

Ref: AIDCF/FY22-23/42 Date: 4th November 2022

To,

Shri Anil Kumar Bhardwaj Advisor (B&CS)- II

Telecom Regulatory Authority of India (TRAI) Mahanagar Door Sanchar Bhawan, J.L. Nehru Marg, (Old Minto Road) New Delhi - 110002, India

Sub: Comments on behalf of All India Digital Cable Federation ('AIDCF') on the Consultation Paper on "Telecommunication (Broadcasting and Cable) Services Interconnection (Addressable Systems) (Fourth Amendment) Regulations, 2022 ('CP').

Dear Sir,

This is with reference to aforementioned consultation paper regarding **Draft** "The **Telecommunication** (Broadcasting and Cable) Services interconnection (Addressable **Systems**) (Fourth Amendment) Regulations, 2022 published by TRAI, wherein comments were invited from stakeholders.

In this regard, please find attached our detailed submission, on behalf of our members, attached as Annexure 1

We hope that our submission will merit your kind consideration and shall be favourably considered and incorporated while formulating regulation to enable IPTV Service Providers to provide seamless and quality service to its subscribers.

Thanking You

Yours Faithfully

For, ALL INDIA DIGITAL CABLE FEDERATION

Manoj P. Chhangani

Secretary General- AIDCF

ALL INDIA DIGITAL CABLE FEDERATION

Annexure-1

At the outset, we would like to put on record our sincere appreciation and gratitude for all the

endeavours and measures that the Authority has been putting forth in the recent past to

improve the functioning of the broadcasting and telecommunication sector by periodically

introducing diverse regulations and processes with deep involvement of the concerned

stakeholders. The captioned CP is likewise a welcome step towards establishing a robust

framework for Digital Management Rights for providing IPTV Services by proposing to include

'System Requirement for Digital Right Management (DRM)' as a new Schedule i.e. Schedule X

in the Interconnection Regulations.

As the Authority is aware that currently technology is progressing fast and we must frame the

regulations such that it can accommodate the future march of technology to provide maximum

customer benefit. Hence it becomes important that while framing the framework for the Digital

Right Management, special care is take to make it future-proof.

Accordingly we would like the authority to take note of below submission, before we provide

the details of changes in the proposed Schedule X in the format desired by the Authority.

The CP proposes to limit IPTV transmission to multicast. IP technology is moving fast and lines

between broadcast, multicast and unicast are blurring fast. Hence technology for delivery of

IPTV services should not be limited to a particular mode, whether owned and/or under DPO's

control, as long as DRM is able to ensure all main objectives of the authority which are:

i. Preventing Piracy

ii. Consumer Interest with respect to Quality of Experience (QoE)

iii. Seamless Technology (Network) aspect to deliver IPTV Service

In most countries particularly US & Europe IPTV is not limited to Multicast transmission and

we request India also adopt such forward looking practices for Consumer Benefit as also for

prevention of piracy, as multicast and unicast transmission have the same security features.

ALL INDIA DIGITAL CABLE FEDERATION

To understand this in a more detail, it is important to decipher the definition of IPTV Services as provided by TRAI in its Regulation's:

"Internet protocol television service" or "IPTV service" means (i) **delivery of multi-channel television programmes; (ii)** in **addressable mode;** (iii) by **using Internet Protocol over a closed network of one or more service providers**

Hence to provide IPTV services the DPO must ensure the following:

- i. Delivery of multi-channel television programmes
- ii. addressable mode
- iii. using Internet Protocol over a closed network of one or more service providers

Let us now understand as to how unicast method meets the above requirement stipulated by the Regulator for provisioning of IPTV Services:

i. Delivery of Multi-Channel Television Programmes

Compliance: Like Multicast, Unicast also serves this functionality in the following way:

- (1) Both Unicast & Multicast are transport layer protocols for delivery of Audio Video Streams (Channels) for providing a Multi-Channel Television Programmes experience
- (2) From Headend, DPOs can transmit each Channel over a unique URL/ IP Address for providing multi-channel television programmes either through Unicast or Multicast.
- (3) These URLs/ IP Address would not be accessible in Public Internet even in case of Unicast transmission so this meets the Closed Network criteria fully

ii. Addressable Mode

Compliance: Like Multicast, Unicast also delivers Channel in an addressable mode so that only authorized channels can be viewed by end-users in the following way:

ALL INDIA DIGITAL CABLE FEDERATION

(1) All Unicast Streams gets encrypted at Headend/Packager through DRM and Keys get delivered on request to the authorized Set Top Box ('STB') post successful validation of subscription poslesses of the user.

validation of subscription package of the user.

(2) DRM protection shall ensure that only authorized STBs get the key to decrypt the

Audio Video Channels, which is part of user IPTV Subscription package

(3) DRM shall control the authorization/ entitlement of each and every IPTV STB

individually based on subscription package and Unique Subscriber ID

(4) IPTV Headend shall also have functionality to send Fingerprint and B-Mail

individually to intended Set Top Boxes in an addressable mode

iii. Using Internet Protocol Over A Closed Network of One or More Service Providers

Compliance: Like Multicast, Unicast can also be used for providing IPTV in a closed

network only, in the following way:

(1) Unicast Channel URL (IP Address) shall be accessible over a closed network only,

which is fully managed by Service Provider(s). In case of Unicast, this can be

controlled using DNS/ CDN/ Firewall Network Configuration so a request coming

from external network or device would get blocked.

(2) IPTV shall not be accessible from any external Network, same can be identified

using IP address pool of devices outside of closed network

(3) IPTV shall not be accessible through any external device or 3rd party STB, same can

be identified using User-Agent that gets further validated through Token Exchange

for authentication purpose before the stream URL/ IP Address gets entertained

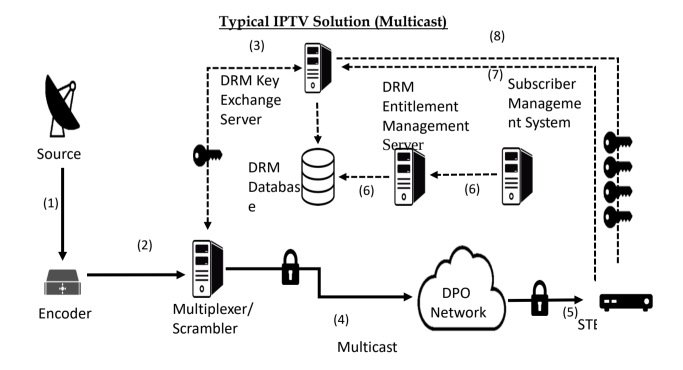


Most importantly, it is to be acknowledged that IPTV services, inherently is an interactive service with controlled QoS. For this IPTV as defined by ITU1 may also be referred to

"IPTV is defined as Multimedia services, such as. Television; Video; Audio; Text; Graphics; Data, delivered over IP based networks. managed to provide the required level of QoS/QoE, security, interactivity and reliability."

From this it is evident that IPTV service is offering on the networking using IP network- with controlled QoS and with interactivity. All such feature are the basic features of unicast instead of multicast. Multi-cast is actually a one-way communication exercise like cable TV. As submitted earlier, IPTV is two way/interactive service, but as a special case it can be made to work only in one direction or as multi-cast – that would render the IPTV service equivalent to cable TV services.

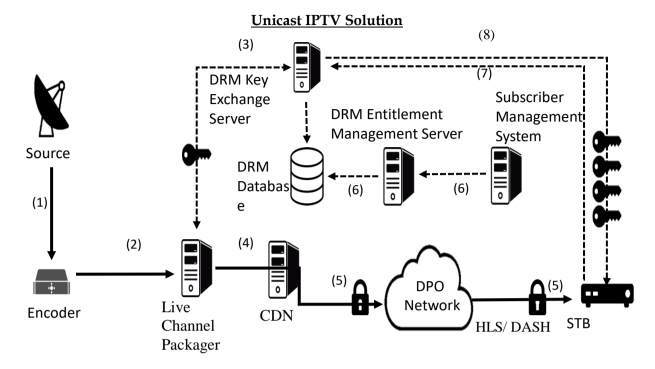
For ease of understanding the Multicast and Unicast solution Architectures are depicted below:



_

¹ https://www.itu.int/en/ITU-T/jca/iptv/Pages/tor.aspx





From the above detailed explanation it is evident that IPTV as per definition can be achieved through both Multicast and Unicast. We therefore strongly request for a reconsideration of Multicast mandatory requirement to deliver IPTV.

In view of the above and other equally important considerations detailed in the CP, we propose the following changes in the proposed **Draft Schedule X** for kind consideration of the Authority:



Q1. Stakeholders may offer their feedback/ comments on the Draft Regulations 2022 as per following format (Table 1).

Sl.no.	Clause no.	Do you	If you do not agree with the	Reasons with full
	of Draft	agree with	amendment proposed in this	justification for your
	Regulation	the Draft	CP, then provide amended	response
		Regulation	Clause proposed by you	
		proposed		
		in this CP		
		(Yes/No)		
1	C (a)	No	Retransmission of channels shall	As in case of MSOs, the
			be over a closed network owned	IPTV Provider should
			and/or controlled by DPO for	also be allowed to share
			electronic delivery of audio	infrastructure of the
			video stream of linear channels	other service provider
			using Internet Protocol through	(whether TSP or other
			an encrypted, point-to-point	MSO) for provision of
			system architecture to set top	IPTV services. Any
			boxes located within a	ownership requirement
			subscriber's premises. For the	would be restrictive only
			avoidance of doubt, IPTV shall	for IPTV services and
			not include any electronic	will also unnecessarily
			delivery for receipt and viewing	put financial burden on
			via (i.e., directly accessible via)	the DPO.
			the Internet / world wide	
			web/OTT	
2	Table 2	No	IPTV Transmission shall be	With advent and
	P#33		agnostic to any network	advancement of new
			topology for both Multicast &	technologies, both
			Unicast methods provided it	Multicast & Unicast
			complies with all regulatory	offers similar Quality of
			requirements. STBs with	Service and Content



Sl.no.	Clause no.	Do you	If you do not agree with the	Reasons with full
	of Draft	agree with	amendment proposed in this	justification for your
	Regulation	the Draft	CP, then provide amended	response
		Regulation	Clause proposed by you	
		proposed		
		in this CP		
		(Yes/No)		
			facilities for recording programs	Security so keeping IPTV
			shall have a copy protection	Service limited to
			system (i.e., a feature which	Multicast would limit the
			prevents reproduction of	Opportunity to Industry
			content and/or unauthorized	Players from growing
			copying and distribution of	fast and make IPTV
			content) and such recorded	successful in the market.
			content should not be	Further, IPTV being
			transferrable to any other	interactive service,
			device.	would be required to
				have functionality of
				unicast as well. As long
				as all the regulatory
				requirements and spec
				are complied with, there
				should not be any
				artificial technological
				barrier like Multicast or
				Unicast to offer IPTV
				Services
3	Table 2	No	IPTV transmission should be	CDN is essential to make
	P#34		allowed to configure any	the IPTV System over
			content delivery network (CDN)	Unicast scalable and
			in their system to deliver linear	robust for best in class



Sl.no.	Clause no.	Do you	If you do not agree with the	Reasons with full
	of Draft	agree with	amendment proposed in this	justification for your
	Regulation	the Draft	CP, then provide amended	response
		Regulation	Clause proposed by you	
		proposed		
		in this CP		
		(Yes/No)		
			content to STBs provided it	Quality of Service
			complies with all regulatory	needed for a mass
			requirements	deployment. As long as
				all the regulatory
				requirements and spec
				are complied with, there
				should not be any
				artificial technological
				barrier like non-usage of
				CDN to offer IPTV
				Services
4	Table 2	No	IPTV system should allow	In the interest of better
	P#37		recording of linear channel at	user-experience, we
			headend/network level	should keep both options
			provided Content is DRM	open for end users to
			protected and only authorized	enjoy Live Channel
			STB should be able to playback	Recording feature as per
			the same in line with	his choice/ need. Live
			Broadcasters Agreements in this	Channel recording can
			regard. It should also be	be enabled over Cloud or
			allowed to record at STB/DVR	Locally through
			level, without there being any	connected Hard-Disk
			option available to transfer such	with DRM protection.
			recorded content to any other	Some leading DTH



Sl.no.	Clause no.	Do you	If you do not agree with the	Reasons with full
	of Draft	agree with	amendment proposed in this	justification for your
	Regulation	the Draft	CP, then provide amended	response
		Regulation	Clause proposed by you	
		proposed		
		in this CP		
		(Yes/No)		
			device.	players are already
				offering similar Cloud
				Recording features on
				their existing Hybrid
				STB
5	Table 2	No	The DRM may allow insertion	This should be
	P#48		of any self-promotion and/or	controlled based on
			any third party and/or paid	Broadcaster's Agreement
			advertisements (including	with respective DPOs to
			banners and Aston bands)	have more efficient way
			before, during or after	of delivering Ads for
			transmission of linear channels	targeted audience. This
			subject to requisite agreement	targeted dynamic Ad-
			with the concerned Broadcasters	insertion will be strictly
			in this regard.	in compliance with
				current TRAI regulations
				on Quality of Service
6	Table 2	No	The DRM may permit	Channel Program
	P#49		subscribers to record and/or	Recording is an essential
			store channels/content from	and sanity feature for
			channels subject to requisite	any LiveTv Service. All
			agreement with the concerned	DTH & Cable TV DPOs
			Broadcasters in this regard.	are already offering the
				same. Further, pls refer
Ĺ				



Sl.no.	Clause no.	Do you	If you do not agree with the	Reasons with full
	of Draft	agree with	amendment proposed in this	justification for your
	Regulation	the Draft	CP, then provide amended	response
		Regulation	Clause proposed by you	
		proposed		
		in this CP		
		(Yes/No)		
				submission to point #3
7	Table 2	No	The DPO may sub-license the	Even under the current
	P#51		DRM and/or any rights granted	regime, MSOs are
			to the DPO by the broadcaster to	permitted to provide
			any entity for re-transmission of	content to other IPTV
			channels to subscribers subject	Service Provider. In view
			to requisite agreement with the	of that, DRM protected
			concerned Broadcasters in this	content should be
			regard.	allowed to sub-license to
				other DPOs after
				obtaining relevant rights
				from Broadcasters.
8	Table 4	No	STB may have feature to	App Download through
	P#16		download 3rd party App/APK	App Store is the need of
			directly from in-built App Store	hour in current time with
			and may also have access to a	ever-growing App eco-
			Browser. However, side	system so direct
			Loading of any third-party App	download from DPO
			should not be allowed on the	controlled App Store
			STB. At the same time, STB	should be allowed.
			having an integrated browser to	IPTV is an inbuilt service
			serve relevant Hybrid STB	of STB while Apps are
			features, it should not allow any	managed through App-
	<u> </u>		<u> </u>	



Sl.no.	Clause no.	Do you	If you do not agree with the	Reasons with full
	of Draft	agree with	amendment proposed in this	justification for your
	Regulation	the Draft	CP, then provide amended	response
		Regulation	Clause proposed by you	
		proposed		
		in this CP		
		(Yes/No)		
			unauthorized access to IPTV	Store so there is a clear
			through Browser.	demarcation between
				them.
				Browser is an integral
				part of STB and required
				for many use-cases so
				having Browser is an
				important element for a
				comprehensive product
				offering to end-user
9	Table 4	No	Already covered under above	Same as above point #16
	P#18		Point #16	
10	Table 4	No	The DRM may allow delivering	IPTV Service should be
	P#21		linear TV channels on HLS,	agnostic to any
			Smooth Streaming, Dash &	technology as far as
			HTTP/TCP subject to IPTV	Solution complying to all
			service being not accessible on	regulatory specifications.
			Open Internet, i.e. IPTV Service	With advancement in
			should strictly be accessible in a	technology now, both
			managed network with DRM	Unicast (HLS, Smooth
			protection	Streaming, Dash &
				HTTP/TCP) and
				Multicast offers similar
				Quality of Service



Sl.no.	Clause no.	Do you	If you do not agree with the	Reasons with full
	of Draft	agree with	amendment proposed in this	justification for your
	Regulation	the Draft	CP, then provide amended	response
		Regulation	Clause proposed by you	
		proposed		
		in this CP		
		(Yes/No)		
				without any compromise
				on Content Security