H.E. Ms Faouzia Boumaiza Mebarki  
Chairperson

Ad Hoc Committee to Elaborate a Comprehensive International Convention on  
Countering the Use of Information and Communication Technologies for Criminal  
Purposes

Your Excellency,

We, the undersigned organizations and academics, work to protect and advance human  
rights, online and offline. Efforts to address cybercrime are of concern to us, both because  
cybercrime poses a threat to human rights and livelihoods, and because cybercrime laws,  
policies, and initiatives are currently being used to undermine people’s rights. We  
therefore ask that the process through which the Ad Hoc Committee does its work  
includes robust civil society participation throughout all stages of the development and  
drafting of a convention, and that any proposed convention include human rights  
safeguards applicable to both its substantive and procedural provisions.

Background

The proposal to elaborate a comprehensive “international convention on countering the  
use of information and communications technologies for criminal purposes” is being put  
forward at the same time that UN human rights mechanisms are raising alarms about the  
abuse of cybercrime laws around the world. In his 2019 report, the UN special rapporteur  
on the rights to freedom of peaceful assembly and of association, Clément Nyaletsossi  
Voule, observed, “A surge in legislation and policies aimed at combating cybercrime has  
also opened the door to punishing and surveilling activists and protesters in many  
countries around the world.” In 2019 and once again this year, the UN General Assembly  
expressed grave concerns that cybercrime legislation is being misused to target human  
rights defenders or hinder their work and endanger their safety in a manner contrary to  
international law. This follows years of reporting from non-governmental organizations  
on the human rights abuses stemming from overbroad cybercrime laws.

When the convention was first proposed, over 40 leading digital rights and human rights  
organizations and experts, including many signatories of this letter, urged delegations to  
vote against the resolution, warning that the proposed convention poses a threat to human  
rights.

In advance of the first session of the Ad Hoc Committee, we reiterate these concerns. If a  
UN convention on cybercrime is to proceed, the goal should be to combat the use of  
information and communications technologies for criminal purposes without endangering
the fundamental rights of those it seeks to protect, so people can freely enjoy and exercise
their rights, online and offline. Any proposed convention should incorporate clear and
robust human rights safeguards. A convention without such safeguards or that dilutes
States’ human rights obligations would place individuals at risk and make our digital
presence even more insecure, each threatening fundamental human rights.

As the Ad Hoc Committee commences its work drafting the convention in the coming
months, it is vitally important to apply a human rights-based approach to ensure that the
proposed text is not used as a tool to stifle freedom of expression, infringe on privacy and
data protection, or endanger individuals and communities at risk.

The important work of combating cybercrime should be consistent with States’ human
rights obligations set forth in the Universal Declaration of Human Rights (UDHR), the
International Covenant on Civil and Political Rights (ICCPR), and other international
human rights instruments and standards. In other words, efforts to combat cybercrime
should also protect, not undermine, human rights. We remind States that the same rights
that individuals have offline should also be protected online.

**Scope of Substantive Criminal Provisions**

There is no consensus on how to tackle cybercrime at the global level or a common
understanding or definition of what constitutes cybercrime. From a human rights
perspective, it is essential to keep the scope of any convention on cybercrime narrow. Just
because a crime might involve technology does not mean it needs to be included in the
proposed convention. For example, expansive cybercrime laws often simply add penalties
due to the use of a computer or device in the commission of an existing offense. The laws
are especially problematic when they include content-related crimes. Vaguely worded
cybercrime laws purporting to combat misinformation and online support for or
glorification of terrorism and extremism, can be misused to imprison bloggers or block
entire platforms in a given country. As such, they fail to comply with international
freedom of expression standards. Such laws put journalists, activists, researchers,
LGBTQ communities, and dissenters in danger, and can have a chilling effect on society
more broadly.

Even laws that focus more narrowly on core cybercrimes are used to undermine rights.
Laws criminalizing unauthorized access to computer networks or systems have been used
to target digital security researchers, whistleblowers, activists, and journalists. Too often,
security researchers, who help keep everyone safe, are caught up in vague cybercrime
laws and face criminal charges for identifying flaws in security systems. Some States
have also interpreted unauthorized access laws so broadly as to effectively criminalize
any and all whistleblowing; under these interpretations, any disclosure of information in
violation of a corporate or government policy could be treated as “cybercrime.” Any
potential convention should explicitly include a malicious intent standard, should not
transform corporate or government computer use policies into criminal liability, should

*List of signatories as of March 10, 2022*
provide a clearly articulated and expansive public interest defense, and include clear provisions that allow security researchers to do their work without fear of prosecution.

**Human Rights and Procedural Safeguards**

Our private and personal information, once locked in a desk drawer, now resides on our digital devices and in the cloud. Police around the world are using an increasingly intrusive set of investigative tools to access digital evidence. Frequently, their investigations cross borders without proper safeguards and bypass the protections in mutual legal assistance treaties. In many contexts, no judicial oversight is involved, and the role of independent data protection regulators is undermined. National laws, including cybercrime legislation, are often inadequate to protect against disproportionate or unnecessary surveillance.

Any potential convention should detail robust procedural and human rights safeguards that govern criminal investigations pursued under such a convention. It should ensure that any interference with the right to privacy complies with the principles of legality, necessity, and proportionality, including by requiring independent judicial authorization of surveillance measures. It should also not forbid States from adopting additional safeguards that limit law enforcement uses of personal data, as such a prohibition would undermine privacy and data protection. Any potential convention should also reaffirm the need for States to adopt and enforce “strong, robust and comprehensive privacy legislation, including on data privacy, that complies with international human rights law in terms of safeguards, oversight and remedies to effectively protect the right to privacy.”

There is a real risk that, in an attempt to entice all States to sign a proposed UN cybercrime convention, bad human rights practices will be accommodated, resulting in a race to the bottom. Therefore, it is essential that any potential convention explicitly reinforces procedural safeguards to protect human rights and resists shortcuts around mutual assistance agreements.

**Meaningful Participation**

Going forward, we ask the Ad Hoc Committee to actively include civil society organizations in consultations—including those dealing with digital security and groups assisting vulnerable communities and individuals—which did not happen when this process began in 2019 or in the time since.

Accordingly, we request that the Committee:

- Accredit interested technological and academic experts and nongovernmental groups, including those with relevant expertise in human rights but that do not have consultative status with the Economic and Social Council of the UN, in a timely and transparent manner, and allow participating groups to register multiple representatives to accommodate the remote participation across different time zones.

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- Ensure that modalities for participation recognize the diversity of non-governmental stakeholders, giving each stakeholder group adequate speaking time, since civil society, the private sector, and academia can have divergent views and interests.

- Ensure effective participation by accredited participants, including the opportunity to receive timely access to documents, provide interpretation services, speak at the Committee’s sessions (in-person and remotely), and submit written opinions and recommendations.

- Maintain an up-to-date, dedicated webpage with relevant information, such as practical information (details on accreditation, time/location, and remote participation), organizational documents (i.e., agendas, discussions documents, etc.), statements and other interventions by States and other stakeholders, background documents, working documents and draft outputs, and meeting reports.

Countering cybercrime should not come at the expense of the fundamental rights and dignity of those whose lives this proposed Convention will touch. States should ensure that any proposed cybercrime convention is in line with their human rights obligations, and they should oppose any proposed convention that is inconsistent with those obligations.

We would be highly appreciative if you could kindly circulate the present letter to the Ad Hoc Committee Members and publish it on the website of the Ad Hoc Committee.

Signatories,*

1. Access Now – International
2. Alternative ASEAN Network on Burma (ALTSEAN) – Burma
3. Alternatives – Canada
4. Alternative Informatics Association – Turkey
5. AqualtuneLab – Brazil
6. ArmSec Foundation – Armenia
7. ARTICLE 19 – International
8. Asociación por los Derechos Civiles (ADC) – Argentina
9. Asociación Trinidad / Radio Viva – Trinidad
10. Asociatia Pentru Tehnologie si Internet (ApTI) – Romania
11. Association for Progressive Communications (APC) – International
12. Associação Mundial de Rádios Comunitárias (Amarc Brasil) – Brazil
13. ASEAN Parliamentarians for Human Rights (APHR) – Southeast Asia
14. Bangladesh NGOs Network for Radio and Communication (BNNRC) – Bangladesh
15. BlueLink Information Network – Bulgaria
16. Brazilian Institute of Public Law - Brazil
17. Cambodian Center for Human Rights (CCHR) – Cambodia

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18. Cambodian Institute for Democracy – Cambodia
19. Cambodia Journalists Alliance Association – Cambodia
20. Casa de Cultura Digital de Porto Alegre – Brazil
21. Centre for Democracy and Rule of Law – Ukraine
22. Centre for Free Expression – Canada
23. Centre for Multilateral Affairs – Uganda
24. Center for Democracy & Technology – United States
25. Center for Justice and International Law (CEJIL) - International
26. Centro de Estudios en Libertad de Expresión y Acceso (CELE) – Argentina
27. Civil Society Europe
28. Coalition Direitos na Rede – Brazil
29. Código Sur - Costa Rica
30. Collaboration on International ICT Policy for East and Southern Africa (CIPESA) – Africa
31. CyberHUB-AM – Armenia
32. Data Privacy Brazil Research Association – Brazil
33. Datskydd – Sweden
34. Derechos Digitales – Latin America
35. Defending Rights & Dissent – United States
36. Digital Citizens – Romania
37. DigitalReach – Southeast Asia
38. Digital Rights Watch - Australia
39. Digital Security Lab – Ukraine
40. Državljan D / Citizen D – Slovenia
41. Electronic Frontier Foundation (EFF) – International
42. Electronic Privacy Information Center (EPIC) – United States
43. Elektronisk Forpost Norge – Norway
44. Epicenter.works for digital rights – Austria
45. European Center For Not-For-Profit Law (ECNL) Stichting – Europe
46. European Civic Forum – Europe
47. European Digital Rights (EDRi) – Europe
48. eQuality Project – Canada
49. Fantsuam Foundation – Nigeria
50. Free Speech Coalition – United States
51. Foundation for Media Alternatives (FMA) – Philippines
52. Fundación Acceso – Central America
53. Fundación Ciudadanía y Desarrollo de Ecuador
54. Fundación CONSTRUIR – Bolivia
55. Fundacion Datos Protegidos – Chile
56. Fundación EsLaRed de Venezuela
57. Fundación Karisma – Colombia
58. Fundación OpenlabEC – Ecuador
59. Fundamedios – Ecuador
60. Garoa Hacker Clube – Brazil
61. Global Partners Digital – United Kingdom

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62. GreenNet – United Kingdom
63. GreatFire – China
64. Hiperderecho – Peru
65. Homo Digitalis – Greece
66. Human Rights in China – China
67. Human Rights Defenders Network – Sierra Leone
68. Human Rights Watch – International
69. ICT4Peace Foundation – Switzerland
70. Igarapé Institute – Brazil
71. IFEX - International
72. Institute for Policy Research and Advocacy (ELSAM) – Indonesia
73. The Influencer Platform – Ukraine
74. INSM Network for Digital Rights – Iraq
75. Internews Ukraine
76. InternetNZ – New Zealand
77. Instituto Beta: Internet & Democracia (IBIDEM) – Brazil
78. Instituto Brasileiro de Defesa do Consumidor (IDEC) – Brazil
79. Instituto Educadigital – Brazil
80. Instituto Nupef – Brazil
81. Instituto de Pesquisa em Direito e Tecnologia do Recife (IP.rec) – Brazil
82. Instituto de Referência em Internet e Sociedade (IRIS) – Brazil
83. Instituto Panameño de Derecho y Nuevas Tecnologías (IPANDETEC) – Panama
84. Instituto para la Sociedad de la Información y la Cuarta Revolución Industrial – Peru
85. International Commission of Jurists – International
86. The International Federation for Human Rights (FIDH) – International
87. Irish Council for Civil Liberties (ICCL) – Ireland
88. IT-Pol – Denmark
89. JCA-NET – Japan
90. KICTANet – Kenya
91. Korean Progressive Network Jinbonet – South Korea
92. Laboratorio de Datos y Sociedad (Datysoc) – Uruguay
93. Laboratório de Políticas Públicas e Internet (LAPÍN) – Brazil
94. Latin American Network of Surveillance, Technology and Society Studies (LAVITS)
95. Lawyers Hub Africa
96. Legal Initiatives for Vietnam
97. Ligue des droits de l’Homme (LDH) – France
98. Masaar - Technology and Law Community – Egypt
99. Manushya Foundation – Thailand
100. MINBYUN Lawyers for a Democratic Society - Korea
101. Open Culture Foundation – Taiwan
102. Open Media – Canada
103. Open Net Association – Korea
104. OpenNet Africa – Uganda

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105. Panoptykon Foundation – Poland
106. Paradigm Initiative – Nigeria
107. Privacy International – International
108. Radio Viva – Paraguay
109. Red en Defensa de los Derechos Digitales (R3D) – Mexico
110. Regional Center for Rights and Liberties – Egypt
111. Research ICT Africa
112. Samuelson-Glushko Canadian Internet Policy & Public Interest Clinic (CIPPIC) – Canada
113. Share Foundation - Serbia
114. Social Media Exchange (SMEX) – Lebanon, Arab Region
115. SocialTIC – Mexico
116. Southeast Asia Freedom of Expression Network (SAFEnet) – Southeast Asia
117. Supporters for the Health and Rights of Workers in the Semiconductor Industry (SHARPS) – South Korea
118. Surveillance Technology Oversight Project (STOP) – United States
119. Tecnología, Investigación y Comunidad (TEDIC) – Paraguay
120. Thai Netizen Network – Thailand
121. Unwanted Witness – Uganda
122. Vrijtschrift – Netherlands
123. West African Human Rights Defenders Network – Togo
124. World Movement for Democracy – International
125. 7amleh – The Arab Center for the Advancement of Social Media – Arab Region

Individual Experts and Academics

1. Jacqueline Abreu, University of São Paulo
2. Chan-Mo Chung, Professor, Inha University School of Law
3. Danilo Doneda, Brazilian Institute of Public Law
4. David Kaye, Clinical Professor of Law, UC Irvine School of Law, former UN Special Rapporteur on Freedom of Opinion and Expression (2014-2020)
5. Wolfgang Kleinwächter, Professor Emeritus, University of Aarhus; Member, Global Commission on the Stability of Cyberspace
6. Douwe Korff, Emeritus Professor of International Law, London Metropolitan University
7. Fabiano Menke, Federal University of Rio Grande do Sul
8. Kyung-Sin Park, Professor, Korea University School of Law
9. Christopher Parsons, Senior Research Associate, Citizen Lab, Munk School of Global Affairs & Public Policy at the University of Toronto
10. Marietje Schaake, Stanford Cyber Policy Center
11. Valerie Steeves, J.D., Ph.D., Full Professor, Department of Criminology University of Ottawa

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