OUTCOME DOCUMENT

INTERNATIONAL CONFERENCE ON CYBERLAW, CYBERCRIME & CYBERSECURITY

ADOPTED BY THE PARTICIPANTS OF THE INTERNATIONAL CONFERENCE ON CYBERLAW, CYBERCRIME & CYBERSECURITY AT NEW DELHI

20TH – 22ND NOVEMBER, 2019
PREAMBLE

RECOGNIZING that internet today is an integral part of our lives and that the internet is going to become the fulcrum foundation for the further growth of human economy and human progress

MINDFUL of the various novel and ingenious misuses of the Internet that have sprung across the cyberspace

REALIZING the massive increase of cybercrimes and the tremendous spiraling costs of cybercrimes as also cyber security breaches across the world

REITERATING the overall significance, impact and relevance of cyber security

ACKNOWLEDGING that civil liberties and digital liberties of netizens are today often at danger due to acts of cyber ecosystem actors

WITNESSING the massive surge of national legislations on cyber security that have been adopted by various nation states

RESTATING the fact that cyber security breaches are likely to impede the growth of any nation economically, politically and otherwise

UNDERLINING the fact that there is an urgent need for coming up with common international norms and common minimum parameters so as to regulate cyber security at a global level

NOTICING that nation states are now increasingly expanding the scope of their cyber sovereignty

ACCEPTING the various innovative uses of newly emerging technologies like Blockchain and Internet of Things for a variety of societal and governmental applications

SPOTTING the vacuum that currently exists at a global level in terms of regulating newly emerging frontiers of Artificial Intelligence, Blockchain and Internet of Things
BEING AWARE of the slow progress that has been made at the international level pertaining to development of norms of behavior in cyberspace

MENTIONING the profound impact of cyberspace on the minds of not just of all stakeholders but also of young and innocent children and women at a global level, which need appropriate protection

DECLARING that cyber security breaches have the ability of prejudicially impacting not just the commercial and business interests of legal entities but also the sovereignty, security and integrity of nations

ALARMED that the advent of darknet is increasingly presenting new challenges to the law enforcement agencies which are currently new regulatory frontiers to address

EMPHASIZING the need for coming up with new legal frameworks to deal with cyber security breaches and cyber-criminal tendencies at a global level

OBSERVING the potential impact of technologies on the horizon including Quantum Computing and Machine Learning, which could completely change the manner in which humans interact digitally

KNOWING that no cohesive international steps and endeavors have been taken at a global level so as to deal with on the intersection of Cyberlaw, Cybercrime & Cybersecurity

WARMLY THANKING the supporters and participants of this Conference, because of whose support, International Conference on Cyberlaw, Cybercrime and Cybersecurity, 2019 could be successful, eventful and prolific

PROMISING that the International Conference on Cyberlaw, Cybercrime and Cybersecurity will continue to provide an international platform for fruitful dialogue amongst various stakeholders in the cyberspace and endeavoring to devise a legal model for the development of cyberspace and to address cybercrimes and cyber terrorism therein
KEY RECOMMENDATIONS

THE PARTICIPANTS OF THE INTERNATIONAL CONFERENCE ON CYBERLAW, CYBERCRIME AND CYBERSECURITY HEREBY CALL UPON THE INTERNATIONAL CONFERENCE ON CYBERLAW, CYBERCRIME AND CYBERSECURITY

1. To become a catalyst for discussions on the key aspects of Cyberspace, and its future trends and impacts, including legal, policy and regulatory issues thereof and present an integrated, holistic and strategic view of the issues therein, whilst recognizing that there is an urgent need for effective global cooperation on cyber issues amongst all stakeholders;

2. To lead the way in aspects of Cyberspace and its future trends that will impact the society and widespread digital environment;

3. To find solutions to current issues related to data privacy, data harvesting and data farming including the legal policies and the regulations accruing therefrom;

4. To identify the technologies of future and the legal, policy and regulatory issues related therewith;

5. To strengthen the cooperation on Cybersecurity law, by creating more opportunities for governments, private sector, civil society, the technical community and academia from various regions of the world to engage and develop innovative and effective legal frameworks, to address the truly global challenge of Cybersecurity;

6. To increase the awareness about Cyberlaw, Cybercrime & Cybersecurity and to encourage discussions, debates at national, regional and international levels so that the emerging challenges concerning Cyberlaw, Cybercrime & Cybersecurity can be effectively discussed by various stakeholders;

7. To identify and highlight the legal nuances and challenges raised by fake news globally and encourage the crystallization of appropriate legal response to deal with the same.

8. To collaborate with various international, regional and national stakeholders to work together in the development of legal jurisprudence on cyber security law;

9. To explore as to how the rapid growth of darknet and legal challenges connected therewith could be appropriately addressed by the digital ecosystem;
10. To identify, though an interdisciplinary approach, the future possibilities, scope and impact of emerging technologies such as IoT, Artificial Intelligence and Machine Learning;

11. To explore and analyze the various regional and national legislations on data protection and privacy and their contribution to strengthening the secure digital environment.

THE PARTICIPANTS OF THE INTERNATIONAL CONFERENCE ON CYBERLAW, CYBERCRIME AND CYBERSECURITY HEREBY FURTHER CALL UPON UNITED NATIONS AND ITS VARIOUS AGENCIES INCLUDING ITU, UNESCO, WIPO AS WELL AS ALL INTER-GOVERNMENTAL ORGANIZATIONS (IGOs) & NGOs

1. To contribute to the evolution and crystallization of acceptable cyberspace norms and behaviors in cyberspace, in order to promote cyber legal regime on the Internet and to further regulate cybercrime and promote Cybersecurity;

2. To formulate policies and strategies basing on the principles enshrined in UN Charter, for the evolution and development of more universal international principles concerning acceptable norms and behaviour in cyberspace;

3. To consider making data as the basis of data sovereignty in cyberspace;

4. To enhance the holistic understanding of problems, arising out of online transactions;

5. To provoke nation states to find solutions to multi-dimensional challenges, arising out of varied cyberspace based transactions and to educate all stakeholders about the regulation of cyber space at national, regional and international levels;

6. To encourage the negotiation of such multipartite agreements which ensure peaceful relations and international cooperation amongst nations, in order to have maximum transparency and cooperation, when it comes to dealing with cyberspace issues;

7. To ensure compliance with minimum standards of regulations and best practices at international, regional and national levels concerning the security, resilience and reliability of cyberspace;
The participants of the International Conference on Cyberlaw, Cybercrime and Cybersecurity hereby call upon nation states, education & research institutions, professional associations, media institutions, cultural & social institutions and organizations, networks, business, corporate & industry sectors as well as all relevant stakeholders:

1. To increase bilateral relations among countries in aspects of Cyberlaw and to take effective steps to curb the nuisance of Cybercrime;
2. To increase multilateral relations among all countries and to work towards increasing agreements on international standards for Cyberlaw, Cybercrime and Cybersecurity;
3. To encourage the implementation of strong and conclusive Cyberlaw regimes around the world and to promote and ensure Cybersecurity;
4. To foster the culture of cyber security and awareness on cyber related risks through aimed actions, addressing citizens from kids to seniors;
5. To spread public awareness on issues concerning Cyberlaw, Cybersecurity and Cybercrime;
6. To actively encourage international coordination and approaches on how multiple sovereign governments can and should address questions of Internet Governance that cannot be solved by or within a single state;
7. To explore the need for new international cooperation mechanisms, to deal with rise in complex cybercrimes and data breaches;
8. To find innovative solutions to tackle the rapid increase in the nuisance of cybercrime, especially fake news, hate speech and spread of misinformation;
9. To cooperate on the complex legal, policy and regulatory challenges of newly emerging technologies like Artificial Intelligence, Blockchain, IoT, Machine Learning and Quantum Computing;
10. To appropriately encourage dealing with the complex legal, policy and regulatory challenges of newly emerging technologies in an enabling manner, in the legislative framework of various States, while ensuring the protection and enjoyment of basic human rights;

11. To identify the various emerging challenges in Internet of Things (IoT) and how can they be regulated by various governmental agencies;

12. To regulate the commercial use of IoT, and other emerging technologies in order to ensure consumer-safety;

13. To explore ways, mechanisms and processes as to how emerging technologies including Artificial Intelligence, Internet of Things, Blockchains and Quantum Computing could be used constructively to enhance a cyber secure ecosystem, whether through legal, policy, process approaches or otherwise;

14. To work together towards evolving increasing international cooperation to deal with the legal challenges presented by cyberspace in a time-bound manner;

15. To work towards international policy and regulatory approaches and responses to the legal challenges presented by emergence of Cryptocurrencies;

16. To provide for protection of Intellectual Property in cyberspace and curb digital piracy;

17. To setup appropriate platforms which can provide for education and training in the field of Cyberlaw and Cybersecurity.

We, ICCC participants, urge that joint efforts need to be taken by all relevant stakeholders to maintain the intrinsic character of cyberspace which is safer, more resilient, and remains the major driver of sustainable economic development and growth for years to come.

We reiterate that stepping forward in a new era of Internet 3.0, we all need to be safe, secure and diligent, while encouraging further advancement in cyberspace as well as information and communication technologies (ICTs).

We, the participants of the International Conference on Cyberlaw, Cybercrime and Cybersecurity, approve and adopt the above Outcome Document.