

REGULATION

From Telecommunication Authority,

Regulation_Amending the Regulation on the Devices with Electronic Identity

Article 1- (1) subsection of the (c) subparagraph and the sub-paragraphs (a) and (b) of the first paragraph of the Regulation Regarding the Devices with Electronic Identity which was issued on in the Official Gazette dated 18.10.2005 and numbered 25970 have been amended as follows.

“a) Operators shall disable the devices which are in the black list.”

“b) Operators shall have the obligation to prepare the grey list and to send IMEI, IMS and GSM number information of the devices to CEIR except the official holidays and to send short message to its subscribers that their device is not registered in the white list.”

1) By determining the devices whose electronic identity was cloned, the information regarding subscriber’s full name, title, full address, subscription identity and contact information and electronic identity information and the last date when the device was used and the geographical position,

ARTICLE 2- First and second paragraphs of article 8 of the aforementioned Regulation have been amended as follows.

“For the devices which are not registered with the Authority but purchased after the date of entry into force of the law, and whose electronic identity information was not cloned, in the brand and model approved by the Authority in terms of compliance with the standards; owners of the devices with their invoices or their users with their invoices by applying to the Authority or Regional Directorates of the Authority shall be able to register their devices to the white list without paying any charge of registration.

“Owners or users of the devices with electronic identity which were brought with passengers from abroad or with final return after the date of entry into force of the law or individually imported or sent by mail, for the devices whose electronic identity information was not cloned, approved by the Authority for their brand and model in terms of compliance with the standards, have the obligation to register their devices with their information and by means of the subscription centers of the operators by bringing their foreign invoices and the operators have the obligation to send the updated information of the devices to CEIR for registration to the white list.

ARTICLE 3- Provisional Article 1 of the same Regulation has been amended as follows.

Provisional Article 1- Operators shall send SMS at least for two times at the end of the period which is provided in the law to the subscribers which were found to be using the devices whose electronic identity was cloned and which are not registered. Also following that IMEI numbers of the devices whose electronic identity was found out to be cloned are corrected within the application period by means of the organizations which are authorized by the Authority and the IMSI-IMEI numbers are matched in their networks, the operators shall ensure that these are registered with the Authority.

ARTICLE 4- The following paragraph was added following the first paragraph of provisional article 2 of the same Regulation has been amended as follows:

“Device owners or users who have the invoice of the unregistered devices shall file an application with the operators or the agencies acceptable to the Authority.”

ARTICLE 5- Article 3 of the same Regulation was amended as follows:

“**Provisional Article 3-** Before entry into force of this regulation;

- a) Of the owners or users of the devices with electronic identity which are found to be unregistered with the Authority, those who were not able to

have their devices registered due to force majeure such as they are abroad during the registration, under treatment, imprisoned, etc. shall be capable of having their devices registered to the white list in consideration of five YTL by directly or mail applying to the Authority or Regional Directorates of the Authority or directly subscription centers by documenting their situation.

- b) Of the users of the devices whose electronic identity was cloned, those who passed the period due to the technical inadequacies to be determined by the Authority shall have connection to the electronic communication network when they pay the registration charge which is mentioned above.
- c) Of the owners and users with alarm, vehicle tracking systems and similar GSM terminals which are found to be unregistered with the Authority and unable to show the short message which was sent, those who passed the period of application, shall have connection to the electronic communication network when they pay the registration charge which is mentioned above.

Entry in force

Article 6- This Regulation shall enter into force by its date of issue.

Enforcement

Article 7- Provision of this Regulation shall be enforced by the President of the Board