A proposed Philippine position during the early Geneva phase drafted by representatives of the DOTC, NTC and NCC was not approved by their DFA counterparts, and no process to harmonise divergent positions was ever initiated. As a result, the Philippines was not a player in the WSIS debates, and merely allied itself with either regional (e.g. ASEAN) positions taken previously, or those of the Group of 77 developing nations during the actual WSIS meetings.

It was clear that the Philippine ICT policy infrastructure – which itself was undergoing transition at the time from ITECC to the CICT – was not prepared to engage the WSIS in a strategic way, due to a host of factors, such as reorganisation, lack of resources, weak state capacity, and inter-agency turf wars. The CICT did convene a Philippine Summit on the Information Society (PSIS) in 2004 and 2005, ostensibly to develop a Philippine position, but discussions never reached the level needed to strategically engage the WSIS debates. The two PSIS meetings were primarily high-profile industry-driven events, rather than public policy summits that were a culmination of a strategic consultation process. CSOs had been proposing the latter since 2003, but no resources were ever allocated for this.

To be fair, the Philippines maximised its WSIS participation in other ways. For instance, it considered the Summit agreements as reference documents for its own national policy development and it took advantage of the intergovernmental meetings to strengthen existing networks and forge new ones with donors and other ICT actors. The Philippines also sent the new CICT chair and a new commissioner to the Athens IGF meetings and Antalya ITU meetings in 2006, indicating the country’s commitment to WSIS implementation.

**Other global spaces**
The country continues to participate in all annual ITU conferences, and recently regained a seat in the 12-seat ITU Council (Oliva, 2006a). Though it is an active member of global bodies such as the World Trade Organisation (WTO), the World Intellectual Property Organisation (WIPO), and the UN Educational, Scientific and Cultural Organisation (UNESCO), there is little (if any) interface between the policy discussions taking place in these spaces and ICT policy forums relating to WSIS commitments and their implementation. Communication rights advocates are increasingly saying that trade considerations (i.e. as articulated in the WTO and WIPO) continue to override the more socially oriented goals expressed at the WSIS.

**Regional spaces**
Philippine ICT policy-makers are more present in regional spaces. The Philippines is a member of the regional counterpart of the ITU, the Asia-Pacific Telecommunity (APT). The same government networks collaborate in two other distinct bodies – ASEAN and Asia-Pacific Economic Cooperation (APEC) – each with its own plans and programmes relating to information society issues.

In 2000 APEC adopted an e-APEC Framework Agreement (ASEAN, 2000) and an e-APEAN Roadmap, and the telecommunications and information ministers of the member countries (TELMIN) and their senior officials (TELSOM) meet regularly. An e-APEAN Working Group and various TELSOM working groups have been set up.21 Similarly, APEC has its own counterpart TELMIN and TELSOM mechanisms, and its Telecommunications and Information (APEC TEL) Working Group works to implement an e-APEC Strategy adopted in 2001 (APEC, 2001).

It is worthwhile to note that all of these forums require time and resources for the government to attend and meaningfully participate in them – resources not always available to developing countries like the Philippines. The swift pace of change in the global ICT sector – a situation which has policy lagging behind technology – also places particular pressures on the government.

One tactic used by the government is to let the private sector take the lead in developing the parameters of the country’s policy framework within global spaces such as the ITU or WIPO, or even – despite civil society criticism – in defining national policy itself. The results have been uneven in producing sound policies that promote the public interest.

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19 Although a late version of the strategic roadmap was published in November 2006, as part of the grant received by the CICT from a donor agency, conversations with the new CICT chair indicate that the new commissioners were not as committed to it, as it did not as yet contain their own refinements and suggestions. The presentation of a civil society critique of the roadmap (produced in late 2006) also became a factor in the new chair considering it merely a working document. It is not clear whether an updated version will be prepared for 2007.

20 The DFA, through its United Nations International Office, traditionally coordinates country participation in UN summits.

21 TELSOM working groups address the following issues: information infrastructure; e-society/ICT capacity-building; e-commerce/trade facilitation; and universal access/digital divide. There is also an ASEAN Telecommunications Regulators Council (ATRC). For background on the e-ASEAN initiative, see: <www.aseansec.org/7659.htm>. 
Public policy issues: a civil society agenda

An initial assessment of the strategic ICT roadmap

In November 2006, representatives of more than 40 CSOs presented their comments on the new draft roadmap to the CICT in a multi-stakeholder forum. CSOs did affirm certain specific sections of the document, including its guiding principles; its section on human capital development; its proposals on free and open source software (FOSS) in education; and its initial position on universal access. However, they also presented a comprehensive critique of the roadmap, calling attention to specific gaps corresponding to key public policy concerns deemed strategic, but which were not addressed. It noted a lack of harmonisation of the roadmap’s goals with those established in international agreements, notably the UN Millennium Development Goals (MDGs) and even most of the WSIS commitments themselves. CSOs also challenged the apparent underlying market-driven development paradigm of the draft.

Listed below are just some of the major areas that represent gaps in the draft from the point of view of civil society (FMA, 2006a). These also represent a cross-section of the public policy issues that CSOs are critically engaging with:

• Universal access/digital divide: Even with high mobile telephony penetration, there remain glaring inequalities in ICT ownership and use among households in different areas (e.g. rural versus urban) and among different income brackets. For example, in 2003, only 11.2% of farming households owned telephones, compared to 28.9% of all households nationwide. Access to personal computers and especially internet services is clearly limited to the most urbanised areas (Tuño et al, 2007).

• CSOs rue the lack of baseline data on these “divides”, as well as the inadequacy of current interventions to bridge them. The importance of sectoral access strategies (e.g. for farmers, the urban poor, persons with disabilities, women) was emphasised, the use of traditional media technologies (e.g. community radio) was endorsed, and key policy gaps were noted (foremost was the lack of an updated strategic spectrum management policy, which would allocate spectrum for development use.)

• Competition policy/anti-trust issues: Even with the liberalisation of the telecommunications sector, problems persist which need strong regulatory action. CSOs note a lack of explicit rules that prevent the dominant incumbents from controlling specific segments of the ICT market, allowing them to gain very high price margins – already estimated at 84% in 1997. Predatory pricing and unregulated bilateral interconnection agreements have tended to squeeze out smaller industry players, and anti-trust issues abound.22 CSOs have lauded a draft NTC consultative paper on a competition policy for the ICT sector (NTC, 2006), which seeks to strengthen regulation in this area, including the imposition of particular obligations on incumbents with significantly dominant market power. Unfortunately this whole issue is absent in the roadmap.

• Free and open source software (FOSS): In 2004, 70% of government operations still ran on proprietary platforms at enormous cost to the country. The Philippines has yet to adopt FOSS as a key development strategy. Although the CICT is beginning to develop FOSS in its education strategy,23 the government has been slow to do the same in public administration. At the very least, CSOs were calling for a policy position adopting open standards in government.

• Internet governance: ccTLD administration reform: A long-standing issue has been the ownership and control of the Philippine country code top-level domain (ccTLD), currently run as a private monopoly by the original administrator. Public policy issues abound, making this a test case in local internet governance and the extent of state sovereignty over a public internet resource. A significant section of the internet community is clamouring for reform and the re-delegation of the administrative functions (and handing over of the databases/zone files) to a private not-for-profit entity, a scenario contemplated by the CICT’s own 2005 guidelines.24 Yet the roadmap is silent on this issue, betraying a lack of political will to implement the latter.

• Intellectual property rights (IPR) and access to knowledge: Any discussion of IPR – one of the more controversial issues in various global governance spaces – is totally absent in past or present ICT policy in the country. Given the growing critique of dominant IPR frameworks and the effect of corporate-led patent and copyright regimes on developing countries, CSOs are pushing for more flexible policies that take advantage of exceptions and “flexibilities” in global rules, explore various open access models, and incorporate an indigenous articulation of the “commons” concept (Peria et al, 2007).

• Mainstreaming gender in ICT policy: In 1995 the government released a Gender and Development (GAD) Plan to facilitate gender mainstreaming in public administration, with mandatory public spending of 5% in each agency’s budget for women’s programmes. However, ICT policies and policy institutions have generally been gender-blind. The view that technology is gender-neutral remains pervasive within the ICT policy community, and special measures that recognise differences among men and women users have been lacking. As a result, technologies and user environments (i.e. for access) are not informed by gendered analysis, design and planning and do not result in outcomes specifically targeted for women. A recent FMA study outlined the various interventions needed to make ICT policy in the country more gender-sensitive (Somera, 2007).

These are some of the public policy issues that CSOs have cited as lacking in the current roadmap. They also represent key elements of a more comprehensive civil society agenda for ICTs that is still to be finalised – an initiative that CSOs plan to pursue in 2007.

Participation

Public-private sector collaboration

From the beginning, Philippine policy development has been relatively open to private sector participation. In the various policy institutions, the private sector – almost always represented by big business/industry, but including the education sector – has been involved. With the more open policy environment in the post-1986 era, and the tacit acceptance of the key role of the private sector in ICT development, public-private sector collaboration has marked all institutional arrangements up until the creation of the CICT. ITECC, in fact, had a private sector

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22 For studies on competition in the telecommunications sector, see Patalinghug and Llanto (2005) and Aldaba (2005).


24 For the CICT’s .ph guidelines, see CICT (2004). A comprehensive case study on the issue is in Yu et al (2007).
co-chair, and its various working committees were all co-chaired by a government and a private sector (usually industry) representative.

Even the current CICT, though a purely governmental structure, has been open to private sector participation, particularly from the carriers, service and applications providers, and industry associations. As a result, in the various policy arenas the private sector’s voice is often heard loud and clear.

**CSO participation**

**Entering the policy space: ITECC**

Civil society participation as a distinct sector is a fairly recent phenomenon in the country, and is driven by individual non-governmental organisations (NGOs) with a communication rights-based perspective (CRIS, 2005). It was essentially in the more open ITECC structure in 2000 that CSOs participated – albeit still under the ambit of the private (i.e. non-government) sector.25 The leading role of the private for-profit sector was largely the norm in major ICT policy spaces, such as ITECC and the NTC on the national level, and the ITU conferences and meetings on the international level, where the big telecoms players sit side-by-side with government as “sector members”.

CSO representatives sensitised ITECC to the more social issues surrounding ICTs, and gained legitimacy for their public-interest positions, although civil society’s impact was limited by the small number of CSO representatives: only two persons in the 40-person council meetings were from civil society. Realising that civil society’s constituency was still too weak for an effective lobby, one CSO representative opted out of direct ITECC participation upon the latter’s restructuring in 2001, choosing to concentrate on constituency-building work.

**WSIS as catalyst**

Aside from the early involvement in ITECC, there were few opportunities for CSOs to sit around the policy table before 2003. It was only during the onset of the WSIS process, with its mandate for governments to reach out to the non-profit sector, that then-ITECC Executive Director Virgilio Peña considered inviting civil society representatives to join the WSIS national delegation. CSO participation in UN summits was common in other contexts, but there was no similar precedent for the ICT sector, which was traditionally open only to industry players and sectoral associations. Although NGOs engaging in ICT policy during the time were still relatively few, the inclusion of two people as civil society (and youth) representatives in WSIS Preparatory Committee meetings, as well as the Summit itself, was a milestone in 2003.

The WSIS appeared to change how government considered the policy arena. Civil society ceased to be lumped together with industry, and was now recognised as a distinct actor with its own important contributions to the policy table. This clear shift was reflected in the first Philippine Summit on the Information Society in 2004, particularly in determining summit participants. Half of the 200 slots for invited participants were reserved for government representatives, while the other half were now equally divided between the private industry, education, and civil society sectors. The WSIS had opened a door; it was now up to civil society to enter.

**CSO-CICT engagement**

Since then, ITECC and its successor, the CICT, have become more open to civil society collaboration than any previous policy institutions ever were. Either through informal consultative meetings (e.g. for the ICT in Education Strategy), or through more formal joint initiatives (e.g. co-sponsored ICT training for NGOs), CSOs were generally recognised as legitimate dialogue partners and the government reached out to CSOs in a manner usually reserved for private industry. As civil society’s advocacy initiatives increased, the CICT opened policy discussions on a wide range of concerns important to NGOs. These ranged from traditional “NGO issues” (e.g. telecentre development, FOSS, gender issues), to non-traditional NGO areas of concern (e.g. technical issues like Wi-Fi, ccTLD administration, broadband policy, cybercrime). NGOs contributed positively to discussions and debates.

The CICT’s openness was reciprocated by civil society, which became a partner in some CSO-driven policy initiatives. From 2005 to 2006, for instance, the FMA partnered with the CICT in setting common policy development and research agendas in areas such as the “digital divide”, the ccTLD administration issue, FOSS, and gender and ICT policy. Earlier, WomensHub – an NGO focusing on gender and ICTs – also partnered with the NCC on a gender and ICT policy study.

It appeared then that initial CSO disappointment at the Philippine government’s WSIS (non)position abroad was being replaced by a critical appreciation for a much more open and consultative Commission that was evolving at home.

**Public hearings**

CSOs explored other policy spaces alongside these developments. Certain agencies of the government – in particular the NTC and the ICT committees in Congress – were mandated to convene regular public hearings whenever they would issue important sector guidelines or memorandum circulars, or when a draft bill was filed. These consultative meetings were open venues where stakeholders could voice their comments or concerns on a particular draft policy issued.

Few NGOs usually attended such hearings until fairly recently, mainly because telecommunications (and the internet) was not yet a traditional area of concern for many local civil society activists. But as their technical understanding of the issues grew, and the public interest character of the discourse became more evident, more began to participate.

In a country where no strong consumer movement exists, NGOs initially represented the consumer protection perspective in policy discussions; from there it was not difficult to advocate for the public interest character of public communication systems. Hearings from 2003 to 2006 in Congress (on the Cybercrime Bill, the Optical Media Bill, the Anti-Terrorism Bills, and the FOSS in Government Bill), and the NTC (on the WiFi and VOIP Guidelines and the Competition Policy), plus CICT consultations (on the Public Domain Information and Broadband Policy), increasingly included more and more NGO stakeholders (FMA, 2006b).

Of course, these hearings were merely consultative in nature; they certainly were not co-deliberative – i.e., government was basically still free to accept or reject any comments made by CSOs. But they were the only expression of public consultation within the sector, and government officials were generally open to comments. In addition, CSOs brought a public-interest perspective to these hearings, a view that was not being expounded on by the members of the “public” who usually attended: the phone companies, service providers, and other corporate industry players.

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25 FMA Executive Director Alan Alegre was invited to sit in ITECC in 2000, the first representative with a clear civil society perspective to sit in the highest Philippine ICT policy-making body.
An initial assessment of CSO engagement

Compared to before 2000, when hardly any civil society representa-
tive was actively engaging national ICT policy institutions, Philippine
CSOs have come a long way in carving their own space in the ICT
policy arena.

However problems persist in advancing peoples’ participation in Phil-
ippines ICT policy:

- **Limits to transparency and accountability**: Certain political deci-
sions still seem to be shielded from broad public information
and stakeholder intervention. These include: the CICT reorganis-
sation plan (involving how the new Commission is to be struc-
tured and “re-engineered”); NTC licensing decisions (e.g. the con-
troversial grant of 3G licenses currently being investigated by
Congress); and political decisions regarding the .ph ccTLD is-
sue. Even in determining the appointments to the CICT itself,
candidates are not publicly nominated and vetted, and the search
for possible appointees is opaque. At best, it shows that govern-
ment still lacks the full transparency essential for good govern-
ance and genuine multi-stakeholder partnership; at worst, it may
signify political horse-trading or even an orientation towards rent-
seeking (i.e. corruption-driven) agendas.

- **There is often a tendency by policy-makers to confine civil soci-
ety participation to certain areas of concern** – notably those re-
lying to the “social side” of ICT development, such as “digital
divide” issues and universal access programmes, and social wel-
fare concerns (health, education, agriculture, etc.). Although these
areas have a legitimate need for attention, and provide an oppor-
tunity for CSOs to craft significant public policy, CSOs’ work is
not limited to engagement in these areas only. Civil society must
be allowed to interrogate all facets of ICT policy development,
particularly those that are not usually considered part of its tra-
ditional ambit (e.g. macro-economic policy, technical specifica-
tions, etc.). The challenge is also for CSOs to show competence
in these areas, and to present concrete alternatives.

- **Lack of institutionalisation of multi-stakeholder partnership**: It has
been observed that the relatively open relationship between
CSOs and the CICT up to mid-2006 was affected by the resigna-
tions of two commissioners (and the pending resignation of an-
other in January 2007) who had been dealing with civil society
representatives directly. The appointment of new officials with
no previous experience in dealing with CSOs visibly slowed down
the momentum of the budding partnership. This was most evi-
dent in the roadmap review process, where civil society inputs
were not reflected in the latest draft, despite the fact that it was
the previous CICT chair who had called for civil society com-
ments (Oliva, 2006b). It is clear that the partnership was based
largely on good interpersonal relationships with specific com-
missioners forged during the WSIS process, without the corre-
sponding institutionalisation of CSO participation in the CICT.

- **Lack of regional (sub-national) policy development spaces**: Dur-
ing a policy dialogue between the CICT and CSOs in November
2006, CSOs pointed out that the lack of regionalisation of policy-
making structures and processes serves to privilege stakehold-
ers based in the capital, where most of the face-to-face policy
engagements occur. (Most policy processes and mechanisms
are not yet conducted online.) This gives a Manila-centric bias to
the whole process, as many regional stakeholders do not have
the resources to travel to the capital, fuelling the usual resent-
ment felt by a majority against “Manila imperialism”, and result-
ing in a potentially flawed policy.

- **Limited CSO capacities in policy intervention**: In many cases
where government solicits civil society inputs, CSOs do not al-
ways have the resources to adequately respond quickly and in a
meaningful way, reducing their potential influence on the policy
process. Civil society’s impact on public policy will always be a
function of both the soundness of its recommendations and the
ability of its organised constituency to effectively advocate
them. CSO policy engagement will have to be supported by a
further strengthening of its intellectual and organisational re-
sources.

**Conclusions**

The Philippine experience presented in this paper shows both the limits
and possibilities of developing-country participation in governance
arenas (e.g. the WSIS). It demonstrates how effectively international
processes can influence local policy environments, but equally re-
veals how national contexts and dynamics play out in the local power
relations that influence public policy. It also shows how civil society
can be a significant actor if it engages strategically.

The Philippine experience at the WSIS has had a largely positive
impact on the country’s overall policy ecosystem, notwithstanding
the country’s passive role in the actual intergovernmental processes
and negotiations. CSOs took advantage of the Summit’s processes
and mandates, especially in advancing multi-stakeholder approaches
locally, and auditing national ICT plans.

Civil society has undoubtedly entered the ICT policy arena and has
positioned itself as a legitimate actor in this space. It has successfully
promoted a public interest discourse to frame its interventions and has
pinpointed specific policy areas for reform. But the task remains unfin-
ished, requiring continued strategic action on the national (and sub-
national) levels. The challenge is for CSOs to leverage their initial suc-
cesses, while strengthening their internal capacities, and to link up with
like-minded policy actors in order to have a tangible impact on specific
Philippine policy areas that remain problematic.
References


Introduction

During August and September 2006, the Strawberrynet team identified key ICT policy actors from Romania and mapped their roles and relationships using public information available on government, business and civil society organisation (CSO) websites. We paid particular attention to laws and regulations related to information and communications technologies (ICTs), official statements, statistical data and scientific research. Our empirical research consisted of key informant interviews conducted during October 2006. These aimed at understanding different stakeholders’ standpoints on Romanian ICT policy priorities. We found the information provided by the Association for Technology and Internet (APTI)² particularly useful for our analysis.

The Country situation section (below) presents the regional context for Romania’s ICT policy-making process, highlighting the positive role played by EU accession criteria. We also discuss ICT-based social inclusion policies and programmes concerning the three pillars of strategic ICT use: access, skills and understanding. We conclude that Romania has experienced better access to ICTs and an increase in ICT skills over the past years. This is supported by statistical data on progress made by Romania from 2003 to 2006. However, gender and open source issues are not apparent in official ICT-related public discourse.

The main ICT policy actors and their roles in the policy-making process are presented in the Participation section. We find that governmental agencies play a primary role in shaping ICT development, supported by active business organisations. A key finding of this section is that although there have been dynamic and positive changes towards transparent ICT policy-making in Romania, problems remain. These include the administration and management of the country code top-level domain .ro. In terms of participation in the World Summit on the Information Society (WSIS), the government’s involvement was significant, but publicly invisible.

Country situation

Romania’s ICT policy landscape has been shaped by the political context, particularly the accession negotiations with the EU from 15 February 2000 to 8 December 2004. The EU considers ICTs a strategic objective, and the European Commission insisted on ICT policy alignment with EU standards. As a result, the Romanian government accelerated legislative processes during the period between 2001 and 2004. Some of the most important regulatory changes contributing to an ICT-enabled environment included the liberalisation of the market from 1 January 2003, and legislation dealing with universal access, e-commerce and online security (such as e-signatures and e-procurement).

This favourable context explains the rapid growth of the ICT market in Romania and the steps taken towards more equitable access and better skills. The ICT sector is the largest investment sector in Romania, accounting for 68% of total investments, and has experienced some of the most dynamic growth in the country: 22% from 2003 to 2004 and up to 25% for the 2004 to 2005 period, according to estimates. The legal framework (free competition, a flat tax rate of 16%, more transparent and participatory decision-making processes) has encouraged ICT investments in infrastructure, service quality improvement and the launching of nationwide educational projects. Market value is estimated to be over USD 1 billion. The sector now boasts 1,800 general service providers. Among the top ten businesses operating in Romania, three operate in the ICT field (Georgescu, 2006).

Internet penetration in June 2006 was 11.7% and 5.5% for broadband access, calculated for the total number of inhabitants (22 million people). The audiovisual retransmission penetration rate, which measures the percentage of households connected to a cable or satellite TV, was 55%, calculated for the total number of Romanian households.

<table>
<thead>
<tr>
<th>Table 1: ICT service penetration</th>
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<tbody>
<tr>
<td>Fixed telephones</td>
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<tr>
<td>Mobile telephones</td>
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<tr>
<td>Number of ISPs</td>
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<tr>
<td>Broadband internet access</td>
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</table>

Source: National Regulatory Authority for Communications (ANRC) (2006)

The main social inclusion programmes run by Romanian governmental agencies and international organisations such as the World Bank and the United States Agency for International Development (USAID) have focused on ICT access and skills improvement issues.

Community access to ICTs has been enabled by two ongoing initiatives: the telecentres project, run by the National Regulatory Authority for Communications (ANRC), and the Knowledge Economy project, run by the Ministry of Communications and Information Technology. The ANRC’s telecentres project provides basic ICT access to disconnected rural communities: two computers enabling internet, a fax machine and two telephone terminals. The project started in December 2004, when five public access points were created through public tendering. In 2005, 33 more villages were connected to the world, and 170 more in 2006. The villages where the ANRC installed telecentres were disadvantaged, as the demand and the consumption potential of their inhabitants did not stimulate investment in infrastructure roll-out. The ANRC, in partnership with the local administrations and with telephony operators, covers the cost of

1 <www.sbnet.ro>.
2 <www.apti.ro>.
installation and maintenance of the access link for the telecentre. At
the end of a three-year period, the obligations of the operator will
cease and the local public administration will have to turn the telecentre
into a self-sustainable business.

The Knowledge Economy project aims to create 200 community
knowledge centres in rural and small town areas, after a pilot phase
of developing eight centres in strategic locations across Romania.

The most important digital inclusion programme for education is
the Romanian Education Network (RoEduNet). The aim of RoEduNet is
to offer universities and cultural and scientific non-profit
institutions the means to communicate with each other, as well as to
have access to the internet. The network is made up from redundant
bandwidth (34-155 Mbps) connecting the main communication nodes
in six big cities: Bucharest, Iasi, Tirgu Mures, Cluj, Timisoara and
Craiova. Most educational institutions are connected through local
nodes at the county level to the national backbone. The internet con-
nection is provided at the Bucharest node, using a 622 Mbps link
from GEANT (a multi-gigabit pan-European data communications
network reserved specifically for research and educational use) and a
10 Mbps back-up link from the internet service provider (ISP) Roman-
ian Data Systems.

At the same time, the Ministry of Communications and Information
Technology and the Ministry of Education and Research ran the
200 Euro programme, through which the state provided PC-purchas-
ing aid to students from low-income families. In 2006, 28,005 fami-
lies benefited from the programme.

International organisations played a positive role in raising aware-
ness on ICT issues and educating local non-governmental organisa-
tions (NGOs) and communities about ICTs and ICT-related issues from
2001 to 2005. Issues dealt with included e-government, internet rights,
data security and telecentre management. USAID funded and assisted
the Romanian Initiative for Information Technology, a know-how trans-
fer project targeting policy-makers, legal system actors and telecentre
developers, and the World Bank funded the eRomania Gateway initia-
tive in an effort to stimulate a knowledge society.

In 2005, Romania ranked 44th out of 179 countries in a UN e-
readiness report. The report describes five stages of e-government,
each involving more citizen participation and more “networked pres-
ence”. The first stage is “emerging presence”, meaning passive online
visibility, such as a static website; the second is “enhanced presence”,
with some interactivity involved; the third is the stage of “interactive
presence”, where two-way communication between an institutional
entity and its client is enabled; the fourth stage is “transactional pres-
ence”, where financial transactions are possible; and the fifth is the
“networked presence” level, where all ICT services are integrated in a
user-friendly manner (UN, 2005).

A case study we developed on e-government in environmental
issues showed that Romanian environmental agencies are on the
second level of e-government – few of them have reached the inter-
active level.

Nevertheless, e-government initiatives have become part of the
mainstream ICT discourse in the country. Paying local taxes (a
pilot project in most Romanian municipalities) and accessing public
information on institutions’ websites are common daily topics for the
urban citizen, if not yet daily practices.

In October 2006 the ICT ministry published draft regulations on
website standards for local and central governments and their agen-
cies. This is an important regulatory step towards better usability and
accessibility for people with special needs. If implemented, the offi-
cial sites will be easier to find, use and update.

Public discourse in Romania is marked by a strong tone of “tech-
nocratic developmentalism” (Thompson, 2004, p. 11). The key mes-
sage in the public arena is that ICTs enable a better economic, social
and cultural environment for individuals and institutions, and that they
are a tool for development. But while access- and skills-related issues
are explicitly addressed, understanding processes and the power
games involved in policy-development are not explicit. This includes
debates concerning software alternatives and gender, ICTs and power.

Free and open source software (FOSS) is not part of the main-
stream ICT discourse. On a professional programmers’ community
level there is intense developmental activity, organised into twelve
Linux groups. However, no visible initiative promotes FOSS in public
administration and community development. In 2006 the Romanian
Open Source and Free Software Initiative (ROSI) was founded to pro-
move FOSS and bridge the fragmented Linux communities. ROSI is
preparing to organise a conference in Romania in May 2007, and to
start up a FOSS advocacy project.

Gender mainstreaming is also absent from public ICT discourse in
Romania. Non-profit initiatives aimed at women include events such as
the 2006 Eclectic Tech Carnival, “a carnival of exchanging computer-
related skills, ideas and art, by women and for women.” In 1997
Strawberrynet ran an Association for Progressive Communications
(APC) women’s networking project in Romania, providing basic emailing
and networking skills and distributing modems to women’s groups.

The internet is a new space for free expression in Romania, and
ICTs are beginning to influence power. The presidential campaign in
2004 had a significant ICT base (e.g. SMS-campaign, blogs, elec-
tronic posters) which impacted on the young, urban, connected popu-
lation (Manolea, 2005).

Participation

The information society is defined as a strategic goal by key govern-
mental actors (MCTI, 2002). We have identified twelve major ICT play-
erers in Romania, and they can be divided into three categories: gov-
ernmental agencies, business interest promoters and general public
interest advocates.

Seven of the major ICT players (more than half) belong to the
first category. Governmental agencies create, develop and monitor
the regulatory framework of ICT activities. The four business interest-
promoting associations identified are also strong and visible in the
public space. Their websites are linked to the main governmental ICT
portals and they are actively involved in the related policy-making
processes, at both the national and international level. Although most
business interest groups presented themselves as general public in-
terest advocates, we could only identify one genuine public interest
association: the Association for Technology and Internet (APTI).

4 <www.roedu.net>.
5 Romania is divided into 41 judetes (counties) and one municipality.
6 See: <euro200.edu.ro>.
7 More information available from: <www.rti-internews.ro> and <www.ro-
gateway.org>.
9 See: <www.eliberatica.ro>.
10 <www.eclectictechcarnival.org>.
The Ministry of Communications and Information Technology (MCTI) (<www.mcti.ro>) is one of the most visible ICT policy actors in Romania. According to its website, the ministry’s mission is to “create solid premises that will ensure the transition to the information society in Romania,” and it defines its role as implementer of the government’s ICT policy. Communications Minister Zsolt Nagy is a visible political personality and is seen as a “young technocrat”. Strategic documents and ICT-related laws and regulations are posted on the MCTI website.

The National Regulatory Authority for Communications (ANRC) (<www.anrc.ro>) is the institution entrusted with the implementation of the national policy. The ANRC aims to accomplish major objectives for the citizens’ benefit, such as promoting competition, protecting the best interests of end-users and encouraging investment in infrastructure. It is responsible for guaranteeing access to universal service, and for protecting users’ rights, such as privacy, consumer pricing transparency and special needs.

The General Inspectorate for Communications and Information Technology (IGCTI) (<www.igcti.ro>) administers the radio frequency spectrum and operates three e-government services: e-guvername (e-government), e-licitatie (e-procurement) and autorizatiiauto (car authorisations). It has a user-friendly, professional website developed with EU funding.

The National Institute for Research and Development in Informatics (ICI) (<www.ici.ro>) is the national operator of the Romanian Computer Network for Research and Development (RNC). It has been a research and development unit in ICTs since 1970 and is the administrator, through the RNC, of the top-level domain .ro.

The National Audiovisual Council (CNA) (<www.cna.ro>) is a public, autonomous authority under the control of parliament. The Council was founded in 1992 in order to provide a legal framework for a competitive audiovisual market in Romania. It regulates content on TV and radio in order to protect consumers in general, and children in particular. It has advisory competence, but no right to legislative initiative.

The Romanian Post (<www.posta-romana.ro>) is an important ICT player for rural and remote areas due to its well-rooted network of offices across Romania. The network, which is computerised, was extended to 436 offices in April 2006. Computerised postal offices offer online money transfer services for the general public, as well as traditional postal services.

The National Radiocommunications Company (SNR) (<www.snr.ro>) is shareholder-owned and one of the main providers of networks and electronic communication services in Romania. It is a leader in the broadcasting market. Separated from the state-owned post and telecom company in 1991, SNR owns the main telecommunications infrastructure built in Romania before 1989. This largely accounts for its prosperity as an ICT business. Its website is linked to the main government website, suggesting some level of recognition in its field.

The Romanian Association for Audiovisual Communications (ARCA) (<www.audiovizual.ro>) represents the interests of Romanian broadcasters. ARCA is an extremely active association. It was involved in a working group set up by the CNA that developed a draft proposal for regulations concerning digital broadcasting. It also participated in public consultations on the review of the Television Without Frontiers Directive (TWFD) organised by the European Commission, as well as in a consultation process devoted to the new draft of the Audiovisual Media Services Directive in 2005.

The Technology and Communications Association (ATIC) (<www.atic.ro>) advocates for ICT policy laws and regulations at the national and international level. ATIC is a member of the World Information Technology Software Alliance (WITSA) and the Council of European Professional Informatics Societies (CEPIS) and has a busy international conference schedule.

The Romanian Association of Engineers in Telecommunications (AITR) (<www.aiitr.ro>) is a membership organisation for the major telecommunications companies in Romania.

The Romanian Association for the Electronic and Software Industry (ARIES) (<www.aries.ro>) is a strong professional association lobbying for an enabling ICT environment. It is linked to the main government websites.

The Romanian Association for Technology and Internet (APTI) (<www.aptopi.ro>) promotes internet rights, spam-free internet and progressive ICT regulations for businesses and civil society. Its members were involved in the USAID-funded Romanian Initiative for Technology and Internet (RITI) from 2003 to 2005 and contributed to ICT policy development through capacity-building and training, including a skills transfer programme for the newly-formed ANRC, training judges in cyberfraud and assisting telecentre managers with project management. APTI president Bogdan Manolea is an active promoter of internet rights in Europe and maintains a website and a blog on ICT legislation.

The country’s main ICT priorities were established in 2002 and reinforced by the new government in 2004. They highlighted four key areas in Romania: to increase economic competitiveness through ICTs; to consolidate the ICT industry; to increase institutional performance of the public administration through integrated ICT services; and to increase citizens’ comfort. In order to achieve these developmental standards, MCTI established a set of strategic objectives to be attained by 2008. These included affordable and high quality telecommunications; access to broadband services; more employment opportunities for highly skilled job seekers in the new economy; better information facilities for citizens to facilitate social integration; and efficient, responsive public administration.

ICT policy-making evolved quickly, pushed by the business community and pulled by the EU accession requirements. Between 2001 and 2005 an avalanche of legislative measures were adopted to comply with the EU legislation (e.g. 2001: e-signature; 2002: communication regulation, audiovisual regulation, e-commerce; 2003: universal access to e-services, e-data collection, e-procurement, e-payment system; 2004: e-data security, e-time stamp; 2005: finalising RomTelecom privatisation and initiating Romanian Mail privatisation). The year 2006 was mainly dedicated to e-government and knowledge economy initiatives, such as e-tax payment pilot projects and the establishment of knowledge centres, co-funded by the World Bank.

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13 While an interministerial task force, the Group for Promoting the Information Technology (GPT), was established in March 2001 to develop Romania’s information society strategy and to coordinate major players’ legislative actions, analysts say the task force no longer exists. Some analysts also dismiss the notion that anything like a comprehensive government ICT strategy exists. They say any claim to the contrary amounts to window dressing.
Romanian involvement in the WSIS process was significant, in spite of weak public visibility in terms of an official online presence and the availability of WSIS-related strategic documents (no WSIS documents were found on key government websites and the WSIS-related website did not work). In 2002 Romania hosted the Pan-European Regional Ministerial Conference (November 2002, Bucharest) to prepare for the WSIS Tunis meeting.

Conclusions

One finding of this report is that there have been dynamic and positive changes towards transparent ICT policy-making in Romania. However, there remains work to be done in key areas.

While government and business are actively involved in shaping and developing ICT policy, civil society is poorly represented. Perhaps as a result, a technocratic rather than a developmental discourse prevails. For example, gender and open source issues are totally invisible in official public discourse.

While governmental ICT players’ roles and responsibilities were legally redefined and clarified throughout 2002 to 2005 (in line with the EU’s directives and requirements), administrative procedures and mechanisms are unclear to the public. Policies and procedures that are defined should theoretically be publicly available on government websites. However, this is not always the case. For instance, the MCTI website has a number of broken links, making key documents unavailable, such as the national strategy on the information society. This amounts to a disempowerment of citizens.

As far as internet governance goes, the administration and management of the top-level domain .ro is also not transparent (several attempts by the authors to clarify the issue failed). This remains a serious concern.

Future ICT policy priorities for Romania should include promoting active civil society involvement and bottom-up consultation in the ICT policy process, and stimulating public awareness on ICT policy issues.

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Introduction

The year 2006 marked the twelfth anniversary of South Africa’s formal transition from the racially based oppressive apartheid regime that ruled the country from 1948, to the fully democratic dispensation that was inaugurated in 1994. The twelve years were marked by considerable progress, including economic growth and social development, as well as significant developments in respect of information society issues – although major challenges remain.

South Africa is mid-way into the third term of office of a popularly elected African National Congress (ANC) government. The country is governed by one of the more progressive constitutions in the world, premised on the need to “heal the divisions of the past,” containing firm commitments toward a “society based on democratic values, social justice and fundamental human rights,” and governed by “the will of the people” (RSA, 1996a).

This report provides a bird’s eye view of the status of South Africa’s information and communications technology (ICT) sector and of progress made toward the development of the country’s information society. In order to do this, a brief overview of the country is given. The status and level of development of the various ICT sectors are then described, before an overview of policy, legislation and institutional frameworks governing the sector is provided. The final section of the report offers an overview of some of the institutions in the national frameworks governing the sector is provided. The final section then described, before an overview of policy, legislation and institutional frameworks governing the sector is provided.

The status and level of development of the various ICT sectors are then described, before an overview of policy, legislation and institutional frameworks governing the sector is provided. The final section then described, before an overview of policy, legislation and institutional frameworks governing the sector is provided.

Country overview

South Africa has a population of some 47 million (Stats SA, 2006) spread across 1.2 million square km. The country has nine provinces, and eleven official languages are spoken.

The economy is of medium size, with a gross domestic product (GDP) of USD 200 billion (CIA, 2007). South Africa ranks as a middle-income country in terms of GDP per capita, estimated at USD 4,230 in 2006 – or, adjusted for “purchasing power parity” to more accurately reflect the real cost of living, USD 13,000 (CIA, 2007) – but the society remains characterised by extreme income inequality, with high levels of structural unemployment and a large percentage of the population living in poverty. In recent years economic growth has moved steadily above 4%, although unemployment continues to hover around 25%.

The UN Development Programme (UNDP) currently ranks South Africa a lowly 121st out of 177 countries, with a GINI co-efficient of 57.8, on its Human Development Index (UNDP, 2006, p. 337). This represents a decline from 94th out of 162 countries in 2001, suggesting the considerable challenges facing the country in improving the quality of life of its citizens.

South Africa is characterised by a strong and vibrant civil society, partly inherited from the upswell of opposition to apartheid in the 1980s. Organisations such as the powerful Congress of South African Trade Unions (COSATU), under whose umbrella over 1.8 million workers are unionised, and the South African NGO Coalition (SANGOCO), a national umbrella body for some 4,000 non-governmental organisations (NGOs), are powerful and vocal on a range of issues that affect workers and civil society. There is also a range of NGOs with a greater or lesser degree of specific focus on ICT issues. The issues and campaigns taken up by some of these bodies will be discussed below.

Prior to 1990, ICT services in South Africa were the sole responsibility of the state. Beginning with broadcasting, which was seen as key to the success of the incipient democratic transformation, a process of sector reform, including liberalisation, privatisation and the creation of independent regulation began, albeit somewhat piecemeal, from about 1993. The broadcasting sector has probably seen the greatest degree of change, with the transformation of the South African Broadcasting Corporation (SABC) from a government mouthpiece into a public broadcaster, the privatisation of numerous of its radio stations, and the licensing of many more, mainly in the community broadcasting sector. The pace has probably been slowest in fixed telecommunications, where the partially-privatised incumbent, Telkom, remains a de facto monopoly. Mobile telecommunications has seen rather more progress, with two mobile operators licensed in 1993 and a third in 2001. The internet was, from its inception, fully liberalised in South Africa, despite attempts by Telkom to roll back the tide (Lewis, 2006).

Regulation of the sector was initially undertaken by the Independent Broadcasting Authority (IBA), constitutionally entrenched to protect democracy, and later also by the South African Telecommunications Regulatory Authority, both of which were merged in 2001 to form the Independent Communications Authority of South Africa.
After the initial, rather rushed broadcasting reforms, telecommunications reform was completed in a highly contested process around 1996, with a second wave of reform following in 2001 (Gillwald, 2002), and a third, which will be discussed in more detail below, in 2006.

South Africa has been involved in a wide range of global information society processes over the last decade, often in a leadership role. This can partly be attributed to the legacy of the struggle against apartheid, and the consequent commitment to enabling development, including through the use of ICTs and through the provision of universal access to ICT services to all citizens. Following interventions by the then Deputy President Thabo Mbeki, South Africa hosted the 1996 Information Society and Development (ISAD) conference, and participated in both the Global Knowledge (GK) processes of the World Bank and the various iterations of the World Summit on the Information Society (WSIS) of the International Telecommunication Union (ITU).

**Country situation**

It is worth looking at the various aspects of the ICT environment in South Africa in more detail.

**Indicators and statistics**

Summary of national indicators

Table 1 presents a snapshot of indicators benchmarking South Africa’s ICT sector. Figures, as far as possible, present the picture in 2006.

**Telephony**

South Africa’s telephony market has historically been separated into fixed line and mobile cellular – although this is likely to change in the future as the impact of new legislation filters through.

The fixed-line telecommunications sector in South Africa is in transition to competition, subject to a process of “managed liberalisation” (Esselaar and Gillwald, 2005). A single fixed-line incumbent operator, Telkom, was licensed in 1997, with a legislated five-year exclusivity period. Despite the formal lapse of this monopoly in 2002, a protracted and complex licensing process has seen the second network operator, NeoTel, only receiving its licence in December 2005 (Stones, 2005). NeoTel is first entering the wholesale market, and is unlikely to serve any retail customers before mid-2007 (iAfrica, 2007). Telkom’s latest annual report (Telkom, 2006) lists its customer base as comprising a total of 4,708,000 lines. Of these only some 52% are identifiably residential customers, a very low proportion by global standards (ITU, 2006). It is important to note that, for a range of reasons, probably related to lack of affordability and poor customer focus, the fixed-line market has shown a slight but steady decline (of about 0.4% per year) since around 2000.

The mobile telephony market in South Africa is substantially larger than that for fixed-line services. There are currently three providers of mobile communications services operating in the South African market, two of which have been in operation since 1993 (Vodacom and MTN), with the third (Cell C) having been in operation since 2001. Their combined customer base is some 32,299,000 subscribers (Esselaar and Gillwald, 2007; Vodacom, 2006; MTN, 2006; Cell C, 2006), of which Vodacom and MTN have the largest market shares of 59% and 32% respectively, leaving Cell C a relatively distant – and weakening – third with 8%. In contrast to the fixed-line market, where the overwhelming majority of customers (82%) are on postpaid contracts, the overwhelming majority of mobile customers (85%) use prepaid services, which target the poorer sections of the community.

In further contrast to the fixed-line telecommunications sector, the mobile telephony market has enjoyed exponential levels of growth over the last several years, with Vodacom and MTN reporting subscriber growth of 32% and 28% respectively between 2004 and 2005.

There are some suggestions that the mobile subscriber data overstate the actual numbers of mobile customers. This is inherent in the very nature of mobile prepaid services, where the customer base is

<table>
<thead>
<tr>
<th>Indicators</th>
<th>Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Population</td>
<td>47,390,900</td>
</tr>
<tr>
<td>GDP</td>
<td>USD 200.5 billion</td>
</tr>
<tr>
<td>GDP per capita</td>
<td>USD 4,230</td>
</tr>
<tr>
<td>GINI co-efficient</td>
<td>57.8</td>
</tr>
<tr>
<td>Main (fixed) telephone lines</td>
<td>4,708,000</td>
</tr>
<tr>
<td>Teledensity (fixed)</td>
<td>9.9%</td>
</tr>
<tr>
<td>No. of fixed line operators</td>
<td>2</td>
</tr>
<tr>
<td>Mobile telephone subscribers</td>
<td>32,299,000</td>
</tr>
<tr>
<td>Teledensity (mobile)</td>
<td>68.2%</td>
</tr>
<tr>
<td>No. of mobile operators</td>
<td>3</td>
</tr>
<tr>
<td>Internet subscribers (estimated)</td>
<td>3,665,707 (2005)</td>
</tr>
<tr>
<td>Broadband internet subscribers</td>
<td>283,839</td>
</tr>
<tr>
<td>No. of personal computers</td>
<td>5,300,000</td>
</tr>
<tr>
<td>No. of internet service providers</td>
<td>355 (2005)</td>
</tr>
<tr>
<td>No. of television sets</td>
<td>7,000,000</td>
</tr>
<tr>
<td>No. of radio sets</td>
<td>10,000,000</td>
</tr>
<tr>
<td>No. of television stations</td>
<td>6</td>
</tr>
<tr>
<td>No. of radio stations</td>
<td>130</td>
</tr>
</tbody>
</table>

relatively fluid due to the cheap availability of “starter packs” – Vodacom, for example, reports a churn rate of just over 30% of its prepaid subscribers (Vodacom, 2005) – and where significant numbers of customers may be inactive or lapsed at any given point in time. The subscriber figures probably therefore overstate the number of customers, possibly by as much as 30% (Goldstuck, 2005).

Finally, it is important to note that there is likely to be a considerable overlap between fixed and mobile telephony subscribers. A significant proportion of fixed-line customers also have mobile access; although there are no recent figures, in 2001 nearly 60% of fixed-line telephony subscribers also had mobile phones (Stats SA, 2001).

The internet market is serviced by 355 internet service providers (ISPs), the majority of which are “corporate ISPs” (Goldstuck, 2006). The largest provider of dial-up access remains M-Web (accounting for about 29% of dial-up consumers), with Telkom Internet (21%) hot on its heels (Goldstuck, 2006). As with fixed-line telephony access, it is important to note that the actual number of users exceeds the number of subscribers by a considerable margin (estimates range from 100% upwards) due to the sharing of accounts by both domestic and business users (Goldstuck, 2006).

**Internet**

Despite rapid and impressive growth in the mid-1990s, the internet sector has in recent years shown signs of reaching a plateau, with growth having “slowed to a crawl” (Goldstuck, 2006, p. 47), and an estimated total user base at the end of 2005 of only some 3.6 million. Of these, a growing majority (52%) are corporate users, accessing e-mail and the internet from their places of work, with under a third (30%) getting access through dial-up connectivity. These figures would suggest that some 7.5% of South Africans have access to the cornucopia of the internet, but that only a little over 2% of the population can do this from the comfort of home.

The television landscape is likely to see significant changes in coming years. Two regional television licences, covering respectively the north and south of the country and broadcasting primarily in indigenous languages, are in the process of being awarded to the SABC; applications are open for an unspecified number of subscription television licences likely to be awarded during 2007; and a migration to digital terrestrial television is very much on the cards (Mochiko, 2006; Mochiko and Khuzwayo, 2006). In addition, the two largest mobile operators are already offering TV broadcasts to mobile handsets on a trial basis. Much of the impetus behind many of these developments is the anticipated media demand and opportunities linked to South Africa’s hosting of the 2010 Soccer World Cup.

Perhaps less glamorous, but with greater popular reach, is radio, with some 10 million radio sets in use and nearly 92% of South Africans having listened to the radio in the last seven days (OMD, 2006). The number of radio stations serving this market is about 130, with some monthly fluctuation in the number of active community radio stations (OMD, 2006; GCIS, 2006). As with the television market, the state-owned SABC is a leading player, operating eighteen stations, of which five have national coverage, with the remaining thirteen serving regional and local audiences. The content of these stations is a mix of public service and commercial broadcasting. The three most popular radio stations, each with national listenership figures above 15%, are Metro FM, which broadcasts nationwide in English to “trendy, sophisticated black” audiences; and Ukhozi FM and Umlilo Wenene FM, broadcasting across several regions in isiZulu and isiXhosa respectively (OMD, 2006). South Africa has a further thirteen private commercial radio stations, mostly serving regional audiences. The most popular station is Radio Jacaranda, which broadcasts mainly music to the populous Gauteng province and enjoys a national listenership of some 8%. ICASA is expected to award additional regional private commercial radio licences during the course of 2007.

South Africa also has a relatively vibrant community broadcasting sector, with some 100 community radio stations currently licensed. Most of these are geographically based, serving local communities,
Table 2: Comparative ICT indicators, selected SADC countries

<table>
<thead>
<tr>
<th>Country</th>
<th>GDP per capita (USD)</th>
<th>Fixed line teledensity (%)</th>
<th>Mobile teledensity (%)</th>
<th>DSL subscribers</th>
<th>PC density (x)</th>
<th>Internet density² (%)</th>
<th>Internet hosts</th>
<th>TV density³ (%)</th>
<th>Radio density⁴ (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>South Africa</td>
<td>2,293</td>
<td>10.4</td>
<td>43.1</td>
<td>60,000</td>
<td>8.3</td>
<td>7.9</td>
<td>609,284</td>
<td>19.7</td>
<td>24.8</td>
</tr>
<tr>
<td>Botswana</td>
<td>4,124</td>
<td>8.0</td>
<td>32.9</td>
<td>-</td>
<td>4.7</td>
<td>3.5</td>
<td>1,734</td>
<td>4.4</td>
<td>75.6</td>
</tr>
<tr>
<td>Kenya</td>
<td>474</td>
<td>0.9</td>
<td>7.9</td>
<td>-</td>
<td>1.4</td>
<td>4.6</td>
<td>11,706</td>
<td>4.8</td>
<td>21.8</td>
</tr>
<tr>
<td>Lesotho</td>
<td>524</td>
<td>2.1</td>
<td>8.8</td>
<td>-</td>
<td>-</td>
<td>2.4</td>
<td>-</td>
<td>3.7</td>
<td>6.2</td>
</tr>
<tr>
<td>Mozambique</td>
<td>217</td>
<td>0.4</td>
<td>3.7</td>
<td>-</td>
<td>0.6</td>
<td>0.7</td>
<td>7,234</td>
<td>2.1</td>
<td>-</td>
</tr>
<tr>
<td>Namibia</td>
<td>1,523</td>
<td>6.4</td>
<td>14.2</td>
<td>-</td>
<td>10.9</td>
<td>3.7</td>
<td>3,553</td>
<td>8.1</td>
<td>21.2</td>
</tr>
<tr>
<td>Swaziland</td>
<td>1,871</td>
<td>4.4</td>
<td>10.4</td>
<td>-</td>
<td>3.3</td>
<td>3.3</td>
<td>2,437</td>
<td>3.6</td>
<td>17.2</td>
</tr>
<tr>
<td>Tanzania</td>
<td>282</td>
<td>0.4</td>
<td>4.4</td>
<td>-</td>
<td>0.7</td>
<td>0.9</td>
<td>-</td>
<td>4.2</td>
<td>41.8</td>
</tr>
<tr>
<td>Zambia</td>
<td>338</td>
<td>0.8</td>
<td>4.3</td>
<td>1,000</td>
<td>1.0</td>
<td>2.1</td>
<td>3,927</td>
<td>6.5</td>
<td>14.8</td>
</tr>
<tr>
<td>Zimbabwe</td>
<td>-</td>
<td>2.7</td>
<td>3.6</td>
<td>4,000</td>
<td>8.4</td>
<td>6.9</td>
<td>6,705</td>
<td>5.1</td>
<td>14.4</td>
</tr>
<tr>
<td>Africa</td>
<td>708</td>
<td>3.1</td>
<td>9.1</td>
<td>224,900</td>
<td>1.7</td>
<td>2.6</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
</tbody>
</table>


with many affiliated to the National Community Radio Forum, but there are also several “community of interest” stations, mostly religious in character.

Regional indicators

Compared to its neighbours, South Africa ranks highly on most ICT indicators, reflecting the sophisticated level of development of its ICT infrastructure, as well as its considerably greater wealth – notwithstanding the great internal disparities that remain the legacy of apartheid. Only Botswana has a higher GDP per capita, reflective of a smaller population and that country’s diamond wealth. It is also the only country in the region to come close to South Africa in respect of any of the indicators.

Global rankings

Globally, South Africa is generally ranked in the middle levels of many of the international indices that attempt to measure ICT access, availability and resources, although many commentators make the point that the country is being out-performed by many of its competitors and continues to slide down a number of the indices (Esselaar and Gillwald, 2007):

- The latest Orbicom Infostates Index ranks South Africa 78th out of 180 countries, noting that the country has experienced very low rates of growth since 1995 (Sciadas, 2005).
- The ITU ranks South Africa 78th out of 182 countries in terms of its composite Digital Access Index (ITU, 2003).
- The ITU describes its most recent index, the ICT Opportunity Index, as a “merger of the ITU’s Digital Access Index (DAI) and Orbicom’s… Infostates conceptual framework.” It characterises it as an “inclusive index [providing] measurement across 183 economies [and relying] on ten indicators that help measure ICT networks, education and skills, uptake and intensity of the use of ICT.” The index ranks South Africa 90th out of 183 countries with a score of 96.78. This is below the global average of 147.56, suggesting even further slippage down global rankings (ITU, 2007).
- The World Economic Forum (WEF) ranks South Africa in 2006 at 45th out of 125 countries in terms of global competitiveness, down from 40th in 2005 (WEF, 2006a).
- The WEF also ranks South Africa in 2005 at 37th out of 115 countries in terms of networked readiness, down from 34th in 2004 (WEF, 2006b).
- The UN Conference on Trade and Development (UNCTAD) ranks South Africa 84th out of 180 countries in terms of its ICT Diffusion Index, down from 79th in 1997 (UNCTAD, 2006).
- The Economist’s Intelligence Unit (EIU) ranks South Africa at 32nd out of 68 countries in terms of its e-Readiness Index, unchanged from 2004 (EIU, 2005).
- Arthur Goldstuck ranks South Africa at 34th worldwide (but 1st in Africa by a considerable margin) in terms of internet hosts as of July 2005, down from 25th in 2000 (Goldstuck, 2006, p. 97).

This slippage has been noted by a number of analysts. In their recent review of the performance of the South African telecommunications sector, Esselaar and Gillwald (2007) point to a number of contributory factors including increased state involvement in service provision, lack of effective competition in telephony services, high pricing (both wholesale and retail, often at monopoly levels), and a lack of effective regulation of interconnection.

ICT policy development: policy, legislation and institutions

South Africa has frequently been criticised for a lack of policy clarity, coherence and integration (Goldstuck, 2005). As far back as 1996, the now-defunct National IT Forum (NITF), a national body bringing together sector representation, including civil society and labour,

2 Percentage of inhabitants using the internet.
3 Percentage of inhabitants with TV sets.
4 Percentage of inhabitants with radio sets. The figure for South Africa appears far too low and contradicts OMD (2006).
had called for an overall national ICT policy framework at the highest level. To date none exists.

Policy specific to the ICT sector, including telecommunications, broadcasting and the internet, falls under the less than effective Ministry of Communications. Other ministries, such as those of Science and Technology, and Trade and Industry, also have an active interest in the sector, leading to occasional disagreements. For example, the 2001 review of telecommunications policy saw government see-sawing between introducing one or two additional fixed-line operators, positions seen as being advocated by the Ministries of Communications and Trade and Industry respectively

Consequently the only policy framework governing the sector has been the 1996 White Paper on Telecommunications Policy (RSA, 1996b).

Legislation
A number of disparate pieces of legislation, many of which have undergone subsequent amendment, govern the sector, including:

- The Broadcasting Act (RSA, 1999), which deals with broadcasting policy and regulation, as well as with the public broadcaster.
- The Telecommunications Act – recently repealed – which dealt with policy and regulation for the telecommunications sector, defined its market structure, and established a sector regulator and a body to oversee universal service (RSA, 1996c).
- Promotion of Access to Information Act 2 of 2000;
- The IBA Act (RSA, 1993), which set up a constitutionally entrenched broadcasting regulator in the run-up to the country’s first democratic election.
- The ICASA Act (RSA, 2000), which created a unified regulator for both broadcasting and telecommunications.
- The Electronic Communications and Transactions (ECT) Act (RSA, 2002a), which provided a legal framework for electronic transactions, dealt with cryptography, cybercrime and the protection of privacy, and provided for the development of a national e-strategy, which has yet to see the light of day.
- The Interception and Monitoring Act (RSA, 2002b), which dealt with the circumstances under which electronic surveillance and interception are permitted, as well as related procedures and responsibilities.

The year 2006 saw the final promulgation of the Electronic Communications Act (RSA, 2005b), along with amendments to the ICASA Act (RSA, 2006), which are set to fundamentally realign both the regulation and market structure of the ICT sector.

The process that culminated in this substantial revamp of the sector first saw the light of day in a Convergence Colloquium called by the Department of Communications in mid-2003, to which stakeholders were invited, and which led to the publication of a Draft Convergence Bill in late 2003 (RSA, 2003). Strong public criticism of the poor quality of this draft led to the tabling of a revised Convergence Bill (RSA, 2005a) early in 2005. This was conceptually very similar to the draft bill, although with much of the poor drafting revised, and with much of the constitutionally controversial changes to the regulation of the sector removed.

The Bill was criticised on the grounds of both process and content. Despite the fundamental changes it proposed, specifically to the licensing framework and hence by implication to the market structure, it was felt by some not to go far enough in embracing the phenomenon of ICT convergence. At the same time the lack of a Green and White Paper process of the kind that had preceded the 1996 Telecommunications Act, together with the behind-closed-doors nature of the drafting, was seen to be a cardinal flaw in legislation with the potential to fundamentally alter the landscape of the sector.

The final stages of the new legislation took place in parliament, with submissions from stakeholders called for, and a series of public hearings undertaken, during which the legislation was renamed the Electronic Communications Act. Promulgation was held up when the legal advisers to the state president pointed out that the accompanying ICASA Amendment Act might well have been unconstitutional with respect to the Chapter 9 protections (RSA, 1996a) afforded to the regulation of broadcasting. Once a revised version of the latter had been passed, both Acts were promulgated on 20 April 2006.

As pointed out above, the most fundamental impact of the new Act is likely to be in the market structure of the sector (Esselaar and Gillwald, 2007, p. 12), where the historical separation of operator licences and spheres of operation into technology-specific compartments is replaced by licensing on the basis of cross-cutting technology-neutral layers of the kind identified in the analytical literature on convergence, and adopted in jurisdictions such as Malaysia. This is likely to promote increased competition in the sector and to stimulate the provision of innovative new IP-enabled services such as mobile television.

The new Act also provides for increased independence of the regulator, whose authority is considerably less constrained except in the licensing of infrastructure (electronic communications network services), which remain subject to the issuance of policy directions by the minister. On the other hand, the appointment process for the governing council of the regulator is somewhat less subject to publicly accountable checks and balances. Much of the impact of the new legislation will depend on the regulatory capacity of ICASA, and on its ability to stamp its policy imprint and authority on the sector, which is seen by many commentators as dubious (Esselaar and Gillwald, 2007).

Institutions
A number of institutions are created by the above legislation to regulate or provide policy intervention in the sector.

The Independent Communications Authority of South Africa (ICASA), as suggested, is the overall sector regulator, created to unify the formerly separate regulation of broadcasting and telecommunications. It is tasked with regulating electronic communications “in the public interest” and to “ensure fairness and a diversity of views” (RSA, 2000). Concerns have repeatedly been raised about its effectiveness in doing this, given the degree to which it has historically been constrained by legislation. Questions have also been raised about the calibre of both councillors and senior line management.

The recently renamed Universal Service and Access Agency of South Africa (USAAASA) is unique as a demonstration of national commitment to redress historical racial disparities in the provision of communications services. USAAASA is tasked with promoting “universal access and universal service” (RSA, 2006), along with administering a Universal Service and Access Fund, through which a levy on the...
revenues of ICT sector licensees is aggregated and disbursed to support increased ICT access (including the under-serviced area licensees).

The track record of the Agency has unfortunately been poor, with most funding having gone to telecentres, few of which have been able to demonstrate any degree of sustainability. No funding has yet been given to “needy persons”, who await a formally gazetted definition of their status, and although the new under-serviced area licensees have received subsidies, the lack of viability of these companies suggests this will make little if any impact on the provision of communications access to disadvantaged communities. A recent process of introspection and strategic planning at USAASA may, however, give some hope for improved performance.

The management of the internet is undertaken by the .za Domain Name Authority, established under the 2002 ECT Act to “administer and manage the .za domain name space,” as well as the relevant registrars and registries of domain names (RSA, 2002a). An elected stakeholder body, it has recently undertaken a review of how the .za domain is structured and administered.

A further government-established body with an interest in information society policy is the Presidential National Commission on the Information Society and Development (PNC on ISAD). The PNC on ISAD was launched in 2002 as a South African counterpart to the Presidential International Advisory Council, a high-profile body of international IT experts invited to advise the president on ICT policy and development matters. The Council consists of 31 individuals drawn largely from government and business, with a smattering of academics and a lone NGO representative. It has an advisory mandate relating inter alia to “bridging the digital divide” and “overall government policy framework on ICTs” (PNC on ISAD, 2007a).

However, the PNC on ISAD has little to show for this beyond announcing the February 2007 Cabinet approval of its National Information Society and Development Plan, which is based on ten unsurprising information society pillars including: Policy and Regulatory Environment; ICT Infrastructure and Universal Access; Local Content; Digital Inclusion and e-Awareness; Human Capital; and ICT Capacity Development and R&D (PNC on ISAD, 2007a). Unfortunately no copy of the plan is available for assessment. It does, however, claim five priority focus areas which seem to mirror those from its website: e-Government, e-Health, e-Education, SMMEs (small, medium and micro enterprises), and Local Content (PNC on ISAD, 2007b).

The PNC on ISAD has made little contribution to ICT policy, and is widely regarded as ineffectual.

Participation

In the absence of a coherent national ICT policy framework, and given an ICT sector governed largely by fragmented legislation and with a multiplicity of sometimes overlapping institutions, it is not surprising then to find an NGO sector that is both vibrant and marginalised. Some of the NGOs active in the sector include:

- **SANGONeT**, originally established as a civil society internet service provider, is the local Association for Progressive Communications (APC) partner, and frequently the lead organisation in a range of ICT initiatives.
- **Freedom of Expression Institute (FXI)**, a freedom of speech NGO of long standing, focused on “fighting for and defending freedom of expression, opposing censorship, fighting for the right of equal access to information and knowledge [and] proactively developing policy to ensure the free flow of information…”.
- **WomensNet** originally a SANGONeT project, but now a robust organisation in its own right, which sets out to “empower South African women to use cyberspace as a tool for information and mobilisation” (WomensNet, 2006).
- **Media Monitoring Project (MMP)** analyses and comments on the media from a human rights perspective, and builds media monitoring capacity among NGOs and other groups.

Less frequently, organisations such as COSATU and SANGOCO, as well as a range of smaller NGOs, become involved in ICT policy issues, but this is not their core work. Aside from the NGOs specifically identified above, SANGONeT (n.d. a) notes that the “involvement of NGOs in national ICT policy and advocacy processes” is “limited,” partly because “many NGOs have very limited ICT capacity,” and partly because most are focused more on other development issues.

There are also a range of individually based consumer activist websites, vibrant and crusading, that often target specific companies, because “many NGOs have very limited ICT capacity,” and partly because most are focused more on other development issues.

The participation of South African NGOs and broader civil society in both the lead-up to the November 2005 WSIS and its aftermath has been somewhat erratic. SANGONeT led a civil society process, including several Thetha discussion forums (see below), that culminated in the adoption of a South African Civil Society Statement (SANGONeT, 2005) shortly before the Summit. This identified sixteen critical areas of concern to civil society, including freedom of expression, telecommunications costs, open source and open content and gender. The September 2005 Highway Africa conference of journalists, held in Grahamstown, also issued a statement calling for the WSIS to move from statements to action (APC, 2005).

From the government side, the PNC on ISAD ran a preparatory process, which included workshops around gender, disability and youth, and was tasked with driving a follow-up process which since seems to have stalled. There were also a few Department of Communications events, including an International Women’s Mutingati on the Information Society in August 2005.

Beyond this, the formal South African delegation, led by Director General Lyndall Shope-Mafolo, whose own participation was less than effective, appears to have had little participation from civil society. Only a few individuals from outside government were included in the official delegation to Tunis (and none in the preparatory committees), and only a small handful of NGOs were present at the Summit.

Consequently, despite a few attempts at interaction, there was no consistent involvement of South African civil society in either the

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8 [www.sangonet.org.za](http://www.sangonet.org.za).
12 The word Mutingati comes from the South African indigenous language of the Tshivenda people and means “a joining of hands, minds and forces to solve problems and improve the life situation of the community.” See: [www.pnc.gov.za/content/view/43/44/](http://www.pnc.gov.za/content/view/43/44/).
formulation of positions or in ensuring their adoption in the WSIS Plan of Action. Civil society itself is partly to blame in this regard for not being more insistent regarding its inclusion. Worse, no formal assessment of civil society participation from a South African perspective, and the success of the civil society agenda, has been made.

**Open source**

The campaign to promote open source software and open access to content is one that can claim considerably more success. With funding and impetus from billionaire astronaut Mark Shuttleworth, a Go Open Source campaign ran from 2004 to 2006, which distributed open source software on CD, ran a 13-part television series, and signed up 5,000 members to its Geek Freedom League. The campaign was well supported by civil society organisations, for whom open source and open access had long been important issues. In late 2006 SANGONEt ran a workshop on the issue, culminating in a petition signed by over 50 NGOs, which was presented to the government (SANGONEt, 2006).

In late February 2007 the campaign was able to claim success with the adoption by Cabinet of an open source policy and strategy (Vecchiatto, 2007). While a breakthrough, its implementation needs to be monitored by civil society.

**ICTs and gender**

WomensNet continues to engage around the issue of ICTs and gender. Its core activity remains the provision of ICT training to women’s NGOs and the promotion of ICT literacy and skills through a range of innovative approaches, such as storytelling. WomensNet is also engaged in content development, including a recent funky “Take Back the Tech” campaign, and undertakes policy advocacy (WomensNet, 2006).

**Raising awareness**

SANGONEt runs a project under the title Thetha, an Nguni verb which means to “talk, discuss, debate and share opinions” and which focuses on the “role and relevance of ICTs to the NGO sector” in Southern Africa (SANGONEt, n. d. b). Structured around a series of one-day discussion forums, Thetha was initially based only in South Africa, but later ran forums in two neighbouring countries, Namibia and Swaziland, with further forums planned for Botswana, Lesotho and Angola. A regular Thetha newsletter is issued, and the project has commissioned a study into the state of ICTs in the NGO sector, due for completion in 2007.13

**Communications costs**

The high pricing of both fixed and mobile telecommunications remains a key issue for both NGOs and civil society. SANGONEt sees pricing as one of its ICT advocacy issues, as does the FXI, which has run workshops, made submissions to ICASA, and undertaken pickets on the issue. Consumer activist websites such as Hellkom and MyADSL have also given the issue high priority. Recently a group calling itself the Telkom Action Group (TAG) launched a media campaign against Telkom, blaming it for keeping access costs artificially high. A full-page advert was paid for by hundreds of concerned consumers. ICASA has also engaged in some sabre rattling, and the matter has even made the annual presidential state of the nation address.

However, despite slight downward trends, possibly driven by the public furore, communications prices remain high and inadequately regulated (Esselaar and Gillwald, 2007), and therefore an issue that civil society will have to continue to address.

**Freedom of information**

The FXI runs a number of programmes, including ones on anti-censorship, media and ICTs, and access to information, which have a direct bearing on information society issues. It undertakes research, comments frequently in the press, and is even able to fund legal battles. While many of its interventions involve public protests, it has also supported a local newspaper’s (Mail & Guardian) right to protect its sources in reporting on the Oilgate scandal, and intervened to protect whistle-blowers. It has also been highly critical of the editorial policies of the public broadcaster, for instance, by protesting against its blacklisting of certain sources through media statements and pickets. The FXI also opposed the axing of a late-night gay rights programme.

**Policy engagement**

Few NGOs have had the resources to intervene directly in the policy processes relating to the information society and ICTs. Apart from the interventions discussed above, the FXI and the MMP are possibly the only NGOs to have made regular submissions into formal policy processes. These include input into the Broadcasting Act and SABC licensing conditions, participation in local content hearings, support for the independence of ICASA, opposition to the Monitoring and Interception Act, and activities in relation to the ECT Act.

In fairness, much of the current policy formulation environment does not facilitate NGO intervention. Regulation is largely through formal notice-and-comment procedures, and submissions to parliamentary processes require substantial resources. Open consultative processes tend now to be something of a rarity. However, NGOs could do considerably more to exploit the spaces available to them, by monitoring opportunities more closely and by working together to exploit those that are available.

**Conclusions**

While South Africa represents a relatively advanced ICT environment compared to many other developing countries, it is of concern that the growth of infrastructure and capacity has been less than optimal. The continued slide down so many of the global ICT indices, including those that focus more on the softer, information society issues, is of particular concern for the development of an inclusive, ICT-empowered society.

While civil society and its ICT NGOs remain vibrant and active – raising issues, mounting campaigns, building awareness – their lack of concrete impact on either formal policy and legislation, or on South Africa’s input into global information society processes such as the WSIS, is something that needs to be addressed. Greater capacity and greater cooperation will be necessary to achieve a more substantial impact.

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13 Interview with David Barnard, CEO SANGONEt, 1 March 2007.

14 A petrol company was accused of paying ZAR 11 million (USD 1.5 million) of state money to the ANC.
Introduction

How can we make citizens’ rights effective in the information society? Without a doubt, the answer is: with a wider and more direct participation by citizens. However, the development of the information society is dominated by a commercial and technical perspective that tends to be emphasised to the detriment of other perspectives that are much more important but more difficult to measure. These include: the definition of the rules of the game and the “social contract” (e.g. legal framework), as well as indicators of indirect impact such as production of and access to knowledge, changes in social relations and participation.

The first part of this report focuses on a review of statistics and indicators at the level of the Spanish state. We then move progressively towards citizens and their participation via the different territorial spheres which make up the state. We offer a general perspective of infrastructure needs, and an overview of the administration’s own imperative to comply with its objectives of transparency and e-government, among others.

In the second part of the report we offer an analysis of the participation of different information society actors in policies associated with information and communication technologies (ICTs). We attempt to create an indicator for this participation on the basis of information available in the database of activities of the World Summit on the Information Society (WSIS). The result obtained appears to be a good reflection of what is happening in Spain, and of the great imbalance in the participation of different actors in the construction of the information society.

We have considered data, indicators and information provided by the national state administration, the European Union (EU) and the International Telecommunication Union (ITU), among other relevant sources. All of the information is accessible on the internet. We have prioritised the most current and data and information. All data, with the exception of the WSIS database, was reviewed during October 2006.

The section on participation draws on data offered by the WSIS’s own inventory, in the version updated as of 17 November 2006. On the basis of this update we have considered 163 activities developed by the government of Spain or Spanish entities (i.e. those that include a Spanish partner or that develop their projects in partnership within Spain).

In the analysis of participation, some estimates have been added to make up for those that were left undefined in the WSIS database. These, as well as any refinement of classifications, have been based on complementary research.

Country situation

Most of the information society development indicators for Spain fall below the EU’s average levels, except for the development of e-government, which is above average. The indicators which are close to the EU levels are: “use of the internet for health consultations”, “development of electronic commerce between businesses or between businesses and consumers”, “business and home security problems and their prevention” and “broadband services for business and home users”. Spain is ranked 31st in the UN Conference on Trade and Development’s (UNCTAD) Digital Divide Report: ICT Diffusion Index 2005 (UNCTAD, 2006). It is classified as “middle income-best”, indicating an information society development position (31st) which does not correspond to its rankings in other spheres (8th in nominal GDP or 22nd in GDP per capita in the same year). The Diffusion Index also shows that there has been little sustained improvement over the years: the ranking ranged between 28th to 31st for the period 1997 to 2004. According to the Ministry of Industry, Tourism and Commerce (DGDSI, 2006):

Overall, Spain is at a disadvantage in Europe and in relation to the Organisation for Economic Cooperation and Development (OECD) in regards to information society development indices, despite efforts made. This position does not correspond to its economic situation, nor to the indices of convergence with neighbouring economies.

The role of autonomous communities

Given the political and territorial organisation of the country, it is essential to consider the ICT take-up in autonomous communities and local entities, since these are closest to citizens and provide many of the public services for social well-being. According to the degree of political freedom of the autonomous communities, we should consider the existence of laws, regulations or specific directives, as well as diverse objectives and focuses in the development of the information society.

Existing reports show an effort by autonomous administrations to improve citizen access to ICTs and their services, including offering training. Funding for these initiatives may come from the federal government, the autonomous communities themselves, or from the EU.

Indicators (such as those provided by CEPREDE, 2004) show that the level of participation of these communities in the information society is evolving positively, although with different highs and lows. This can clearly be seen in the case of e-government roll-out. While Spain fares well in relation to other EU member states, there are 

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1 <www.pangea.org>; Espai de dones (Women’s space): <www.pangea.org/dona>.
2 WSIS stocktaking database. Available at <www.itu.int/wsis/stocktaking/index.html>.
4 In general, the index is a function of a nation’s connectivity and the ability of its people to have access and utilise it. The close relationship between the level of development of ICTs in a country and its level of income is clear. With the exception of Estonia and the Czech Republic, the 30 countries with a higher ICTDI fall in the high income category of the United Nations Development Programme (UNDP). The 30 are classified as having a high level of human development, using the UNDP’s Human Development Index (HDI), which is based on income, education and life expectancy (UNDP, 2004).
5 Spain’s fifty provinces are grouped into seventeen autonomous communities, which have wide legislative and executive autonomy, with their own parliaments and regional governments.
different levels of implementation across the autonomous communities, and the impact felt at the level of local entities is uneven.

Various autonomous communities participate in the Digital Cities programme through the Ministry of Industry, Tourism and Commerce, which supports the development of the information society in municipalities. Some autonomous communities, such as Extremadura, are involved at an institutional level in the promotion of free and open source software (FOSS), while others stand out in other aspects. For example, Catalonia is a pioneer in the area of e-learning. Overall, advances in the Basque Country are very positive. It is not a coincidence that it was the organiser of the Second World Summit of Cities and Local Authorities on the Information Society (Bilbao 2005).

While different levels of maturity exist among the communities, the rural/urban divide is common to most. Indicators from Cantabria and Catalonia show that the gender difference also continues to be notable (although it has diminished in recent years).

Challenges to participation in the information society

The increase in the number of internet users in Spain is positive, and according to the Telecommunications and Information Society Observatory (OTSI), the latest data show the number of users has increased to 17.77 million, or 48.3% of the population (OTSI, 2006). There has also been a significant increase in internet use by groups traditionally more distanced from ICTs, such as people between 45 and 54 years of age, and homemakers.

Regarding the use of the internet at home, a divide can be seen between different age groups and socio-cultural sectors. Reasons cited for not using a computer in the home include a lack of interest, a perception that it is not needed, and even a lack of time in single-person households. There is also a proportion of businesses without access to the internet because they do not feel it offers them much value (Telefónica, 2005).

Overall, we still see low levels of participation in the information society among the general population. This study has identified the following reasons for the low level of participation:

a) The government’s difficulty in reconciling the interests of business and citizens, and its lack of confidence in defending citizens’ interests in the face of the lobbying power of big business or specific groups

Organisations defending the rights of internet users are beginning to work collectively to protect citizens’ interests. At the same time, the government has introduced protective measures for affected customers, though there have been few clear results.

There has also been a protest campaign against the introduction of royalties (canon digital) through the reform of the intellectual property law. Through this reform a royalty is charged on technological equipment (such as recordable CDs, digital cameras, scanners, etc.) as compensation for the user making digital copies of legally acquired content. As it stands now, consumers always pay the royalty, even when they copy content that they own or which is not subject to copyright.

b) Weaknesses in local participation: lack of linguistic policies at a state level

Spain’s linguistic diversity is not reflected in national official statistics and indicators, although it is reflected in some autonomous communities. According to action line C8 of the WSIS Plan of Action (ITU, 2003), “cultural and linguistic diversity, while stimulating respect for cultural identity, traditions and religions, is essential to the development of an information society based on the dialogue among cultures and regional and international cooperation. It is an important factor for sustainable development.”

This aspect is also not included in regulations issued by the European Parliament, which simply considers territorial and regional differences, without taking into account possible cultural and linguistic differences. The World Bank (2006), on the other hand, considers this to be an important dimension of the information society, and specifies that when cultural indicators are included, often language differences are not taken into account and that the most developed countries are not used to considering these dimensions.

c) Limitations in the vision of women’s participation in the information society

Women’s participation in the information society is low, though it is considered a positive step that data have begun to be disaggregated to show their gender component, in line with EU directives. Although there are some studies and experiences that offer a cross-cutting gender analysis (Castaño, 2003), the most common tendency is to consider women as being affected by the “digital divide” in the same way as men.

d) Weaknesses in the implementation of the spirit of WSIS

For the harmonious construction of the information society it is essential to have the full participation of civil society in the conception, implementation and follow-up phases. Citizen participation is crucial, and their buy-in is important. Citizens and communities should not be invited to participate only after objectives have been determined, agreements made and activities planned.

e) Weaknesses in information regarding the active participation of organised civil society and small business

The information offered by the e-government programme is increasing. However, it focuses mainly on the public administration’s own knowledge and procedures. Access to this information facilitates transparency and the participation of civil society. Nevertheless, the information available is descriptive of previous planning, with few documents regarding “best practices” or “lessons learned” from projects already developed. This type of information must be incorporated, along with the methodologies and tools used, to meet the challenge of moving from diagnoses and speeches to action.

f) Weaknesses in the distribution of economic benefits generated

A balanced distribution of available economic resources among different actors would serve as an incentive to participation in the information society. Requests for proposals and competitions generally defined as large projects favour big business in the ICT sector, and serve as disincentives for small businesses. ICT workers are also affected by this, since the relocation of jobs to other countries is common practice in larger companies. This process reaches 54% in cases of computer systems maintenance and 44% in customer service centres (Ricart and Agenese, 2006).
ICTs as tools for citizen empowerment

Resources such as computers and connectivity, capacity and the mastery of the necessary tools is not enough to entrench democracy in any information society. Legislative transparency, public debate, and a significant share of citizens who are motivated and able to make informed decisions on the process of constructing the information society are also needed.

The information society should respond to human needs, and people should participate actively in its construction, not merely as consumers or spectators. One of the challenges is for participation not to remain limited to “collaboration” with local administrations; grassroots communities should rather take the lead in discussions regarding policies and regulatory and legal frameworks for the information society, which should be developed and implemented with respect for human rights and basic freedoms.

Up until now the population has received little information regarding essential information society issues, such as legislation. This legislation is generally based on laws established by the EU, and proposals for legislation have come from limited circles of experts. They remain unknown to the vast majority of people, who look upon them somewhat askance. The legal framework becomes known primarily through actions taken by some civil society organisations when problems arise from applying norms to the virtual world that do not take its specificity into account.

The public administration’s priorities are the implementation of electronic voting, electronic national identity documents, digital signatures and the establishment of control measures. Although some proposals for facilitating citizen participation by electronic means do exist, the measures to empower citizens are modest.

Participation

The WSIS stocktaking database maintained by the ITU, aims to provide information regarding action taken by governments and other interested parties to implement the Geneva decisions (WSIS Declaration of Principles and Plan of Action), as well as to take stock of progress achieved. This database provides elements for analysing the participation of different actors in the implementation of the WSIS commitments.

The WSIS participants are classified, very generally, as governments, international organisations, civil society entities, business sector entities and miscellaneous. In this report we argue that for a better understanding of the real complexity of the Spanish context, some of the groups of participants should be subdivided or regrouped.

For example, the actions and decisions of the Spanish government, at both the federal and autonomous community level, are very fragmented among the different ministries and administrations with their associated organs, institutions and various public entities. The agreements reached at these different levels take on myriad forms such as consortia, foundations, or partnerships with businesses, and are greatly influenced by the political and economic climate at any given time.

Some of these entities, according to the criteria established by the WSIS, end up being classified as international organisations or civil society. While this is not correct, it should at the same time be possible to differentiate local administrations, and see which among them has the level of government that is closest to people, and which play a crucial role in the education and mobilisation of citizens.

Civil society itself is not monolithic either. According to the European Economic and Social Committee (EESC), the following organisations can be properly considered as civil society: social agents, grassroots community organisations, local non-profit associations, non-governmental organisations and religious communities. Nevertheless, these criteria do not coincide with the classification in the WSIS database, and only 17% of the activities considered by the WSIS as “civil society” would be considered as such according to the EESC.

It is worth highlighting the need to separate small and micro businesses from other business entities, and to be able to see opportunities for their participation in building the information society. Yet in the WSIS database these are included under the general heading “business sector entities”, independent of their size. Spain has a higher percentage of small businesses than many other European countries, and it is important to motivate their participation in the construction of the information society.

Analysis of the WSIS stocktaking database

We have analysed existing activities in the WSIS stocktaking database according to the WSIS Plan of Action indicators for each activity. For this purpose the original classification has been reorganised to reflect the origin of funding for the activities and who manages them.

The objective of this analysis is to see how the aims of each group of organisations, according to the above criteria, influence the orientation of their activities (according to the WSIS action lines), and specifically how they are a protagonist in the construction of an information society. We have considered activities developed in Spain and/or involving Spanish actors.

The analysis of the WSIS participants and of the projects in the database (Graph 1) shows a diversity and complexity which cannot be ignored.

For this analysis, we have further differentiated the actors included in the WSIS database to consider: general government entities (GOB); educational governmental entities (G-EDU); governmental international cooperation entities (G-COOP); governments of autonomous communities (specifically Junta de Castilla y León and Junta de Extremadura) alone or in diverse types of collaborations with various entities (CCAA); international partnerships/entitles (INT); business entities (COM); foundations established by business entities

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11 The database was established in October 2004. It can be consulted and updated at <www.itu.int/wsis/stocktaking>.

12 Using the definitions of the European Commission Recommendations of 6 May 2003, small businesses are those with less than 50 employees and a business volume no greater than EUR 10 million (USD 13 million), while micro businesses are those with less than 10 employees and a business volume no greater than EUR 2 million (USD 2.6 million).

13 The Geneva Plan of Action (ITU, 2003) sets out the following action lines: C1: The role of governments and all stakeholders; C2: Information and communication infrastructure; C3: Access to information and knowledge; C4: Capacity building; C5: Building confidence and security in the use of ICTs; C6: Enabling environment; C7: ICT applications; C8: Cultural diversity and identity, linguistic diversity and local content; C9: Media; C10: Ethical dimensions of the information society; C11: International and regional cooperation; Section B: Achievement of WSIS goals and objectives; Section D: Digital solidarity programme; Section E: Follow-up and evaluation. Section F: Towards WSIS phase 2 (Tunis).

14 This rather than reflecting the legal title of the organisations that carry them out, or according to strict territorial criteria. The latter is incongruent and poorly defined when activities are carried out over the internet, or are cooperative activities that may have an international reach, or when organisations, though they may be international, act within Spain or have Spanish partners.

15 INT includes not only activities developed by international intergovernmental organisations, but also all those in which there are participants from several countries, including Spain.
Global Information Society Watch / 210

(FUND-COM) and all the other entities classified in the WSIS database as civil society (S-CIV). In total, there were 163 activities analysed.

As can be seen, there is a considerable difference between the number of governmental activities included in the database and activities led by other stakeholders.

The interests of the different actors can vary greatly, as can be seen in Graph 2 (several activities are included in more than one action line).

Proposed activities by action lines

Graph 3 shows the number of activities presented by the government, including those presented by autonomous communities (alone or in various collaborations). All activities in which autonomous communities have decision-making power have been included in the “government” section.

As can be seen, at the level of government there is little interest in a number of the action lines, and C9, in particular, is practically ignored by all of the decision-makers. This action line specifies that the media, in its various forms and various ownership regimes, also plays an essential role as an actor in the development of an information society, and recognises as important its contribution to freedom of expression and plurality of information. These are all very important aspects in the democratic development of the information society.

Budgets assigned to proposals

The form for listing activities in the WSIS database does not facilitate the systematic incorporation of information regarding the budgets of each activity. Surely, if the budgets assigned to the different action lines by the different actors could be included, the differences would appear greater still, and would give us a better sense of the economic and power distribution among these groups. It may also give us an indication of their interest in participating in the WSIS process.

For those activities that refer to very broad plans, specifying how the budget is assigned would offer clarity as to whether it is being spent on social priorities, infrastructure priorities, administration and management priorities, or others.

16 The number of activities by the federal government and autonomous communities (alone or in various collaborations) is 148 in total. Disaggregated data only exist for the autonomous communities of Junta de Castilla y León and Junta de Extremadura. In the case of education activities, those activities in which autonomous communities participate along with the federal government have not been differentiated.

17 It should be noted that the information obtained from the WSIS database is “contaminated”, given the inclusion of projects by foundations created by commercial entities in the telecom sector in the category of civil society entities. We have differentiated these different actors in Graph 4, including the category “business foundations” to refer to this particular stakeholder.

Graph 1: Number of activities by type of agents

Source: ITU. WSIS stocktaking database (2006)

Graph 2: Number of activities by action line

Source: ITU. WSIS stocktaking database (2006)

Differentiation of interests

In analysing the distribution of activities of non-governmental entities, presented in Graph 4, we found that although the number of activities included is low for entities classified as civil society, these tend to be distributed more evenly among the various action lines. Supplementary information has been sought to analyse these actors at a finer level, more apt for our aims.

This exploratory exercise, carried out with a limited number of proposals, points to the necessity of considering the different interests involved in the development of the information society. These interests do not necessarily coincide, are often weighted in a particular area, and show tendencies which must be analysed if we want to foster active participation of the people, real civil society and small businesses in the construction of the information society in Spain.

Conclusions

It is important to highlight that to speak of broad-based, active citizen participation in the information society really means to speak of the opportunity for direct democratic participation in the construction of the information society. This entails a society in which information and democratic access to it are crucial to people, not merely as end-receivers of information and services, but also as participants in informed decision-making and deliberations.

Administrations are developing initiatives which are supposedly citizen-oriented, and modifying administrative services and procedures using the potential of ICTs for e-government, but it seems that they are far from considering citizens as “actors”.

One condition necessary for people to feel more involved in the construction of the information society is their participation as subjects, not merely as objects of development measures. This participation goes beyond considering that people are participating merely because they “attend” certain activities or “use” certain telecommunications services or infrastructure. These conditions may be more or less necessary; they may even be essential, but they are not enough.
Active participation requires specific knowledge and skills, and digital literacy is only a first step. The concept of digital literacy can be compared to reading and writing. It is a powerful idea, if it also leads to understanding the “codes” and “keys” to the information society; but it is limited if it is only practically oriented to the knowledge and use of tools and devices. ICT education, training and capacity-building should be oriented around citizen empowerment broadly understood.

Groups that have access to the resources to participate in decision-making forums can come to have a major influence in defining actions and policies, given that a large number of citizens do not have a means of expression, or simply do not have the necessary information to decide.

This is why it is necessary to firmly develop citizen participation through specific legislation. We need to deepen the democratic tracks necessary for the information society to carve out a people-centred vision; but also to move towards a more just and equal globalisation that considers not only economic, technological or administrative factors, but also social, cultural, and legal dimensions, or any others that shape the context of people’s lives.
References


Introduction
This report assesses whether or not Uganda is on track to meet the information and communications technology (ICT) development objectives laid out in the World Summit on the Information Society (WSIS) Plan of Action. It provides an overview of the ICT status in the country, and presents some of the rapid changes that have happened within the country’s ICT sector. The report highlights the steps taken by the government in realising the WSIS Plan of Action, but also summarises the challenges the country faces. It finds that although the policy and legislative framework is in place and the political will exists, ICT development is being constrained by a number of factors, including the rural/urban divide, a lack of awareness about the advantages of ICTs, and a low level of skills.

This report was compiled mainly through desk research, and included the review of civil society and government documents. The authors acknowledge i-Network, the Ministry of ICT, the National Planning Authority (NPA) and the Uganda Communications Commission (UCC) for their input in the preparation of this report.

Country situation
The Ugandan government recognises ICTs as a tool for social and economic development. This includes: reforming government service delivery; achieving transparency, accountability and credibility; providing effective access to information; broadening public participation and promoting democracy; facilitating research and development; and enhancing competitiveness in the global economy (NRM, 2006). The government has a strong belief that ICTs will improve its relationship with the country’s business sector and citizens, and with its own employees (Uganda e-Government, 2006).

The political will behind ICT development in Uganda has been manifested through numerous ICT-related government policies, programmes and laws since the 1990s. Recent reforms in the sector include the licensing of mobile phone companies and the separation of postal from communication services. Telecom markets have been deregulated, ICT trade liberalised, and taxes on computers abolished. The setting up of the Rural Communications Development Fund (RCDF) under the UCC was another notable change. These measures have promoted the proliferation of ICT usage in the country.

In 2004 the cabinet directed all government ministries to create a budget line for ICTs. Although the amount being allocated by the ministries is not substantial, it is a step in the right direction. In addition, in the 2006 presidential elections, President Yoweri Museveni included ICTs as one of the key areas for consideration during his new term in office (NRM Manifesto, 2006).

Steps taken in the realisation of WSIS targets
The WSIS Plan of Action provides a good global reference point for setting targets to improve access to ICTs. The plan includes addressing the urban/rural divide, and connecting educational institutions, health facilities, public libraries and cultural centres, among other objectives. It has basic e-government targets (such as providing government departments with websites), and encourages countries to adapt school and tertiary education curricula to meet the needs of the information society. It also states that people should have access to broadcast services and that content should be localised (WSIS, 2003).

Steps taken by the Ugandan government to promote access to ICTs and information include legal, regulatory and policy development; consolidating the political leadership of the country’s ICT strategy; and developing infrastructure.

Legal, regulatory and policy environment for promoting ICT access
The national ICT policy development process was initiated in 1998 by the Uganda National Council of Science and Technology (UN CST). In May 2002, the UN CST submitted a draft National ICT Policy Framework to cabinet. It was approved in December 2003 (NPA, 2005). Other ICT-related policies in place include the Rural Communications Development Policy for Uganda (UCC, 2001), the National Broadcasting Policy (WOUGNET, 2004), and the e-Government Strategy Framework (Uganda e-Government, 2006).

The legal and regulatory framework for promoting ICTs in Uganda includes the Electronic Media Act (Government of Uganda, 1996), the Uganda Communications Commission Act (UCC, 2000), the Access to Information Act (Government of Uganda, 2005), and the Copyright and Neighbouring Rights Act (2006). Bills that are ready for debate in parliament include the National Information Technology Authority-Uganda (NITA-U) Bill (MFEP, 2004), the Communications Act Amendment Bill (2005), the Electronic Transactions Bill (2004), the Electronic Signatures Bill (2004), and the Computer Misuse Bill (2004). A monopoly enjoyed by Uganda Telecom and MTN ended in July 2005. Opening up the telecoms market is expected to lead to increased investment in the sector, increased penetration of services, and innovation in the provision of services, such as the use of cost-effective technologies.

ICT institutional framework
In June 2006, the government consolidated the leadership of its ICT strategy to ensure that policy development, laws and regulations are harmonised. The newly created Ministry of ICT will spearhead the development of ICTs and address problems associated with the lack of a lead agency to take the country’s ICT strategy forward. These included delays in passing ICT-related bills, duplication and wastage of scarce resources, and territorial silos, which result in uncoordinated sectoral policy development and fragmented, non-integrated ICT implementation. Agencies affiliated to the new ministry include the UCC and Uganda Computer Services/National IT Authority-Uganda (NITA-U). Plans are also underway to place broadcasting services under the same ministry.

2 Other legal reforms are underway that could further provide a conducive legal framework for ICT development, such as amending national laws to make them compliant with the information era.
The implementation of the National ICT Policy in Uganda involves various ministries, district and local authorities, development partners and non-governmental organisations (NGOs), as well as the private sector (UCC, 2003). Progress has been made in a number of areas, including developing a national backbone, rural access, education, systems integration, and stimulating private sector investment.

It is government policy to develop ICT infrastructure that enables connectivity in schools, health centres, agricultural extension units and administrative and commercial centres throughout the country. As part of this responsibility, the government is currently conducting an e-government and national backbone infrastructure study in partnership with the government of China. This will lead to the laying of a fibre optic backbone that will extend high-speed connectivity across the country. It is expected that the national backbone will enable the setup of an integrated e-government system and extend the current communications network to rural areas. Implementation is scheduled to start in 2007.

To facilitate rural access, subsidies have been granted to service providers by the RCDF since 2003. These subsidies contribute towards the provision of communications services in various parts of the country (RCDF, 2006), including:

- **ICT training centres and internet cafés.** More than 54 ICT training centres and 50 internet cafés have been set up countrywide through public-private partnerships. The target was to cover all the districts of Uganda by June 2006. New districts have since been created and will be catered for under the same arrangement, but implementation will be in the financial year 2006/2007.
- **Internet PoPs.** In order to facilitate local internet access and reduce usage cost in the country, the UCC subsidised the installation of internet points of presence (PoPs) in 32 districts (out of the then 56 districts – the number of districts has now been increased to over 80).
- **District information portals (DIPs).** The UCC also facilitated the development of information portals for all the districts to allow information to be shared with local communities, development partners and the outside world.
- **Public payphones.** The UCC has facilitated the installation of public payphones in 316 selected sub-counties across the country since 2004. The government plans to provide access to a public telephone for every 1,200 people in the rural areas by the year 2010.

ICTs are being integrated in educational institutions at all levels. Most universities and other tertiary institutions are currently offering ICT-related courses. In addition, there are several initiatives and organisations promoting ICTs for development in schools in both urban and rural areas. These include the Council for Economic Empowerment of Women in Africa (CEEWA-Uganda), I-Network, SchoolNet, Uganda Connect (uConnect), and WOUGNET.

Some government departments are using ICTs to enhance service delivery. Information systems developed include the Integrated Financial Management System (IFMS), the Local Government Information Communication System (LoGICs), the Education Management Information System (EMIS), the Health Management Information System (HMIS), and the Parliamentary Communication and Management Information System (PMIS). The government has also developed an Automated System for Customs Data (or ASYCUDA) – a system developed in Geneva by UNCTAD, which is free for countries to use and customise.

Impact and challenges

While the prevailing policy and legislative environment in Uganda supports ICT development, actual implementation is being hampered by a number of challenges on the ground. A study conducted by Tusubira et al (2005) concerning telecommunications and e-usage in Uganda revealed that access to basic telephony services in rural areas is still unacceptably low. At the same time, however, mobile teledensity is improving at a very impressive rate. The study notes that mobile telephony has the potential for the rapid achievement of nationwide access if key barriers – such as the initial cost of the phones, the absence of convenient ways of recharging, as well as the high excise on airtime for prepaid phones – are addressed through public-private partnerships supported by the RCDF.

The same study also revealed that access to the internet across the entire country is far below what would be expected with the often-praised policy and regulatory environment in Uganda. Key issues such as supporting the generation and dissemination of relevant content; developing the national fibre optic backbone and connecting Uganda to the global network; encouraging the local assembly of computers to bring down costs; and integrating ICT skills training at all levels of education, must be addressed by both government and the regulator. In addition, the study found that the higher percentage of females in Uganda (the majority of citizens below fifteen years of age are female) provides a strategic opportunity for emphasising the role of women in developing ICT skills and the use of ICTs in the country.

These findings are confirmed by both the Telecommunications Sector Policy Review (MWHC, 2005) and the e-Government Strategy Framework. According to the Telecommunications Sector Policy Review, only about 25% of the population in rural areas utilises payphone services on a regular basis. Regular usage in urban areas is just over 60%, due to higher incomes, greater ease of access and awareness. There is also no access to voice over internet protocol (VoIP) in rural areas (it is still very limited in urban areas) and there is almost insignificant access to and utilisation of computers and the internet in areas outside the major urban centres.

The e-Government Strategy Framework shows that most government offices do not have an internet connection, that bandwidth is overpriced and concentrated in cities and a few major towns, and that there is a general lack of awareness of ICTs in both the urban and rural context. Furthermore, it says that Uganda has difficulty in attracting, recruiting and retaining skilled ICT personnel (Uganda e-Government, 2006).
Regarding gender, it is widely known that access to ICTs by women is constrained by inadequate technological infrastructure in rural areas, social and cultural bias, low levels of education and skills, and the lack of disposable income to purchase technology and e-services. The media’s limited understanding of gender issues and a lack of data on gender and ICTs also play a role (WOUGNET, 2006).

Finally, the government has so far not developed adequate strategies to integrate ICTs into national development plans, including the Poverty Eradication Action Plan (PEAP), a comprehensive poverty eradication and development strategy. However, the National Planning Authority (NPA) has now taken the initiative to correct this.

**Participation**

Uganda is a democratic country and the development of national policies, laws and regulations are largely participatory. In the case of ICTs, the National ICT Policy Framework was developed through a consultative process involving civil society, students, government ministries, agencies, and so on. Numerous interviews, focus group discussions and stakeholder workshops were held. This process was coordinated by a steering committee under the UN CST.

While the ICT policy was criticised for not including an implementation master plan and budget, and for not being widely circulated and publicised upon completion, plans are now underway to review the document so that it matches current national development plans and systems.

Another area of participation that was promoted by the NPA is the setting up of a National ICT/e-Government Inter-Agency Planning Team. This team brings together personalities with different career backgrounds from central and local governments, civil society, academia, the private sector, and gender and other interest groups. Some of the key outputs from this effort have been the development of the draft of the e-Government Strategy Framework, advocacy for the creation of the new Ministry of ICT, and integration of ICTs into the PEAP.

**Conclusions**

From the above scenario, we can conclude that the required environment for the development of ICTs in Uganda is in place. This includes policies, legal and regulatory frameworks, political will, and public participation. However, implementation has been hampered by several challenges. What is important is that these challenges are being acknowledged.

Given the prevailing political will, a number of important projects are expected to be implemented in 2007. These include the development of the national fibre optic backbone and the expansion of rural access programmes. These are positive signs that suggest Uganda is keen to achieve the targets outlined in the WSIS Plan of Action (WSIS, 2003).

It is important and indeed incumbent upon government that civil society, the private sector and other stakeholders are able to fully participate in the planning and rolling out of ICT for development projects. In this way, the most effective and sustainable steps can be taken to ensure that basic communications services of acceptable quality are accessible at affordable prices and at reasonable distances by all people in Uganda.

**References**


