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WORLD INTELLECTUAL PROPERTY ORGANIZATION GENEVA

STANDING COMMITTEE ON THE LAW OF TRADEMARKS, INDUSTRIAL DESIGNS AND GEOGRAPHICAL INDICATIONS

Fourteenth Session Geneva, April 18 to 22, 2005

SUMMARY OF REPLIES TO THE QUESTIONNAIRE ON TRADEMARK LAW AND PRACTICE (SCT/11/6)

Document prepared by the Secretariat

- 1. At its eighth session, held in Geneva from May 27 to 31, 2002, the Standing Committee on the Law of Trademarks, Industrial Designs and Geographical Indications (SCT) considered issues relating to harmonization of substantive trademark law. The exchange of views that took place at that session was based on document SCT/8/3, which provided a preliminary indication of topics regarding substantive harmonization of trademark laws. Pursuant to a request of the SCT made at the conclusion of its eighth session, the Secretariat prepared a draft questionnaire on trademark law and practice (document SCT/9/3), for discussion at the ninth session which was held from November 11 to 15, 2002. At that session, the SCT decided that the International Bureau should circulate the draft questionnaire on the SCT Electronic Forum, inviting SCT members to provide comments by the end of January 2003. At the tenth session of the SCT (April 28 to May 2, 2003), the Secretariat was asked to revise and finalize the questionnaire as contained in document SCT/10/3 Prov. on the basis of the comments thus far received, and to circulate it for reply. The resulting final version of the questionnaire was issued as document SCT/11/6 and circulated on August 15, 2003, with a request for return by December 30, 2003.
- The Secretariat has received replies from the following Member States: Algeria, Armenia, Australia, Austria, Bangladesh, Belarus, Brazil, Bulgaria, Canada, Chile, China (including Hong Kong Special Administrative Region of the People's Republic of China), Colombia, Costa Rica, Croatia, Czech Republic, Denmark, Dominica, Ecuador, El Salvador, Estonia, Finland, France, Georgia, Germany, Hungary, Iran (Islamic Republic of), Ireland, Israel, Italy, Jamaica, Japan, Kyrgyzstan, Lithuania, Madagascar, Malta, Mauritius, Mexico, Monaco, Morocco, New Zealand, Norway, Oman, Pakistan, Panama, Peru, Philippines, Portugal, Republic of Korea, Republic of Moldova, Romania, Russian Federation, Saint Lucia, Saint Vincent and the Grenadines, Singapore, Slovakia, Slovenia, Spain, Sri Lanka, Sudan, Swaziland, Sweden, Switzerland, Syrian Arab Republic, Thailand, The former Yugoslav Republic of Macedonia, Trinidad and Tobago, Tunisia, Turkey, Ukraine, United Kingdom, United States of America, Uruguay and Zambia (73). The following intergovernmental organizations also replied to the questionnaire: the Benelux Trademark Office (BBM), the European Communities (EC) and the African Intellectual Property Organization (OAPI) (3). Furthermore, replies to the questionnaire were received from a number of private organizations.
- 3. The questionnaire contained 369 questions on the trademark laws and administrative office practices of Member States. In respect of 251 questions a response was requested by checking the relevant box (YES / NO / N/A). The responses to the remaining 118 questions were requested in the form of a written explanation. The Secretariat compiled all the responses into the present summary document.
- 4. In the course of the preparation of this document the Secretariat examined some 22,000 responses received in five official languages (Arabic, English, French, Russian and Spanish). Out of those 22,000 replies, 17,821 correspond to the 251 questions in document SCT/11/6 to which a response had to be given by checking the relevant box (YES/NO/N/A). Those replies are reproduced completely in the present document in the form of tables. Some 4,200 replies relate to the 118 questions in document SCT/11/6 to which the response had to be textual. This document does not attempt to reproduce exactly all responses that were given in the text, but rather identifies general trends in respect of those replies. For the purpose of easy reading and understanding, the questions that require textual response are reproduced followed by a summary of replies received by the Secretariat under each table.

5. It should be noted that the structure of the present document follows the structure of document SCT/11/6, and that the same numeration is applied. Furthermore, the format in which the replies are reproduced was chosen with a view to allowing the addition of further replies in case Member States wish to submit their replies at a later stage.

IMPORTANT NOTE

6. The information reproduced in this document was compiled on the basis of the replies which the Secretariat has received to the questionnaire contained in document SCT/11/6. They constitute information made available by participating States and organizations only for the purposes of identifying issues which could be addressed at the international level for the future development of international trademark law. The information contained in this document should not be taken to constitute a legally binding source of the applicable law in the States and organizations mentioned in this document, or as guidance to the interpretation of such laws.

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I. DEFINITION

1. According to the applicable legislation or IP office practices, a mark is defined as:

1. 11000	rding to the applicable legislation	or ir office pract	trees, a mark is defined as:	
Responding countries/Regional IP offices	A. Any sign or combination of signs, capable of distinguishing the goods or services of an undertaking from the goods or services of another undertaking	B. Signs visually perceptible	C. Signs capable of being represented graphically	D. Other
Algeria	YES	YES	YES	NO
Armenia	YES	YES	YES	YES
Australia	YES	NO	YES	
Austria	YES	YES	YES	NO
Bangladesh	YES	YES	YES	N/A
Belarus	YES	YES	YES	
Brazil	YES	YES	YES	110
Bulgaria	YES	Y TEG	YES	NO
Canada	YES	YES	YES	NO
Chile	MEG	YES	MEG	
China	YES	N/A	YES	NO
China: Hong Kong	YES	NO	YES	NO
(SAR)	MEG	NO	VEC	N/A
Contra Pina	YES	NO	YES	N/A
Costa Rica Croatia	YES YES	NO	YES	NO
	YES	NO	NO	YES
Czech Rep. Denmark	YES	N/A	YES	N/A
Dominica	1 E3	IN/A	I ES	IN/A
Ecuador	YES	YES	YES	YES
El Salvador	YES	YES	NO	NO
Estonia	NO	NO	YES	NO
Finland	YES	N/A	YES	N/A
France	YES	NO	YES	NO NO
Georgia	YES	NO	YES	NO
Germany	YES	NO	YES	NO
Hungary	YES	NO	YES	NO
Iran (Islamic Rep. of)	YES	110	TLO	140
Ireland	YES	NO	YES	N/A
Israel	YES	YES	YES	14/11
Italy	YES	NO	YES	NO
Jamaica	YES	YES	YES	N/A
Japan	YES	N/A	YES	N/A
Kyrgyzstan	YES	YES	YES	NO
Lithuania	YES	N/A	YES	N/A
Madagascar	YES	YES	NO	YES
Malta	YES			
Mauritius	YES	YES	YES	
Mexico	YES	YES	YES	
Monaco	YES	YES	YES	NO
Morocco	YES	YES	YES	NO
New Zealand	YES	NO	YES	NO
Norway	YES	N/A	YES	N/A
Oman		YES	N/A	N/A
Pakistan	YES	NO	YES	YES
Panama	YES			
Peru	YES	YES	YES	YES
Philippines	YES	YES	YES	N/A
Portugal	YES	NO	YES	NO

I. DEFINITION

1. According to the applicable legislation or IP office practices, a mark is defined as:

Responding	A. Any sign or combination	B. Signs	C. Signs capable of	D. Other
countries/Regional	of signs, capable of	visually	being represented	
IP offices	distinguishing the goods or	perceptible	graphically	
	services of an undertaking			
	from the goods or services of			
	another undertaking			
Rep. of Korea	YES	YES	YES	NO
Rep. of Moldova	YES	YES	YES	NO
Romania	YES		YES	
Russian Federation	YES	YES	YES	N/A
Saint Lucia	YES	YES	YES	N/A
St. Vincent & the	YES	N/A	YES	N/A
Grenadines				
Singapore	YES	YES	YES	NO
Slovakia	YES	NO	YES	NO
Slovenia	YES		YES	
Spain	YES		YES	
Sri Lanka	YES	YES	N/A	N/A
Sudan	YES	N/A	N/A	YES
Swaziland	YES		N/A	N/A
Sweden	YES	NO	YES	NO
Switzerland	YES	NO	YES	NO
Syrian Arab Rep.	YES	YES	YES	NO
Thailand	YES	YES	YES	NO
The former Yugoslav	YES	NO	YES	NO
Rep. of Macedonia				
Trinidad & Tobago	YES	YES	YES	
Tunisia	YES	YES	YES	YES
Turkey	YES	YES	YES	NO
Ukraine	YES	YES	YES	
United Kingdom	YES	NO	YES	NO
USA	YES	NO	NO	YES
Uruguay	YES	NO	YES	YES
Zambia	YES			
OAPI	YES	YES	NO	
BBM	YES	NO	YES	
EC	YES	NO	YES	NO

D. If YES, please explain:

Many replies emphasized that the mark had to be distinctive. Some listed what kind of registrable signs were accepted, for example, any word, name, symbol or device, or any combination thereof, used by a person to identify or distinguish his goods or services from the goods and services of others.

Responding countries/ Regional IP offices	I. DEFINITION2. Does the applicable legislation provide for any specific signs to be excluded from registration as a mark?
Algeria	NO
Armenia	YES
Australia	YES
Austria	NO
Bangladesh	YES
Belarus	YES
Brazil	YES
Bulgaria	NO
Canada	YES
Chile	YES
China	NO
China: Hong Kong (SAR)	NO
Colombia Colombia	YES
Costa Rica	YES
Croatia	NO
Czech Rep.	NO
Denmark	YES
Dominica	1E5
Ecuador	YES
El Salvador	YES
Estonia	YES
Finland	NO
France	NO
Georgia	NO
Germany	YES
Hungary	YES
Iran (Islamic Rep. of)	NO
Ireland	YES
Israel	YES
Italy	NO
Jamaica	NO
Japan	YES
Kyrgyzstan	YES
Lithuania	YES
Madagascar	YES
Malta	NO
Mauritius	YES
Mexico	YES
Monaco	YES
Morocco	YES
New Zealand	YES
Norway	NO
Oman	YES
Pakistan	YES
Panama	NO
Peru	NO
Philippines	YES

Responding countries/	I. DEFINITION
Regional IP offices	2. Does the applicable legislation provide for any specific signs to be
	excluded from registration as a mark?
Portugal	NO
Rep. of Korea	NO
Rep. of Moldova	YES
Romania	NO
Russian Federation	NO
Saint Lucia	YES
St. Vincent & the Grenadines	YES
Singapore	YES
Slovakia	NO
Slovenia	YES
Spain	NO
Sri Lanka	YES
Sudan	YES
Swaziland	NO
Sweden	NO
Switzerland	NO
Syrian Arab Rep.	NO
Thailand	YES
The former Yugoslav Rep. of	YES
Macedonia	
Trinidad & Tobago	YES
Tunisia	YES
Turkey	NO
Ukraine	NO
United Kingdom	YES
USA	YES
Uruguay	YES
Zambia	YES
OAPI	YES
BBM	NO
EC	NO

Please explain:

Some replies mentioned sound marks, smell marks and holograms. In other replies signs indicating existence of intellectual property rights, e.g., "registered as being excluded from registration" were excluded from registration. Also some terms such as "olympic", "national", special protected emblems such as "royal crown", national governmental emblems, emblems of other States and of intergovernmental organizations, as well as the olympic symbols and the emblem of the Red Cross, were excluded from registration. In a small number of replies it was indicated that three-dimensional marks and combinations of colors could not be registered as marks. Finally a number of respondents stated that marks of a functional nature could not be registered.

3. Are any specific signs excluded from the registration on the basis of the case law in your jurisdiction?

Some replies mentioned olfactory trademarks, which could not be represented graphically. One reply indicated that famous marks recognized as such by court decisions, could not be registered by third parties.

Can the following signs be registered as marks under the applicable legislation or under IP office practices:

1. Denominations, letters, numbers, etc.

Responding countries/	A. Words in	B. Words in	C. Personal	D. Names of
Regional IP offices	foreign languages	foreign scripts	names	famous people
Algeria	YES	YES	YES	YES
Armenia	YES	YES	YES	YES
Australia	YES	YES	YES	YES
Austria	YES	YES	YES	YES
Bangladesh	YES	YES	YES	YES
Belarus	YES	YES	YES	YES
Brazil	YES	YES	YES	YES
Bulgaria	YES	YES	YES	YES
Canada	YES	YES	YES	YES
Chile	YES	NO	YES	NO
China	YES	YES	YES	YES
China: Hong Kong (SAR)	YES	YES	YES	YES
Colombia	YES	YES	YES	YES
Costa Rica	YES	YES	YES	NO
Croatia	YES	YES	YES	YES
Czech Rep.	YES	YES	YES	YES
Denmark	YES	YES	YES	YES
Dominica				
Ecuador	YES	YES	YES	YES
El Salvador	YES	YES	YES	YES
Estonia	YES	YES	YES	YES
Finland	YES	YES	YES	YES
France	YES	YES	YES	YES
Georgia	YES	YES	YES	YES
Germany	YES	YES	YES	YES
Hungary	YES	YES	YES	YES
Iran (Islamic Rep. of)	YES	YES	YES	NO
Ireland	YES	YES	YES	YES
Israel	YES	YES	YES	YES
Italy	YES	YES	YES	YES
Jamaica	YES	YES	YES	YES
Japan	YES	YES	YES	YES
Kyrgyzstan	YES	YES	YES	YES
Lithuania	YES	YES	YES	YES
Madagascar	YES	YES	YES	YES
Malta	YES		YES	YES
Mauritius	YES	YES	YES	YES
Mexico	YES	YES	YES	YES
Monaco	YES	YES	YES	YES
Morocco	YES	YES	NO	NO
New Zealand	YES	YES	YES	YES
Norway	YES	YES	YES	YES
Oman	YES	YES	YES	YES
Pakistan	YES	YES	YES	YES
Panama	YES	YES	YES	YES
Peru	YES	YES	YES	YES
Philippines	YES	YES	NO	NO
Portugal	YES	YES	YES	YES

Can the following signs be registered as marks under the applicable legislation or under IP office practices:

1. Denominations, letters, numbers, etc.

Responding countries/	A. Words in	B. Words in	C. Personal	D. Names of
Regional IP offices	foreign languages	foreign scripts	names	famous people
Rep. of Korea	YES	YES	YES	YES
Rep. of Moldova	YES	YES	YES	YES
Romania	YES	YES	YES	YES
Russian Federation	YES	YES	YES	YES
Saint Lucia	YES	YES	YES	YES
St. Vincent & the Grenadines	YES	YES	YES	YES
Singapore	YES	YES	YES	YES
Slovakia	YES	YES	YES	YES
Slovenia	YES	YES	YES	YES
Spain	YES	YES	YES	YES
Sri Lanka	YES	YES	YES	YES
Sudan	YES	YES	YES	YES
Swaziland	N/A	N/A	N/A	N/A
Sweden	YES		YES	YES
Switzerland	YES	YES	YES	YES
Syrian Arab Rep.	YES	YES	YES	NO
Thailand	YES	YES	YES	YES
The former Yugoslav Rep. of Macedonia	YES	YES	YES	YES
Trinidad & Tobago	YES	YES	YES	NO
Tunisia	YES	YES	YES	NO
Turkey	YES	YES	YES	YES
Ukraine	YES	YES	YES	YES
United Kingdom	YES	YES	YES	YES
USA	YES	YES	YES	YES
Uruguay	YES	YES	YES	YES
Zambia	YES		YES	YES
OAPI	YES	YES	YES	YES
BBM	YES	YES	YES	YES
EC	YES	YES	YES	YES

A. If YES, please explain if there are any special registration requirements (such as translation):

The requirement of a translation of a trademark that consisted of words in foreign languages was mentioned in 37 replies. Many replies indicated that even if a translation was not required it was recommended. One reply stated that an application for a mark in a foreign language should be combined with the authorization for export of the goods concerned.

B. If YES, please explain if there are any special registration requirements (such as transliteration request):

The requirement of a transliteration of a trademark that consisted of words in foreign script was mentioned in 30 replies. Even though a transliteration was not required it was generally recommended. Some replies pointed out that if a mark was registered without a transliteration or a translation being presented, it was considered as a figurative mark.

D. If YES, please explain if there are any special registration requirements:

In the majority of the replies it was stated that consent from the famous person was required. Some replies pointed out that the registration of names of religious, tribal or political figures were against public order. Historical or cultural figures could not be registered in some countries (such as Beethoven or Mozart for CDs in class 9 of the Nice classification).

Can the following signs be registered as marks under the applicable legislation or under IP Office practices:

1. Denominations, letters, numbers, etc.

Responding countries/	E. Letters	F. Numbers	G. Punctuation marks
Regional IP offices			
Algeria	YES	YES	NO
Armenia	NO	NO	NO
Australia	YES	YES	YES
Austria	YES	YES	YES
Bangladesh	YES	YES	TES
Belarus	YES	YES	NO
Brazil	YES	YES	YES
Bulgaria Bulgaria	YES	YES	NO
Canada	YES	YES	YES
Chile	YES	YES	NO
China	YES	YES	YES
China: Hong Kong	YES	YES	YES
(SAR)	1123	1 LS	TES
Colombia	YES	YES	YES
Costa Rica	YES	YES	YES
Croatia Croatia	YES	YES	YES
Czech Rep.	YES	YES	YES
Denmark	YES	YES	TES
Dominica Dominica	TES	1 ES	+
Ecuador	YES	YES	YES
El Salvador	YES	YES	NO
Estonia	YES	YES	YES
Estonia Finland	YES	YES	YES
France	YES	YES	YES
	YES	YES	N/A
Georgia	YES	YES	NO NO
Germany			YES
Hungary	YES	YES	
Iran (Islamic Rep. of)	YES	YES	YES
Ireland	YES	YES	YES
Israel	YES	YES	YES
<u>Italy</u>	YES	YES	YES
Jamaica	YES	YES	NO
Japan	YES	YES	YES
Kyrgyzstan	YES	YES	NO
Lithuania	YES	YES	N/A
Madagascar	YES	YES	YES
Malta	YES	YES	YES
Mauritius	YES	YES	YES
Mexico	YES	YES	YES
Monaco	YES	YES	NO
Morocco	YES	YES	NO
New Zealand	YES	YES	YES
Norway	YES	YES	
Oman	YES	YES	
Pakistan	YES	YES	
Panama	YES	YES	NO
Peru	YES	YES	YES
Philippines	YES	YES	YES
Portugal	YES	YES	YES

II. REGISTRABLE SIGNS

Can the following signs be registered as marks under the applicable legislation or under IP Office practices:

1. Denominations, letters, numbers, etc.

Responding countries/	E. Letters	F. Numbers	G. Punctuation marks
Regional IP offices			
Rep. of Korea	YES	YES	NO
Rep. of Moldova	YES	YES	NO
Romania	YES	YES	NO
Russian Federation	YES	YES	NO
Saint Lucia	YES	YES	YES
St. Vincent & the	YES	YES	YES
Grenadines			
Singapore	YES	YES	
Slovakia	YES	YES	NO
Slovenia	YES	YES	YES
Spain	YES	YES	NO
Sri Lanka	YES	YES	YES
Sudan	YES	YES	N/A
Swaziland	YES	N/A	N/A
Sweden	YES	YES	
Switzerland	YES	YES	YES
Syrian Arab Rep.	YES	YES	YES
Thailand	YES	YES	YES
The former Yugoslav	YES	YES	YES
Rep. of Macedonia			
Trinidad & Tobago	YES	YES	NO
Tunisia	YES	YES	YES
Turkey	YES	YES	YES
Ukraine	YES	YES	N/A
United Kingdom	YES	YES	YES
USA	YES	YES	YES
Uruguay	YES	YES	YES
Zambia	YES	YES	NO
OAPI	YES	YES	
BBM	YES	YES	YES
EC	YES	YES	YES

E. If YES, please explain if there are any special registration requirements:

Most of the replies emphasized that a mark had to be distinctive. The general approach was that single letter or two-letter combinations, which were not presented in a distinctive way, were not registrable. However, evidence of use might make them registrable. Also, disclaimers might be required in respect of non-distinctive elements of the mark.

F. If YES, please explain if there are any special registration requirements:

See replies to the question 1.E.

G. If YES, please explain if there are any special registration requirements:

See replies to the question 1.E. One reply pointed out that punctuation marks were registrable as position marks. Such marks might be figurative or three-dimensional and they had to comply with the corresponding registration requirements. Also a description of the position of the sign should be submitted.

Can the following signs be registered as marks under the applicable legislation or under IP office practices:

2. Three-dimensional marks

Responding	A. Product	B. Tradedress	C. Product shape	D. Others
countries/Regional IP	packaging			
offices				
Algeria	YES	YES	YES	NO
Armenia	YES	YES	YES	NO
Australia	YES	YES	YES	N/A
Austria	YES	YES	YES	YES
Bangladesh				
Belarus	YES		YES	NO
Brazil	YES	NO	YES	YES
Bulgaria	YES	NO	YES	NO
Canada	YES	YES	YES	N/A
Chile	NO	NO	NO	NO
China	YES	YES	YES	· -
China: Hong Kong	YES	YES	YES	YES
(SAR)	~			
Colombia	YES	YES	YES	NO
Costa Rica	YES	YES	NO	NO
Croatia	YES	YES	YES	NO
Czech Rep.	YES	YES	YES	YES
Denmark	YES	YES	YES	N/A
Dominica				- " - "
Ecuador	YES	YES	YES	NO
El Salvador	YES	YES	YES	1,0
Estonia	YES	YES	NO	
Finland	YES	YES	YES	
France	YES	YES	YES	YES
Georgia	YES	YES	YES	YES
Germany	YES	N/A	YES	
Hungary	YES	YES	YES	YES
Iran (Islamic Rep. of)	YES	YES	YES	
Ireland	YES	YES	YES	YES
Israel	YES	NO	YES	
Italy	YES	YES	YES	NO
Jamaica	YES	N/A	YES	NO
Japan	YES	N/A	YES	YES
Kyrgyzstan	YES	YES	YES	N/A
Lithuania	YES	N/A	YES	N/A
Madagascar	YES	NO	YES	NO
Malta	YES	YES	YES	
Mauritius				
Mexico	YES	YES	YES	NO
Monaco	YES	YES	YES	NO
Morocco	YES	YES	YES	N/A
New Zealand	YES	YES	YES	N/A
Norway	YES	YES	YES	
Oman	YES	YES	YES	N/A
Pakistan	YES	YES	YES	N/A
Panama	YES	YES	YES	11/11
Peru	YES	YES	YES	YES
Philippines	YES	N/A	NO	N/A

Can the following signs be registered as marks under the applicable legislation or under IP office practices:

2. Three-dimensional marks

Responding	A. Product	B. Tradedress	C. Product shape	D. Others
countries/Regional IP	packaging			
offices				
Portugal	YES	YES	NO	YES
Rep. of Korea	YES	NO	YES	N/A
Rep. of Moldova	YES	YES	NO	YES
Romania	YES	YES	NO	
Russian Federation	YES	YES	YES	N/A
Saint Lucia	YES	YES	YES	NO
St. Vincent & the	YES	NO	YES	N/A
Grenadines				
Singapore	YES	YES	YES	NO
Slovakia	YES	YES	YES	YES
Slovenia	YES	NO	YES	
Spain	YES	YES	YES	
Sri Lanka	YES	YES	YES	YES
Sudan	YES	N/A		N/A
Swaziland	N/A	N/A	YES	
Sweden	YES	YES	YES	N/A
Switzerland	YES	YES	YES	NO
Syrian Arab Rep.	YES	YES		NO
Thailand	NO	NO	NO	YES
The former Yugoslav	YES	YES	YES	NO
Rep. of Macedonia				
Trinidad & Tobago	YES	NO	YES	NO
Tunisia	YES	YES	YES	NO
Turkey	YES	YES	NO	NO
Ukraine	YES	YES	NO	NO
United Kingdom	YES	YES	YES	YES
USA	YES	YES	YES	N/A
Uruguay	YES	YES	YES	
Zambia	NO	NO	NO	NO
OAPI	YES		YES	
BBM	YES	YES	YES	
EC	YES	N/A	YES	YES

B. If YES, please explain what are the applicable legal and administrative requirements:

Graphic representation, such as drawings, views or photographs showing each feature, was generally required. As endorsement on the registration a description of a trademark might be required. In one reply it was stated that a three-dimensional mark might comprise other elements such as figurative or word elements, colors or labels. This was referred to as "get up" but not as "tradedress". The distinctiveness of such composite signs would be considered for the mark as a whole.

D. If YES, please list them and explain how they are represented graphically in the application and explain if there are any technical requirements:

Most replies indicated that a mark had to be distinctive and capable of being represented graphically. According to the case law in one country the form which characterizes a service

could also be registered as a mark. Some pointed out that shapes unrelated to the product (e.g. the Mercedes star), the shape of the product itself, the shape of the packaging of the goods (containers, bottles) might be registrable.

- 2. Three-dimensional marks
- E. According to the legislation of your country, what are the absolute grounds for refusal of a three-dimensional mark?

Responding	(i) The shape	(ii) The shape	(iii) The shape	(iv) Other
countries/Regional IP offices	which results from the nature of	which is necessary to	determined by its function (as	grounds
offices	the goods	obtain a technical	opposed to (ii))	
	the goods	result	opposed to (ii))	
	themserves	Tesuit		
Algeria	YES		YES	
Armenia	YES	YES	YES	NO
Australia	NO	NO	NO	N/A
Austria	YES	YES	YES	YES
Bangladesh				
Belarus	YES	YES	YES	
Brazil	YES	YES	YES	YES
Bulgaria	YES	YES	YES	NO
Canada	YES	YES	YES	YES
Chile				
China	YES	YES	YES	YES
China: Hong Kong (SAR)	YES	YES	NO	YES
Colombia	YES	YES	YES	NO
Costa Rica	YES	NO	NO	NO
Croatia	YES	YES	NO	YES
Czech Rep.	YES	YES	YES	YES
Denmark				
Dominica				
Ecuador	YES	YES	YES	NO
El Salvador	YES	YES	YES	YES
Estonia	YES	YES	YES	YES
Finland	YES	YES	YES	
France	YES	YES	YES	YES
Georgia	YES	YES	N/A	NO
Germany	YES	YES	YES	YES
Hungary	YES	YES	NO	YES
Iran (Islamic Rep. of)				
Ireland	YES	YES	NO	YES
Israel	YES	NO	YES	N/A
Italy	YES	YES	YES	NO
Jamaica	YES	YES	YES	N/A
Japan	YES	YES	YES	YES
Kyrgyzstan	N/A	N/A	N/A	N/A
Lithuania	YES	YES	NO	N/A
Madagascar	YES	NO	YES	NO
Malta	YES	YES	NO	YES
Mauritius				
Mexico	YES	YES	YES	YES
Monaco	NO	NO	NO	YES
Morocco	NO	YES	YES	N/A
New Zealand	NO	NO	NO	N/A
Norway	YES	YES	N/A	N/A
Oman	YES	YES	YES	N/A
Pakistan	YES	YES	NO	YES
Panama	YES	YES	YES	

- 2. Three-dimensional marks
- E. According to the legislation of your country, what are the absolute grounds for refusal of a three-dimensional mark?

Responding	(i) The shape	(ii) The shape	(iii) The shape	(iv) Other
countries/Regional IP	which results	which is	determined by its	grounds
offices	from the nature of	necessary to	function (as	
	the goods	obtain a technical	opposed to (ii))	
	themselves	result		
Peru	YES	YES	YES	YES
Philippines	YES	YES	YES	N/A
Portugal	YES	YES	YES	YES
Rep. of Korea	YES	YES	NO	YES
Rep. of Moldova	YES	YES	YES	YES
Romania	YES	YES	NO	YES
Russian Federation	YES	N/A	NO	NO
Saint Lucia	NO	NO NO	NO	NO
St. Vincent & the	N/A	N/A	N/A	N/A
Grenadines	IN/A	IN/A	IN/A	IN/A
Singapore				
Slovakia	YES	YES	YES	YES
Slovenia	YES	YES	NO	NO
Spain	YES	YES	YES	1,0
Sri Lanka	YES	YES	YES	YES
Sudan	YES	N/A	N/A	NO
Swaziland	N/A	NO	N/A	N/A
Sweden				
Switzerland	YES	YES	NO	YES
Syrian Arab Rep.	YES	YES	YES	YES
Thailand	YES	YES	YES	YES
The former Yugoslav Rep.	YES	YES	NO	YES
of Macedonia				
Trinidad & Tobago	YES	YES	NO	YES
Tunisia	YES	YES	YES	YES
Turkey	YES	YES	NO	NO
Ukraine	YES	YES	YES	YES
United Kingdom	YES	YES	NO	YES
USA	YES	YES	YES	YES
Uruguay	YES	YES	YES	
Zambia	N/A	N/A	N/A	N/A
OAPI				
BBM	YES	YES	YES	YES
EC	YES	YES	NO	YES

E(iv) If YES, please explain:

The replies listed, among others, the shape that gave substantial value to the goods, shapes contrary to morality or public order, shapes not capable of distinguishing and the common or usual shape of a product or a packaging.

	II. REGISTRABLE SIGNS2. Three-dimensional marks						
Responding countries/Regional IP offices	F. If a three-dimensional mark is refused, can the holder convincingly prove that his/her sign has acquired a distinctive character through use?	G. If three-dimensional marks are protected in your country, has their introduction affected the volume of design registrations?					
Algeria	NO	NO					
Armenia	NO	YES					
Australia	YES	NO					
Austria	YES	NO					
Bangladesh							
Belarus	YES	YES					
Brazil	YES	N/A					
Bulgaria	YES	NO					
Canada	NO	NO					
Chile							
China		NO					
China: Hong Kong (SAR)	YES	NO					
Colombia	YES	NO					
Costa Rica	YES	NO					
Croatia	YES	NO					
Czech Rep.	YES	N/A					
Denmark							
Dominica							
Ecuador	NO	YES					
El Salvador	NO	N/A					
Estonia	YES	N/A					
Finland	YES YES	NO					
France	NO YES	NO NO					
Georgia Germany	YES	YES					
Hungary	NO	NO					
Iran (Islamic Rep. of)	YES	NO					
Ireland	YES	NO					
Israel	YES	NO					
Italy	NO	NO					
Jamaica	YES	YES					
Japan	YES	NO					
Kyrgyzstan	YES	NO					
Lithuania	NO	NO					
Madagascar	NO	NO					
Malta	N/A	NO					
Mauritius							
Mexico	NO	N/A					
Monaco	YES	YES					
Morocco	N/A	NO					
New Zealand	YES	NO					
Norway	YES	N/A					
Oman	YES	N/A					
Pakistan	YES	N/A					
Panama	YES	YES					
Peru	YES	NO					
Philippines	YES	YES					

	II. REGISTRABLE SIGNS 2. Three-dimensional mark	
Responding countries/Regional IP offices	F. If a three-dimensional mark is refused, can the holder convincingly prove that his/her sign has acquired a distinctive character through use?	G. If three-dimensional marks are protected in your country, has their introduction affected the volume of design registrations?
Portugal	NO	NO
Rep. of Korea	YES	N/A
Rep. of Moldova	YES	NO
Romania	YES	
Russian Federation	YES	NO
Saint Lucia	YES	NO
St. Vincent & the	YES	
Grenadines		
Singapore		
Slovakia	YES	N/A
Slovenia	NO	NO
Spain	YES	N/A
Sri Lanka	YES	NO
Sudan	N/A	NO
Swaziland	YES	N/A
Sweden		
Switzerland	YES	NO
Syrian Arab Rep.	YES	NO
Thailand	YES	N/A
The former Yugoslav Rep. of Macedonia	YES	NO
Trinidad & Tobago	YES	NO
Tunisia	YES	NO
Turkey	YES	NO
Ukraine	YES	NO
United Kingdom	YES	NO
USA	YES	N/A
Uruguay	NO	NO
Zambia		NO
OAPI		
BBM	YES	N/A
EC	YES	N/A

F. If YES, please explain by which means the distinctive character could be proved (filing evidence of use, opinion surveys etc.):

A few replies pointed out that evidence of acquired distinctiveness could overcome an objection of devoid of distinctive character but not an objection referred to in questions E(I) to (iii). Some stated that all kinds of evidence might be taken into consideration, among others, invoices, delivery slips, order slips, bills, receipts, account books, pamphlets, printed matters (newspaper clippings, magazines, catalogues, leaflets) carrying advertisement, publicity, photograph showing the use of a trademark, a certificate issued by an advertisement agency, broadcasting agency, publisher or printer, certificate issued by a trade association or fellow traders, a certificate issued by a customer of goods or services or an agent, a certificate issued by a consumer, a certificate issued by a public organization (government authorities, local public bodies, foreign embassy, a chamber of commerce and industry). Generally

distinctive character and evidence of use might be proven if sufficient evidence was provided, i.e., opinion surveys. One reply pointed out that if a three-dimensional mark was treated as product packaging it might be protected as inherently distinctive without proof of acquired distinctiveness. In the case it was a product shape, then it could only be protected upon proof that it had acquired distinctiveness through use.

If YES, what are the criteria to determine the distinctive character of the shape of a product?

Many replies indicated that the affected trade circles must consider the shape as such as an indication of the origin and the shape as such must have the required degree of recognition. The results of opinion surveys played an important role in determining whether a mark had become distinctive.

Can the following signs be registered as marks under the applicable legislation or under IP office practices:

3. Other non-traditional marks

		A. Color mark	B. Sound marks		
Responding countries/ Regional IP offices	(i) Single color	(ii) Combination of colors	(iii) Single color or combination of colors associated with other signs	(i) Musical sounds	(ii) Other sounds
Algeria	YES	YES	YES	NO	NO
Armenia	NO	YES	YES	YES	YES
Australia	YES	YES	YES	YES	YES
Austria	YES	YES	YES	YES	YES
Bangladesh	YES	YES	YES	NO	NO
Belarus	YES	YES	YES	NO	NO
Brazil	NO	YES	YES	NO	NO
Bulgaria	NO	YES	YES	YES	NO
Canada	YES	YES	YES	NO	NO
Chile	NO	NO	NO	NO	NO
China	NO	YES	YES	YES	
China: Hong Kong (SAR)	YES	YES	YES	YES	YES
Colombia	NO	YES	YES	YES	YES
Costa Rica	NO	NO	YES	YES	YES
Croatia	YES	YES	YES	NO	NO
Czech Rep.	YES	YES	YES	NO	NO
Denmark	N/A	YES	YES	YES	YES
Dominica	- "				
Ecuador	YES	YES	YES	YES	YES
El Salvador	NO	YES	YES	NO	NO
Estonia	NO	YES	YES	NO	NO
Finland	YES	YES	YES	YES	
France	YES	YES	YES	YES	YES
Georgia	NO	YES	YES	YES	YES
Germany	YES	YES	YES	YES	YES
Hungary	YES	YES	YES	YES	N/A
Iran (Islamic Rep. of)	NO	NO	YES	NO	NO
Ireland	YES	YES	YES	YES	YES
Israel	YES	YES	YES	YES	N/A
Italy	YES	YES	YES	YES	YES
Jamaica	YES	YES	YES	YES	YES
Japan	NO	YES	YES	NO	NO
Kyrgyzstan	N/A	YES	YES	NO	NO
Lithuania	NO	YES	YES	YES	YES
Madagascar	YES	YES	YES	NO	NO
Malta	YES	YES	YES	NO	NO
Mauritius	YES	YES	YES	YES	NO
Mexico	NO	YES	NO	NO	NO
Monaco	YES	YES	YES	NO	NO
Morocco		YES	YES	NO	NO
New Zealand	YES	YES	YES	YES	YES
Norway	YES	YES	YES	YES	YES
Oman	YES	YES	YES	NO	NO
Pakistan	YES	YES	YES	YES	YES

Can the following signs be registered as marks under the applicable legislation or under IP office practices:

3. Other non-traditional marks

	A. Color marks		B. Sour	d marks	
Responding countries/ Regional IP offices	(i) Single color	(ii) Combination of colors	(iii) Single color or combination of colors associated with other signs	(i) Musical sounds	(ii) Other sounds
Panama	NO	YES	YES	NO	NO
Peru	NO	YES	YES	YES	YES
Philippines	YES	YES	YES	NO	NO
Portugal	NO	YES	YES	YES	NO
Rep. of Korea	NO	NO	YES	NO	NO
Rep. of Moldova	NO	YES	YES	NO	NO
Romania	NO	YES		YES	
Russian Federation	YES	YES	N/A	YES	YES
Saint Lucia	YES	YES	YES	NO	NO
St. Vincent & the Grenadines	NO	YES	YES	YES	N/A
Singapore	YES	YES	YES	NO	NO
Slovakia	YES	YES	YES	NO	NO
Slovenia	YES	YES	N/A	N/A	N/A
Spain	YES	YES	YES	YES	
Sri Lanka	NO	YES	YES	NO	NO
Sudan	YES	YES	YES	N/A	N/A
Swaziland	YES	YES	YES	N/A	N/A
Sweden	YES	YES	YES	YES	YES
Switzerland	YES	YES	YES	YES	YES
Syrian Arab Rep.	NO	YES	YES	NO	NO
Thailand	NO	YES	YES	NO	NO
The former Yugoslav Rep. of Macedonia	NO	YES	YES	NO	NO
Trinidad & Tobago	YES	YES	YES	NO	NO
Tunisia	YES	YES	YES	YES	NO
Turkey	NO	YES	YES	NO	NO
Ukraine	YES	YES	YES	YES	YES
United Kingdom	YES	YES	YES	YES	YES
USA	YES	YES	YES	YES	YES
Uruguay	NO	YES	YES	YES	YES
Zambia	NO	NO	YES	NO	NO
OAPI	YES	YES	YES	NO	NO
BBM	YES	YES	YES	NO	NO
EC	YES	YES	YES	YES	YES

A. If YES, please explain how the color or combination of colors are represented in the application:

Where a color or colors were claimed as element(s) of a trademark, most replies indicated that an application must include a description in words of the color(s) concerned. It must also include a representation of the mark in the particular color(s) claimed. Applicant might define color(s) using any recognized color matching system. Some replies stated that color alone marks might be registered as long as they were defined by a given

form or in association with other signs. Proof that a sign had acquired a distinctive character through use was generally demanded. A few replies referred to a court decision, according to which color alone marks must be described by reference to an international color code (e.g., PANTONE®).

B(ii) If YES, please list them and explain how they are represented in the application, whether graphically or by other means:

The majority said that a sound had to be represented graphically, such as musical notations or words. Cassettes and CDs might also be provided. In one reply low of a cow and sound of an automobile horn were mentioned, provided that these sounds had distinctive features. The application must, in that case, include the characteristics of sound or the diagram of frequencies, with the soundtrack registered on an audiocassette.

Can the following signs be registered as marks under the applicable legislation or under IP office practices:

3. Other non-traditional marks

Responding countries/Regional IP offices	C. Olfactory marks	D. Holograms	E. Slogans
Algeria	NO	NO	YES
Armenia	NO	NO	YES
Australia	YES	YES	YES
Austria	NO	YES	YES
Bangladesh	NO	NO	YES
Belarus	NO	NO	YES
Brazil	NO	NO	NO
Bulgaria	NO	NO	YES
Canada	NO	NO	YES
Chile	NO	NO	YES
China	YES	NO	NO
China: Hong Kong	YES	NO	YES
(SAR)			
Colombia	YES	YES	YES
Costa Rica	YES	N/A	YES
Croatia	NO	NO	YES
Czech Rep.	NO	N/A	YES
Denmark	NO	YES	YES
Dominica			
Ecuador	YES	YES	YES
El Salvador	NO	YES	YES
Estonia	NO	YES	YES
Finland	YES	YES	YES
France	YES	YES	YES
Georgia	N/A	N/A	YES
Germany	NO	YES	YES
Hungary	NO	YES	YES
Iran (Islamic Rep. of)	NO	NO	YES
Ireland	YES	YES	YES
Israel	NO	YES	YES
Italy	YES	YES	YES
Jamaica	YES	N/A	YES
Japan	NO	NO	NO
Kyrgyzstan	NO	YES	YES
Lithuania	YES	YES	YES
Madagascar	NO	NO	YES
Malta	NO	NO	YES
Mauritius	NO		YES
Mexico	NO	NO	YES
Monaco	NO	NO	YES
Morocco	NO	YES	YES
New Zealand	YES	YES	YES
Norway	YES	YES	YES
Oman			
Pakistan	NO	YES	YES
Panama	NO	YES	YES
Peru	YES	YES	YES
Philippines	NO	YES	YES
Portugal	NO	NO	YES

Can the following signs be registered as marks under the applicable legislation or under IP office practices:

3. Other non-traditional marks

Responding countries/Regional IP offices	C. Olfactory marks	D. Holograms	E. Slogans
Rep. of Korea	NO	NO	NO
Rep. of Moldova	NO	N/A	YES
Romania	NO	YES	YES
Russian Federation	YES	NO	YES
Saint Lucia	NO	N/A	YES
St. Vincent & the Grenadines	NO	NO	YES
Singapore	NO	YES	YES
Slovakia	NO	NO	YES
Slovenia	N/A	YES	YES
Spain	NO		YES
Sri Lanka	NO	NO	YES
Sudan			
Swaziland	N/A	N/A	N/A
Sweden	YES	YES	YES
Switzerland	YES	YES	YES
Syrian Arab Rep.			
Thailand	NO	NO	YES
The former Yugoslav Rep. of Macedonia	NO	NO	YES
Trinidad & Tobago	NO	NO	YES
Tunisia			
Turkey	NO	NO	YES
Ukraine	NO	NO	YES
United Kingdom	YES	NO	YES
USA	YES	YES	YES
Uruguay	NO	NO	YES
Zambia	NO	NO	YES
OAPI	NO	NO	YES
BBM	NO	YES	YES
EC	NO	YES	YES

C. If YES, explain how they are represented in the application, whether graphically or by other means:

Many replies indicated that the offices had not yet received any applications containing olfactory marks but, in principle, olfactory marks had to be represented graphically and contain a description of the composition and elements. However, many replies stated that for the time being, no means of satisfactory graphical presentation existed. A few replies mentioned a court decision according to which a chemical formula, description in words, deposit or a combination of them was all held to be insufficient.

D. If YES, explain how they are represented in the application, whether graphically or by other means:

Most replies indicated that the different views of the representation of a mark might be represented graphically. It was explained that taking a photocopy of a hologram would reveal the selection of pictures contained in a hologram. A hologram could therefore be represented graphically by a photocopy. Some replies stated that a selection of pictures revealing the whole of the holographic effect was required, and also an additional explanation of the effect in plain words.

Can the following signs be registered as marks under the applicable legislation or under IP office practices:

3. Other non-traditional marks

Responding countries/Regional IP offices	F. Movie/ book titles	G. Motion or multimedia signs	H. Others	I. Do the same examiners examine non-traditional and traditional marks?	J. Is there any special training given to those who examine non-traditional marks?
Algeria	YES	NO	NO	YES	NO
Armenia	N/A	NO	N/A	YES	NO
Australia	YES	YES		YES	YES
Austria	YES	NO	NO	YES	NO
Bangladesh	YES	YES	YES	YES	NO
Belarus	YES	NO	NO	YES	NO
Brazil	YES	NO	NO	YES	NO
Bulgaria	NO	NO	NO	YES	NO
Canada	YES	NO	N/A	NO	YES
Chile	YES	NO		YES	
China	YES	NO		YES	YES
China: Hong Kong (SAR)	YES	NO		YES	YES
Colombia	YES	YES	NO	YES	NO
Costa Rica	YES	NO		YES	NO
Croatia	YES	NO	NO	N/A	N/A
Czech Rep.	YES	NO	NO	YES	NO
Denmark	YES	YES	N/A	YES	NO
Dominica					
Ecuador	YES	YES	YES	YES	NO
El Salvador	YES	YES	NO	YES	NO
Estonia	YES	NO	NO	YES	NO
Finland	YES	YES		YES	NO
France	YES	NO	N/A	YES	NO
Georgia	N/A	N/A	NO	YES	NO
Germany	YES	YES	YES	YES	NO
Hungary	YES	NO	N/A	YES	NO
Iran (Islamic Rep. of)	YES	NO		YES	NO
Ireland	YES	YES	YES	YES	NO
Israel	YES	N/A	NO	YES	NO
Italy	YES	NO	NO	YES	NO
Jamaica	YES	N/A	N/A	YES	NO
Japan	YES	NO	NO	YES	NO
Kyrgyzstan	YES	NO	NO	YES	NO
Lithuania	N/A	N/A	NO	YES	NO
Madagascar	YES	NO	NO	YES	NO
Malta	NO	NO	NO	YES	NO
Mauritius	YES	YES	NO	YES	NO
Mexico	YES	NO	NO	YES	YES
Monaco	YES	NO	YES	YES	NO
Morocco	YES	NO	N/A	NO	NO
New Zealand	YES	YES	YES	YES	NO
Norway	YES	YES	N/A	YES	NO N/A
Oman Pakistan	YES YES	N/A NO	N/A	YES	N/A

Can the following signs be registered as marks under the applicable legislation or under IP office practices:

3. Other non-traditional marks

	<u> </u>	T =	T	T = = -	T
Responding	F. Movie/	G. Motion or	H. Others	I. Do the same	J. Is there any
countries/Regional IP	book titles	multimedia		examiners	special training
offices		signs		examine	given to those
				non-traditional	who examine
				and traditional	non-traditional
				marks?	marks?
Panama	YES	YES	NO	YES	NO
Peru	YES	N/A	YES	YES	NO
Philippines	YES	N/A	N/AS	YES	NO
Portugal	YES	NO	NO	YES	NO
Rep. of Korea	YES	NO	NO	YES	NO
Rep. of Moldova	YES	NO	NO	YES	NO
Romania	YES	NO		YES	NO
Russian Federation	YES	YES	YES	YES	NO
Saint Lucia	YES	NO	NO	YES	YES
St. Vincent & the	YES	YES	NO	NO	NO
Grenadines					
Singapore	YES	YES	N/A	YES	YES
Slovakia	YES	NO	NO	YES	NO
Slovenia	YES	NO	NO	YES	NO
Spain	NO			YES	
Sri Lanka	YES	NO	NO	YES	NO
Sudan	YES	NO	NO	YES	YES
Swaziland	N/A	N/A	N/A	YES	NP
Sweden	YES	YES	N/A	YES	NO
Switzerland	YES	YES	YES	YES	YES
Syrian Arab Rep.	NO	NO	NO	YES	NO
Thailand	YES	NO	NO	YES	YES
The former Yugoslav	YES	NO	NO	YES	NO
Rep. of Macedonia					
Trinidad & Tobago	NO	NO	NO	NO	
Tunisia	NO	NO	NO	YES	NO
Turkey	YES	NO	NO	YES	NO
Ukraine	YES	NO	YES	YES	NO
United Kingdom	YES	YES	YES	YES	NO
USA	YES	YES	N/A	YES	YES
Uruguay	YES			YES	NO
Zambia	NO	NO	NO	YES	NO
OAPI	YES	NO	NO	YES	NO
BBM	YES	N/A		YES	NO
EC	YES	YES	YES	YES	NO

F. If YES, please explain if there are any special requirements:

Registration was generally allowed if an authorization to register, granted by the owner of the rights over the title, was presented. In many replies it was emphasized that the movie/book titles should not be against good manners.

G. If YES, please explain how they are represented graphically:

Some replies specified that all the stills that made up the multimedia effect, or a selection of samples sufficient to fully represent or reveal the distinctiveness of the multimedia effect, and an additional explanation of the effect in plain words must be submitted. It was generally required that an applicant file a sample of the full motion effect/multimedia sign on a digital data carrier in a data format chosen/accepted by the office, typically on a CD-ROM or a DVD.

H. If YES, please list them and explain how they are represented graphically, such as position marks:

One reply indicated that one touch mark had been accepted in embossed printing (braille). In another reply taste marks were mentioned, specified by written descriptions. In a third reply light signs were indicated. In that case an application had to include the characteristics of light symbols or signals, their sequence, duration of the luminescence and other features.

I. If NO, please explain:

In one reply it was explained that sound marks were examined by a single examiner and in another reply that special examiners examined color and scent marks.

J. If YES, please explain what kind of training:

Internal training at the office and WIPO's training sessions were mentioned.

II. REGISTRABLE SIGNS 4. Service Marks 4. Are service marks protected? Responding countries/ 4A Are marks for retail services Regional IP offices protected? Algeria YES YES Armenia YES YES Australia YES YES YES Austria NO Bangladesh NO NO Belarus YES YES Brazil YES YES Bulgaria YES NO Canada YES YES Chile YES YES China YES YES China: Hong Kong (SAR) YES Colombia YES YES Costa Rica YES YES YES Croatia YES Czech Rep. YES YES Denmark YES YES Dominica YES Ecuador YES El Salvador YES Estonia YES YES Finland YES YES France YES NO YES YES Georgia YES Germany NO Hungary YES YES Iran (Islamic Rep. of) YES YES Ireland YES YES YES Israel YES Italy YES NO Jamaica YES YES Japan YES NO Kyrgyzstan YES YES Lithuania YES YES Madagascar YES YES Malta YES YES Mauritius YES YES Mexico YES YES Monaco YES N/AMorocco YES NO New Zealand YES YES Norway YES YES Oman YES YES Pakistan Panama YES YES NO Peru Philippines YES Portugal YES YES Rep. of Korea YES NO Rep. of Moldova YES YES

II. REGISTRABLE SIGNS 4. Service Marks					
Responding countries/ Regional IP offices	4. Are service marks protected?	4A Are marks for retail services protected?			
Romania	YES	YES			
Russian Federation	YES	YES			
Saint Lucia	YES	YES			
St. Vincent & the Grenadines	YES	NO			
Singapore	YES	YES			
Slovakia	YES	YES			
Slovenia	YES	NO			
Spain	YES	YES			
Sri Lanka	YES	YES			
Sudan	YES	YES			
Swaziland	YES	YES			
Sweden	YES	YES			
Switzerland	YES	YES			
Syrian Arab Rep.	YES	YES			
Thailand	YES	YES			
The former Yugoslav Rep. of Macedonia	YES	YES			
Trinidad & Tobago	YES	YES			
Tunisia	YES	YES			
Turkey	YES	YES			
Ukraine	YES	YES			
United Kingdom	YES	YES			
USA	YES	YES			
Uruguay					
Zambia	YES	NO			
OAPI	YES	YES			
BBM	YES	YES			
EC	YES	YES			

4A. If YES, are they protected in a special class (class 35) or as such?

The majority of the replies stated that marks for retail services were protected in class 35. Some pointed out that the goods and/or services being sold and the mode of sale, e.g. shop, Internet, must be defined.

II. REGISTRABLE SIGNS5. Special types of marks

5. Special types of marks						
Responding countries/ Regional IP offices	A. Defensive marks	B. Associated marks	C. A series of marks	D. Collective marks		
Algeria	YES	YES	NO	YES		
Armenia	NO	NO	NO	YES		
Australia	YES	YES	YES	YES		
Austria	NO	NO	NO	YES		
Bangladesh	YES	YES	YES	NO		
Belarus	NO	NO	NO	YES		
Brazil	NO	NO	NO	YES		
Bulgaria	NO	NO	NO	YES		
Canada	NO	YES	NO	YES		
Chile	NO	NO	NO	NO		
China	YES	YES	YES	YES		
China: Hong Kong	YES	NO	YES	YES		
(SAR)	I LS	NO	1123	1123		
Colombia	NO	NO	NO	YES		
Costa Rica	NO	NO	NO	YES		
Croatia	NO	NO	NO	YES		
Czech Rep.	NO	NO	NO	YES		
Denmark	N/A	N/A	NO	YES		
Dominica						
Ecuador	NO	NO		YES		
El Salvador	N/A	N/A	N/A	YES		
Estonia	NO	NO	NO	YES		
Finland	N/A	N/A	N/A	YES		
France	YES	N/A	N/A	YES		
Georgia	N/A	N/A	N/A	YES		
Germany	N/A	N/A	YES	YES		
Hungary	NO	NO	NO	YES		
Iran (Islamic Rep. of)	NO	NO	YES	YES		
Ireland	NO	NO	YES	YES		
Israel	NO	NO	NO	YES		
Italy	NO	NO	NO	YES		
Jamaica	NO	NO	YES	YES		
Janaica Japan	YES	NO	NO	YES		
•	YES	YES	YES	YES		
Kyrgyzstan Lithuania				YES		
	NO	NO	NO			
Madagascar	NO	NO	NO	YES		
Malta	NO	NO	NO	YES		
Mauritius	NO	NO	NO	YES		
Mexico	NO	NO	NO	YES		
Monaco	N/A/	YES	NO	YES		
Morocco	YES	YES	YES	YES		
New Zealand	NO N/A	NO	YES	YES		
Norway	N/A	N/A	NO	YES		
Oman	N/A	N/A	YES	N/A		
Pakistan	YES	NO	YES	YES		
Panama	N/A		N/A	YES		
Peru	NO	NO	NO	NO		
Philippines	NO	YES	N/A	YES		
Portugal	NO	NO	NO	YES		
Rep. of Korea	NO	NO	NO	YES		

II. REGISTRABLE SIGNS 5. Special types of marks A. Defensive Responding countries/ B. Associated C. A series of D. Collective marks Regional IP offices marks marks marks Rep. of Moldova NO NO N/A YES NO Romania NO NO YES NO Russian Federation NO NO YES YES YES YES Saint Lucia NO St. Vincent & the YES NO YES YES Grenadines YES YES Singapore NO NO YES YES Slovakia N/A N/A Slovenia NO NO NO YES Spain NO NO NO YES Sri Lanka NO YES NO YES YES Sudan N/A N/A N/A YES Swaziland N/A N/A N/A Sweden YES YES YES YES Switzerland YES NO YES YES Syrian Arab Rep. NO YES Thailand NO YES NO NO The former Yugoslav NO NO YES NO Rep. of Macedonia NO YES NO Trinidad & Tobago Tunisia YES YES YES YES NO Turkey NO NO YES Ukraine NO NO NO YES United Kingdom NO NO YES YES USA NO NO NO YES

A. If YES, please explain how they are defined and specify any special requirements:

N/A

YES

N/A

NO

According to some replies national laws stipulated defensive marks while others stated that they were recognized by the office practices. There was a wide divergence as regards the definitions and requirements.

N/A

YES

N/A

NO

N/A

YES

YES

NO

NO

YES

N/A

YES

YES

YES

B. If YES, please explain how they are defined and specify any special requirements:

See the reply to question 5A.

Uruguay

Zambia

OAPI

BBM

EC

C. If YES, please explain how they are defined and specify any special requirements:

In many replies series of marks were defined as a number of trade marks which resembled each other as to their material particulars and differed only as to matters of a non-distinctive character not substantially affecting the identity of the trademark. In some replies were mentioned requirements, such as one applicant, one receiving date, and one leading class.

D. If YES, please explain how they are defined and the particular requirements (such as regulations for use or minimum content of regulations):

On the basis of the replies, it appeared that there existed two types of collective marks, namely association marks and certification marks. Sometimes a collective mark was the same as an association mark, a specific sign which belongs to an association of enterprises and which was used or intended to be used by its members for goods and services. Generally the regulations for use were required and the list of names of the persons authorized to use the mark. Also the statutes and possible sanctions in case of an unauthorized use were demanded. The collective marks were examined on the same basis as regular trademarks, e.g., they had to be capable of distinguishing. As regards certification marks, see the reply to question 5E.

II. REGISTRABLE SIGNS

Responding countries/	E. Certification marks	F. Guarantee marks	G. Others
Regional IP offices			
Algeria	YES		NO
Armenia	NO	NO	
Australia	YES	NO	N/A
Austria	NO	NO	NO
Bangladesh	YES		
Belarus	NO	NO	NO
Brazil	YES	NO	NO
Bulgaria	YES	NO	NO
Canada	YES	NO	N/A
Chile	NO	NO	NO
China	YES	NO	NO
China: Hong Kong	YES	NO	NO
(SAR)	120		110
Colombia	YES	NO	NO
Costa Rica	YES	NO	YES
Croatia	NO	YES	NO
Czech Rep.	NO	NO	NO
Denmark	YES		N/A
Dominica			
Ecuador	YES	NO	NO
El Salvador	NO	NO	NO
Estonia	N/A	N/A	NO
Finland	YES	N/A	
France	YES	NO	NO
Georgia	NO	NO	NO
Germany	YES	YES	1,0
Hungary	YES	NO	NO
Iran (Islamic Rep. of)	YES	YES	1,0
Ireland	YES	NO	NO
Israel	YES	NO	NO
Italy	NO	NO	NO
Jamaica	YES	NO	N/A
Japan	NO	NO	NO
Kyrgyzstan	NO	NO	NO
Lithuania	NO	NO	NO
Madagascar	NO	NO	NO
Malta	YES	NO	NO
Mauritius	NO	NO	INU
Mexico	NO	NO	NO
Monaco	YES	N/A	NO
Morocco	YES	IN/A	NO
New Zealand	YES	NO	N/A
Norway	YES	N/A	N/A N/A
	1 E3	N/A N/A	N/A N/A
Oman Pakistan	VEC		IN/A
	YES	NO	NO
Panama	YES	YES	NO NO
Peru	NO	NO	NO N/A
Philippines	NO	NO	N/A
Portugal	YES	NO	NO

II. REGISTRABLE SIGNS5. Special types of marks						
Responding countries/ Regional IP offices	E. Certification marks	F. Guarantee marks	G. Others			
Rep. of Moldova	YES	YES	NO			
Romania	YES	NO	NO			
Russian Federation	NO	NO	NO			
Saint Lucia	YES	NO	NO			
St. Vincent & the Grenadines	YES	NO	NO			
Singapore	YES		N/A			
Slovakia	YES	NO	NO			
Slovenia	NO	NO	NO			
Spain	NO	YES				
Sri Lanka	YES	NO	NO			
Sudan	N/A	N/A	NO			
Swaziland	N.A	N/A	N/A			
Sweden	YES					
Switzerland	NO	YES	NO			
Syrian Arab Rep.	YES	YES	NO			
Thailand	YES	NO	NO			
The former Yugoslav Rep. of Macedonia	YES	NO	NO			
Trinidad & Tobago	YES	NO	NO			
Tunisia	YES	YES	NO			
Turkey	NO	YES	NO			
Ukraine	NO	NO	NO			
United Kingdom	YES	NO	NO			
USA	YES	NO	N/A			
Uruguay	YES	YES	NO			
Zambia	YES	N/A	N/A			
OAPI						
BBM	YES	YES				
EC	NO	NO	NO			

E. If YES, please explain how they are defined and the particular requirements (such as regulations for use or minimum content of regulations):

Most replies indicated that certification marks were those used to attest that a product or service complied with established standards or specifications, particularly regarding its quality, material used and methodology employed. The characteristics of the product or service to be certified and the control measures to be adopted by the owner of the mark must be presented. Regulations for use were required. According to one reply certification marks indicated regional or other origin, material, mode of manufacture, quality, accuracy, or other characteristic or that a member of a union or other organization performed the work or labor on the goods/services. Certification marks were not used by the owner of the mark but by third parties.

F. If YES, please explain how they are defined and the particular requirements (such as regulations for use or minimum content of regulations):

See the reply to the question 5E.

G. If YES, please explain which types of marks:

Appellations of origin, commercial names and emblems were mentioned.

III. APPLICATION PROCEDURE					
Responding countries/ Regional IP offices	1. Must an application be based on use?	2. Must evidence of use be provided at the time of filing?	3. Must an application be based on intent to use?		
Algeria	NO	NO	NO		
Armenia	NO	NO	NO		
Australia	NO	NO	YES		
Austria	NO	NO	NO		
Bangladesh	YES	NO			
Belarus	NO	NO	NO		
Brazil	NO	NO	NO		
Bulgaria	NO	NO	NO		
Canada	NO	NO	NO		
Chile	NO	NO	NO		
China	NO	NO	YES		
China: Hong Kong (SAR)	NO	NO	YES		
Colombia	NO	NO	NO		
Costa Rica	NO	· -	YES		
Croatia	NO	NO	NO		
Czech Rep.	NO	NO	NO		
Denmark	NO	N/A	NO		
Dominica					
Ecuador	NO	NO	NO		
El Salvador	NO	NO	NO		
Estonia	NO	NO	NO		
Finland	NO	N/A	NO		
France	NO	NO	NO		
Georgia	NO	NO	NO		
Germany	NO	NO	NO		
Hungary	NO	NO	NO		
Iran (Islamic Rep. of)	YES	YES	YES		
Ireland	NO	NO	YES		
Israel	NO	NO	YES		
Italy	NO	NO	NO		
Jamaica	NO	NO	NO		
Japan	NO	NO	YES		
Kyrgyzstan	NO	NO	NO		
Lithuania	NO	NO	NO		
Madagascar	NO	NO	NO		
Malta	NO	NO	YES		
Mauritius	NO	NO	NO		
Mexico	NO	NO	YES		
Monaco	NO	NO	NO		
Morocco	NO	NO	NO		
New Zealand	NO	NO	YES		
Norway	NO	N/A	NO		
Oman	NO	NO	NO		
Pakistan	NO	NO	YES		
Panama	NO	NO	YES		
Peru	NO	NO	NO		
Philippines	NO	NO	YES		
Portugal	NO	NO	NO		
Rep. of Korea	NO	NO	NO		

III. APPLICATION PROCEDURE						
Responding countries/ Regional IP offices	1. Must an application be based on use?	2. Must evidence of use be provided at the time of filing?	3. Must an application be based on intent to use?			
Rep. of Moldova	NO	NO	NO			
Romania	NO	NO	NO			
Russian Federation	NO	NO	NO			
Saint Lucia	YES	NO	YES			
St. Vincent & the Grenadines	YES	NO	NO			
Singapore	NO	NO	NO			
Slovakia	NO	NO	NO			
Slovenia	NO	NO	NO			
Spain	NO	NO	NO			
Sri Lanka	NO	NO	NO			
Sudan	NO	NO	YES			
Swaziland	YES	NO	YES			
Sweden		NO	NO			
Switzerland	NO	NO	NO			
Syrian Arab Rep.	NO	NO	NO			
Thailand	NO	NO	YES			
The former Yugoslav Rep. of Macedonia	NO	NO	NO			
Trinidad & Tobago	NO	NO	NO			
Tunisia	NO	NO	NO			
Turkey	NO	NO	NO			
Ukraine	NO	NO	NO			
United Kingdom	NO	NO	YES			
USA	NO	NO	YES			
Uruguay	NO	NO	NO			
Zambia	NO	NO	YES			
OAPI	YES	NO	NO			
BBM	NO	NO	NO			
EC	NO	NO	NO			

1. If YES, when does the protection start?

Out of the few replies that confirmed that an application must be based on use, two said that protection would start from the filing date of an application, one said that protection would start from the date of registration of a mark and another one said that the domestic law did not provide for any special requirements in this regard.

3. If YES, what are the requirements?

The majority said that a declaration/statement of actual use or intent to use was required at the time of filing an application or, in one case specifically, within three years from that date. It was specified that applications must be based on a good faith intention to use the mark in commerce in respect of the goods/services covered by the registration, or used in connection with the applicant's business.

III. APPLICATION PROCEDURE						
Responding countries/ Regional IP offices	4. Must evidence of intent to use be provided at the time of filing?	5. Is use required before registration?	6. Does prior good faith use of a mark give an applicant a preferential right against another application?			
Algeria	NO	NO	NO			
Armenia	NO	NO	NO			
Australia	NO	NO	YES			
Austria	NO	NO	NO			
Bangladesh	NO	NO				
Belarus	NO	NO	NO			
Brazil	NO	NO	YES			
Bulgaria	NO	NO	NO			
Canada	NO	YES	YES			
Chile	NO	NO	YES			
China	NO	NO	N/A			
China: Hong Kong (SAR)	NO	NO	NO			
Colombia	NO	NO	NO			
Costa Rica	NO	NO	YES			
Croatia	NO	NO	NO			
Czech Rep.	NO	NO	NO			
Denmark		NO				
Dominica						
Ecuador	NO	NO	NO			
El Salvador	NO	NO	NO			
Estonia	NO	NO	NO			
Finland	N/A	NO				
France	NO	NO	NO			
Georgia	NO	NO	YES			
Germany	NO	NO	NO			
Hungary	NO	NO	NO			
Iran (Islamic Rep. of)	YES	NO	YES			
Ireland	NO	NO	NO			
Israel	NO	NO	YES			
Italy	NO	NO	YES			
Jamaica	NO	YES	YES			
Japan	NO	NO	NO			
Kyrgyzstan	NO	NO NO	NO NO			
Lithuania	NO	NO NO	NO NO			
Madagascar	NO	NO	NO N/A			
Malta	NO NO	NO	N/A			
Mauritius Mexico	NO NO	NO NO	NO			
	NO NO	NO NO	YES			
Morago	NO NO	NO NO	NO NO			
Morocco New Zealand	NO NO	NO NO	NO NO			
Norway Norway	NO NO	NO NO	N/A			
Oman	NO	NO NO	YES			
Pakistan	NO	NO NO	YES			
Panama	NO	NO	YES			
Peru	NO	NO	NO			
Philippines	NO	NO	NO			

III. APPLICATION PROCEDURE						
Responding countries/ Regional IP offices	4. Must evidence of intent to use be provided at the time of filing?	5. Is use required before registration?	6. Does prior good faith use of a mark give an applicant a preferential right against another application?			
Portugal	NO	NO	YES			
Rep. of Korea	NO	NO	NO			
Rep. of Moldova	NO	NO	NO			
Romania	NO	NO	NO			
Russian Federation	NO	NO	NO			
Saint Lucia	NO	NO	NO			
St. Vincent & the Grenadines	NO	NO	NO			
Singapore		NO				
Slovakia	NO	NO	YES			
Slovenia	NO	NO	NO			
Spain	NO	NO	NO			
Sri Lanka	NO	NO	YES			
Sudan	NO	NO	YES			
Swaziland	YES	NO	YES			
Sweden	NO	NO				
Switzerland	NO	NO	NO			
Syrian Arab Rep.	NO	NO	NO			
Thailand	NO	NO	YES			
The former Yugoslav Rep. of Macedonia	NO	NO	NO			
Trinidad & Tobago	NO	NO	NO			
Tunisia	NO	NO	NO			
Turkey	NO	NO	NO			
Ukraine	NO	NO	N/A			
United Kingdom	NO	NO	NO			
USA	YES	YES	NO			
Uruguay	NO	NO	NO			
Zambia	NO	NO	YES			
OAPI	NO	NO	YES			
BBM	NO	NO	NO			
EC	NO	NO	NO			

6. If YES, please explain:

The general approach was that in case of two or more similar marks, a prior right would be given to a mark first used in commerce. However, some replies pointed out that this right would only be granted if the mark had been used for at least three or six months. Usually a prior right would be ensured by means of opposition, or through considering the well-known marks. One reply stated that prior rights served only as evidence in court actions.

	III. AF	PPLICATION PROCEI	DURE	
Responding countries/Regional IP offices	7. Is there a maximum time limit for a first IP office action on a trademark application?	8. Are procedures available to expedite the processing of an application?	8bis. If "YES" to 8, is there an additional fee?	9. Are multiple- class applications permitted
Algeria	NO	NO		YES
Armenia	YES	NO		YES
Australia	NO	YES	NO	YES
Austria	NO	NO		YES
Bangladesh	NO	YES	YES	NO
Belarus	YES	NO		YES
Brazil	NO	NO		NO
Bulgaria	NO	NO		YES
Canada	NO	YES	NO	YES
Chile	NO	YES	YES	YES
China	NO	NO		YES
China: Hong Kong (SAR)	NO	NO		YES
Colombia	YES	NO		NO
Costa Rica	NO	NO	N/A	NO
Croatia	NO	NO	N/A	YES
Czech Rep.	NO	YES	NO	YES
Denmark	N/A	NO		YES
Dominica				
Ecuador	NO	NO		YES
El Salvador	YES	NO		NO
Estonia	NO	NO		YES
Finland	NO	YES	NO	YES
France	YES	NO		YES
Georgia	YES	NO		YES
Germany	NO	YES	YES	YES
Hungary	NO	NO	YES	YES
Iran (Islamic Rep. of)	YES	NO	NO	YES
Ireland	NO	NO	N/A	YES
Israel	NO	YES	YES	NO
Italy	NO	YES	NO N/A	YES
Jamaica	YES	NO	N/A	YES
Japan	YES	YES YES	NO	YES
Kyrgyzstan	YES		YES BO	YES YES
Lithuania Madagascar	YES NO	YES YES	NO	YES
Malta	N/A	NO	N/A	NO
Mauritius	NO NO	NO	NO NO	YES
Mexico	YES	NO	110	NO
Monaco	YES	YES	NO	YES
Morocco	YES	NO	NO	YES
New Zealand	YES	NO	NO	YES
Norway	N/A	NO	N/A	YES
Oman	NO	NO	NO	N/A
Pakistan	YES	NO	1,0	NO
Panama	YES	NO		NO
Peru	YES	NO		NO

III. APPLICATION PROCEDURE					
Responding countries/Regional IP offices	7. Is there a maximum time limit for a first IP office action on a trademark application?	8. Are procedures available to expedite the processing of an application?	8bis. If "YES" to 8, is there an additional fee?	9. Are multiple- class applications permitted	
Philippines	NO	YES	YES	YES	
Portugal	YES	YES	YES	YES	
Rep. of Korea	NO	NO	120	YES	
Rep. of Moldova	NO	YES	YES	YES	
Romania	NO	NO		YES	
Russian Federation	NO	YES	YES	YES	
Saint Lucia	NO	YES	YES	YES	
St. Vincent & the Grenadines	NO	YES	YES	YES	
Singapore	N/A	YES	NO	NO	
Slovakia	NO	YES	NO	YES	
Slovenia	NO	YES	NO	YES	
Spain	NO	YES	YES	YES	
Sri Lanka	NO	NO		NO	
Sudan	YES	YES	NO	YES	
Swaziland	NO	YES	YES	YES	
Sweden	NO	YES	NO	YES	
Switzerland	YES	YES	YES	YES	
Syrian Arab Rep.	NO	NO		YES	
Thailand	NO	NO		NO	
The former Yugoslav Rep. of Macedonia	NO	YES	YES	YES	
Trinidad & Tobago	NO	NO		YES	
Tunisia	NO	NO		YES	
Turkey	NO	YES	YES	YES	
Ukraine	YES	NO		YES	
United Kingdom	NO	NO		YES	
USA	YES	YES	YES	YES	
Uruguay	N/A	NO		YES	
Zambia	YES	N/A	N/A	N/A	
OAPI	NO	NO		YES	
BBM	NO	YES	YES	YES	
EC	NO	NO	N/A	YES	

7. If YES, please explain if the time limit is stipulated by a statute or if it depends on the nature of the action, and how long the time limit is:

Time limits varied from 15 days to 18 months from the date of deposit of an application or, in one specific case, from the date of its publication. Time limits were usually stipulated by national or administrative statutes or laws and applied with regard to formal and/or substantive examination of a mark.

III. APPLICATION PROCEDURE					
Responding countries/ Regional IP offices	10. Is electronic filing permitted?	11. Can applications be assigned?	12. Can applications be modified?		
Algeria	NO	YES	YES		
Armenia	NO	YES	YES		
Australia	YES	YES	YES		
Austria	NO	YES	YES		
Bangladesh	NO	YES			
Belarus	NO	YES	YES		
Brazil	NO	YES	YES		
Bulgaria	NO	YES	NO		
Canada	YES	YES	YES		
Chile	YES	NO	YES		
China	YES	YES	YES		
China: Hong Kong (SAR)	YES	YES	YES		
Colombia	NO	YES	YES		
Costa Rica	NO	YES	YES		
Croatia	NO	YES	YES		
Czech Rep.	YES	YES	N/A		
Denmark	YES	YES			
Dominica					
Ecuador	NO	YES	YES		
El Salvador	NO	YES	YES		
Estonia	NO	YES	NO		
Finland	NO	YES	YES		
France	NO	YES	YES		
Georgia	NO	YES	YES		
Germany	N/A	YES	NO		
Hungary	NO	YES	YES		
Iran (Islamic Rep. of)	NO	YES	YES		
Ireland	NO	YES	YES		
Israel	YES	YES	YES		
Italy	NO	YES	NO		
Jamaica	N/A	YES	YES		
Japan	YES	YES	YES		
Kyrgyzstan	N/A	YES	YES		
Lithuania	NO		YES		
Madagascar	NO	YES	YES		
Malta	NO	YES	YES		
Mauritius	NO	YES	YES		
Mexico	NO	YES	YES		
Monaco	NO	YES	YES		
Morocco	NO	NO	NO		
New Zealand	YES	YES	YES		
Norway	N/A	YES	YES		
Oman	N/A	YES	YES		
Pakistan	NO	YES	YES		
Panama	NO	YES	YES		
Peru	NO	YES	YES		
Philippines	NO	YES	YES		
Portugal	NO				
Rep. of Korea	YES	YES	YES		
Rep. of Moldova	N/A	YES	YES		

III. APPLICATION PROCEDURE							
Responding countries/ Regional IP offices	10. Is electronic filing permitted?	11. Can applications be assigned?	12. Can applications be modified?				
Romania	NO	NO	YES				
Russian Federation	NO	YES	YES				
Saint Lucia	NO	YES	YES				
Singapore	YES	YES					
Slovakia	NO	YES	YES				
Slovenia	NO	YES	N/A				
Switzerland	YES	YES	YES				
The former Yugoslav Rep. of Macedonia	NO	YES	YES				
Trinidad & Tobago	NO	YES	YES				
Tunisia	NO	YES	YES				
Turkey	NO	YES	NO				
Ukraine	NO	YES	YES				
United Kingdom	YES	YES	NO				
USA	YES	YES	YES				
Uruguay	N/A	YES	NO				
Zambia	N/A	NO	YES				
OAPI	NO		YES				
BBM	YES	YES	NO				
EC	YES	YES	YES				

10. If YES, what are the benefits for the administration and are there any problems arising from its implementation?

The majority of replies indicated that electronic filing accelerated, facilitated and made the procedure efficient by reducing administration costs and enabling offices to check formalities automatically. It was also said that the system was user-friendly as it provided database search functions. One reply mentioned that almost half of the applications were filed electronically. Although no significant problems were reported, one reply stated that users found the system less accessible and electronic payment of fees problematic. Another reply pointed out the lack of a fully secured system, specifying that all applications currently filed by electronic means must be followed by the original in paper. However, secured electronic filing with electronic/digital signature would be available in the future.

11. If YES, please explain what the requirements are:

The majority said that an applicant might request the recording of the assignment of an application by presenting the deed of assignment (or its certified copy) and through payment of the prescribed fees (if any). Some required a request be made in a specific form. Others mentioned that a request must indicate all the details of an application, the signatures of the parties, a statement that the mark was in use, and the goods/services being assigned.

12. If YES, does the modification have an effect on the filing date or on the protection of the mark?

Some replies indicated that changes concerning only secondary aspects of an application (spelling errors, obvious mistakes, etc.) did not alter its filing date. On the other

hand, changes affecting the essence of a mark or the scope of protection of an application (i.e., extension of the list of goods/services) were not permitted. However, others said that modifications did not affect at all the filing date or the protection of a mark. Finally, it was said that if a mark was replaced or essentially modified, the filing date would be that on which the change was made and, in some cases, the application would have to be republished.

IV. EXAMINATION PROCEDURE 1. Ex officio examination A. Does the IP office ex officio examine applications for marks with regards to: Responding countries/ Regional IP (ii) Absolute (iii) Relative (i) Formal (iv) Grounds (v) Other offices requirements? grounds/inherent grounds for for refusal as a registrability? refusal whole? (prior rights)? YES N/A YES YES Algeria YES YES YES YES Armenia Australia YES YES YES NO YES Austria YES YES NO YES Bangladesh YES YES YES YES Belarus YES YES YES Brazil YES YES YES YES NO YES Bulgaria YES NO YES Canada YES YES YES NO Chile YES YES YES YES YES N/A China YES YES YES China: Hong Kong YES YES YES N/A (SAR) Colombia YES YES YES YES Costa Rica YES YES YES YES Croatia YES YES NO NO YES Czech Rep. YES YES YES Denmark YES YES YES YES Dominica Ecuador YES YES YES YES El Salvador YES YES YES N/AEstonia YES YES YES YES Finland YES YES YES YES NO France YES YES Georgia YES YES YES YES NO N/A Germany YES YES YES YES YES YES Hungary YES YES Iran (Islamic Rep. of) YES YES Ireland YES YES YES NO N/A Israel YES YES YES NO YES NO YES Italy YES YES N/A Jamaica YES YES YES YES YES YES YES Japan Kyrgyzstan YES YES YES YES NO Lithuania YES YES NO YES Madagascar YES NO NO YES YES YES Malta YES Mauritius YES YES YES YES Mexico YES YES YES YES Monaco YES YES NO N/AMorocco YES NO NO N/A N/A New Zealand YES YES YES YES YES YES Norway YES YES YES YES YES YES YES Oman Pakistan YES YES YES YES YES YES YES N/APanama

	IV.	EXAMINATION F 1. Ex officio exam			
Responding A. Does the IP office <i>ex officio</i> examine applications for marks with countries/					regards to:
Regional IP offices	(i) Formal requirements?	(ii) Absolute grounds/inherent registrability?	(iii) Relative grounds for refusal (prior rights)?	(iv) Grounds for refusal as a whole?	(v) Other
Peru	YES	YES	YES	YES	
Philippines	YES	YES	YES	YES	
Portugal					
Rep. of Korea	YES	YES	YES	YES	
Rep. of Moldova	YES	YES	YES	YES	YES
Romania	YES	YES	YES	NO	
Russian Federation	YES	YES	YES	YES	
Saint Lucia	YES	YES	YES	YES	
St. Vincent & the	YES			NO	
Grenadines					
Singapore	YES	YES	YES		
Slovakia	YES	YES	YES	NO	
Slovenia	YES	YES	NO	N/A	
Spain	YES	YES	NO		
Sri Lanka	YES	YES	YES	N/A	
Sudan	YES	YES	YES	NO	
Swaziland	YES	YES	YES	N/A	
Sweden	YES	YES	YES	YES	
Switzerland	YES	YES	NO	NO	
Syrian Arab Rep.	YES	YES	YES	YES	
Thailand	YES	YES	YES	YES	
The former Yugoslav Rep. of Macedonia	YES	YES	NO		
Trinidad & Tobago	YES	YES	YES	YES	
Tunisia	YES	YES	NO	NO	
Turkey	YES	YES	YES	YES	
Ukraine	YES	YES	YES	YES	
United Kingdom	YES	YES	YES	NO	
USA	YES	YES	YES	NO	
Uruguay	YES	YES	YES		
Zambia	YES	YES	YES	YES	
OAPI	YES	YES	NO		
BBM	YES	YES	NO		
EC	YES	YES	NO	NO	

A(v) Other:

In some replies some specific formal requirements were mentioned, such as capability of being represented graphically, as well as some absolute or relative grounds for refusal were listed.

IV. EXAMINATION PROCEDURE 1. Ex officio examination Responding B. Does the IP C. Does the ex officio substantive examination occur: office publish the countries/ (i) Prior to the (ii) After the (iii). Does ex Regional IP applications? publication of the publication of the officio substantive offices application? application? examination occur prior to the publication of the registration? NO YES Algeria NO NO NO YES Armenia Australia YES NO YES N/AAustria NO YES YES NO Bangladesh NO YES Belarus Brazil YES NO YES NO Bulgaria NO YES YES YES N/A Canada N/AChile YES YES YES NO YES YES NO China China: Hong Kong YES YES NO NO (SAR) YES NO YES NO Colombia Costa Rica NO NO Croatia YES YES YES Czech Rep. YES YES NO N/A Denmark YES N/A Dominica NO Ecuador YES YES NO YES YES El Salvador NO NO Estonia YES YES NO NO Finland NO YES YES France YES YES YES YES YES Georgia YES NO Germany YES YES YES YES N/A YES Hungary N/A Iran (Islamic Rep. of) YES YES NO YES YES Ireland YES NO N/A Israel YES YES NO NO Italy YES YES YES YES Jamaica NO N/AJapan NO YES NO NO NO YES Kyrgyzstan Lithuania NO YES Madagascar NO YES Malta YES YES YES NO Mauritius YES NO NO YES Mexico NO N/A Monaco YES YES Morocco YES YES NO NO New Zealand NO YES N/A YES Norway Oman YES YES NO NO

YES

YES

YES

Pakistan

YES

IV. EXAMINATION PROCEDURE 1. Ex officio examination						
Responding	B. Does the IP	33				
countries/ Regional IP offices	office publish the applications?	(i) Prior to the publication of the application?	(ii) After the publication of the application?	(iii). Does <i>ex officio</i> substantive examination occur prior to the publication of the registration?		
Panama	YES	YES				
Peru	YES	NO	YES	NO		
Philippines		YES	NO	YES		
Portugal	YES	NO	YES	YES		
Rep. of Korea	YES	YES	YES	YES		
Rep. of Moldova	YES	YES	NO	YES		
Romania	NO			YES		
Russian Federation	YES			YES		
Saint Lucia		YES	NO	NO		
St. Vincent & the		NO	YES	YES		
Grenadines						
Singapore	YES					
Slovakia	YES	YES	YES	YES		
Slovenia	YES	YES	NO	NO		
Spain	YES		YES			
Sri Lanka			N/A	N/A		
Sudan		YES	NO	NO		
Swaziland			YES	YES		
Sweden		NO	NO			
Switzerland	NO			YES		
Syrian Arab Rep.		YES	NO	NO		
Thailand		YES		YES		
The former Yugoslav	YES	YES	NO	NO		
Rep. of Macedonia						
Trinidad & Tobago		YES	NO	N/A		
Tunisia	YES	YES	NO	NO		
Turkey	_	YES	NO	NO		
Ukraine	NO		_	YES		
United Kingdom	YES	YES	NO	N/A		
USA	YES	YES	YES	YES		
Uruguay	YES	NO	YES	N/A		
Zambia	NO	YES	NO	NO		
OAPI	NO					
BBM	YES	NO	YES	YES		
EC	YES	YES	YES	YES		

B. If YES, what are the legal effects of the publication?

Most replies indicated that the publication of an application marked the beginning of the time limit during which oppositions or observations might be filed. In one reply it was pointed out that an applicant was very restricted in amending the application in any way. Even if there were errors in an application which were applicant's or attorney's fault, these could not be corrected if they had the effect of extending the rights deriving from the application or substantially affecting its identity.

2. Absolute grounds for refusal

Responding countries/	A. Signs which are not	B. Signs which do not	C. Signs devoid of any
Regional IP offices	capable of distinguishing	satisfy other requirements of the definition of a mark	distinctive character
Algeria	YES	YES	YES
Armenia	YES	YES	YES
Australia	YES	YES	YES
Austria	YES	YES	YES
Bangladesh			YES
Belarus	YES	YES	YES
Brazil	YES	YES	YES
Bulgaria	YES	YES	YES
Canada	NO	YES	NO
Chile	YES	YES	YES
China	YES	YES	YES
China: Hong Kong (SAR)	YES	YES	YES
Colombia	YES	YES	YES
Costa Rica	YES	NO	YES
Croatia	YES	YES	YES
Czech Rep.	YES	YES	YES
Denmark	YES	YES	YES
Dominica			
Ecuador	YES	YES	YES
El Salvador	NO	YES	YES
Estonia	YES	YES	YES
Finland	YES	YES	YES
France	YES	YES	NO
Georgia	YES	YES	YES
Germany	YES	YES	YES
Hungary	YES	YES	YES
Iran (Islamic Rep. of)	YES	YES	YES
Ireland	YES	YES	YES
Israel	YES	YES	YES
Italy	YES	YES	YES
Jamaica	YES	YES	YES
Japan	YES	YES	YES
Kyrgyzstan	YES	YES	YES
Lithuania	YES	YES	YES
Madagascar			
Malta	YES	YES	YES
Mauritius	YES	YES	YES
Mexico	YES	YES	YES
Monaco	N/A	YES	YES
Morocco	NO	NO	NO
New Zealand	YES	YES	YES
Norway	YES	YES	YES
Oman	YES	YES	YES
Pakistan	YES	YES	YES
Panama	N/A	N/A	YES

2. Absolute grounds for refusal

Responding countries/	A. Signs which are not	B. Signs which do not	C. Signs devoid of any
Regional IP offices	capable of distinguishing	satisfy other requirements	distinctive character
		of the definition of a	
		mark	
Peru	YES	YES	YES
	YES	YES	YES
Philippines Portugal	YES	YES	YES
Ü	YES	YES	YES
Rep. of Korea	YES		YES
Rep. of Moldova	YES	YES	
Romania	VIDO	YES	YES
Russian Federation	YES	YES	YES
Saint Lucia	YES	YES	YES
St. Vincent & the	YES	YES	N/A
Grenadines			
Singapore	YES	YES	YES
Slovakia	YES	YES	YES
Slovenia	YES	YES	YES
Spain	YES	YES	YES
Sri Lanka	YES	YES	YES
Sudan	YES	N/A	YES
Swaziland	YES	YES	YES
Sweden		YES	YES
Switzerland	YES	YES	YES
Syrian Arab Rep.	YES	YES	YES
Thailand	YES	YES	YES
The former Yugoslav	YES	YES	YES
Rep. of Macedonia			
Trinidad & Tobago	YES	YES	YES
Tunisia	YES	YES	YES
Turkey	YES	YES	YES
Ukraine	YES	NO	YES
United Kingdom	YES	YES	YES
USA	YES	YES	YES
Uruguay	YES	YES	YES
Zambia	YES	YES	YES
OAPI		YES	
BBM	YES	YES	YES
EC	YES	YES	YES

2. Absolute grounds for refusal

Responding countries/ Regional IP offices	D. Descriptive signs	E. Signs that have become generic	F. Generic terms
Algeria	YES	YES	YES
Armenia	YES	YES	YES
Australia	YES	NO	NO
Austria	YES	YES	YES
Bangladesh	YES		NO
Belarus	YES	YES	YES
Brazil	YES	YES	YES
Bulgaria	YES	YES	YES
Canada	YES	YES	YES
Chile	YES	YES	YES
China	YES	YES	N/A
China: Hong Kong (SAR)	YES	YES	YES
Colombia	YES	YES	YES
Costa Rica	YES	YES	YES
Croatia	YES	YES	YES
Czech Rep.	YES	YES	NO
Denmark	YES	YES	YES
Dominica			
Ecuador	YES	YES	YES
El Salvador	YES	YES	YES
Estonia	YES	YES	YES
Finland	YES	YES	YES
France	YES	YES	YES
Georgia	YES	YES	YES
Germany	YES	YES	NO
Hungary	YES	YES	YES
Iran (Islamic Rep. of)	YES	YES	
Ireland	YES	YES	YES
Israel	YES	YES	YES
Italy	YES	YES	YES
Jamaica	YES	YES	YES
Japan	YES	YES	YES
Kyrgyzstan	YES	YES	YES
Lithuania			
Madagascar	YES	YES	YES
Malta	YES	YES	YES
Mauritius	YES	YES	YES
Mexico	YES	YES	YES
Monaco	NO	NO	NO
Morocco	YES	YES	YES
New Zealand	YES	YES	YES
Norway	YES	YES	YES
Oman	YES	YES	YES
Pakistan	YES	YES	YES
Panama	YES	YES	YES
Peru	YES	YES	YES
Philippines	YES	YES	YES

2. Absolute grounds for refusal

If the application is examined to determine whether it meets statutory requirements, what are, according to your legislation, the absolute grounds for refusal

Responding countries/	D. Descriptive signs	E. Signs that have	F. Generic terms
Regional IP offices		become generic	
Portugal	YES	YES	YES
Rep. of Korea	YES	YES	YES
Rep. of Moldova	YES	YES	YES
Romania	YES	YES	YES
Russian Federation	YES	YES	YES
Saint Lucia	N/A	NO	N/A
St. Vincent & the Grenadines	YES	YES	YES
Singapore	YES	YES	YES
Slovakia	YES	YES	YES
Slovenia	YES	YES	YES
Spain	YES	YES	YES
Sri Lanka			
Sudan	NO	NO	NO
Swaziland	YES	YES	
Sweden	YES	YES	YES
Switzerland	YES	YES	YES
Syrian Arab Rep.	YES	YES	YES
Thailand	YES	YES	YES
The former Yugoslav Rep. of Macedonia	YES	YES	YES
Trinidad & Tobago			
Tunisia	YES	YES	YES
Turkey			
Ukraine	YES	YES	YES
United Kingdom	YES	YES	YES
USA	YES	YES	YES
Uruguay	YES	YES	YES
Zambia	NO	YES	
OAPI	YES	YES	N/A
BBM	YES	YES	N/A
EC	YES	YES	N/A

F. If YES, describe how the term "generic" is understood:

The majority answered that generic terms were examined in respect of the claimed goods and/or services. Protection would be refused if the generic term was descriptive for the goods and/or services.

2. Absolute grounds for refusal

Responding countries/ Regional IP offices	G. Signs contrary to morality or public order	H. Signs of such a nature as to deceive the public	I. Signs contrary to Article 6ter of the Paris Convention	J. Signs benefiting protection from other international conventions (Red Cross, olympic symbols)
Algeria	YES	YES	YES	YES
Armenia	YES	YES	YES	YES
Australia	YES	YES	YES	YES
Austria	YES	YES	YES	YES
Bangladesh	NO	NO	NO	NO
Belarus	YES	YES	YES	YES
Brazil	YES	YES	YES	YES
Bulgaria	YES	YES	YES	YES
Canada	YES	YES	YES	YES
Chile	YES	YES	YES	YES
China	YES	YES	YES	YES
China: Hong Kong (SAR)	YES	YES	YES	NO
Colombia	YES	YES	YES	YES
Costa Rica	YES	YES	YES	YES
Croatia	YES	YES	YES	YES
Czech Rep.	YES	YES	YES	YES
Denmark	YES	YES	YES	YES
Ecuador	YES	YES	YES	YES
El Salvador	YES	YES	YES	YES
Estonia	YES	YES	YES	YES
Finland	YES	YES	YES	YES
France	YES	YES	YES	YES
Georgia	YES	YES	YES	YES
Germany	YES	YES	YES	YES
Hungary	YES	YES	YES	YES
Iran (Islamic Rep. of)	YES	YES	YES	YES
Ireland	YES	YES	YES	YES
Israel	YES	YES	YES	YES
Italy	YES	YES	YES	YES
Jamaica	YES	YES	YES	YES
Japan	YES	YES	YES	YES
Kyrgyzstan	YES	YES	YES	YES
Lithuania	YES	YES	YES	YES
Madagascar	VEC	VEC	VEC	VEC
Malta	YES YES	YES YES	YES YES	YES YES
Mauritius Mexico	YES	YES	YES	YES
Mexico Monaco	YES	YES	YES	NO YES
Morocco	YES	NO NO	YES	YES
New Zealand	YES	YES	YES	YES
Norway Norway	YES	YES	YES	YES
Oman	YES	YES	YES	YES

2. Absolute grounds for refusal

Responding	G. Signs contrary	H. Signs of such a	I. Signs contrary	J. Signs benefiting
countries/	to morality or	nature as to	to Article 6ter	protection from
Regional IP offices	public order	deceive the public	of the Paris	other international
			Convention	conventions (Red
				Cross, olympic
				symbols)
Pakistan	YES	YES	YES	YES
Panama	YES	YES	YES	YES
Peru	YES	YES	YES	
Philippines	YES	YES	YES	YES
Portugal	YES	YES	YES	YES
Rep. of Korea	YES	YES	YES	YES
Rep. of Moldova	YES	YES	YES	YES
Romania	YES	YES	YES	YES
Russian Federation	YES	YES	YES	YES
Saint Lucia	YES	YES	YES	NO
St. Vincent & the Grenadines	YES	YES	YES	YES
	YES	YES	YES	YES
Singapore Slovakia	YES	YES	YES	YES
Slovenia	YES	YES	YES	YES
Spain	YES	YES	YES	YES
Sri Lanka	YES	YES	YES	YES
Sudan	YES	YES	YES	YES
Swaziland	YES	YES	YES	YES
Sweden	YES	YES	YES	YES
Switzerland	YES	YES	YES	YES
Syrian Arab Rep.	YES	YES	YES	YES
Thailand	YES	YES	YES	YES
The former Yugoslav	YES	YES	YES	YES
Rep. of Macedonia	1 LS	1123	1123	1123
Trinidad & Tobago	YES	YES	YES	YES
Tunisia	YES	YES	YES	YES
Turkey	YES	YES	YES	YES
Ukraine	YES	YES	YES	YES
United Kingdom	YES	YES	YES	YES
USA	YES	YES	YES	YES
Uruguay	YES	YES	YES	YES
Zambia	YES	YES	YES	YES
OAPI	YES	YES	YES	YES
BBM	YES	YES	YES	N/A
EC	YES	YES	YES	NO

2. Absolute grounds for refusal

Responding countries/ Regional IP offices	K. Signs	K. Signs protected by national laws:					
	(i) Royal emblems	(ii) Signs of indigenous people and local communities	(iii) Others	marks having a reputation			
Algeria	YES			YES			
Armenia	NO	NO	YES	YES			
Australia	NO	NO	YES	NO			
Austria	NO	NO	NO	NO			
Bangladesh	NO	NO	N/A	NO			
Belarus	NO	NO	YES	NO			
Brazil	YES	NO	YES	YES			
Bulgaria	NO	NO	NO	YES			
Canada	YES	YES	YES	NO			
Chile	YES	YES	YES	YES			
China	NO	NO	_	YES			
China: Hong Kong (SAR)	N/A	NO	YES	NO			
Colombia	YES	YES	YES	YES			
Costa Rica	YES	YES	YES	YES			
Croatia	NO	YES	YES	NO			
Czech Rep.	YES	NO	N/A	NO			
Denmark	YES	N/A	YES	NO			
Ecuador	YES	YES	YES	YES			
El Salvador	N/A	YES	YES	YES			
Estonia	NO	YES	YES	NO			
Finland		N/A		NO			
France	NO	NO	NO	NO			
Georgia	YES	YES	YES	NO			
Germany	NO	YES	T T T C	YES			
Hungary	YES	NO	YES	NO			
Iran (Islamic Rep. of)	YES	YES	270	YES			
Ireland	YES	NO	NO	NO			
Israel	YES	NO	3700	YES			
Italy Jamaica	NO YES	NO YES	YES YES	NO YES			
	YES	N/A	YES	YES			
Japan Kyrgyzstan	N/A	N/A N/A	N/A	NO YES			
Kyrgyzstan Lithuania	NO NO	NO NO	YES	NO			
Madagascar	INO	INU	TES	INU			
Malta	YES			YES			
Mauritius	YES			YES			
Mexico	YES	YES	YES	YES			
Monaco	YES	NO	NO	YES			
Morocco	YES	NO	110	NO			
New Zealand	YES	NO	YES	YES			
Norway	YES	N/A	N/A	NO			
Oman	YES	YES	YES	YES			

IV. EXAMINATION PROCEDURE

2. Absolute grounds for refusal

Responding countries/ Regional IP offices	K. Signs	s protected by nationa	l laws:	L. Well-known/ famous marks/	
	(i) Royal emblems	(ii) Signs of indigenous people and local communities	(iii) Others	marks having a reputation	
Pakistan	YES	NO		YES	
Panama	YES	YES		YES	
Peru	NO	YES	YES	YES	
Philippines	YES	N/A	N/A	NO	
Portugal	NO	YES	YES	NO	
Rep. of Korea				YES	
Rep. of Moldova	YES	YES	N/A	YES	
Romania	NO	NO	NO	YES	
Russian Federation	YES	YES	YES	YES	
Saint Lucia	YES	NO	N/A	YES	
St. Vincent & the Grenadines	YES	N/A	YES	NO	
Singapore	YES	NO	N/A	NO	
Slovakia	YES	NO	YES	NO	
Slovenia			YES	N/A	
Spain	YES		YES		
Sri Lanka	YES	YES	YES	YES	
Sudan	YES	YES	YES	YES	
Swaziland	YES	N/A		YES	
Sweden	YES	NO	YES	NO	
Switzerland	NO	NO	YES	NO	
Syrian Arab Rep.	YES	YES	YES	YES	
Thailand	YES	YES	YES	YES	
The former Yugoslav Rep. of Macedonia	YES	YES	YES	NO	
Trinidad & Tobago	YES	NO	NO	YES	
Tunisia	YES	NO	NO	NO	
Turkey	YES	YES	YES	YES	
Ukraine	NO	NO	NO	YES	
United Kingdom	YES	NO	NO	NO	
USA	NO	YES	N/A	YES	
Uruguay	YES	YES		YES	
Zambia	YES	N/A	N/A	N/A	
OAPI	NO	NO	NO	NO	
BBM	N/A	N/A	N/A	NO	
EC	NO	NO	NO	NO	

2. Absolute grounds for refusal

Responding countries/	M. Appellations of origin,	N. Business names/business	O. Names of famous	P. Foreign words or	Q. Others
Regional IP offices	protected	identifiers	people	expressions	
8	geographical		Figure	F	
	indications				
Algeria	YES	YES	YES	N/A	
Armenia	YES	YES	YES	YES	
Australia	YES	NO	NO	NO	
Austria	YES	NO	NO	NO	
Bangladesh	NO	NO	NO	YES	
Belarus	NO	NO	NO	NO	
Brazil	YES	YES	YES	YES	NO
Bulgaria	YES	NO	YES	YES	
Canada	YES	NO	NO	NO	
Chile	YES	YES	YES	NO	
China	YES	N/A	YES	YES	
China: Hong Kong	YES	N/A	YES	YES	
(SAR)					
Colombia	YES	YES	YES	NO	
Costa Rica	YES	YES	YES	NO	
Croatia	NO	NO	NO	NO	NO
Czech Rep.	NO	NO	NO	NO	
Denmark	N/A	NO	NO	N/A	
Dominica					
Ecuador	YES	YES	YES	NO	
El Salvador	YES	YES	YES	N	YES
Estonia	YES	NO	NO	NO	YES
Finland	YES				
France	YES	NO	NO	NO	
Georgia	NO	NO	NO	NO	YES
Germany	YES	NO	NO	NO	YES
Hungary	NO	NO	NO	NO	
Iran (Islamic Rep. of)	YES	YES	YES	NO	
Ireland	YES	NO	NO	NO	NO
Israel	YES	YES	YES	NO	
Italy	YES	NO	YES	YES	
Jamaica	YES	YES	YES	YES	N/A
Japan	YES	N/A	YES	N/A	YES
Kyrgyzstan	YES	NO	NO	NO	
Lithuania	N/A	NO	NO	N/A	
Madagascar					
Malta	YES	NO	NO	NO	
Mauritius	YES	YES	YES	YES	
Mexico	YES	NO	YES	NO	YES
Monaco	YES	NO	NO	NO	
Morocco	NO	NO	NO	N/A	
New Zealand	YES	NO	YES	NO	YES
Norway	YES	NO	NO	YES	YES
Oman	YES	YES	YES	NO	
Pakistan	YES	YES	NO	NO	

2. Absolute grounds for refusal

If the application is examined to determine whether it meets statutory requirements, what are, according to your legislation, the absolute grounds for refusal

Responding	M. Appellations	N. Business	O. Names	P. Foreign	Q. Others
countries/	of origin,	names/business	of famous	words or	
Regional IP offices	protected	identifiers	people	expressions	
	geographical				
	indications				
Panama	YES	YES	YES	NO	
Peru	YES	YES	YES	NO	
Philippines	YES	NO	YES	NO	
Portugal	NO	NO	NO	NO	YES
Rep. of Korea	YES	NO	YES	NO	
Rep. of Moldova	YES	NO	YES	NO	
Romania	YES	YES	YES	YES	YES
Russian Federation	YES	YES	YES	NO	YES
Saint Lucia	YES	NO	YES	YES	
St. Vincent & the	NO	NO	NO	NO	
Grenadines					
Singapore	YES	NO	NO	NO	
Slovakia	NO	NO	NO	NO	
Slovenia	YES	N/A			
Spain	YES				
Sri Lanka	YES	YES	YES	YES	
Sudan	YES	NO	NO	NO	
Swaziland	N/A	YES	YES	YES	
Sweden	YES	NO	NO	NO	
Switzerland	YES	NO	YES	YES	
Syrian Arab Rep.	YES	YES	YES	NO	
Thailand	YES	YES	YES	NO	
The former Yugoslav	YES	NO	YES	NO	
Rep. of Macedonia					
Trinidad & Tobago	YES	NO	NO	NO	
Tunisia	NO	NO	NO	NO	
Turkey	YES	NO	NO	NO	
Ukraine	YES	YES	YES	NO	
United Kingdom	YES	NO	NO	NO	
USA	YES	YES	YES	YES	
Uruguay	YES	NO	NO	YES	
Zambia	N/A	NO	NO	NO	
OAPI	NO	NO	NO	NO	
BBM	YES	NO	NO	NO	
EC	YES	NO	NO	NO	YES

Q. Others:

In one reply it was indicated that a sign should not be granted protection if its registration was applied in bad faith. Also a sign should not be granted protection if it consisted of symbols having close relation to religious or any other beliefs. Plant variety names and International Nonproprietary Names (INNs) for Pharmaceutical Substances were also mentioned as absolute grounds for refusal. In one reply were listed trademarks which consisted solely of a mark indicating, in a common way, a commonplace surname or name of a legal entity, trademarks comprising a sign which was identical with, or similar to, a prize

awarded at an exhibition held by the government or a local public entity or at one which was not held by the government, but had been designated by the Commissioner of the patent office or at an international exhibition held in a foreign country by its government or a person authorized thereby and trademarks which are identical with, or similar to, a famous mark indicating a non-profit public entity of public service.

2. Absolute grounds for refusal

Responding		xaminer follow dents?	S. Does the IP office envisage filing	T. Length of time given to applicant to	U. Are extensions of time granted
countries/ Regional IP offices	(i) Decisions of judicial or administrative tribunals	(ii) Decisions of other examiners	of ex parte objections?	respond to ex parte objections:	to respond to ex parte objections?
Algeria	N/A	N/A	NO		NO
Armenia	NO	NO	YES	2 months	YES
Australia	YES	NO	YES	15 months	YES
Austria	NO	NO	YES	2 months	YES
Bangladesh				3 months	YES
Belarus	NO	YES			
Brazil	YES	YES	YES	60 days	YES
Bulgaria	NO	NO	NO	•	
Canada	YES	NO	NO		N/A
Chile	YES	YES			NO
China	YES	N/A	NO		
China: Hong Kong (SAR)	YES	N/A	NO		
Colombia	YES	YES	YES	30 days	NO
Costa Rica	YES	YES	NO		
Croatia	NO	NO	YES	15 days	NO
Czech Rep.	N/A	N/A	NO		N/A
Denmark	YES	N/A		4 or 8 months	YES
Dominica					
Ecuador	YES	YES	NO		
El Salvador	YES	YES	YES	2 months	NO
Estonia	NO	YES	N/A		N/A
Finland	YES	NO	N/A		
France	YES	NO	YES	No obligation to respond	NO
Georgia	NO	NO	YES	2 months	N/A
Germany	NO	NO	N/A		
Hungary	NO	NO	YES		N/A
Iran (Islamic Rep. of)	YES	NO	YES	60 days	NO
Ireland	YES	NO	YES	3 months	YES
Israel	YES	NO	YES	3 months	YES
Italy	NO	NO	NO	_	
Jamaica	YES	YES	YES	3 months	YES
Japan	N/A	N/A			
Kyrgyzstan	N/A	N/A	YES	2 months	YES
Lithuania	YES	N/A	YES	3 to 5 months	YES
Madagascar) Y C	TIPO) Y C		
Malta	NO	YES	NO		
Mauritius	YES	YES	YES		
Mexico	YES	NO	NO		
Monaco	YES	YES	NO		
Morocco	N/A	N/A	NO	NT/A	NT/A
New Zealand	YES	NO	NO	N/A	N/A
Norway	YES	NO	YES	3 months	YES

IV. EXAMINATION PROCEDURE

2. Absolute grounds for refusal

Responding		xaminer follow dents?	S. Does the IP office envisage filing	T. Length of time given to applicant to	U. Are extensions of time granted
countries/	(i) Decisions	(ii) Decisions	of ex parte	respond to ex	to respond to
Regional IP offices	of judicial or	of other	objections?	parte	ex parte
	administrative	examiners		objections:	objections?
	tribunals				
Oman	YES	YES	YES	2 months	NO
Pakistan					
Panama	YES	NO	YES	90 days	NO
Peru	NO	NO	YES	30 days	NO
Philippines	YES	NO	NO		
Portugal	YES	NO	YES		YES
Rep. of Korea	NO	NO	N/A		N/A
Rep. of Moldova	NO	NO	YES	3 to 6 months	YES
Romania	NO	YES	YES	3 months	YES
Russian Federation	NO	NO	NO		
Saint Lucia	NO	NO	YES	3 to 1 year	YES
St. Vincent & the Grenadines	YES	YES	YES	3 months	YES
Singapore	N/A	N/A		Within 2 months	YES
Slovakia	YES	YES	YES	2 months	YES
Slovenia	YES	YES	YES		NO
Spain	YES	NO	YES	1 month	YES
Sri Lanka	YES	NO	YES	1 month	YES
Sudan	N/A	N/A	YES	1 month	YES
Swaziland	YES	NO	YES	Within 3 months	YES
Sweden	YES	NO			
Switzerland	YES	YES	NO		
Syrian Arab Rep.	NO	NO	YES		NO
Thailand	YES	NO	YES	90 days	NO
The former Yugoslav Rep. of Macedonia	NO	NO	NO	-	
Trinidad & Tobago	YES		YES	3 months	YES
Tunisia Tobago	NO	NO	YES	45 days	NO
Turkey	YES	YES	YES	2 months	NO
Ukraine	NO	NO	YES		NO
United Kingdom	YES	NO	YES	3 months	YES
USA	YES	NO	YES	6 months	YES
Uruguay	NO	NO	YES	30 days	YES
Zambia	YES	YES	NO	j	
OAPI	NO	NO		3 months	YES
BBM	YES	NO	NO		
EC	NO	NO	YES	2 months	YES

R(i) If YES, please explain the practical consequences:

Most replies stated that examiners followed thoroughly established judicial and administrative precedents and understandings in order to support their own decisions.

R(ii) If YES, please explain the practical consequences:

Most replies indicated that examiners needed to consider precedents when making decisions. Consistency was considered desirable but might not always be appropriate. In order to support decisions, examiners followed decisions of other examiners, when such decisions were based on well-established understandings.

3. Relative grounds for refusal (prior rights)

If the application is examined *ex officio* to determine whether the trademark application is in conflict with prior rights, what are, according to the applicable legislation, considered as prior rights?

	1 A A 11 .1 1	D 4 11 11 1	C 4 : '1 1	ID 4 : 11	
	A. An identical	B. An identical	C. A similar mark	D. A similar	
D /	mark registered or	mark registered or	registered or	mark registered or	
Responding countries/	applied for by	applied for by	applied for by	applied for by	
Regional IP offices	another person in	another person in	another person in	another person in	
	respect of	respect of similar	respect of identical	respect of similar	
	identical goods or	goods or services	goods or services	goods or services	
	services				
Algeria	YES	YES	YES	YES	
Armenia	YES	YES	YES	YES	
Australia	YES	YES	YES	YES	
Austria	N/A	N/A	N/A	N/A	
Bangladesh	NO	NO	NO	NO	
Belarus	YES	YES	YES	YES	
Brazil	YES	YES	YES	YES	
Bulgaria	YES	YES	YES	YES	
Canada	YES	YES	YES	YES	
Chile	YES	YES	YES	YES	
China	YES	YES	YES	YES	
China: Hong Kong	YES	YES	YES	YES	
(SAR)	125	1 LS	1 LS	1 LS	
Colombia	YES	YES	YES	YES	
Costa Rica	YES	NO	YES	NO	
Croatia	N/A	N/A	N/A	N/A	
Czech Rep.	YES	YES	YES	YES	
Denmark	YES	YES	YES	YES	
Dominica			1 2		
Ecuador	YES	YES	YES	YES	
El Salvador	YES	YES	YES	YES	
Estonia	YES	YES	YES	YES	
Finland	YES	YES	YES	YES	
France					
Georgia	YES	YES	YES	YES	
Germany					
Hungary	YES	YES	YES	YES	
Iran (Islamic Rep. of)	YES	YES	YES	YES	
Ireland	YES	YES	YES	YES	
Israel	YES	YES	YES	YES	
Italy					
Jamaica	YES	YES	YES	YES	
Japan	YES	YES	YES	YES	
Kyrgyzstan	YES	YES	YES	YES	
Lithuania	YES	YES	YES	YES	
Madagascar					
Malta	YES	YES	YES	YES	
Mauritius	YES	YES	YES	YES	
Mexico	YES	YES	YES	YES	
Monaco	NO	NO	NO	NO	
Morocco	N/A	N/A	N/A	N/A	
New Zealand	YES	YES	YES	YES	
Norway	YES	YES	YES	YES	
Oman	YES	YES	YES	YES	

IV. EXAMINATION PROCEDURE

3. Relative grounds for refusal (prior rights)

If the application is examined *ex officio* to determine whether the trademark application is in conflict with prior rights, what are, according to the applicable legislation, considered as prior rights?

	A. An identical	B. An identical	C. A similar mark	D. A similar	
	mark registered or	mark registered or	registered or	mark registered or	
Responding countries/	applied for by	applied for by	applied for by	applied for by	
Regional IP offices	another person in	another person in	another person in	another person in	
8	respect of	respect of similar	respect of identical	respect of similar	
	identical goods or	goods or services	goods or services	goods or services	
	services	8	8	8	
Pakistan	YES	YES	YES	YES	
Panama	YES	YES	YES	YES	
Peru	YES	YES	YES	YES	
Philippines	YES	YES	YES	YES	
Portugal	YES	YES	YES	YES	
Rep. of Korea	YES	YES	YES	YES	
Rep. of Moldova	YES	NO	YES	NO	
Romania	YES	YES	YES	YES	
Russian Federation	YES	YES	YES	YES	
Saint Lucia	YES	YES	YES	YES	
St. Vincent & the	YES	YES	YES	YES	
Grenadines					
Singapore	YES	YES	YES	YES	
Slovakia	YES	YES	YES	YES	
Slovenia					
Spain					
Sri Lanka	YES	YES	YES	YES	
Sudan	YES	YES	YES	YES	
Swaziland	YES	YES	YES	YES	
Sweden	YES	YES	YES	YES	
Switzerland					
Syrian Arab Rep.	YES	NO	YES	NO	
Thailand	YES	YES	YES	YES	
The former Yugoslav					
Rep. of Macedonia					
Trinidad & Tobago	YES	YES	YES	YES	
Tunisia	N/A	N/A	N/A	N/A	
Turkey	YES	YES	YES	YES	
Ukraine	YES	YES	YES	YES	
United Kingdom	YES	YES	YES	YES	
USA	YES	YES	YES	YES	
Uruguay	YES	YES	YES	YES	
Zambia	YES	YES	YES	YES	
OAPI	YES	YES	YES	YES	
BBM					
EC					

D. Please explain, whether in all cases a likelihood of confusion is necessary or only cases B to D:

Many replies indicated that likelihood of confusion was necessary only in cases B to D. A minor group required likelihood of confusion in all cases.

3. Relative grounds for refusal (prior rights)

If the application is examined *ex officio* to determine whether the trademark application is in conflict with prior rights, what are, according to the applicable legislation, considered as prior rights

Responding countries/ Regional IP offices	E. A well-known mark	F. Signs of indigenous peoples and local communities	G. Business names/ business identifiers (tradenames, abbreviations of tradenames)	H. Appellation of origin/protected geographical indications	
Algeria	YES	N/A		YES	
Armenia	YES	NO	YES	YES	
Australia	NO	NO	NO	YES	
Austria	N/A	N/A	N/A	N/A	
Bangladesh	NO	YES	NO	NO	
Belarus	YES	NO	YES	YES	
Brazil	YES	NO	NO	YES	
Bulgaria	YES	NO	NO	YES	
Canada	NO	NO	NO	YES	
Chile	YES	YES	YES	YES	
China	YES	YES	YES	YES	
China: Hong Kong	NO	NO	NO	NO	
(SAR)					
Colombia	YES	YES	YES	YES	
Costa Rica	YES	NO	YES	YES	
Croatia	N/A	N/A	N/A	N/A	
Czech Rep.	NO	NO	NO	NO	
Denmark	YES	N/A	YES	N/A	
Dominica					
Ecuador	YES	YES	YES	YES	
El Salvador	YES	YES	YES	YES	
Estonia	YES	N/A	YES	YES	
Finland	YES		YES	YES	
France					
Georgia	YES	NO	YES	YES	
Germany					
Hungary	YES	YES	YES	YES	
Iran (Islamic Rep. of)	YES	YES	YES	YES	
Ireland	NO	NO	NO	NO	
Israel	YES	NO	YES	YES	
Italy					
Jamaica	YES	YES	YES	YES	
Japan	YES	N/A	N/A	YES	
Kyrgyzstan	YES	N/A	YES	YES	
Lithuania	YES	YES	YES	YES	
Madagascar					
Malta	YES	N/A	N/A	N/A	
Mauritius	YES	YES	YES	YES	
Mexico	YES	YES	NO	YES	
Monaco	YES	NO	NO	NO	
Morocco	N/A	N/A	N/A	N/A	
New Zealand	NO	NO	NO	YES	
Norway	YES	N/A	YES	YES	
Oman	YES	YES	YES	YES	
Pakistan	YES	NO	YES	NO	

IV. EXAMINATION PROCEDURE

3. Relative grounds for refusal (prior rights)

If the application is examined *ex officio* to determine whether the trademark application is in conflict with prior rights, what are, according to the applicable legislation, considered as prior rights

Responding	E. A well-known	F. Signs of	G. Business names/	H. Appellation of origin/protected geographical	
countries/	mark	indigenous peoples	business identifiers		
Regional IP offices		and local	(tradenames,		
		communities	abbreviations of	indications	
			tradenames)		
Panama	YES	YES		YES	
Peru	YES	YES	YES	YES	
Philippines	YES	N/A YES		YES	
Portugal	YES	NO	YES	YES	
Rep. of Korea	YES	N/A	NO	YES	
Rep. of Moldova	YES	YES	NO	YES	
Romania	YES	NO	YES	YES	
Russian Federation	YES	NO	YES	YES	
Saint Lucia	YES	NO	NO	YES	
St. Vincent & the	NO	NO	NO	NO	
Grenadines					
Singapore	YES	NO	NO	NO	
Slovakia	NO	N/A	NO	NO	
Slovenia					
Spain					
Sri Lanka	YES	YES	YES	YES	
Sudan	YES	NO	N/A	N/A	
Swaziland	YES	YES	YES	YES	
Sweden	YES	NO	YES	YES	
Switzerland					
Syrian Arab Rep.	YES	YES	YES	YES	
Thailand	YES	NO	YES	NO	
The former Yugoslav					
Rep. of Macedonia					
Trinidad & Tobago	NO	NO	NO	YES	
Tunisia	NO	N/A	NO	NO	
Turkey	YES	YES	YES	YES	
Ukraine	YES	NO	YES	YES	
United Kingdom	NO	NO	NO	NO	
USA	YES	YES	YES	YES	
Uruguay	YES	YES	YES	NO	
Zambia	N/A	N/A	NO	N/A	
OAPI	NO	NO	YES	YES	
BBM					
EC	NO	NO	YES	YES	

3. Relative grounds for refusal (prior rights)

If the application is examined *ex officio* to determine whether the trademark application is in conflict with prior rights, what are, according to the applicable legislation, considered as prior rights

Responding	I.	J.	K.	L.	M.	N.
countries/	Industrial	Copyrights	Personal	Collective,	Unregistered	Others
Regional IP	designs		names	guarantee or	trademarks	
offices				certification		
				marks		
Algeria	NO	YES	YES			
Armenia	YES	YES	NO	YES	NO	
Australia	NO	NO	NO	YES	NO	NO
Austria	N/A	N/A	N/A	YES	NO	NO
Bangladesh		N/A	YES	N/A	N/A	N/A
Belarus	YES	YES	YES	YES	YES	YES
Brazil	NO	NO	YES	YES	NO	YES
Bulgaria	NO	NO	NO	YES	NO	YES
Canada	NO	NO	YES	YES	NO	YES
Chile	NO	YES	YES	NO	YES	
China	YES	YES	NO	YES	YES	
China: Hong Kong	NO	NO	NO	YES	NO	NO
(SAR) Colombia	YES	YES	YES	YES	YES	N/A
Costa Rica	YES	YES	YES	YES	YES	NO
Croatia	N/A	N/A	N/A	YES	YES	NO
Czech Rep.	NO	NO	NO	N/A	N/A	N/A
Denmark	YES	YES	YES	N/A	NO	NO
Dominica	TITIC	T TEG	******	YES	YES	N/A
Ecuador	YES	YES	YES	******	270	* TTTG
El Salvador	YES	YES	YES	YES	NO	YES
Estonia	YES	YES	******	YES	YES	YES
Finland	YES	YES	YES	YES	NO	
France	TITIC	27/4	******	YES	YES	
Georgia	YES	N/A	YES			
Germany	MEG	T/E/C	T WE G	T.TEG	T/FIG	T/F/G
Hungary	YES	YES	YES	YES	YES	YES
Iran (Islamic Rep. of)	YES	YES	YES	TITIC	770	77.0
Ireland	NO	NO	NO	YES	NO	NO
Israel	NO	NO	NO	YES	NO	
Italy				YES	YES	
Jamaica	YES	YES	YES	7770	27/1	
Japan	NO	NO	YES	YES	N/A	YES
Kyrgyzstan	YES	YES	NO	YES	N/A	YES
Lithuania	YES	YES	YES	YES	NO	NO
Madagascar		2	<u> </u>	YES	N/A	N/A
Malta	N/A	N/A	N/A			
Mauritius	YES	YES	NO	N/A	YES	
Mexico	NO	YES	YES	YES	YES	
Monaco	NO	NO	NO	YES	NO	NO
Morocco	N/A	N/A	N/A	NO	NO	NO
New Zealand	NO	NO	YES		NO	N/A
Norway	YES	YES	YES	YES	NO	YES
Oman	YES	YES	YES	YES	YES	NO
Pakistan	NO	NO		YES	YES	YES
Panama	YES	YES	YES			

IV. EXAMINATION PROCEDURE

3. Relative grounds for refusal (prior rights)

If the application is examined *ex officio* to determine whether the trademark application is in conflict with prior rights, what are, according to the applicable legislation, considered as prior rights

Responding	I.	J.	K.	L.	M.	N.
countries/	Industrial	Copyrights	Personal	Collective,	Unregistered	Others
Regional IP	designs	Copyrights	names	guarantee or	trademarks	Others
offices	Georgia			certification		
				marks		
Peru	YES	YES	YES	YES	YES	
Philippines	NO	NO	YES	YES	N/A	
Portugal	YES	YES	YES	YES	NO	N/A
Rep. of Korea	NO	NO	NO	YES	YES	NO
Rep. of Moldova	YES	YES	YES	YES	NO	YES
Romania	YES	YES	YES	NO	NO	NO
Russian Federation	YES	YES	NO	YES	NO	
Saint Lucia	NO	NO	NO	YES	NO	NO
St. Vincent & the	NO	NO	NO	YES	NO	N/A
Grenadines						
Singapore	NO	NO	NO	YES	NO	NO
Slovakia	NO	NO	NO	N/A	NO	N/A
Slovenia				NO	YES	NO
Spain						
Sri Lanka	YES	YES	YES			
Sudan	N/A	N/A	YES	YES	YES	
Swaziland	YES	YES	YES	N/A	N/A	YES
Sweden	YES	YES	YES	N/A	N/A	
Switzerland						
Syrian Arab Rep.	YES	YES	YES			
Thailand	NO	NO	NO	NO	NO	NO
The former Yugoslav						
Rep. of Macedonia						
Trinidad & Tobago	NO	NO	YES	YES	NO	
Tunisia	NO	NO	NO	YES	NO	NO
Turkey	YES	YES	YES	N/A	N/A	NO
Ukraine	YES	YES	YES	YES	YES	N/A
United Kingdom	NO	NO	NO			
USA	YES	YES	YES	YES	NO	NO
Uruguay	NO	YES	YES	YES	YES	YES
Zambia	N/A	N/A	N/A	YES	NO	YES
OAPI	YES	YES	NO	NO	NO	N/A
BBM				YES	NO	
EC	YES	YES	NO			

N. If YES, please list them:

Among others were mentioned composition marks, tradenames, design patents and the names and representations of historical monuments. In one reply the following was listed: designations or initials of public entities or agencies, where registration was not required by the public entity or agency; names, prizes or symbols of official or officially recognized sporting, artistic, cultural, social, political, economic or technical events or imitations likely to cause confusion, except when authorized by the competent authority or entity promoting the event; reproductions or imitations of titles, bonds, coins or bank notes of a Union, State, Federal District, Territory, Municipality or any country; signs that imitated or reproduced, in the whole or part, a mark which the applicant could not fail to have knowledge of in view of

his activities and of which the owner was established or domiciled on the national territory, if the mark was intended to distinguish a product or service that was identical, similar or related, and likely to cause confusion or association with the mark of such other person; the name and signs of sport entities, and the name or nickname of athletes.

Another reply indicated the following as relative grounds for refusal: trademarks containing the portrait of another person or the name, famous pseudonym, professional name or pen name of another person or the famous abbreviation thereof (except where the consent of the person concerned had been obtained); trademarks which were identical with another person's registered defensive mark, and which were used on the designated goods or designated services covered by the defensive mark registration; trademarks which were identical with another person's trademark where one year had not elapsed since the date of extinguishment of the trademark right, or with a trademark similar to such a trademark, and which were used in respect of the designated goods or designated services covered by the trademark right or in respect of similar goods or services.

IV. EXAMINATION PROCEDURE

3. Relative grounds for refusal (prior rights)

If the application is examined *ex officio* to determine whether the trademark application is in conflict with prior rights, what are, according to the applicable legislation, considered as prior rights

Responding countries/ Regional IP offices	O. Date of registration			
	(i) Filing date of application	(ii) Date of issuance of certificate of registration	(iii) Other	
Algeria	YES	NO		
Armenia	NO	NO	YES	
Australia	YES	NO		
Austria	YES	N/A		
Bangladesh	YES	YES		
Belarus	NO	NO	YES	
Brazil	NO	YES		
Bulgaria	NO	NO	YES	
Canada	NO	YES		
Chile		YES		
China	YES	NO		
China: Hong Kong (SAR)	YES	NO		
Colombia	NO	YES		
Costa Rica	YES	YES		
Croatia	YES	NO		
Czech Rep.	NO	YES		
Denmark	NO	NO	YES	
Doinica				
Ecuador	YES	YES		
El Salvador	NO	YES		
Estonia	YES	NO		
Finland	YES	NO		
France	NO	NO	YES	
Georgia	NO	NO	YES	
Germany				
Hungary	NO	NO		
Iran (Islamic Rep. of)	YES			
Ireland	YES	NO		
Israel	YES	NO		
Italy	· · · · · · · · · · · · · · · · · · ·		27/4	
Jamaica	YES	NO	N/A	
Japan	NO	NO	YES	
Kyrgyzstan	YES	NO	YES	
Lithuania	NO NO	NO NO	YES	
Madagascar Malta	NO	NO NO	YES	
Malta Mauritius	YES	NO NO		
	YES	NO NO		
Mexico	YES			
Monaco	NO	NO NO		
Morocco	YES		VEC	
New Zealand	YES	NO	YES	

IV. EXAMINATION PROCEDURE

3. Relative grounds for refusal (prior rights)

If the application is examined *ex officio* to determine whether the trademark application is in conflict with prior rights, what are, according to the applicable legislation, considered as prior rights

Responding countries/ Regional IP offices		O. Date of registration	
Regional Ir offices	(i) Filing date of application	(ii) Date of issuance of certificate of registration	(iii) Other
N	VEC	NO	VEG
Norway	YES	NO	YES
Oman	NO	NO	
Pakistan	VEC		
Panama	YES	NI/A	
Peru Philippines	N/A YES	N/A YES	
	NO YES	YES	YES
Portugal Rep. of Moldova	YES	NO YES	I ES
Rep. of Korea	NO NO	YES	
Romania	YES	NO NO	
Russian Federation	YES	NO	
Saint Lucia	TES	YES	
	VEC		
St. Vincent & the Grenadines	YES	NO	
Singapore	YES	NO	
Slovakia	YES	NO	
Slovenia	NO	YES	
Spain			
Sri Lanka	YES		
Sudan	YES	NO	
Swaziland	NO	YES	YES
Sweden	YES	NO	
Switzerland			
Syrian Arab Rep.	YES	NO	
Thailand	YES	NO	
The former Yugoslav Rep.			
of Macedonia			
Trinidad & Tobago	YES	NO	
Tunisia			
Turkey	YES	NO	
Ukraine	YES		
United Kingdom	YES	NO	
USA	YES	YES	YES
Uruguay	YES	NO	YES
Zambia	YES	NO	
OAPI	YES		
BBM			
EC	NO	NO	YES

O(iii) Other:

Some replies stated that the date of registration was the date of entry in the registry. The date of registration according to some other replies was the date on which the office announced the decision of registration.

IV. EXAMINATION PROCEDURE

3. Relative grounds for refusal (prior rights)

If the application is examined *ex officio* to determine whether the trademark application is in conflict with prior rights, what are, according to the applicable legislation, considered as prior rights

	P. Proof of acqui	red distinctiveness	Q. Grounds for refusal based on irregularities in classification		
Responding countries/ Regional IP offices	(i) Are certain marks registrable only with proof of acquired distinctiveness?	(ii) In the case of composite trademarks with non-distinctive words or elements, may the applicant be asked to disclaim such words or elements of his trademark?	(i) Can the application be refused if a term in the list of goods and service is too vague?	(ii) Does the IP office reclassify the list of goods and services?	
Algeria	NO	YES	NO	YES	
Armenia	NO	YES	NO	TES	
Australia	YES	NO	YES	YES	
Austria	YES	N/A	YES	YES	
Bangladesh	YES	YES	LU	1110	
Belarus	NO	YES	NO	YES	
Brazil	NO	NO	NO	YES	
Bulgaria	YES	YES	NO	YES	
Canada	YES	YES	YES	NO	
Chile	NO	NO	NO	NO	
China	YES	NO	YES	YES	
China: Hong Kong	NO	NO	YES	YES	
(SAR)	110		120	120	
Colombia	YES	NO	NO	NO	
Costa Rica	N/A	NO	NO	NO	
Croatia	YES	NO	YES	YES	
Czech Rep.	YES	NO	YES	YES	
Denmark	YES	YES			
Dominica					
Ecuador	YES	YES	YES	NO	
El Salvador	NO	NO	NO	YES	
Estonia	YES	YES	NO	YES	
Finland	YES	YES	YES		
France	NO	NO	YES	YES	
Georgia	N/A	YES	NO	YES	
Germany	YES	NO	YES	YES	
Hungary	YES	NO	YES	YES	
Iran (Islamic Rep. of)	NO	YES	YES	YES	
Ireland	NO	NO	YES	YES	
Israel	YES	YES	YES	YES	
Italy					
Jamaica	YES	NO	YES	YES	
Japan	YES	NO	YES	YES	
Kyrgyzstan	N/A	YES	NO	YES	
Lithuania	YES	YES	NO	YES	
Madagascar	NO	NO	NO	YES	
Malta	YES	YES	NO	YES	
Mauritius	NO	YES		YES	

IV. EXAMINATION PROCEDURE

3. Relative grounds for refusal (prior rights)

If the application is examined *ex officio* to determine whether the trademark application is in conflict with prior rights, what are, according to the applicable legislation, considered as prior rights

	P. Proof of acqui	ired distinctiveness	Q. Grounds for refusal based on irregularities in classification		
Responding countries/ Regional IP offices	(i) Are certain marks registrable only with proof of acquired distinctiveness?	(ii) In the case of composite trademarks with non-distinctive words or elements, may the applicant be asked to disclaim such words or elements of his trademark?	(i) Can the application be refused if a term in the list of goods and service is too vague?	(ii) Does the IP office reclassify the list of goods and services?	
Mexico	NO	NO	NO	NO	
Monaco	NO	YES	YES	YES	
Morocco	NO	NO	NO	YES	
New Zealand	YES	NO	YES	YES	
Norway	YES	YES	YES	YES	
Oman	YES	YES	YES	YES	
Pakistan		YES	YES		
Panama	NO	YES	NO	NO	
Peru	YES	YES	NO	YES	
Philippines	YES	YES	NO	YES	
Portugal	YES	NO	YES	YES	
Rep. of Korea	YES	NO	YES	YES	
Rep. of Moldova	YES	YES	NO	NO	
Romania	NO	YES	YES	YES	
Russian Federation	YES	YES	NO	YES	
Saint Lucia	YES	YES	NO	YES	
St. Vincent & the Grenadines	YES	YES	NO	YES	
Singapore	YES	NO			
Slovakia	YES	NO	YES	YES	
Slovenia	N/A	NO	NO	YES	
Spain			YES	YES	
Sri Lanka	YES	YES	YES	YES	
Sudan	N/A	YES	YES	YES	
Swaziland	YES	YES	NO	YES	
Sweden	YES	YES			
Switzerland			YES	YES	
Syrian Arab Rep.	YES	NO	NO	YES	
Thailand	YES	YES	YES	N/A	
The former Yugoslav Rep. of Macedonia	NO	NO	NO	YES	
Trinidad & Tobago	YES	YES	YES	YES	
Tunisia	NO	NO	NO	NO	
Turkey	NO	NO	NO	NO	
Ukraine	YES	NO	YES	YES	
United Kingdom	NO	NO	YES	YES	
USA	YES	YES	YES	YES	
Uruguay	YES	NO	NO	NO	

IV. EXAMINATION PROCEDURE

3. Relative grounds for refusal (prior rights)

If the application is examined *ex officio* to determine whether the trademark application is in conflict with prior rights, what are, according to the applicable legislation, considered as prior rights

	P. Proof of acqui	red distinctiveness	Q. Grounds for refusal based on irregularities in classification		
Responding countries/ Regional IP offices	(i) Are certain marks registrable only with proof of acquired distinctiveness?	(ii) In the case of composite trademarks with non-distinctive words or elements, may the applicant be asked to disclaim such words or elements of his trademark?	(i) Can the application be refused if a term in the list of goods and service is too vague?	(ii) Does the IP office reclassify the list of goods and services?	
Zambia	YES	YES	YES	NO	
OAPI	NO	NO		_	
BBM					
EC	YES	YES	YES	YES	

P(i) If YES, please list them:

Most replies were very general stating that marks consisting wholly of a sign ordinarily used to indicate the kind, quality, quantity, intended purpose, value, geographical origin, or other characteristic of goods or services, or the time of production of goods or rendering of services, would be registered only with proof of acquired distinctiveness. However, in one reply it was indicated that marks consisting of a single color and marks consisting only of numbers were registrable only with proof of acquired distinctiveness.

P(i) If YES, what are the criteria to prove the acquired distinctiveness:

Many replies emphasized that the public should recognize the sign as a mark of an enterprise but there were many ways to prove the acquired distinctiveness, such as results of opinion surveys. According to some replies evidence must show that the mark distinguished the goods or services at the date of application for registration. In one reply were mentioned exclusive and continuous use for five years and ownership of registration of the same mark for related goods/services and/or evidence showing a distinctiveness perception by the public.

1. Opposition systems

A. Does the applicable registration system allow for *ex parte* opposition?

(If NO, please skip to VI)

Responding countries/Regional IP	A. Does the applicable registration system allow for	A(i) Before the Registry/IP	A(ii) Before a judicial body?	A(iii) Other
offices	ex parte opposition?	Office?		
Algeria	NO	NO	NO	NO
Armenia				
Australia	YES	YES	NO	YES
Austria	NO	N/A	N/A	N/A
Bangladesh	YES	YES	NO	N/A
Belarus	NO			
Brazil	YES	YES	NO	NO
Bulgaria	NO			
Canada	YES	YES	NO	NO
Chile	YES	YES	NO	NO
China	NO	YES	NO	
China: Hong Kong	YES	YES	NO	
(SAR)				
Colombia	YES	YES	NO	NO
Costa Rica	YES	YES	NO	NO
Croatia	YES	YES	NO	NO
Czech Rep.	YES	YES	NO	NO
Denmark	YES	N/A	N/A	
Dominica				
Ecuador	YES	YES	NO	NO
El Salvador	YES	YES	NO	NO
Estonia	YES	NO	YES	NO
Finland	YES	YES	NO	
France	YES	YES	NO	NO
Georgia	YES	YES	YES	NO
Germany	YES	YES		
Hungary	NO	YES	NO	NO
Iran (Islamic Rep. of)	YES	YES	YES	YES
Ireland	YES	YES	NO	NO
Israel	YES	YES	NO	
Italy	YES			YES
Jamaica	YES	YES	N/A	NO
Japan	YES	YES	NO	NO
Kyrgyzstan	YES	NO		YES
Lithuania	YES	YES	NO	N/A
Madagascar	NO			
Malta	NO			
Mauritius	YES	YES	NO	N/A
Mexico	NO			
Monaco	NO			
Morocco	NO			
New Zealand	YES	YES	NO	NO
Norway	YES	YES	NO	NO
Oman				
Pakistan	NO			
Panama	YES	NO	YES	N/A
Peru	YES	YES	NO	NO

1. Opposition systems

A. Does the applicable registration system allow for *ex parte* opposition? (If NO, please skip to VI)

Responding countries/Regional IP offices	A. Does the applicable registration system allow for <i>ex parte</i> opposition?	A(i) Before the Registry/IP Office?	A(ii) Before a judicial body?	A(iii) Other
Philippines	NO			
Portugal	YES	YES	NO	NO
Rep. of Korea	YES	YES	NO	NO
Rep. of Moldova	YES	YES	YES	NO
Romania	YES	YES	NO	NO
Russian Federation	YES	NO	NO	YES
Saint Lucia	YES	YES	NO	N/A
Saint Vincent & the	YES	YES	NO	NO
Grenadines				
Singapore	YES			
Slovakia	YES	YES	NO	NO
Slovenia	YES	YES		
Spain	YES	YE		
Sri Lanka	YES	YES	N./A	N/A
Sudan				
Swaziland	YES	YES		
Sweden	YES	YES	YES	N/A
Switzerland	YES	YES	NO	NO
Thailand				
The former Yugoslav	YES	YES	NO	NO
Rep. of Macedonia				
Syrian Arab Rep.				
Thailand	YES	YES	NO	NO
Trinidad & Tobago	YES	YES	NO	NO
Tunisia				
Turkey	YES	YES	NO	NO
Ukraine	YES	YES		
United Kingdom	YES	YES	NO	NO
USA	YES	YES	YES	YES
Uruguay	YES	YES		
Zambia	YES	YES	YES	
OAPI				
BBM	YES	YES		
EC	YES	YES	NO	NO

A. If YES, are opposition proceedings available?

It was pointed out that the expression ex parte opposition appeared to be contradictory.

A(iii) If YES, please explain:

The replies generally indicated certain administrative appeal bodies.

 $\begin{tabular}{ll} 1. & Opposition systems \\ A(iv) & Pre-registration (opposition to an application) \end{tabular}$

Responding countries/Regional IP offices	A(iv)(a) Before any examination	A(iv)(b) During examination	A(iv)(c) After the examination of formal requirements
Algeria	NO	NO	NO
Armenia			
Australia	NO	NO	YES
Austria	N/A	N/A	N/A
Bangladesh	NO	NO	NO
Belarus			
Brazil	NO	NO	YES
Bulgaria			
Canada	NO	NO	NO
Chile	NO	NO	YES
China	NO	NO	NO
China: Hong Kong (SAR)	NO	NO	NO
Colombia	NO	NO	YES
Costa Rica	NO	NO	YES
Croatia	NO	NO	YES
Czech Rep.	NO	NO	NO
Denmark	110	110	N/A
Dominica			1771
Ecuador	NO	NO	YES
El Salvador	NO	NO	YES
Estonia	NO	NO	NO
Finland	N/A	N/A	N/A
France	IV/A	YES	IV/A
Georgia	NO	NO	NO
Germany	NO	NO	NO
Hungary	NO	YES	YES
Iran (Islamic Rep. of)	NO	NO	YES
Ireland	NO	NO	NO
Israel	NO	NO	NO
	NO	NO	YES
Italy Jamaica	NO	YES	YES
	NO NO		
Japan Kurayzatan	NO NO	NO NO	NO NO
Kyrgyzstan	NO NO	NO NO	NO NO
Lithuania Madagasaar	NU	NO	NO
Madagascar			
Malta	NO	NO	NO
Mauritius	NO	NO	NO
Mexico			
Monaco			
Morocco	NO	270	Y TO C
New Zealand	NO N/A	NO N/A	YES
Norway	N/A	N/A	N/A
Oman			
Pakistan			
Panama	NO	NO	YES
Peru	NO	NO	YES
Philippines			
Portugal	YES	NO	YES

V. OPPOSITION PROCEEDINGS

 $\begin{array}{c} 1. \ \, \text{Opposition systems} \\ A(iv) \ \, \text{Pre-registration (opposition to an application)} \end{array}$

Responding countries/Regional IP offices	A(iv)(a) Before any examination	A(iv)(b) During examination	A(iv)(c) After the examination of formal requirements
Rep. of Korea	NO	NO	YES
Rep. of Moldova	NO	NO	NO
Romania	NO	NO	NO
Russian Federation	NO	NO	YES
Saint Lucia	NO	NO	YES
St. Vincent & the	NO	NO	NO
Grenadines			
Singapore	NO	NO	NO
Slovakia	NO	NO	NO
Slovenia			
Spain			
Sri Lanka	NO	NO	NO
Sudan			
Swaziland	NO	NO	YES
Sweden			
Switzerland	NO	NO	NO
Thailand	NO	NO	YES
Syrian Arab Rep.			
Thailand	NO	NO	YES
The former Yugoslav Rep.	NO	NO	NO
of Macedonia Trinidad & Tobago	NO	NO	NO
Tunisia	1,0	1,0	1,0
Turkey	NO	NO	NO
Ukraine		YES	
United Kingdom	NO	NO	NO
USA	YES	YES	NO
Uruguay	YES		
Zambia	NO	NO	NO
OAPI	NO	NO	
BBM			YES
EC	NO	NO	NO

		PROCEEDINGS ion systems	
		position to an application)	
Responding countries/Regional IP offices	A(iv)(d) After examination of absolute grounds for refusal	A(iv)(e) After examination of relative grounds of refusal	A(v) Post-registration (opposition to a registration)
Algeria	NO	NO	
Armenia			
Australia	YES	YES	NO
Austria	N/A	N/A	N/A
Bangladesh		NO	YES
Belarus			
Brazil	NO	NO	NO
Bulgaria			
Canada	YES	YES	NO
Chile	NO	YES	NO
China	YES	YES	NO
China: Hong Kong (SAR)	YES	YES	YES
Colombia	NO	NO	NO
Costa Rica	YES	YES	NO
Croatia	YES	NO	NO
Czech Rep.	YES	YES	NO
Denmark	N/A	N/A	YES
Dominica			
Ecuador	NO	NO	NO
El Salvador	YES	YES	NO
Estonia	NO N/A	YES	NO
Finland	N/A	N/A	YES
France	VEG	VIEG	NO
Georgia	YES	YES	YES
Germany	NO YES	N/A NO	YES NO
Hungary Iran (Islamic Rep. of)	YES	YES	NO
Ireland	YES	YES	YES
Israel	YES	YES	NO
Italy	YES	ILS	YES
Jamaica	YES	YES	YES
Japan	NO	NO	YES
Kyrgyzstan	YES	YES	YES
Lithuania	NO	NO	YES
Madagascar		-1.2	
Malta			
Mauritius	NO	NO	NO
Mexico			
Monaco			
Morocco			
New Zealand	YES	YES	NO
Norway	N/A	N/A	YES
Oman	YES	NO	NO
Pakistan			
Panama	YES	YES	NO
Peru	NO	NO	NO
Philippines			
Portugal	NO	NO	NO

V. OPPOSITION PROCEEDINGS

 $\begin{array}{c} 1. \ \, \text{Opposition systems} \\ A(iv) \ \, \text{Pre-registration (opposition to an application)} \end{array}$

Responding countries/Regional IP offices A(iv)(d) After examination of absolute grounds for refusal A(iv)(e) After examination of absolute armination of absolute armination of refusal A(v) Post-registration (opposition to a registration (opposition to a registration) Rep. of Korea YES YES NO Rep. of Moldova YES YES YES Romania NO NO YES Russian Federation YES YES YES Saint Lucia YES YES NO St. Vincent & the Grenadines YES YES NO Singapore NO NO NO NO Slovakia YES YES NO Spain YES YES NO Sri Lanka YES YES NO Sudan NO NO NO Swaziland YES YES YES Switzerland NO NO YES Switzerland NO NO YES Syrian Arab Rep. Thailand YES NO NO <th>D 1'</th> <th></th> <th>A (') () A C</th> <th>14() D : : : : :</th>	D 1'		A (') () A C	14() D : : : : :
Rep. of Korea				
Rep. of Korea YES YES YES Rep. of Moldova YES YES YES Romania NO NO YES Russian Federation YES YES YES Saint Lucia YES YES NO St. Vincent & the Grenadines YES YES NO Grenadines NO NO NO Singapore NO NO NO Slovakia YES NO NO Slovakia YES NO NO Slovakia YES NO NO Solvakia YES YES NO Spain ST ST ST NO NO Slovakia YES YES NO				
Rep. of Moldova YES YES YES Romania NO NO YES Russian Federation YES YES YES Saint Lucia YES YES NO St. Vincent & the YES YES NO St. Vincent & the YES YES NO Singapore NO NO NO Slovakia YES NO NO Slovakia YES NO NO Slovakia YES YES NO Spain Stricture NO NO NO Sudan NO NO NO NO NO Swaziland YES YES YES NO NO YES Switzerland NO NO YES Switzerland NO NO YES NO	IP offices	reiusai	grounds of refusal	registration)
Romania NO NO YES Russian Federation YES YES YES Saint Lucia YES YES NO St. Vincent & the Grenadines YES YES NO Grenadines NO NO NO Singapore NO NO NO Slovakia YES NO NO Slovenia YES NO NO Spain Sri Lanka YES YES NO Sudan NO NO NO NO NO Swaziland YES YES YES NO NO YES Switzerland NO NO YES YES NO YES NO NO YES NO NO NO YES NO	Rep. of Korea	YES	YES	NO
Russian Federation YES YES YES Saint Lucia YES YES NO St. Vincent & the YES YES NO Grenadines Singapore NO NO NO Singapore NO NO NO NO Slovakia YES NO NO Slovenia YES YES NO Spain Spain Spain NO NO Sri Lanka YES YES NO Sudan NO NO NO Swaziland YES YES NO Sweden N/A N/A YES YES Switzerland NO NO YES YES NO YES Syrian Arab Rep. Thailand YES YES NO	Rep. of Moldova	YES	YES	YES
Saint Lucia YES YES NO St. Vincent & the Grenadines YES YES NO Singapore NO NO NO Slovakia YES NO NO Slovakia YES NO NO Spain Sri Lanka YES YES NO Sudan NO NO NO NO Swaziland YES YES YES Sweden N/A N/A YES Switzerland NO NO YES Syrian Arab Rep. Thailand YES YES NO The former Yugoslav Rep. of Macedonia YES NO NO NO Trinidad & Tobago YES NO NO NO Tunisia NO NO NO NO Ukraine NO NO NO NO Uriguay YES YES NO Uruguay YES YES NO	Romania	NO	NO	YES
St. Vincent & the Grenadines YES YES NO Singapore NO NO NO NO Slovakia YES NO NO NO Slovania YES YES NO NO SO NO NO NO NO SU NO NO NO SU NO NO NO NO NO YES YES NO NO YES NO NO YES NO NO NO YES NO	Russian Federation	YES	YES	YES
Grenadines NO NO NO Singapore NO NO NO Slovakia YES NO NO Slovenia YES YES NO Spain Sri Lanka YES YES NO Sudan NO NO NO NO Swaziland YES YES YES Sweden N/A N/A YES Switzerland NO NO YES Syrian Arab Rep. The former Yugoslav YES NO NO The former Yugoslav YES NO NO NO Rep. of Macedonia Trinidad & Tobago YES NO NO Tunisia NO NO NO NO Turkey YES NO NO NO Ukraine NO NO NO NO United Kingdom YES YES NO Uruguay Zambia NO NO NO	Saint Lucia	YES	YES	NO
Singapore NO NO NO Slovakia YES NO NO Slovenia YES NO NO Spain Sri Lanka YES YES NO Sudan NO NO NO NO Swaziland YES YES YES Sweden N/A N/A YES Switzerland NO NO YES Syrian Arab Rep. Thailand YES YES NO The former Yugoslav Rep. of Macedonia YES NO NO NO Rep. of Macedonia YES NO NO NO NO NO Tunisia NO	St. Vincent & the	YES	YES	NO
Slovakia YES	Grenadines			
Slovenia YES Spain Spain Sri Lanka YES YES NO NO NO NO NO NO Sudan NO NO NO NO NO Swaziland YES YES YES YES Sweden N/A N/A N/A YES Switzerland NO NO NO YES YES Syrian Arab Rep. Syrian Ar	Singapore	NO	NO	NO
Spain YES YES NO Sudan NO NO NO Swaziland YES YES Sweden N/A N/A YES Switzerland NO NO YES Syrian Arab Rep. Thailand YES YES NO The former Yugoslav YES NO NO NO Rep. of Macedonia Trinidad & Tobago YES NO NO NO Tunisia NO NO NO NO NO NO Turkey YES NO NO NO NO NO NO NO NO United Kingdom YES YES YES YES NO NO Uruguay Uruguay Uruguay Tes NO NO <td>Slovakia</td> <td>YES</td> <td>NO</td> <td>NO</td>	Slovakia	YES	NO	NO
Sri Lanka YES YES NO Sudan NO NO NO Swaziland YES YES YES Sweden N/A N/A YES Switzerland NO NO YES Syrian Arab Rep. Thailand YES YES NO The former Yugoslav Rep. of Macedonia YES NO NO NO Rep. of Macedonia NO NO NO NO NO Tunisia NO	Slovenia	YES		
Sudan NO NO Swaziland YES YES Sweden N/A N/A YES Switzerland NO NO YES Syrian Arab Rep. Thailand YES YES NO The former Yugoslav YES NO NO NO Rep. of Macedonia NO NO NO NO Tunisia NO NO NO NO Turkey YES NO NO NO Ukraine NO NO NO NO UsA YES YES YES NO Uruguay VES YES NO NO OAPI NO NO NO NO BBM YES N/A N/A	Spain			
Swaziland YES YES Sweden N/A N/A YES Switzerland NO NO YES Syrian Arab Rep. Thailand YES NO NO The former Yugoslav Rep. of Macedonia YES NO NO NO Rep. of Macedonia NO YES YES YES NO NO YES NO NO YES NO NO YES NO NO </td <td>Sri Lanka</td> <td>YES</td> <td>YES</td> <td>NO</td>	Sri Lanka	YES	YES	NO
Sweden N/A N/A YES Switzerland NO NO YES Syrian Arab Rep. Thailand YES NO The former Yugoslav Rep. of Macedonia YES NO NO Trinidad & Tobago YES NO NO Tunisia NO NO NO Turkey YES NO NO Ukraine NO NO NO Ush YES YES YES USA YES YES NO Uruguay Tambia NO NO YES OAPI NO NO NO NO BBM YES N/A N/A	Sudan	NO	NO	
Switzerland NO YES Syrian Arab Rep. Thailand YES YES NO The former Yugoslav Rep. of Macedonia YES NO NO NO Rep. of Macedonia NO YES YES YES YES NO NO YES NO NO YES NO <	Swaziland	YES	YES	
Syrian Arab Rep. Thailand YES YES NO The former Yugoslav YES NO NO Rep. of Macedonia NO NO NO Trinidad & Tobago YES NO NO Tunisia NO NO NO Turkey YES NO NO Ukraine NO NO NO United Kingdom YES YES YES UsA YES YES NO Uruguay VES NO YES OAPI NO NO NO BBM YES N/A N/A	Sweden	N/A	N/A	YES
Thailand YES YES NO The former Yugoslav YES NO NO Rep. of Macedonia NO NO NO Trinidad & Tobago YES NO NO Tunisia NO NO NO Turkey YES NO NO Ukraine NO NO NO United Kingdom YES YES YES USA YES YES NO Uruguay VES NO YES OAPI NO NO NO BBM YES N/A N/A	Switzerland	NO	NO	YES
Thailand YES YES NO The former Yugoslav YES NO NO Rep. of Macedonia NO NO NO Trinidad & Tobago YES NO NO Tunisia NO NO NO Turkey YES NO NO Ukraine NO NO NO United Kingdom YES YES YES USA YES YES NO Uruguay VES NO YES OAPI NO NO NO BBM YES N/A N/A	Syrian Arab Rep.			
Rep. of Macedonia YES NO NO Trinidad & Tobago YES NO NO Tunisia NO NO NO Turkey YES NO NO Ukraine NO NO VES Ush YES YES YES USA YES YES NO Uruguay VES NO YES OAPI NO NO NO BBM YES N/A N/A	Thailand	YES	YES	NO
Trinidad & Tobago YES NO NO Tunisia NO NO NO Turkey YES NO NO Ukraine NO NO United Kingdom YES YES YES USA YES YES NO Uruguay VES NO YES OAPI NO NO NO BBM YES N/A N/A	The former Yugoslav	YES	NO	NO
Tunisia NO NO NO Turkey YES NO NO Ukraine NO NO United Kingdom YES YES YES USA YES YES NO Uruguay VES NO YES OAPI NO NO NO BBM YES N/A N/A	Rep. of Macedonia			
Turkey YES NO NO Ukraine NO NO United Kingdom YES YES YES USA YES YES NO Uruguay VES NO YES OAPI NO NO NO BBM YES N/A N/A	Trinidad & Tobago	YES	NO	NO
Ukraine NO United Kingdom YES YES YES USA YES YES NO Uruguay VES NO YES OAPI NO NO NO BBM YES N/A N/A	Tunisia	NO	NO	NO
United Kingdom YES YES YES USA YES YES NO Uruguay Tambia NO NO YES OAPI NO NO NO NO BBM YES N/A N/A	Turkey	YES	NO	NO
USA YES YES NO Uruguay	Ukraine			NO
USA YES YES NO Uruguay	United Kingdom	YES	YES	YES
Zambia NO NO YES OAPI NO NO NO BBM YES N/A N/A		YES	YES	NO
Zambia NO NO YES OAPI NO NO NO BBM YES N/A N/A	Uruguay			
BBM YES N/A N/A		NO	NO	YES
	OAPI	NO	NO	
EC YES NO NO	BBM	YES	N/A	N/A
	EC	YES	NO	NO

2. Opposition period A. What is the length of the opposition period?

D	(i) 2	(::) 2	(:::) Mana dana 2	(:) A
Responding countries/Regional IP offices	(i) 2 months	(ii) 3 months	(iii) More than 3 months	(iv) Are extensions available?
Algeria				
Armenia				
Australia	NO	YRS	NO	YES
Austria	N/A	N/A	N/A	N/A
Bangladesh	NO	NO	4 months	YES
Belarus				
Brazil	YES	NO	NO	YES
Bulgaria				
Canada	YES	NO	NO	YES
Chile			YES	NO
China	NO	YES	NO	YES
China: Hong Kong	NO	YES	NO	YES
(SAR)				
Colombia	N/A	N/A	N/A (30 days)	YES
Costa Rica	YES	NO	NO	NO
Croatia	NO	YES	NO	NO
Czech Rep.	NO	YES	NO	NO
Denmark	YES	NO	NO	N/A
Dominica	120	110	110	1,712
Ecuador	YES	NO	NO	YES
El Salvador	YES	NO	NO	YES
Estonia Estonia	YES	NO	NO	NO
Finland	YES	110	110	NO
France	YES	NO	NO	NO
Georgia	NO	YES	6 months	NO
Germany	110	YES	O months	NO
Hungary	NO	YES	NO	NO
Iran (Islamic Rep. of)	110	TES	YES	110
Ireland	NO	YES	NO	NO
Israel	110	YES	110	YES
Italy		YES		NO
Jamaica	YES	N/A	N/A	YES
	YES	NO NO	NO NO	NO
Japan Kyrgyzstan	NO	YES	YES	YES
Kyrgyzstan Lithuania	NO	YES	1 ES	NO
Madagascar	INO	1 E3		INO
Malta				
Mauritius	NO	YES	NO	YES
Mexico	NU	1 E3	NU	163
Monaco				
Morocco		YES		YES
New Zealand	VEC		NO	
Norway	YES	NO	NO	NO
Oman	********	27.0	270	NO
Pakistan	YES	NO	NO	YES
Panama	YES	NO	NO	NO
Peru	N/A	N/A	N/A	NO
Philippines	ĺ			

V. OPPOSITION PROCEEDINGS

2. Opposition period

A. What is the length of the opposition period?

(i) 2 months	(ii) 3 months	(iii) More than 3 months	(iv) Are extensions available?
NO	NO	NO (30 days)	NO
NO	YES	NO NO	YES
NO	YES	NO	NO
NO	YES	NO	YES
	YES		YES
	YES		YES
YES	NO	NO	YES
NO	YES	NO	NO
	YES		NO
YES			NO
	YES		YES
NO	NO	YES	NO
	YES		YES
YES			YES
NO	YES	NO	NO
	YES		NO
NO	YES	NO	NO
	VEC		YES
VEC		NO	NO
			YES
110	110	110	NO
VFS			YES
ILD		6 months	1Lb
YES		O monuis	NO
	VFS	NO	NO
	NO NO NO NO NO YES NO YES NO	NO	NO

A(iii) If YES, please specify:

See the table.

A(iv) Please explain under what conditions:

Most of the respondents indicated that an extension to the opposition period could be requested upon show of proof of good cause or legitimate reason(s).

3. Publication A. Where is the application/registration published for oppositio

Responding countries/Regional IP offices	(i) In a gazette	(ii) On the IP office website	(iii) Both (I) and (ii)	(iv) Other
	27/4	27/4	27/4	27/4
Algeria	N/A	N/A	N/A	N/A
Armenia	YTEG	T/DG	X/EG	NO
Australia	YES	YES	YES	NO
Austria	YES	NO	N/A	NO
Bangladesh	YES	NO	NO	NO
Belarus Brazil	YES	YES	YES	YES
Bulgaria	1 E3	1 E3	1 E3	I ES
Canada	YES	YES	YES	
Chile	YES	1 E3	1E3	
China	NO	YES	N/A	
China: Hong Kong	NO	YES	N/A N/A	
(SAR)		1 E2	IN/A	
Colombia	YES	N/A	N/A	N/A
Costa Rica	NO	NO	NO	YES
Croatia	YES	NO	NO	NO
Czech Rep.	YES	YES	YES	NO
Denmark	YES	YES	YES	NO
Dominica				
Ecuador	YES	NO	NO	NO
El Salvador	NO	NO	NO	YES
Estonia	N/A	N/A	YES	NO
Finland	YES			NO
France	YES	NO	NO	
Georgia	YES	YES	YES	NO
Germany	YES	YES		
Hungary	YES	NO	NO	NO
Iran (Islamic Rep. of)	YES			
Ireland	YES	YES	YES	NO
Israel	YES	NO		
Italy			YES	
Jamaica	YES	N/A	N/A	N/A
Japan	YES	YES	YES	NO
Kyrgyzstan	NO	NO	NO	NO
Lithuania	YES	NO	NO	NO
Madagascar				
Malta	T.E.C	770	770	110
Mauritius	YES	NO	NO	NO
Mexico				
Monaco				
Morocco			*ZEG	
New Zealand	T/TIG	*******	YES	270
Norway	YES	YES	YES	NO
Oman	YES	NO	NO	YES
Pakistan	YES	NO	NO	NO
Panama	YES		YES	NO
Peru Philippines				YES

V. OPPOSITION PROCEEDINGS

3. Publication

A. Where is the application/registration published for opposition

Responding countries/Regional IP	(i) In a gazette	(ii) On the IP office website	(iii) Both (I) and (ii)	(iv) Other
offices		office website	and (II)	
Portugal	YES	NO	NO	NO
Rep. of Korea	NO	YES	NO	NO
Rep. of Moldova	YES	NO	N/A	N/A
Romania	YES	NO		
Russian Federation	YES	NO	NO	NO
Saint Lucia	YES	NO		
St. Vincent & the Grenadines	YES			YES
Singapore	NO	NO	NO	YES
Slovakia	YES	NO	NO	NO
Slovenia	YES	110	1,0	110
Spain	YES			
Sri Lanka	YES			
Sudan	YES	NO	NO	YES
Swaziland	YES			
Sweden	YES	YES	YES	N/A
Switzerland	YES	NO	NO	YES
Syrian Arab Rep.				
Thailand	YES	NO	NO	NO
The former Yugoslav	YES	YES	YES	
Rep. of Macedonia				
Trinidad & Tobago	NO	NO	NO	YES
Tunisia	NO	NO	NO	YES
Turkey	YES	NO	NO	NO
Ukraine				
United Kingdom	YES	YES	YES	NO
USA	YES	YES	YES	NO
Uruguay	YES			
Zambia	YES			
OAPI	YES			
BBM	YES	YES	YES	
EC	YES	YES	NO	YES

A(iv) If YES, please explain:

This question was not responded to.

	V. OPPOSITION PRO 3. Publication	
Responding countries/Regional IP offices	B. Please describe what is the frequency of the publication	C. Indicate which publication is "official" (i.e. has legal effect)
Algeria		
Armenia		
Australia	Weekly	Official Journal
Austria	Monthly	Gazette
Bangladesh		Gazette
Belarus		
Brazil	Weekly	Gazette
Bulgaria		
Canada	Weekly	Electronic Journal
Chile		
China	Weekly	Official journal
China: Hong Kong (SAR)	Weekly	Official journal
Colombia	Monthly	Gazette
Costa Rica	Twice a week	Gazette
Croatia	Every 2 months	Gazette
Czech Rep.	Once a month	Gazette
Denmark	Weekly	TM Gazette (online version only)
Dominica		
Ecuador	Monthly	IP Gazette
El Salvador	3 times every 15 days	Official journal
Estonia	Monthly	TM Gazette
Finland	Twice a month	TM Gazette
France	Weekly	Official IP Bulletin;
		WIPO Gazette for International Marks
Georgia	Twice a month	Official IP Bulletin
Germany	Gazette: Weekly TM register: Daily	Gazette
Hungary	Monthly	Official journal
Iran (Islamic Rep. of)		
Ireland	Fortnightly	Journal and online web version
Israel	Monthly	Gazette
Italy	At least once a month	Bulletin and website if notice has legal effects
Jamaica	Gazette: Weekly TM's are published monthly or every 2 months	Every publication
Japan	Weekly	TM Gazette (CD-ROM)
Kyrgyzstan	· ·	
Lithuania	Once a month	Official State Patent Bureau Bulletin
Madagascar		
Malta		
Mauritius	Weekly	Gazette
Mexico		
Monaco		
Morocco		
New Zealand	Monthly	Gazette
Norway	Weekly	TM Gazette
Oman	Once in daily newspaper	Official Gazette
Pakistan		Gazette

V. OPPOSITION PROCEEDINGS 3. Publication C. Indicate which publication is "official" Responding B. Please describe what is the countries/Regional IP frequency of the publication (i.e. has legal effect) offices Monthly IP Bulletin Panama Peru Philippines Monthly Official Journal Portugal Rep. of Korea Every day on IP website IP website Rep. of Moldova Monthly Official IP Bulletin Romania Monthly Official IP Bulletin Russian Federation Twice a month Official Bulletin Weekly Saint Lucia Gazette St. Vincent & the Gazette; Official Journal; Grenadines **Electronic Publication** TM Journal Singapore Once or twice a week Slovakia Official Journal of the IP Office Monthly Slovenia Every 2 months IP Office Official Journal Spain Every 15 days Official Journal Sri Lanka Weekly Government Gazette Official Gazette Sudan Quarterly Swaziland Monthly Official TM Gazette TM law does not specify Sweden Once a week Switzerland Daily in FOSC FOSC and WIPO Gazette Monthly in WIPO Gazette Syrian Arab Rep. 4 volumes per month Thailand The former Yugoslav Every 3 months IP Office Official Gazette Rep. of Macedonia Trinidad & Tobago Every 2 weeks Daily Newspaper Up to 12 months Official INORPI Bulletin Tunisia Monthly Turkey Official TM Bulletin Ukraine United Kingdom Weekly Publication on the internet **USA** Weekly Official Gazette of USPTO Uruguay Monthly IP Bulletin Monthly Patent and TM Journal Zambia Official IP Bulletin OAPI Every 3 months BBM Monthly Gazette EC Weekly

3. Publication

D. What is the starting date of the opposition period?

Responding	(i) The date of the publication of	(ii) The date of the	(iii) Other
countries/Regional IP	the application for registration	publication of the registration	(III) Other
offices	and approximent for registration	puoneunon or une regionation	
Algeria	N/A	N/A	
Armenia			
Australia	YES	NO	
Austria	N/A	N/A	
Bangladesh	YES	NO	
Belarus			
Brazil	YES	NO	NO
Bulgaria			
Canada	YES	NO	
Chile	YES		
China	YES	NO	
China: Hong Kong	YES	NO	
(SAR)			
Colombia	YES	N/A	
Costa Rica	YES	NO	
Croatia	YES	NO	
Czech Rep.	YES	NO	
Denmark	NO	N/A	
Dominica			
Ecuador	YES	NO	
El Salvador	YES	NO	
Estonia	YES	NO	
Finland	NO	YES	
France	YES	NO	YES
Georgia	YES	NO	125
Germany	122	YES	
Hungary	YES	NO	NO
Iran (Islamic Rep. of)	YES	YES	110
Ireland	YES	NO	NO
Israel	YES	NO	110
Italy	YES	YES	
Jamaica	YES	NO	YES
Janaica Japan	NO	YES	1123
Kyrgyzstan	NO	NO	YES
Kyrgyzstan Lithuania	NO	YES	LES
Madagascar	INO	1123	
Malta			
Mauritius	YES	NO	
Mexico	I ES	NU	
			
Monaco			
Morocco	VEC	NO	
New Zealand	YES	NO	
Norway	N/A	YES	
Oman	YES	NO	*****
Pakistan	YES	NO	YES
Panama	NO	NO	YES
Peru	YES		ļ
Philippines			
Portugal	YES	NO	NO

V. OPPOSITION PROCEEDINGS

3. Publication

D. What is the starting date of the opposition period?

countries/Regional IP offices Rep. of Korea YES NO Rep. of Moldova YES NO Romania NO YES Russian Federation NO YES Saint Lucia YES YES St. Vincent & the YES YES Grenadines Singapore Slovakia YES NO Slovania YES Spain YES Sri Lanka YES Swaziland YES Swaziland YES Swaziland YES Swaziland YES Switzerland NO YES Syrian Arab Rep. Thailand YES NO The former Yugoslav Rep. of Macedonia Trinidad & Tobago Turkey YES NO Roo NO Roo NO Roo NO Turkey YES NO Turkey YES NO ROO NO Turkey YES NO ROO NO Turkey YES NO Turkey YES NO Turkey YES NO Too NO Tessistant NO Types Thou Indication of the registration publication of the registration of the regi	stration
Rep. of Korea YES NO Rep. of Moldova YES NO Romania NO YES Russian Federation NO YES Saint Lucia YES St. Vincent & the YES YES Grenadines Singapore Slovakia YES NO Slovenia YES Spain YES Sri Lanka YES Sudan NO YES Swaziland YES Swaziland YES Sweden NO NO Switzerland NO YES Syrian Arab Rep. Thailand YES NO The former Yugoslav Rep. of Macedonia Trinidad & Tobago Turkey YES NO NO NO NO Turkey YES NO NO NO NO NO TES NO NO NO NO NO TES NO	NO
Rep. of Moldova YES NO Romania NO YES Russian Federation NO YES Saint Lucia YES St. Vincent & the YES YES Grenadines Singapore Slovakia YES NO Slovenia YES Spain YES Sri Lanka YES Sudan NO YES Swaziland YES Swaziland YES Sweden NO NO Switzerland NO YES Syrian Arab Rep. Thailand YES NO The former Yugoslav Rep. of Macedonia Trinidad & Tobago Tunisia YES NO Turkey YES NO	NO
Rep. of Moldova YES NO Romania NO YES Russian Federation NO YES Saint Lucia YES St. Vincent & the YES YES Grenadines Singapore Slovakia YES NO Slovenia YES Spain YES Sri Lanka YES Sudan NO YES Swaziland YES Sweden NO NO Switzerland NO YES Syrian Arab Rep. Thailand YES NO The former Yugoslav Rep. of Macedonia Trinidad & Tobago Tunisia YES NO Turkey YES NO	NO
Romania NO YES Russian Federation NO YES Saint Lucia YES St. Vincent & the YES YES Grenadines Singapore Slovakia YES NO Slovenia YES Spain YES Sri Lanka YES Sudan NO YES Swaziland YES Swaziland YES Sweden NO NO Switzerland NO YES Syrian Arab Rep. Thailand YES NO The former Yugoslav Rep. of Macedonia Trinidad & Tobago Tunisia YES NO Turkey YES NO	NO
Russian Federation NO YES Saint Lucia YES St. Vincent & the YES YES Grenadines Singapore Slovakia YES NO Slovenia YES Spain YES Sri Lanka YES Sudan NO YES Swaziland YES Swaziland YES Sweden NO NO Switzerland NO YES Syrian Arab Rep. Thailand YES NO The former Yugoslav Rep. of Macedonia Trinidad & Tobago Tunisia YES NO Turkey YES NO	NO
Saint Lucia St. Vincent & the Grenadines Singapore Slovakia Spain Spain Spain Syes Spain Syes Sri Lanka Sudan Sudan Soweden Sweden Sweden Syes Syrian Arab Rep. Thailand Trinidad & Tobago Turkey St. Vincent & the YES YES YES YES NO YES YES NO YES NO YES YES NO NO NO YES NO	NO
St. Vincent & the Grenadines Singapore Slovakia Spain Spain Spain Sri Lanka Sudan NO Swaziland Sweden NO Switzerland NO Switzerland Trinidad & Tobago Turkey Singapore YES NO YES NO NO YES NO YES NO NO YES NO	NO
Grenadines Singapore Slovakia YES NO Slovenia YES Spain Spain YES Spain Sri Lanka YES Swaziland Swaziland YES NO Sweden NO NO Switzerland NO YES Syrian Arab Rep. NO Thailand The former Yugoslav YES NO Rep. of Macedonia YES NO Tunisia YES NO Turkey YES NO	NO
Singapore NO Slovakia YES NO Slovenia YES NO Spain YES Sri Lanka Sri Lanka YES Sudan Sudan NO YES Swaziland YES NO Sweden NO NO Switzerland NO YES Syrian Arab Rep. NO NO Thailand YES NO Rep. of Macedonia YES NO Trinidad & Tobago YES NO Tunisia YES NO Turkey YES NO	
Slovakia YES NO Slovenia YES Spain YES Spain YES Spain YES Sri Lanka YES YES Swaziland YES Swaziland YES NO NO NO Sweden NO NO YES Syrian Arab Rep. Thailand YES NO The former Yugoslav YES NO NO Rep. of Macedonia Trinidad & Tobago YES NO Tunisia YES NO Tunisia YES NO NO Turkey YES NO NO </td <td></td>	
Slovenia YES Spain YES Sri Lanka YES Sudan NO YES Swaziland YES YES Sweden NO NO NO Switzerland NO YES YES Syrian Arab Rep. Thailand YES NO The former Yugoslav YES NO Rep. of Macedonia YES NO Tunisia YES NO Turkey YES NO	
Spain YES Sri Lanka YES Sudan NO YES Swaziland YES NO Sweden NO NO Switzerland NO YES Syrian Arab Rep. Thailand YES NO The former Yugoslav YES NO Rep. of Macedonia YES NO Tunisia YES NO Turkey YES NO	
Sri Lanka YES Sudan NO YES Swaziland YES NO Sweden NO NO Switzerland NO YES Syrian Arab Rep. NO Thailand Thailand YES NO The former Yugoslav YES NO Rep. of Macedonia YES NO Tunisia YES NO Turkey YES NO	
Sudan NO YES Swaziland YES Sweden NO NO Switzerland NO YES Syrian Arab Rep. Thailand YES NO The former Yugoslav Rep. of Macedonia YES NO Trinidad & Tobago YES NO Tunisia YES NO Turkey YES NO	
Swaziland YES Sweden NO NO Switzerland NO YES Syrian Arab Rep. Thailand YES NO The former Yugoslav YES NO Rep. of Macedonia YES NO Trinidad & Tobago YES NO Tunisia YES NO Turkey YES NO	
Sweden NO NO Switzerland NO YES Syrian Arab Rep. Thailand YES NO The former Yugoslav YES NO Rep. of Macedonia YES NO Trinidad & Tobago YES NO Tunisia YES NO Turkey YES NO	
Switzerland NO YES Syrian Arab Rep. Thailand YES NO The former Yugoslav YES NO Rep. of Macedonia Trinidad & Tobago YES Tunisia YES NO Turkey YES NO	
Syrian Arab Rep. Thailand YES NO The former Yugoslav YES NO Rep. of Macedonia Trinidad & Tobago YES Tunisia YES NO Turkey YES NO	
Thailand YES NO The former Yugoslav YES NO Rep. of Macedonia Trinidad & Tobago YES Tunisia YES NO Turkey YES NO	
Thailand YES NO The former Yugoslav YES NO Rep. of Macedonia Trinidad & Tobago YES Tunisia YES NO Turkey YES NO	
Rep. of Macedonia YES Trinidad & Tobago YES Tunisia YES NO Turkey YES NO	
Rep. of Macedonia YES Trinidad & Tobago YES Tunisia YES NO Turkey YES NO	
TunisiaYESNOTurkeyYESNO	
TunisiaYESNOTurkeyYESNO	
7	
TTI	
Ukraine	
United Kingdom YES NO	
USA YES NO	
Uruguay YES NO	ı
Zambia YES NO	
OAPI NO YES	
BBM YES	
EC YES NO	YES

D(iii) If YES, please explain:

One reply mentioned application-filing date as the starting date of the opposition period. Another reply stated that for administrative purposes the office considered the date of receipt of the gazette as the starting date of the opposition period since the date between the publication of the gazette and its receipt by the office varied.

V. OPPOSITION PROCEEDINGS4. Entitlement to file an opposition

Responding	(i) Any	(ii) Anyone showing a	(iii) Any competent	(iv) Other
countries/Regional IP offices	person	legitimate interest	authorities (IP offices, others)	(,
Algeria				
Armenia				
Australia	YES	N/A	YES	
Austria	N/A	N/A	N/A	
Bangladesh	YES	YES	YES	
Belarus				
Brazil	YES	YES	YES	N/A
Bulgaria				
Canada	YES	N/A	N/A	
Chile	YES			
China	YES			
China: Hong Kong	YES			
(SAR)				
Colombia	NO	YES	NO	
Costa Rica	NO	YES	YES	
Croatia	NO	NO	NO	YES
Czech Rep.	NO	YES	N/A	
Denmark	YES	YES	YES	
Dominica				
Ecuador	NO	YES	NO	
El Salvador	NO	YES	NO	
Estonia	NO	YES	NO	
Finland	YES			
France	NO	NO	NO	YES
Georgia	NO	YES	N/A	
Germany				YES
Hungary	NO	NO	NO	
Iran (Islamic Rep. of)	NO	YES	YES	
Ireland	YES			
Israel	YES	NO	NO	
Italy		YES		
Jamaica	YES	N/A	N/A	N/A
Japan	YES			
Kyrgyzstan	YES			YES
Lithuania	YES	YES	YES	
Madagascar				
Malta				
Mauritius	YES	YES	YES	
Mexico				
Monaco				
Morocco				
New Zealand	YES			
Norway	YES	YES	YES	N/A
Oman	NO	YES	NO	
Pakistan	YES	YES	YES	N/A
Panama	YES			
Peru		YES		

		4. Entitlement to file an op. A. Who may invoke an opp		
Responding countries/Regional IP offices	(i) Any person	(ii) Anyone showing a legitimate interest	(iii) Any competent authorities (IP offices, others)	(iv) Other
Portugal	NO	YES	NO	NO
Rep. of Korea	YES	N/A	N/A	
Rep. of Moldova	YES	YES	YES	
Romania	NO	YES		
Russian Federation	YES	YES	NO	NO
Saint Lucia	NO	YES		
St. Vincent & the Grenadines	YES	YES	N/A	N/A
Singapore	YES			
Slovakia	NO	YES	N/A	
Slovenia				YES
Spain	YES			
Sri Lanka	YES			
Sudan	NO	YES	NO	
Swaziland	YES			
Sweden	YES	N/A	N/A	
Switzerland	NO	NO	NO	
Syrian Arab Rep.				
Thailand	YES	YES	NO	
The former Yugoslav Rep. of Macedonia	NO	YES	NO	NO
Trinidad & Tobago	YES	YES	YES	
Tunisia	NO	NO	NO	
Turkey	YES	YES	YES	
Ukraine	YES			
United Kingdom	YES	NO	YES	
USA	NO	NO	YES	YES
Uruguay	YES	N/A	YES	
Zambia	YES	YES	NO	
OAPI	YES	YES	YES	
BBM				
	3.70	***	***	

A(iii):

EC

Almost without exception, the respondents indicated that a competent authority was any interested governmental body or authority.

NO

NO

YES

A(iv) If YES, please explain:

NO

Some replies indicated that holders of prior rights or any person who believed to be damaged by registration of the proposed mark was entitled to file an opposition.

Responding	A. Signs which are not	B. Signs which do not	C. Signs devoid of any
countries/Regional	capable of distinguishing	satisfy other requirement	distinctive character
IP offices		of the definition of a mark	
Algeria	N/A	N/A	N/A
Armenia	17/11	17/11	11/11
Australia	YES	NO	YES
Austria	N/A	N/A	N/A
Bangladesh	17/11	14/11	11/11
Belarus			
Brazil	YES	YES	YES
Bulgaria	TES	1 LS	TLS
Canada	YES	YES	YES
Chile	YES	YES	YES
China	YES	YES	YES
	YES	YES	YES
China: Hong Kong (SAR) Colombia	YES	YES	YES
Costa Rica	NO NO	NO NO	YES
Croatia	NO	NO	NO
Czech Rep.	NO	NO	NO
Denmark			
Dominica	AMEG	Y TEG	T/FIG
Ecuador	YES	YES	YES
El Salvador	YES	YES	YES
Estonia	YES	YES	YES
Finland	YES	YES	YES
France	NO	NO	NO
Georgia	YES	YES	YES
Germany	NO	NO	NO
Hungary	NO	NO	NO
Iran (Islamic Rep. of)	NO	NO	YES
Ireland	YES	YES	YES
Israel	YES	YES	YES
Italy	NO	NO	NO
Jamaica	YES	YES	YES
Japan	YES	YES	YES
Kyrgyzstan	YES	YES	YES
Lithuania	YES	YES	YES
Madagascar			
Malta			
Mauritius	YES	YES	YES
Mexico			
Monaco			
Morocco			
New Zealand	YES	YES	YES
Norway	YES	YES	YES
Oman	YES	YES	YES
Pakistan	YES	YES	YES
Panama		YES	YES
Peru	YES	YES	YES
Philippines			
Portugal	YES	YES	YES
Rep. of Korea	YES	YES	YES

V. OPPOSITION PROCEEDINGS

5. Possible grounds for opposition

Responding	A. Signs which are not	B. Signs which do not	C. Signs devoid of any
countries/Regional IP offices	capable of distinguishing	satisfy other requirement of the definition of a mark	distinctive character
Rep. of Moldova	YES	YES	YES
Romania	YES	YES	YES
Russian Federation	YES	YES	YES
Saint Lucia	YES	YES	YES
St. Vincent & the Grenadines	YES	NO	N/A
Singapore			
Slovakia	NO	NO	NO
Slovenia	NO	NO	NO
Spain	YES	YES	YES
Sri Lanka	YES	YES	YES
Sudan	YES	YES	YES
Swaziland	YES	YES	YES
Sweden		YES	
Switzerland	NO	NO	NO
Syrian Arab Rep.			
Thailand	YES	YES	YES
The former Yugoslav Rep. of Macedonia	NO	NO	NO
Trinidad & Tobago	YES	YES	YES
Tunisia	NO	NO	NO
Turkey	YES	YES	YES
Ukraine	YES	N/A	YES
United Kingdom	YES	YES	YES
USA	YES	YES	YES
Uruguay	YES	YES	YES
Zambia	NO	NO	NO
OAPI			
BBM	NO	NO	NO
EC	NO	NO	NO

V. OPPOSITION PROCEEDINGS 5. Possible grounds for opposition Responding D. Descriptive signs E. Signs which have F. Generic terms countries/Regional become generic IP offices Algeria N/A N/A N/A Armenia YES YES YES Australia Austria N/A N/A N/A Bangladesh YES YES Belarus YES YES YES Brazil Bulgaria YES YES YES Canada Chile YES YES YES China YES YES N/A China: Hong Kong (SAR) YES YES YES Colombia YES YES YES Costa Rica YES YES YES Croatia NO NO NO Czech Rep. NO NO NO Denmark YES YES Dominica Ecuador YES YES YES YES El Salvador YES YES Estonia YES YES YES Finland YES YES YES France NO NO NO Georgia YES YES YES NO NO Germany NO Hungary NO NO NO Iran (Islamic Rep. of) YES YES YES YES YES Ireland YES YES Israel YES Italy NO NO NO Jamaica YES YES YES YES YES Japan YES YES Kyrgyzstan YES N/ALithuania YES YES YES Madagascar Malta YES YES YES Mauritius Mexico Monaco Morocco New Zealand YES YES YES Norway YES YES YES YES YES NO Oman YES YES YES Pakistan Panama YES YES YES Peru YES YES YES Philippines YES Portugal YES YES Rep. of Korea YES YES YES

V. OPPOSITION PROCEEDINGS 5. Possible grounds for opposition Responding D. Descriptive signs E. Signs which have F. Generic terms countries/Regional become generic IP offices Rep. of Moldova YES YES YES Romania YES YES YES Russian Federation YES YES YES Saint Lucia NO YES YES St. Vincent & the N/A N/A N/A Grenadines Singapore NO Slovakia NO NO Slovenia NO NO NO YES YES Spain YES Sri Lanka YES YES YES Sudan YES YES N/A Swaziland YES YES YES Sweden YES Switzerland NO NO NO Syrian Arab Rep. Thailand YES YES YES The former Yugoslav Rep. NO NO NO of Macedonia YES YES Trinidad & Tobago YES NO NO Tunisia NO Turkey YES YES YES YES YES YES Ukraine United Kingdom YES YES NO USA YES YES YES Uruguay YES YES YES Zambia NO NO NO OAPI NO BBM NO NO NO NO NO EC

F. If YES, describe how the term "generic" is understood:

Most of the respondents described the term "generic" as referring to a sign not having a distinctive quality in respect of products or services to which it related.

V. OPPOSITION PROCEEDINGS

Responding	G. Signs contrary to	H. Signs of such a nature	I. Signs contrary to
countries/Regional	morality or public order	as to deceive the public	Article 6ter
IP offices			
Algeria	N/A	N/A	N/A
Armenia			
Australia	YES	YES	YES
Austria	N/A	N/A	N/A
Bangladesh			
Belarus			
Brazil	YES	YES	YES
Bulgaria			
Canada	YES	YES	YES
Chile	YES	YES	YES
China	YES	YES	YES
China: Hong Kong (SAR)	YES	YES	YES
Colombia	YES	YES	YES
Costa Rica	YES	YES	YES
Croatia	NO	NO	NO
Czech Rep.	NO	NO	NO
Denmark		1.5	
Dominica			
Ecuador	YES	YES	YES
El Salvador	YES	YES	YES
Estonia	YES	YES	YES
Finland	YES	YES	YES
France	NO	NO	NO
Georgia	YES	YES	YES
Germany	NO	NO	NO
Hungary	NO	NO	NO
Iran (Islamic Rep. of)	YES	YES	YES
Ireland	YES	YES	YES
Israel	YES	YES	YES
Italy	NO	NO	NO
Jamaica	YES	YES	YES
Japan	YES	YES	YES
Kyrgyzstan	YES	YES	YES
Lithuania	YES	YES	YES
Madagascar			
Malta			
Mauritius	YES	YES	YES
Mexico	- 22		120
Monaco			
Morocco			
New Zealand	YES	YES	YES
Norway	YES	YES	YES
Oman	YES	YES	YES
Pakistan	YES	YES	YES
Panama	YES	YES	YES
Peru	YES	YES	120
Philippines	1 Lb	110	
Portugal	YES	YES	YES
Rep. of Korea	YES	YES	YES

V. OPPOSITION PROCEEDINGS

5. Possible grounds for opposition

Responding	G. Signs contrary to	H. Signs of such a nature	I. Signs contrary to	
countries/Regional	morality or public order	as to deceive the public	Article 6ter	
IP offices				
Rep. of Moldova	YES	YES	YES	
Romania	YES	YES	YES YES	
Russian Federation	YES	YES		
Saint Lucia	YES	YES	YES	
St. Vincent & the	YES	YES	YES	
Grenadines				
Singapore				
Slovakia	NO	NO	NO NO	
Slovenia	NO	NO		
Spain	YES	YES	YES	
Sri Lanka	YES	YES	YES	
Sudan	YES	YES	YES	
Swaziland	YES	YES	YES	
Sweden	YES	YES	YES	
Switzerland	NO	NO	NO	
Syrian Arab Rep.				
Thailand YES		YES	YES	
The former Yugoslav Rep.	NO	NO	NO	
of Macedonia				
Trinidad & Tobago YES		YES	YES	
Tunisia	NO	NO	NO	
Turkey	YES	YES	YES	
Ukraine	YES	YES	YES	
United Kingdom	YES	YES	YES	
USA	YES	YES	YES	
Uruguay	YES	YES	YES	
Zambia	YES	YES	YES	
OAPI			YES	
BBM	NO	NO	NO	
EC	NO	NO	NO	

V. OPPOSITION PROCEEDINGS 5. Possible grounds for opposition			
Responding countries/Regional IP offices	J. Signs benefiting protection from other international conventions (Red Cross, Olympic symbols)	K(I) Signs protected by national laws: royal emblems	K(ii) Signs protected by national laws: signs of indigenous people and local communities
Algeria	N/A	N/A	N/A
Armenia	17/21	10/11	17/14
Australia	YES	NO	NO
Austria	N/A	N/A	N/A
Bangladesh	1411	17/11	1771
Belarus			
Brazil	YES	YES	YES
Bulgaria			
Canada	YES	YES	NO
Chile	YES	YES	YES
China	YES	N/A	NO
China: Hong Kong (SAR)	NO	N/A	NO
Colombia	YES	YES	YES
Costa Rica	YES	NO	NO
Croatia	NO	N/A	NO
Czech Rep.	NO	NO	NO
Denmark			
Dominica			
Ecuador	YES	YES	YES
El Salvador	YES	N/A	YES
Estonia	YES	NO	YES
Finland	YES		
France	NO	NO	NO
Georgia	YES	YES	YES
Germany	NO	NO	NO
Hungary	NO	NO	YES
Iran (Islamic Rep. of)	YES	YES	YES
Ireland	YES	YES	NO
Israel	YES	YES	NO
Italy	NO	NO	NO
Jamaica	YES	YES	YES
Japan	YES	YES N/A	N/A
Kyrgyzstan Lithuania	YES YES	N/A NO	N/A NO
Madagascar	IES	NU	NU
Malta	+	+	
Mauritius	YES	YES	YES
Mexico	1123	1123	1120
Monaco			
Morocco	+		
New Zealand	YES	YES	NO
Norway	YES	YES	N/A
Oman	YES	YES	YES
Pakistan	YES	YES	YES
Panama	YES	YES	YES
Peru	YES	NO	YES

V. OPPOSITION PROCEEDINGS

5. Possible grounds for opposition

Responding countries/Regional IP offices	J. Signs benefiting protection from other international conventions (Red Cross, Olympic symbols)	K(I) Signs protected by national laws: royal emblems	K(ii) Signs protected by national laws: signs of indigenous people and local communities
Philippines			
Portugal	YES	YES	YES
Rep. of Korea	YES	N/A	N/A
Rep. of Moldova	YES	YES	YES
Romania	NO	NO	NO
Russian Federation	YES	YES	YES
Saint Lucia	NO	YES	NO
St. Vincent & the Grenadines	YES	YES	N/A
Singapore	NO	NO	NY/A
Slovakia	NO	NO	N/A
Slovenia	NO	NO	NO
Spain	YES	YES	YATEG
Sri Lanka	YES	YES	YES
Sudan	YES	YES	YES
Swaziland	YES	YES	YES
Sweden	YES	170	170
Switzerland	NO	NO	NO
Syrian Arab Rep.			
Thailand	YES	YES	YES
The former Yugoslav Rep. of Macedonia	NO	NO	NO
Trinidad & Tobago	YES	YES	NO
Tunisia	NO	NO	NO
Turkey	YES	YES	YES
Ukraine	YES	NO	NO
United Kingdom	YES	YES	NO
USA	YES	YES	YES
Uruguay	YES	YES	YES
Zambia	YES	YES	N/A
OAPI			
BBM	NO	NO	NO
EC	NO	NO	NO

V. OPPOSITION PROCEEDINGS5 Possible grounds for opposition

5. Possible grounds for oppositionK. Signs protected by national laws				
Responding countries/Regional IP offices	K(iii) Other	L. Well-known/famous marks having a reputation	M. Appellations of origin/protected geographical indications	
Algeria	N/A	N/A	N/A	
Armenia				
Australia	YES	YES	YES	
Austria	N/A	N/A	N/A	
Bangladesh			YES	
Belarus				
Brazil	YES	YES	YES	
Bulgaria				
Canada	YES	NO	YES	
Chile		YES	YES	
China	YES	YES	N/A	
China: Hong Kong (SAR)	YES	YES	YES	
Colombia	NO	YES	YES	
Costa Rica	NO	YES	YES	
Croatia	NO	YES	YES	
Czech Rep.	NO	YES	YES	
Denmark	110	125	YES	
Dominica			TES	
Ecuador	YES	YES	YES	
El Salvador	YES	YES	YES	
Estonia Estonia	YES	YES	YES	
Finland	1123	YES	YES	
France	NO	YES	NO	
	YES	YES	YES	
Georgia	NO	YES	NO NO	
Germany	NO	YES	NO	
Hungary	NO	TES	NO	
Iran (Islamic Rep. of) Ireland	YES	VEC	VEC	
		YES	YES	
Israel	NO	YES	YES	
Italy	NO	NO	NO	
Jamaica	YES	YES	YES	
Japan	YES	YES	YES	
Kyrgyzstan	NO	YES	YES	
Lithuania	YES	YES	YES	
Madagascar				
Malta		1777	T 7770	
Mauritius		YES	YES	
Mexico				
Monaco				
Morocco				
New Zealand	YES	YES	YES	
Norway	N/A	YES	YES	
Oman	YES	YES	YES	
Pakistan	YES	YES	YES	
Panama	YES	YES	YES	
Peru	YES	YES	YES	
Philippines				
Portugal	YES	YES	YES	

V. OPPOSITION PROCEEDINGS

- 5. Possible grounds for opposition K. Signs protected by national laws

Responding countries/Regional IP offices	K(iii) Other	L. Well-known/famous marks having a reputation	M. Appellations of origin/protected geographical indications
Rep. of Korea	N/A	YES	YES
Rep. of Moldova	YES	YES	YES
Romania	NO	YES	YES
Russian Federation	YES	YES	YES
Saint Lucia	NO	YES	NO
St. Vincent & the Grenadines	YES	NO	YES
Singapore			YES
Slovakia	YES	YES	YES
Slovenia		YES	YES
Spain	YES	YES	YES
Sri Lanka	YES	YES	YES
Sudan	YES	YES	N/A
Swaziland		YES	
Sweden			YES
Switzerland	NO	NO	NO
Syrian Arab Rep.			
Thailand		YES	YES
The former Yugoslav Rep. of Macedonia		YES	YES
Trinidad & Tobago	NO	YES	YES
Tunisia	NO	YES	NO
Turkey	YES	YES	YES
Ukraine		YES	YES
United Kingdom	YES	YES	YES
USA	N/A	YES	YES
Uruguay		YES	YES
Zambia	N/A	N/A	N/A
OAPI			YES
BBM	NO	YES	NO
EC	NO	YES	YES

V. OPPOSITION PROCEEDINGS 5. Possible grounds for opposition Responding N. Business O. Names of famous P. Foreign words or countries/Regional names/business people expressions IP offices identifiers Algeria N/A Armenia NO NO Australia NO Austria N/A N/A N/A Bangladesh Belarus YES YES Brazil YES Bulgaria YES NO NO Canada Chile YES YES YES China N/A YES China: Hong Kong (SAR) YES YES YES Colombia YES YES NO Costa Rica YES YES NO Croatia YES YES NO YES NO Czech Rep. YES Denmark Dominica Ecuador YES YES NO El Salvador YES YES NO YES YES Estonia YES Finland YES YES YES NO NO France NO YES YES N/A Georgia NO Germany NO NO Hungary YES YES NO Iran (Islamic Rep. of) YES YES YES Ireland Israel YES YES YES Italy YES YES NO YES YES YES Jamaica N/AYES N/AJapan Kyrgyzstan YES YES N/ALithuania YES YES NO Madagascar Malta Mauritius YES YES YES Mexico Monaco Morocco New Zealand YES YES YES YES YES Norway YES Oman YES YES N/APakistan YES YES YES Panama YES YES YES NO YES YES Peru Philippines Portugal YES YES NO Rep. of Korea NO YES NO

V. OPPOSITION PROCEEDINGS

5. Possible grounds for opposition

Responding	N. Business	O. Names of famous	P. Foreign words or
countries/Regional	names/business	people	expressions
IP offices	identifiers		
Rep. of Moldova	YES	YES	YES
Romania	YES	YES	NO
Russian Federation	YES	YES	NO
Saint Lucia	NO	NO	YES
Singapore			
Slovakia	YES	YES	NO
Slovenia	N/A	YES	NO
Spain	YES	YES	
Sri Lanka	YES	YES	YES
Sudan	NO	YES	YES
Swaziland			
Sweden	YES	YES	
Switzerland	NO	NO	NO
Syrian Arab Rep.			
Thailand	YES	YES	YES
The former Yugoslav Rep.	YES	NO	NO
of Macedonia			
Trinidad & Tobago	N/A	NO	NO
Tunisia	NO	NO	NO
Turkey	YES	YES	YES
Ukraine	YES	YES	NO
United Kingdom	YES	YES	YES
USA	YES	YES	YES
Uruguay	YES	YES	YES
Zambia	NO	YES	NO
OAPI			
BBM	NO	NO	NO
EC	YES	NO	NO

V. OPPOSITION PROCEEDINGS

		unds for opposition	
Responding countries/Regional IP offices	Q. An identical mark registered or applied for by another person in respect of identical goods or services	R. An identical mark registered or applied for by another person in respect of similar goods or services	S. A similar mark registered or applied for by another person in respect of identical goods or services
Algeria	N/A	N/A	N/A
Armenia			
Australia	YES	YES	YES
Austria	N/A	N/A	N/A
Bangladesh			
Belarus			
Brazil	YES	YES	YES
Bulgaria			
Canada	YES	YES	YES
Chile	YES	YES	YES
China	YES	YES	YES
China: Hong Kong	YES	YES	YES
(SAR)			
Colombia	YES	YES	YES
Costa Rica	YES	NO	YES
Croatia	YES	YES	YES
Czech Rep.	YES	YES	YES
Denmark			
Dominica	YIEG.	YIEG	VIDG
Ecuador	YES	YES	YES
El Salvador	YES	YES YES	YES
Estonia Finland	YES		YES
Finiand	YES YES	YES YES	YES YES
Georgia	YES	YES	YES
Germany	YES	YES	YES
Hungary	YES	YES	YES
Iran (Islamic Rep. of)	1 LS	1 LS	TES
Ireland	YES	YES	YES
Israel	YES	YES	YES
Italy	YES	YES	YES
Jamaica	YES	YES	YES
Japan	YES	YES	YES
Kyrgyzstan	YES	YES	YES
Lithuania	YES	YES	YES
Madagascar			
Malta			_
Mauritius	YES	YES	YES
Mexico			
Monaco	YES	YES	YES
Morocco			
New Zealand	YES	YES	YES
Norway	YES	YES	YES
Oman	YES	YES	YES
Pakistan	YES	YES	YES
Panama	YES	YES	YES
Peru	YES	YES	YES

V. OPPOSITION PROCEEDINGS

5. Possible grounds for opposition

	_		
Responding countries/Regional IP offices	Q. An identical mark registered or applied for by another person in respect of identical goods or services	R. An identical mark registered or applied for by another person in respect of similar goods or	S. A similar mark registered or applied for by another person in respect of identical goods
	lastical goods of services	services	or services
Philippines			
Portugal	YES	YES	YES
Rep. of Korea	YES	YES	YES
Rep. of Moldova			
Romania	YES	YES	YES
Russian Federation	YES	YES	YES
Saint Lucia	YES	YES	YES
St. Vincent & the	YES	YES	YES
Grenadines			
Singapore			
Slovakia	YES	YES	YES
Slovenia	YES	YES	YES
Spain	YES	YES	YES
Sri Lanka	YES	YES	YES
Sudan	YES	YES	YES
Swaziland	NO	NO	NO
Sweden			
Switzerland	YES	YES	YES
Syrian Arab Rep.			
Thailand	YES	YES	YES
The former Yugoslav	YES	YES	YES
Rep. of Macedonia			
Trinidad & Tobago	YES	YES	YES
Tunisia	YES	YES	YES
Turkey	YES	YES	YES
Ukraine	YES	YES	YES
United Kingdom	YES	YES	YES
USA	YES	YES	YES
Uruguay	YES	YES	YES
Zambia	YES	YES	YES
OAPI	YES	YES	YES
BBM	YES	YES	YES
EC	YES	YES	YES

V. OPPOSITION PROCEEDINGS 5. Possible grounds for opposition Responding T. A similar mark registered or U. Industrial designs V. Copyrights countries/Regional applied for by another person in IP offices respect of similar goods or services Algeria N/A Armenia YES YES Australia NO Austria N/A N/A N/A Bangladesh Belarus Brazil YES YES YES Bulgaria YES NO NO Canada Chile YES NO YES China YES YES YES China: Hong Kong YES YES YES (SAR) Colombia YES YES YES YES YES Costa Rica NO Croatia YES YES YES Czech Rep. YES YES YES Denmark Dominica Ecuador YES YES YES El Salvador YES YES YES Etonia YES YES YES YES Finland YES YES YES NO NO France YES YES N/A Georgia Germany YES NO NO Hungary YES YES YES YES Iran (Islamic Rep. of) YES YES YES YES Ireland YES YES Israel YES Italy YES NO NO Jamaica YES YES YES YES NO NO Japan Kyrgyzstan YES YES YES Lithuania YES YES Madagascar Malta YES YES Mauritius YES Mexico YES YES YES Monaco Morocco New Zealand YES NO NO Norway YES YES YES YES YES YES Oman Pakistan YES YES YES YES YES YES Panama YES YES YES Peru Philippines

V. OPPOSITION PROCEEDINGS 5. Possible grounds for opposition Responding T. A similar mark registered or U. Industrial designs V. Copyrights countries/Regional applied for by another person in IP offices respect of similar goods or services Portugal YES YES YES YES Rep. of Korea NO NO Rep. of Moldova Romania YES YES YES Russian Federation YES YES YES Saint Lucia YES NO NO St. Vincent & the YES NO NO Grenadines Singapore YES YES Slovakia YES Slovenia YES YES YES Spain YES YES YES Sri Lanka YES YES YES Sudan YES NO NO Swaziland YES YES Sweden YES YES NO NO Switzerland Syrian Arab Rep. YES YES YES Thailand The former Yugoslav YES YES YES Rep. of Macedonia Trinidad & Tobago NO YES NO Tunisia YES NO NO Turkey YES YES YES Ukraine YES YES YES United Kingdom YES YES YES YES USA YES YES YES YES Uruguay YES Zambia YES NO NO OAPI BBM YES NO NO YES NO EC NO

T. Please explain, whether a likelihood of confusion is necessary in cases R to T:

For the great majority of respondents, likelihood of confusion was necessary in all cases.

V. OPPOSITION PROCEEDINGS

Responding countries/Regional IP offices	W. Personal names	X. Collective, guarantee or certification marks	Y. Unregistered trademarks	Z. Other
Algeria				
Armenia				
Australia	NO	YES	NO	YES
Austria	N/A	N/A	N/A	N/A
Bangladesh	- "	- ,,	YES	- "
Belarus			122	
Brazil	YES	YES	YES	YES
Bulgaria	120	120	122	122
Canada	YES	YES	YES	N/A
Chile	YES	NO	YES	1071
China	NO	YES	YES	
China: Hong Kong	YES	YES	YES	
(SAR)	110	1100	110	
Colombia	YES	YES	NO	YES
Costa Rica	YES	YES	YES	NO
Croatia	YES	YES	NO	YES
Czech Rep.	YES	YES	YES	YES
Denmark	125	125	YES	125
Dominica			125	
Ecuador	YES	YES	YES	YES
El Salvador	YES	YES	YES	N/A
Estonia	YES	YES	NO	YES
Finland	YES	YES	YES	125
France	NO	YES	YES	NO
Georgia	YES	YES	NO	YES
Germany	NO	NO	NO	YES
Hungary	YES	YES	YES	NO
Iran (Islamic Rep. of)	YES	YES	NO	110
Ireland	YES	YES	YES	
Israel	YES	YES	YES	N/A
Italy	YES	NO	NO	YES
Jamaica	YES	YES	YES	YES
Japan	YES	YES	N/A	YES
Kyrgyzstan	NO	YES	NO	NO
Lithuania	YES	125	NO	NO
Madagascar	110		110	110
Malta				+
Mauritius	YES	YES	YES	
Mexico	I LIO	110	110	
Monaco	YES	YES	NO	YES
Morocco	110	120	110	1125
New Zealand	YES	YES	YES	YES
Norway	YES	YES	YES	N/A
Oman	YES	YES	YES	N/A
Pakistan	YES	YES	YES	N/A
Panama	YES	YES	1 Lij	11/71
Peru	YES	YES	YES	YES
Philippines	ILO	1120	1120	1 Eo
Portugal	YES	YES	YES	YES

V. OPPOSITION PROCEEDINGS

5. Possible grounds for opposition

Responding countries/Regional IP offices	W. Personal names	X. Collective, guarantee or certification marks	Y. Unregistered trademarks	Z. Other
Rep. of Korea	NO	NO	NO	NO
Rep. of Moldova				
Romania	YES	YES	NO	NO
Russian Federation	YES	YES	NO	NO
Saint Lucia	NO	YES	NO	N/A
St. Vincent & the Grenadines	NO	YES	NO	YES
Singapore			YES	
Slovakia	YES	YES	YES	NO
Slovenia	YES	YES	YES	
Spain	YES	YES	YES	
Sri Lanka	YES	YES	YES	YES
Sudan	YES	N/A	YES	N/A
Swaziland	N/A	N/A	YES	
Sweden	YES		YES	
Switzerland	NO	YES	YES	NO
Syrian Arab Rep.				
Thailand	YES	YES	YES	
The former Yugoslav Rep. of Macedonia	YES	YES	YES	
Trinidad & Tobago	NO	YES	NO	NO
Tunisia	NO	YES	NO	NO
Turkey	YES	YES	YES	N/A
Ukraine	NO	YES	YES	N/A
United Kingdom	YES	YES	YES	YES
USA	YES	YES	YES	YES
Uruguay	YES	YES		
Zambia	YES	N/A	NO	N/A
OAPI			YES	
BBM	NO	YES	NO	
EC	NO	YES	YES	YES

Z. If YES, please list them:

The respondents who replied to this sub-question almost invariably indicated a ground that had already been mentioned in an earlier sub-question. More generally, some respondents made references to the grounds stated in the Paris Convention.

V. OPPOSITION PROCEEDINGS 6. Miscellaneous Responding A. In opposition B. Is it possible to reach C. Is each party held countries/Regional IP proceedings, what factors settlement agreements in responsible for his/her are considered in opposition proceedings? offices costs? determining likelihood of confusion? Algeria N/A N/A Armenia YES Australia NO Austria N/A N/A Bangladesh YES YES Belarus Brazil YES YES Bulgaria Canada YES YES Chile NO YES China YES NO China: Hong Kong YES NO (SAR) Colombia NO YES YES Costa Rica YES Croatia YES NO Czech Rep. YES YES YES YES Denmark Dominica Ecuador YES YES El Salvador YES N/AEstonia YES YES Finland YES N/A France YES YES YES YES Georgia Germany YES YES Hungary YES NO Iran (Islamic Rep. of) YES YES YES NO Ireland Israel YES NO Italy YES Jamaica YES NO YES YES Japan Kyrgyzstan NO YES NO Lithuania YES Madagascar Malta YES YES Mauritius Mexico Monaco Morocco New Zealand YES NO Norway YES YES YES YES Oman Pakistan YES YES YES NO Panama YES N/A Peru Philippines

V. OPPOSITION PROCEEDINGS 6. Miscellaneous				
Responding countries/Regional IP offices	A. In opposition proceedings, what factors are considered in determining likelihood of confusion?	B. Is it possible to reach settlement agreements in opposition proceedings?	C. Is each party held responsible for his/her costs?	
Portugal		YES	YES	
Rep. of Korea		YES	YES	
Rep. of Moldova		YES	YES	
Romania		YES	YES	
Russian Federation		NO	YES	
Saint Lucia		YES	NO	
St. Vincent & the Grenadines		NO	NO	
Singapore		YES		
Slovakia		YES	YES	
Slovenia		YES	YES	
Spain		YES	N/A	
Sri Lanka		YES	NO	
Sudan		YES	YES	
Swaziland		YES	YES	
Sweden		YES	YES	
Switzerland		YES	NO	
Syrian Arab Rep.		YES	YES	
Thailand		NO	YES	
The former Yugoslav Rep. of Macedonia		YES	NO	
Trinidad & Tobago		YES	NO	
Tunisia		YES	NO	
Turkey		YES	YES	
Ukraine		YES	NO	
United Kingdom		YES	NO	
USA		YES	YES	
Uruguay		NO	YES	
Zambia		YES	YES	
OAPI		YES	YES	
BBM		YES	YES	
EC		YES	YES	

A. Please explain:

Almost all of the respondents indicated that an analysis of the sound, appearance and meaning of the marks as well as the similarity of the goods and services, the use of the goods and services together and the marketing and channels of trade of the goods and services, was made to determine likelihood of confusion. Actual confusion was also considered.

C. If NO, please explain:

The majority of those who responded indicated that the competent authority had the power to award costs. Some respondents added that the losing party could pay a share of or the entire costs.

V. OPPOSITION PROCEEDINGS 6. Miscellaneous Responding D. Does the losing party bear the E. What is the average time it takes to issue countries/Regional IP entire cost of the opposition a decision after an opposition proceeding is offices proceeding? finished? Algeria N/A Armenia NO 3 months Australia N/A Austria Bangladesh YES 2 months Belarus NO **Brazil** 4 years Bulgaria 3 months NO Canada Chile NO 6 to 8 months China Within 6 months China: Hong Kong NO Within 6 months (SAR) Colombia NO 6 months Costa Rica N/A 6 months 1 month Croatia NO Czech Rep. NO 6 months Denmark NO 2 months Dominica Ecuador NO 6 to 8 months El Salvador N/A 2 months Estonia NO 5 days Finland 6 to 8 months France NO 6 months at the latest Georgia NO 5 to 14 days About 12 months NO Germany Hungary YES Iran (Islamic Rep. of) YES Within 2 years Ireland NO 8 weeks Israel NO More than 1 year Italy NO Jamaica NO About 11 months (from the opposition filing Japan to the issuance of decision) Kyrgyzstan NO 4 months Lithuania NO Within 1 month Madagascar Malta Mauritius NO As soon as possible Mexico Monaco Morocco New Zealand NO 32 days Norway NO 6 to 8 months NO Oman 3 to 6 months Pakistan NO YES Immediately Panama NO 10 months Peru Philippines

	V. OPPOSITION PRO 6. Miscellaneo	
Responding countries/Regional IP offices	D. Does the losing party bear the entire cost of the opposition proceeding?	E. What is the average time it takes to issue a decision after an opposition proceeding is finished?
Portugal	NO	12 months
Rep. of Korea	NO	1 year
Rep. of Moldova	NO	Within 3 months
Romania	NO	1 month
Russian Federation	NO	
Saint Lucia	NO	6 months to 1 year
St. Vincent & the Grenadines	NO	
Singapore		3 months maximum
Slovakia	NO	1 year
Slovenia	N/A	18 months
Spain	NO	
Sri Lanka	NO	More than 3 months
Sudan	N/A	1 month
Swaziland	YES	About 9 months
Sweden	NO	18 months
Switzerland	YES	3 to 4 months
Syrian Arab Rep.	YES	
Thailand	NO	6 months
The former Yugoslav Rep. of Macedonia	YES	About 1 month
Trinidad & Tobago	YES	About 2 months
Tunisia	NO	6 to 8 months
Turkey	NO	3 months
Ukraine	N/A	
United Kingdom	NO	27 weeks
USA	NO	Approximately 24 weeks
Uruguay	N/A	Depends on the case
Zambia	NO	As soon as the opposition is determined
OAPI	NO	
BBM	YES	
EC	YES	6 months to a year

D. If NOT, please explain how the costs are dealt with:

The majority of those who responded indicated that the competent authority had the power to award costs. Some respondents added that the losing party could pay a share of or the entire costs.

VI. APPEALS 1. Appeal Procedure A. Is there a procedure for appeals?

Responding	A. Is there a	(i) Before the	(ii) Before an	(iii) Before a
countries/Regional IP offices	procedure for	registry/IP office	administrative body	Court
offices	appeals?			
Algeria	YES	NO	NO	YES
Armenia	YES	YES	YES	YES
Australia	YES	NO	NO	YES
Austria	YES	YES	NO	YES
Bangladesh	YES	NO	NO	YES
Belarus	YES	YES	YES	YES
Brazil	YES	YES	NO	NO
Bulgaria	YES	YES	NO	NO
Canada	YES	NO	NO	YES
Chile	YES	YES	YES	YES
China	YES	NO	NO	YES
China: Hong Kong	YES	NO	NO	YES
(SAR)				
Colombia	YES	YES	N/A	N/A
Costa Rica	YES	YES	YES	YES
Croatia	YES	NO	NO	YES
Czech Rep.	YES	YES	NO	NO
Denmark				
Dominica				
Ecuador	YES	YES	YES	YES
El Salvador	YES	NO	YES	NO
Estonia	YES	NO	YES	YES
Finland	YES	NO	YES	
France	YES	NO	NO	YES
Georgia	YES	YES	NO	YES
Germany	YES	YES		YES
Hungary	YES	NO	NO	YES
Iran (Islamic Rep. of)	YES	NO	NO	YES
Ireland	YES	NO	NO	YES
Israel	YES	NO	NO	YES
Italy	YES	NO	NO	YES
Jamaica	YES	YES	YES	YES
Japan	YES	YES	NO	NO
Kyrgyzstan	YES	NO	NO	YES
Lithuania	YES	YES		
Madagascar	YES	NO	NO	YES
Malta	YES	-		NO
Mauritius	YES	NO	YES	YES
Mexico	YES	YES	NO	YES
Monaco	YES	NO	NO	YES
Morocco	YES	NO	NO	YES
New Zealand	YES	NO	NO	YES
Norway	YES	NO	YES	YES
Oman	YES	NO	NO	YES
Pakistan	YES	NO	NO	YES
Panama	YES	YES	110	120
Peru	YES	110	YES	
Philippines	YES	YES	YES	YES

VI. APPEALS

1. Appeal Procedure A. Is there a procedure for appeals?

Responding countries/Regional IP offices	A. Is there a procedure for appeals?	(i) Before the registry/IP office	(ii) Before an administrative body	(iii) Before a Court
Portugal	YES	NO	NO	YES
Rep. of Korea	YES	NO	YES	NO
Rep. of Moldova	YES	YES	YES	YES
Romania	YES	NO	NO	YES
Russian Federation	YES	NO	YES	YES
Saint Lucia				YES
St. Vincent & the Grenadines	YES	NO	NO	YES
Singapore				
Slovakia	YES	YES	NO	NO
Slovenia	NO			
Spain	YES	YES		
Sri Lanka	YES	NO	NO	YES
Sudan	YES	NO	NO	YES
Swaziland	YES			YES
Sweden				
Switzerland	YES	NO	YES	YES
Syrian Arab Rep.	YES	YES	YES	YES
Thailand	YES	NO	YES	YES
The former Yugoslav Rep. of Macedonia	YES	NO	YES	NO
Trinidad & Tobago	YES	NO	NO	YES
Tunisia	YES	NO	NO	YES
Turkey	YES	YES	NO	NO
Ukraine	YES		YES	YES
United Kingdom	YES	NO	NO	YES
USA	YES	YES	YES	YES
Uruguay	YES	YES		
Zambia	YES	YES	N/A	YES
OAPI	YES	NO	YES	NO
BBM	YES	NO	NO	YES
EC	YES	YES	NO	NO

VI. APPEALS 2. Appeal Period A. Within which period of time appeal is possible?

Responding countries/Regional IP offices	(i) 2 months after the registration	(ii) 3 months after the registration	(iii) More than 3 months after the registration
offices			
Algeria	YES		
Armenia	NO	NO	NO
Australia	N/A	N/A	N/A
Austria	N/A	N/A	N/A
Bangladesh	NO	NO	YES
Belarus			YES
Brazil	NO	NO	NO
Bulgaria	NO	NO	NO
Canada	NO	NO	NO
Chile			
China	NO	NO	NO
China: Hong Kong	N/A	N/A	N/A
(SAR)			
Colombia	N/A	N/A	N/A
Costa Rica	NO	NO	NO
Croatia	NO	NO	NO
Czech Rep.	NO	NO	NO
Denmark	1,0	1,0	1,0
Dominica			
Ecuador	NO	NO	NO
El Salvador	N/A	N/A	N/A
Estonia	NO	NO	NO
Finland	110	110	110
France	NO	NO	NO
Georgia	NO	NO	NO
Germany	1,0	1,0	1,0
Hungary	NO	NO	NO
Iran (Islamic Rep. of)	1,0	1,0	1,0
Ireland	N/A	N/A	N/A
Israel	NO	NO	NO
Italy	1,0	1,0	1,0
Jamaica			
Japan	NO	NO	NO
Kyrgyzstan	NO	NO	YES
Lithuania	NO	NO	NO
Madagascar	NO	NO	NO
Malta	110	110	110
Mauritius			
Mexico	NO	YES	NO
Monaco	NO	NO	YES
Morocco	110	110	YES
New Zealand	N/A	N/A	N/A
Norway	YES	NO	NO
Oman	NO NO	NO	NO
Pakistan	NO NO	NO	NO
	INU	NU	NU
Panama	NT / A	NT / A	NT/A
Peru	N/A	N/A	N/A
Philippines	NO	NO	NO

VI. APPEALS 2. Appeal Period A. Within which period of time appeal is possible?

Responding countries/Regional IP offices	(i) 2 months after the registration	(ii) 3 months after the registration	(iii) More than 3 months after the registration
Portugal	NO	NO	NO
Rep. of Korea	N/A	N/A	N/A
Rep. of Moldova	NO	YES	YES
Romania			YES
Russian Federation	NO	NO	YES
Saint Lucia			
St. Vincent & the	NO	NO	NO
Grenadines			
Singapore			
Slovakia	NO	NO	NO
Spain			
Sri Lanka			
Sudan	NO	NO	NO
Swaziland			
Sweden			
Switzerland	NO	NO	NO
Syrian Arab Rep.	YES		YES
Thailand	NO	NO	NO
The former Yugoslav	NO	NO	NO
Rep. of Macedonia			
Trinidad & Tobago			
Tunisia	NO	NO	NO
Turkey	NO	NO	NO
Ukraine			
United Kingdom	NO	NO	NO
USA	N/A	N/A	N/A
Uruguay			
Zambia	N/A	N/A	N/A
OAPI	YES		
BBM			
EC			

A(iii) Please explain:

This question was not responded to.

VI. APPEALS 2. Appeal Period A. Within which period of time is appeal possible?

Respoding	(iv) 2 months after the	(v) 3 months after the	(vi) More than 3 months
countries/Regional IP	receipt of the notification	receipt of the notification	after the receipt of the
offices	of the decision	of the decision	notification of the decision
offices	of the decision	of the decision	notification of the decision
Algeria			
Armenia	YES	NO	YES
Australia	N/A	N/A	N/A
Austria	YES	N/A	N/A
Bangladesh			
Belarus		YES	
Brazil	NO	NO	NO
Bulgaria	NO	YES	NO
Canada	YES	NO	NO
Chile	ILS	110	110
China	NO	NO	NO
China: Hong Kong	NO	NO	NO
(SAR)			
Colombia	N/A	N/A	N/A
Costa Rica	NO	NO	NO
Croatia	NO	NO	NO
Czech Rep.	NO	NO	NO
Denmark			
Dominica			
Ecuador	NO	NO	NO
El Salvador	NO	NO	NO
Estonia	NO	NO	NO
Finland	YES		
France	NO	NO	NO
Georgia	NO	YES	YES
Germany			-
Hungary	NO	NO	NO
Iran (Islamic Rep. of)	1,0	1,0	1,0
Ireland	N/A	YES	N/A
Israel	NO	NO	NO
Italy	110	110	110
Jamaica	N/A	YES	N/A
Japan	NO	NO	NO
Kyrgyzstan	NO	NO	YES
Lithuania	NO	YES	NO
Madagascar	NO	NO	NO
Malta	110	110	140
Mauritius			
Mexico	NO	YES	NO
Monaco	NO NO	NO	NO NO
	NO	NO	NU
Morocco	N/A	N/A	N/A
New Zealand	YES	N/A NO	N/A NO
Norway			
Oman	NO	NO	NO
Pakistan	YES	NO	NO
Panama			N. (1)
Peru	N/A	N/A	N/A
Philippines	NO	NO	YES

VI. APPEALS 2. Appeal Period A. Within which period of time is appeal possible?

Resporting	(iv) 2 months after the	(v) 3 months after the	(vi) More than 3 months
countries/Regional IP	receipt of the notification	receipt of the notification	after the receipt of the
offices	of the decision	of the decision	notification of the decision
omees	of the decision	of the decision	notification of the decision
Portugal	NO	NO	
Rep. of Korea	NO	NO	NO
Rep. of Moldova	NO	YES	NO
Romania		YES	
Russian Federation	NO	NO	NO
Saint Lucia			
St. Vincent & the	NO	NO	
Grenadines			
Singapore			
Slovakia	NO	NO	NO
Spain			
Sri Lanka			
Sudan	NO	NO	YES (6months)
Swaziland			NO
Sweden			
Switzerland	NO	NO	NO
Syrian Arab Rep.			NO
Thailand	MO	YES	
The former Yugoslav	NO	NO	NO
Rep. of Macedonia			
Trinidad & Tobago			NO
Tunisia	NO	NO	
Turkey	NO	NO	NO
Ukraine	YES		
United Kingdom	NO	NO	
USA	N/A	N/A	NO
Uruguay			N/A
Zambia	N/A	N/A	
OAPI			N/A
BBM	YES		
EC	YES		

A(vi) Please explain:

Respondents generally indicated that the appeal period was six months after receipt of notification of decision. However, one reply stated that the appeal period was 20 working days after the day on which the decision was issued.

VI. APPEALS 2. Appeal Period A. Within which period of time is appeal possible? 3. Entitlement to file an appeal

Responding countries/Regional IP offices	A(vii) Other time limit	A(viii) Can this period be extended?	3A Who is entitled to file an appeal?
Algeria			
Armenia	NO	YES	
Australia	YES	YES	
Austria	N/A	YES	Applicant only
Bangladesh			
Belarus	NO	YES	
Brazil	YES	YES	Holder
Bulgaria	NO	NO	Holder
Canada	NO	YES	
Chile	YES	NO	
China	NO	YES	Parties concerned
China: Hong Kong (SAR)	NO	YES	Parties concerned
Colombia	YES	NO	Applicant or opponent
Costa Rica	YES	NO	Holder and opponent
Croatia	YES	NO	Holder, applicant, opponent
Czech Rep.	YES	NO	
Denmark			
Dominica			
Ecuador	NO	NO	Holder, IP Office and opponent
El Salvador	YES	NO	Person aggrieved by the decision
Estonia	NO	NO	Applicant
Finland			Applicant, losing party
France	YES	YES	Anyone who has an interest
Georgia	NO	NO	Applicant, holder, opponent
Germany	YES	NO	Holder or opponent
Hungary	YES	NO	Any party
Iran (Islamic Rep. of)	NO	NO	Holder, interested party
Ireland	N/A	N/A	Applicant or opponent
Israel	YES	YES	Parties concerned
Italy	YES	NO	Holder
Jamaica	YES	N/A	Holder or opponent
Japan	YES	YES	Applicant
Kyrgyzstan	NO	NO	Holder, second party, party that files the opposition
Lithuania	NO	YES	Holder
Madagascar	NO		Any authority or person with a legitimate interest
Malta	N/A	NO	Holder, applicant or his/her attorney
Mauritius			
Mexico	NO	NO	Holder
Monaco	N/A	NO	Any person with an interest
Morocco	N/A		Any person with an interest
New Zealand	YES	YES	A party to the original decision
Norway	N/A	N/A	Parties concerned
Oman	YES	NO	The right holder

VI. APPEALS

2. Appeal Period
A. Within which period of time is appeal possible?
3. Entitlement to file an appeal

Responding	A(vii) Other time limit	A(viii) Can this	3A Who is entitled to file an
countries/Regional IP offices	A(vii) Other time mint	period be extended?	appeal?
Pakistan	NO	NO	Aggrieved party of the decision
Panama	NO	NO	Holder, opponent and third party
Peru	YES	NO	
Philippines	YES	YES	Any party
Portugal		NO	Holder
Rep. of Korea	YES	NO	Interested person
Rep. of Moldova	NO	YES	Any person
Romania			
Russian Federation	NO	NO	Any person
Saint Lucia	N/A	N/A	Party to the opposition proceedings
St. Vincent & the Grenadines	YES (42 days)	YES	Applicant or opponent
Singapore			
Slovakia	YES (30 days after delivery of the decision)	YES	Anyone showing a legitimate interest
Slovenia	YES (30 days)	NO	Holder, applicant or opponent
Spain	YES (1 month)	NO	Holder, opponent and third party
Sri Lanka			Holder or opponent
Sudan	NO	YES	Any interested party
Swaziland		YES	Any interested party
Sweden			
Switzerland	YES	NO	Holder, Intellectual Property office, parties to the opposition procedure
Syrian Arab Rep.	NO	NO	Any interested person
Thailand	NO	NO	Applicant or opponent
The former Yugoslav Rep. of Macedonia	YES	NO	Applicant or opponent
Trinidad & Tobago	NO	YES	Applicant or opponent
Tunisia	YES	NO	Any interested person
Turkey	NO	NO	Any party adversely affected by a decision
Ukraine	YES	NO	
United Kingdom	N/A	N/A	Party to the original decision
USA	N/A	NO	Party who was refused registration and third party who filed a motion
Uruguay		NO	Holder, opponent, a third party with a direct interest
Zambia	NO	YES	Holder, opponent, third party
OAPI			
BBM	NO	NO	
EC	YES	NO	

A(vii) Please explain:

Of those who responded positively to this question, the majority indicated that an appeal should be filed within one month from the receipt of the notification of the decision. However, a few replies indicated that the time limit to file an appeal was five days following the notification of the decision.

A(viii) If YES, please explain:

The periods for extension of a time limit to file an appeal varied from 15 days to 18 months. However, most respondents indicated a period, which varied between 15 days and two months.

VII. UNREGISTERED MARKS (COMMON LAW MARKS) 1. Protection Responding A. Do unregistered marks B. Are unregistered C. Are unregistered marks countries/Regional IP give rise to any right under marks protected protected against dilution? against infringement? offices national law? Algeria NO NO NO Armenia NO NO NO YES YES NO Australia YES YES NO Austria Bangladesh NO NO NO Belarus NO YES NO NO **Brazil** Bulgaria NO NO NO Canada YES Chile NO China YES NO N/A China: Hong Kong YES YES YES (SAR) NO Colombia Costa Rica NO Croatia NO Czech Rep. YES NO NO YES YES YES Denmark Dominica Ecuador NO El Salvador N/A N/A N/A Estonia NO Finland YES YES YES France YES YES YES Georgia NO YES YES YES Germany Hungary NO NO NO Iran (Islamic Rep. of) YES NO NO Ireland YES YES YES YES NO Israel NO Italy YES YES NO Jamaica YES NO YES Japan N/A N/A N/A Kyrgyzstan NO NO Lithuania NO Madagascar Malta YES YES N/A Mauritius YES YES YES Mexico YES NO NO NO Monaco YES YES Morocco NO New Zealand YES NO YES Norway YES YES YES YES YES YES Oman Pakistan YES NO N/A YES NO NO Panama Peru NO Philippines YES NO NO Portugal YES YES NO

VII. UNREGISTERED MARKS (COMMON LAW MARKS)

1. Protection

Responding countries/Regional IP offices	A. Do unregistered marks give rise to any right under national law?	B. Are unregistered marks protected against infringement?	C. Are unregistered marks protected against dilution?
Rep. of Korea	N/A	N/A	N/A
Rep. of Moldova	N/A	N/A	N/A
Romania	NO	NO	YES
Russian Federation	NO		
Saint Lucia	NO		
St. Vincent & the Grenadines	NO		
Singapore	YES	NO	NO
Slovakia	YES		
Slovenia	N/A	N/A	N/A
Spain	YES	YES	NO
Sri Lanka	YES	NO	N/A
Sudan	YES	YES	N/A
Swaziland	YES	NO	N/A
Sweden	YES	YES	YES
Switzerland			
Syrian Arab Rep.	YES	YES	NO
Thailand	YES	YES	YES
The former Yugoslav Rep. of Macedonia	NO		
Trinidad & Tobago	YES	YES	NO
Tunisia	NO		
Turkey	NO		
Ukraine	NO		
United Kingdom	YES	YES	YES
USA	YES	YES	YES
Uruguay			
Zambia	NO		
OAPI	NO		
BBM	NO		
EC	N/A		

VII. UNREGISTERED MARKS (COMMON LAW MARKS) 1. Protection Responding D. Does the owner of a prior E. Does the owner of a prior unregistered countries/Regional IP unregistered mark have any recourse mark have any recourse against a subsequent against a subsequent user? applicant/registrant? offices Algeria NO Armenia NO NO YES YES Australia YES YES Austria Bangladesh YES YES Belarus YES YES **Brazil** Bulgaria YES YES Canada Chile China YES YES China: Hong Kong YES YES (SAR) Colombia Costa Rica Croatia Czech Rep. NO YES Denmark YES YES Dominica Ecuador El Salvador N/A N/A Estonia Finland YES YES France YES YES Georgia YES YES Germany Hungary NO NO Iran (Islamic Rep. of) YES YES Ireland YES YES YES YES Israel Italy YES YES Jamaica YES YES N/A Japan N/A Kyrgyzstan Lithuania Madagascar Malta YES YES Mauritius YES YES Mexico YES YES YES Monaco YES Morocco New Zealand YES YES Norway YES YES YES YES Oman YES Pakistan N/A Panama YES YES Peru Philippines YES YES Portugal YES YES

VII. UNREGISTERED MARKS (COMMON LAW MARKS) 1. Protection Responding D. Does the owner of a prior E. Does the owner of a prior unregistered countries/Regional IP unregistered mark have any recourse mark have any recourse against a subsequent offices against a subsequent user? applicant/registrant? Rep. of Korea N/AN/ARep. of Moldova N/A N/A NO Romania NO Russian Federation Saint Lucia St. Vincent & the Grenadines YES Singapore YES Slovakia YES YES Slovenia N/A N/A Spain YES YES Sri Lanka YES YES Sudan N/A N/A Swaziland N/A N/A YES YES Sweden Switzerland Syrian Arab Rep. YES YES Thailand YES YES The former Yugoslav Rep. of Macedonia Trinidad & Tobago YES YES Tunisia Turkey Ukraine United Kingdom YES YES USA YES YES Uruguay Zambia OAPI BBM EC

VII. UNREGISTERED MARKS (COMMON LAW MARKS) 2. Protected subject matter B. Responding D. Unregistered countries/Regional IP Packaging Trade Other Unregistered Company dress offices word marks logo and other names non-word marks Algeria NO NO NO NO NO Armenia NO NO NO NO NO N/A Australia YES YES YES YES YES YES YES Austria YES YES YES YES NO Bangladesh YES YES YES YES YES Belarus YES YES YES NO YES NO Brazil Bulgaria YES YES YES YES YES N/A Canada Chile China YES YES YES YES YES China: Hong Kong YES YES YES YES YES (SAR) Colombia Costa Rica Croatia Czech Rep. YES YES YES YES YES YES YES YES Denmark YES YES YES YES Dominica Ecuador El Salvador N/A N/A N/A N/A N/A N/A Estonia YES YES Finland YES YES YES YES YES YES YES YES YES France Georgia Germany YES Hungary NO NO NO NO NO NO NO NO NO Iran (Islamic Rep. of) NO NO YES YES YES YES YES YES Ireland YES N/A Israel YES YES YES N/A YES YES Italy YES YES YES NO Jamaica YES YES YES YES YES YES YES N/A N/A N/A N/A N/A Japan Kyrgyzstan Lithuania Madagascar Malta YES YES YES YES YES Mauritius YES YES YES YES YES YES Mexico YES NO Monaco Morocco New Zealand YES N/A Norway YES YES YES YES YES N/A Oman

Pakistan

Panama

Philippines

Peru

YES

NO

YES

YES

NO

YES

YES

YES

YES

YES

N/A

YES

YES

NO

N/A

N/A

2. Protected subject matter						
Responding countries/Regional IP offices	A. Unregistered word marks	B. Unregistered logo and other non-word marks	C. Packaging	D. Trade dress	E. Company names	F. Other
Portugal	YES	YES	YES	YES	YES	YES
Rep. of Korea	N/A	N/A	N/A	N/A	N/A	N/A
Rep. of Moldova	N/A	N/A	N/A	N/A	N/A	N/A
Romania	NO	NO	NO	NO	NO	NO
Russian Federation						
Saint Lucia						
St. Vincent & the Grenadines						
Singapore	YES	YES	YES	YES	YES	
Slovakia	YES	YES	YES	YES	YES	
Slovenia	N/A	N/A	N/A	N/A	N/A	N/A
Spain	YES	YES	YES		YES	YES
Sri Lanka	YES	YES	YES	YES	YES	
Sudan						
Swaziland	NO	NO	NO	NO	NO	NO
Sweden	YES	YES	YES	YES	YES	
Switzerland						
Syrian Arab Rep.	N/A	YES	YES	YES	YES	YES
Thailand	YES	YES	YES	YES	NO	NO
The former Yugoslav Rep. of Macedonia						
Trinidad & Tobago	YES	YES	NO	NO	NO	NO
Tunisia						
Turkey						
Ukraine						
United Kingdom	YES	YES	YES	YES	YES	YES
USA	YES	YES	YES	YES	YES	YES
Uruguay						
Zambia						
OAPI						
BBM						
EC						1

F. If YES, please explain:

Almost all of the respondents indicated that their respective legislations granted the same rights to unregistered marks as they did to registered marks.

VII. UNREGISTERED MARKS (COMMON LAW MARKS) 3. Criteria for protection Responding A. Is a level of B. Is distinctiveness required? C. Other countries/Regional IP awareness/prior recognition offices required? Algeria NO NO Armenia NO YES YES Austria YES YES YES Australia Bangladesh N/A YES Belarus Brazil NO YES Bulgaria Canada YES YES Chile China YES YES YES China: Hong Kong YES YES (SAR) Colombia Costa Rica Croatia Czech Rep. YES YES Denmark NO YES Dominica Ecuador El Salvador N/A N/A Estonia Finland YES YES France YES YES Georgia YES Germany Hungary NO NO Iran (Islamic Rep. of) YES YES Ireland YES YES Israel Italy YES YES Jamaica YES YES YES YES YES Japan Kyrgyzstan Lithuania Madagascar YES Malta Mauritius YES YES Mexico YES YES YES Monaco YES Morocco New Zealand YES YES YES Norway YES YES N/A YES Oman YES Pakistan YES Panama NO YES Peru Philippines YES YES Portugal NO YES

VII. UNREGISTERED MARKS (COMMON LAW MARKS) 3. Criteria for protection						
Responding countries/Regional IP offices	A. Is a level of awareness/prior recognition required?	B. Is distinctiveness required?	C. Other			
Rep. of Korea	N/A	N/A				
Rep. of Moldova	N/A	N/A				
Romania						
Russian Federation						
Saint Lucia						
St. Vincent & the Grenadines						
Singapore	YES	YES				
Slovakia	YES	YES				
Slovenia	N/A	N/A				
Spain	YES	YES				
Sri Lanka	YES	YES	YES			
Sudan	N/A	N/A	NO			
Swaziland	N/A	YES				
Sweden	YES	YES	YES			
Switzerland						
Syrian Arab Rep.	NO	YES				
Thailand	NO	NO				
The former Yugoslav Rep. of Macedonia						
Trinidad & Tobago			N/A			
Tunisia						
Turkey						
Ukraine						
United Kingdom	N/A	N/A	YES			
USA	NO	YES	YES			
Uruguay						
Zambia						
OAPI						
BBM						
EC						

C. If YES, please explain:

Almost all replies stated that the criteria for protection of unregistered marks were determined case by case, taking into account several factors, such as distinctiveness, goodwill, reputation, damage, misrepresentation, etc.

VII. UNREGISTERED MARKS (COMMON LAW MARKS)

4. Infringement standards5. Penalties

A. What are the penalties/damages provisions for infringement of unregistered marks?

Responding	4A Is actual	4B Is likelihood	4C Other	5A(I) Same	5A(ii) Other
countries/Regional IP offices	confusion required?	of confusion required?		as registered marks	
Algeria	NO	NO		NO	
Armenia	YES	YES		N/A	
Australia	NO	YES	YES	YES	YES
Austria	NO	YES		YES	1-
Bangladesh	YES	YES	YES	YES	YES
Belarus					
Brazil	N/A	N/A		N/A	
Bulgaria					
Canada	N/A	N/A		N/A	
Chile		·			
China		YES		YES	
China: Hong Kong	NO	YES		YES	
(SAR)					
Colombia					
Costa Rica					
Croatia					
Czech Rep.	NO	YES		N/A	YES
Denmark	NO	YES		YES	
Dominica	1,0	120		122	
Ecuador					
El Salvador	N/A	N/A		N/A	
Estonia	1,111	1,712		1,712	
Finland	NO	YES		YES	
France	NO	YES		YES	
Georgia	1,0	120		122	
Germany	NO	YES	YES	YES	
Hungary	NO	NO		NO	
Iran (Islamic Rep. of)	YES	YES		YES	
Ireland	N/A	N/A			YES
Israel	NO	YES			
Italy	YES	YES		YES	
Jamaica	N/A	N/A			YES
Japan	NO	YES		NO	YES
Kyrgyzstan					
Lithuania					
Madagascar					
Malta			YES	YES	
Mauritius	NO	YES		YES	YES
Mexico	N/A	N/A		N/A	
Monaco	YES	YES		YES	
Morocco					
New Zealand	YES	YES		NO	YES
Norway	NO	YES		YES	
Oman	YES	YES		N/A	
Pakistan	NO	YES		NO	
Panama	YES	YES		NO	1
Peru		122		1,0	
Philippines	N/A	N/A		N/A	

VII. UNREGISTERED MARKS (COMMON LAW MARKS)

4. Infringement standards

5. Penalties

A. What are the penalties/damages provisions for infringement of unregistered marks?

Responding countries/Regional IP	4A Is actual confusion	4B Is likelihood of confusion	4C Other	5A(I) Same as registered	5A(ii) Other
offices	required?	required?		marks	
Portugal	NO	YES	YES	NO	YES
Rep. of Korea	N/A	N/A		N/A	
Rep. of Moldova	N/A	N/A		N/A	
Romania					
Russian Federation					
Saint Lucia					
St. Vincent & the					
Grenadines					
Singapore		YES		YES	
Slovakia	NO	YES		N/A	
Slovenia					
Spain	YES	N/A		N/A	
Sri Lanka	YES	YES	YES	NO	YES
Sudan	NO	YES			
Swaziland	YES	YES		YES	
Sweden		YES		YES	
Switzerland					
Syrian Arab Rep.	YES	NO		NO	
Thailand	YES	YES		NO	YES
The former Yugoslav					
Rep. of Macedonia					
Trinidad & Tobago	N/A			N/A	
Tunisia					
Turkey					
Ukraine					
United Kingdom	N/A	N/A		NO	YES
USA	NO	N/A	YES	YES	N/A
Uruguay					
Zambia					
OAPI					
BBM					
EC					

4C. Other, please explain:

The replies indicated that the standard for determining whether an infringement of an unregistered mark had happened was the same as for registered marks, with the only exception that an unregistered mark was not entitled to the same legal presumptions as granted to registered marks, and that the nature and extent of rights of an unregistered mark had to be proven individually.

5A(ii) Other, please explain:

Some replies indicated that an infringement of unregistered marks would be considered under the law of "passing off".

VIII. USE OF A MARK 1. General use requirement					
Responding countries/ Regional IP offices	A. Does the applicable legislation provide for a use requirement?	B. If use is required to maintain a registration what uninterrupted period of nonuse is considered?	C. If after the period of non-use under question B, the holder starts using his/her mark, will the use reinstate his/her rights?	If "yes" to C, are the rights valid against third parties?	D. Must use be substantiated during the registration period?
Algeria	YES	3 years	N/A	N/A	N/A
Armenia	YES	5 years	YES	YES	NO
Australia	YES	3 years	N/A		NO
Austria	YES	5 years	YES	YES	NO
Bangladesh	YES	5 years 1 month			NO
Belarus	YES	5 years	NO		NO
Brazil	YES	5 years	NO	N/A	NO
Bulgaria	YES	5 years	YES	YES	NO
Canada	YES	N/A	N/A	N/A	NO
Chile	NO				NO
China	YES	3 years	YES	YES	NO
China: Hong Kong (SAR)	YES	3 years	YES	YES	NO
Colombia	YES	3 years	NO	N/A	NO
Costa Rica	NO		NO	NO	NO
Croatia	YES	5 years	YES	YES	NO
Czech Rep.	N/A	5 years	YES	YES	NO
Denmark	YES	5 years			NO
Dominica					
Ecuador	YES	3 years		NO	NO
El Salvador	NO		N/A	N/A	NO
Estonia	YES	5 years	YES	YES	NO
Finland	YES	5 years	YES		NO
France	YES	5 years	YES	YES	NO
Georgia	YES	5 years	YES	YES	YES
Germany	YES	5 years	N/A		NO
Hungary	YES	5 years	YES	YES	NO
Iran (Islamic Rep. of)	YES	3 years	YES	YES	
Ireland	YES	5 years	YES	YES	NO
Israel	NO	3 years	N/A		NO
Italy	YES	5 years	YES	YES	YES
Jamaica	YES	3 years	YES	YES	NO
Japan	YES	3 years	N/A		NO
Kyrgyzstan	YES	3 years			N/A
Lithuania	YES	5 years	YES	YES	NO
Madagascar	YES	3 years	N/A	*****	N/A
Malta	YES	5 years	YES	YES	N/A
Mauritius	YES	3 years	N/A		NO
Mexico	YES	3 years	YES	YES	YES
Monaco	NO				NO
Morocco	YES	5 years	NO	N/A	N/A
New Zealand	YES	3 years	YES	YES	NO

VIII. USE OF A MARK 1. General use requirement Responding A. Does the B. If use is C. If after the If "yes" to C, D. Must use countries/ applicable required to period of nonare the rights be Regional IP legislation maintain a use under valid against substantiated offices provide for a third parties? registration question B, during the use what the holder registration requirement? uninterrupted starts using period? period of nonhis/her mark, use is will the use considered? reinstate his/her rights? YES YES YES NO Norway 5 years Oman YES 5 years NO NO YES Pakistan YES YES NO 5 years Panama YES YES NO 5 years Peru YES NO 3 years No N/A Philippines YES 3 years YES Portugal YES 5 years YES NO YES N/A Rep. of Korea N/A N/A N/A Rep. of Moldova NO NO NO 5 years YES YES Romania Russian Federation YES 3 years NO NO Saint Lucia YES 3 years NO N/A YES YES YES St. Vincent & the YES NO 3 years Grenadines 5 years Singapore YES NO NO Slovakia YES 5 years YES Slovenia NO YES YES N/A YES 3 years YES NO Spain YES 5 years Sri Lanka NO N/A NO Sudan YES YES YES NO 5 years YES YES Swaziland YES 3 years YES Sweden YES 5 years N/A Switzerland YES YES YES NO 5 years Syrian Arab Rep. NO N/A N/A N/A N/A NO YES Thailand YES NO The former Yugoslav YES 5 years YES YES YES Rep. of Macedonia Trinidad & Tobago YES 5 years NO NO Tunisia YES YES YES NO 5 years Turkey YES N/A N/A NO 5 years YES NO Ukraine N/A United Kingdom YES YES NO 5 years YES YES YES USA Uruguay N/A N/A N/A N/A N/A Zambia NO 5 years NO N/AYES

OAPI

BBM

EC

YES

YES

YES

5 years

5 years

5 years

YES

YES

YES

YES

NO

NO

NO

D. If YES, explain how and when:

In most cases, if a registration was challenged on the basis of non-use of the mark, proof of its genuine use must be provided. Some replies specified that the proof of use could be in the form of a declaration to be presented at the time of renewal (or, in one reply specifically, one year from that). In another reply it was stated that for a registration to remain valid, an affidavit of use must be filed and use be substantiated by verifying in the affidavit that the mark was in use in commerce for the goods/services recited in the registration.

VIII. USE OF A MARK					
	2.	What is consider	red as use		
Responding countries/	A. Does the legislation B. According to your legislation or case law in your jurisdiction do the following acts constitute use to maintain a registration:				
Regional IP offices	define what use is required?	(i) Sole use in commercials or advertising	(ii) Use of a registered mark in a different form, the elements of which do not alter the distinctive character of the mark as registered	(iii) Affixation of a mark to goods or to the packaging thereof in your country solely for export purposes	(iv) Use of a mark by a person other than the holder, if such use is made with the holder's consent
Algeria	NO	N/A	YES	NO	NO
Armenia	NO	YES	YES	YES	YES
Australia	NO	YES	YES	YES	YES
Austria	NO	NO	YES	NO	YES
Bangladesh	YES	YES	NO	N/A	YES
Belarus	YES	NO	YES	NO	YES
Brazil	YES	NO	YES	NO	YES
Bulgaria	YES	NO	YES	YES	YES
Canada Chile	YES NO	YES NO	YES	YES	YES
China	NO	N/A	YES	YES	YES
China: Hong Kong (SAR)	NO	YES	YES	YES	YES
Colombia	YES	NO	YES	YES	YES
Costa Rica	NO	N/A	N/A	N/A	YES
Croatia	NO	NO	YES	YES	YES
Czech Rep.	NO	N/A	YES	YES	YES
Denmark	YES	NO	YES	YES	YES
Dominica					
Ecuador	YES	NO	NO	NO	YES
El Salvador	N/A	N/A	N/A	N/A	N/A
Estonia	YES	NO	YES	YES	YES
Finland	NO				YES
France	NO	YES	YES	YES	YES
Georgia	YES	YES	YES	N/A	YES
Germany	NO		YES	YES	YES
Hungary	YES	YES	YES	YES	YES
Iran (Islamic Rep. of)	YES	YES	NO	YES	YES
Ireland	NO	NO	YES	YES	YES
Israel	NO	NO	YES	NO	YES
Italy	NO VES	NO VES	YES	YES	YES
Jamaica	YES YES	YES YES	YES	YES	YES
Japan	YES	YES	YES YES	NO NO	YES YES
Kyrgyzstan Lithuania	YES	NO	YES	YES	YES
Madagascar	NO	N/A	N/A	N/A	YES
Malta	NO	N/A N/A	N/A N/A	N/A N/A	N/A
Mauritius	NO	11/71	11/71	1 1/ 71	11/71
Mexico	NO	YES	YES	YES	YES
TTICATEO	110	1123	113	1120	ILO

VIII. USE OF A MARK 2. What is considered as use

	2	. What is consider	red as use		
Responding countries/	A. Does the legislation		g acts constitute u	or case law in youse to maintain a	registration:
Regional IP offices	define what use is required?	(i) Sole use in commercials or advertising	(ii) Use of a registered mark in a different form, the elements of which do not alter the distinctive character of the mark as registered	(iii) Affixation of a mark to goods or to the packaging thereof in your country solely for export purposes	(iv) Use of a mark by a person other than the holder, if such use is made with the holder's consent
Monaco	NO	YES	NO	N/A	YES
Morocco	YES	N/A	YES	YES	YES
New Zealand	NO	YES	YES	YES	YES
Norway	NO	YES	YES	YES	YES
Oman	NO	NO	NO	N/A	YES
Pakistan	YES				YES
Panama	YES		YES	YES	YES
Peru	YES	NO	YES	YES	YES
Philippines	NO	YES	YES	YES	YES
Portugal	NO	NO	YES	YES	YES
Rep. of Korea	N/A	N/A	N/A	N/A	N/A
Rep. of Moldova	YES	YES	NO	NO	YES
Romania	NO	YES	NO	YES	YES
Russian Federation	YES	YES	YES	YES	YES
Saint Lucia	YES	N/A	N/A	N/A	YES
St. Vincent & the Grenadines	YES	YES	YES	YES	YES
Singapore	NO	YES	YES	YES	YES
Slovakia	YES	YES	YES	YES	YES
Slovenia	YES	N/A	YES	YES	YES
Spain	YES	NO	YES	YES	YES
Sri Lanka	NO	YES	NO	YES	YES
Sudan	NO	NO	N/A	N/A	YES
Swaziland	YES	NO	N/A	N/A	YES
Sweden	NO	YES	YES	YES	YES
Switzerland	YES	YES	YES	YES	YES
Syrian Arab Rep.	NO	N/A	N/A	N/A	YES
Thailand	NO	YES	YES	YES	YES
The former Yugoslav Rep. of Macedonia	YES	NO	YES	YES	YES
Trinidad & Tobago	NO	NO	NO	NO	YES
Tunisia		NO	YES	N/A	YES
Turkey	YES	YES	YES	YES	YES
Ukraine	YES	N/A	YES	N/A	YES
United Kingdom	NO	NO	YES	YES	YES
USA	YES	YES		YES	YES
Uruguay	N/A	N/A	N/A	N/A	N/A
Zambia	YES	YES	NO	YES	YES
OAPI		N/A	N/A	YES	YES

VIII. USE OF A MARK 2. What is considered as use					
Responding countries/ Regional IP offices	A. Does the legislation define what use is required?	_		or case law in you se to maintain a rest to maintain of a mark to goods or to the packaging thereof in your country solely for export purposes	egistration: (iv) Use of a mark by a person other than the holder, if such use is made with the holder's consent
BBM	YES				YES
EC	NO	YES	YES	YES	YES

A. If YES, please give definition:

More than half of the replies pointed out that a mark must be affixed on goods for which it had been registered (in some cases, even second hand goods), for instance, on the packaging thereof, exhibits, sales, signs, business documents, official forms, labels, price lists, advertisements, published works, importing/exporting purposes, etc. Others defined the expression "required use" as the use of a mark in a printed or other visible representation and/or evidences upon which the registrar could rely (i.e., tax payment documentation). A few others added that use must be genuine and serious.

B(i) If YES, please explain:

The majority of the replies stated that the act of displaying or distributing advertisements, publications, official forms (letterheads) and signboards displaying exhibits in exhibitions and fairs, were considered as use.

B(ii) If YES, please explain:

All replies indicated that use was valid as long as the registered mark was not substantively altered, meaning that its distinctive elements were not changed (in one reply, however, verbal marks were excluded). In one case specifically, the good faith of this type of use must be proved. In another, the distinctive elements of the mark (in the form in which it was registered) should be identified, likewise the variant.

B(iii) If YES, please explain:

The vast majority considered this as genuine use of the mark (same as use in national territory) and, in many cases, that this type of use could serve as evidence of use and, therefore, guarantee the validity of the registration. One reply, however, stated that this type of use was only valid on its territory if the products containing the mark were exported to specific countries.

		SE OF A MARK considered as use	
Responding countries/ Regional IP	following acts constitute us	slation or case law in your jurise to maintain a registration:	sdiction, do the
offices	(v) Use of a mark as a business name/symbol, and not in relation to the goods or services for which the mark is protected	(vi) Use for the purpose of a market test of goods or services	(vii) Must the mark be subject of serious use to maintain the rights?
Algeria	N/A	N/A	YES
Armenia	NO	NO	NO
Australia	NO	NO	YES
Austria	NO	NO	YES
Bangladesh	YES	YES	TES
Belarus	NO	YES	YES
Brazil	NO NO	NO NO	YES
Bulgaria	NO	NO	YES
Canada	NO	YES	NO
Chile		170	
China	NO	NO	
China: Hong Kong	NO	NO	YES
(SAR)			
Colombia	NO	NO	N/A
Costa Rica	YES	NO	NO
Croatia	NO	NO	YES
Czech Rep.	NO	NO	YES
Denmark	NO	NO	
Dominica			
Ecuador	NO	NO	NO
El Salvador	N/A	N/A	N/A
Estonia	NO	NO	YES
Finland			
France	NO		YES
Georgia	YES	N/A	N/A
Germany	NO	17/11	YES
Hungary	NO	YES	NO
Iran (Islamic Rep. of)	NO	YES	YES
Ireland	NO	YES	N/A
Israel	NO	NO	NO
Italy	NO	NO	YES
	NO NO	YES	YES
Jamaica			
Japan	NO	NO	YES
Kyrgyzstan	YES	YES	N/A
Lithuania	NO	NO	NO
Madagascar	YES	YES	NO N/A
Malta	N/A	N/A	N/A
Mauritius			170
Mexico	YES	YES	NO
Monaco	YES	N/A	NO
Morocco	NO	YES	YES
New Zealand	NO	NO	YES
Norway	NO	YES	

VIII. USE OF A MARK 2. What is considered as use					
Responding countries/ Regional IP	following acts constitute use to maintain a registration:				
offices	(v) Use of a mark as a business name/symbol, and not in relation to the goods or services for which the mark is protected	(vi) Use for the purpose of a market test of goods or services	(vii) Must the mark be subject of serious use to maintain the rights?		
Oman	NO	YES	YES		
Pakistan	N/A	N/A	NO		
Panama	NO	YES	YES		
Peru	NO	NO	YES		
Philippines	NO	YES	YES		
Portugal	NO	NO	YES		
Rep. of Korea	N/A	N/A	N/A		
Rep. of Moldova	YES	N/A	NO		
Romania	NO	NO	NO		
Russian Federation	NO	N/A	N/A		
Saint Lucia					
St. Vincent & the	NO	YES	YES		
Grenadines					
Singapore	YES	YES			
Slovakia	NO	NO	YES		
Slovenia	N/A	N/A	YES		
Spain	NO	NO	YES		
Sri Lanka	NO	YES	NO		
Sudan	N/A	N/A	YES		
Swaziland	NO	N/A	NO		
Sweden	NO	NO			
Switzerland	NO	NO	YES		
Syrian Arab Rep.	YES	NO	NO		
Thailand	NO	YES	NO		
The former Yugoslav	NO	NO	YES		
Rep. of Macedonia	NO	NO	NO		
Trinidad and Tobago	NO	NO	NO		
Tunisia	NO NO	YES	YES		
Turkey	NO N/A	NO N/A	YES		
Ukraine United Vingdom	N/A NO	N/A YES	YES YES		
United Kingdom USA	NO	NO NO	NO		
Uruguay	N/A	N/A	N/A		
Zambia	NO NO	YES	NO NO		
OAPI	NO	YES	140		
		110			
BBM	NO	7.0	1777		
EC	NO	NO	YES		

C. What other types of use fulfil the use requirement, please explain?

The majority of the replies pointed out two other types of use, namely the commercialization of the goods/services containing the mark, and the real and genuine use of the mark in relation to the goods/services (*bona fide* use). One reply specified that the use of a mark purely in a decorative manner was not considered as use in its territory. Other indications of use were: storage for sale purposes and use on the Internet.

VIII. USE OF A MARK 3. Periods of use/non use after registration B. Is the C. Can the D. By other E. What kind Responding A. Is the countries/ uninterrupted uninterrupted period of nonmeans? of valid period of non-Regional IP period of nonuse be reset by reasons shown offices use computed use computed subsequent by the holder from the date at any time use? of the during the mark will registration? registration? excuse nonuse? YES YES N/A Algeria N/A N/A YES YES YES YES NO Armenia Australia NO NO NO YES YES Austria NO YES NO Bangladesh NO YES YES YES YES Belarus YES YES Brazil YES YES NO NO YES Bulgaria YES YES NO NO Canada N/A N/AN/AN/AChile YES YES YES YES China China: Hong Kong YES YES YES NO YES (SAR) Colombia YES NO NO NO YES Costa Rica YES NO NO NO YES Croatia YES NO YES NO Czech Rep. NO YES YES YES YES Denmark NO YES YES NO YES Dominica NO YES NO NO YES Ecuador El Salvador N/A N/A N/A N/A N/A Estonia YES YES NO Finland YES YES YES YES France NO YES YES Georgia NO YES YES NO N/A YES YES Germany YES NO YES NO YES Hungary YES NO Iran (Islamic Rep. of) YES NO YES Ireland YES YES YES NO N/A Israel YES YES N/A YES YES YES NO YES Italy YES YES Jamaica YES NO YES N/A NO YES YES NO Japan YES Kyrgyzstan YES YES YES N/A Lithuania NO YES YES NO YES Madagascar YES NO NO NO YES Malta YES N/A N/A N/A N/A Mauritius YES NO N/A N/A NO Mexico NO NO YES YES Monaco NO NO NO NO N/A Morocco NO NO NO NO YES YES New Zealand YES YES NO YES Norway NO YES YES NO YES YES NO YES Oman N/A

VIII. USE OF A MARK					
3. Periods of use/non use after registration					
Responding countries/ Regional IP offices	A. Is the uninterrupted period of non-use computed from the date of registration?	B. Is the uninterrupted period of non-use computed at any time during the registration?	C. Can the period of non-use be reset by subsequent use?	D. By other means?	E. What kind of valid reasons shown by the holder of the mark will excuse nonuse?
Pakistan	YES	NO	YES	NO	YES
Panama	YES	NO	NO	NO	YES
Peru	YES	NO	NO	NO	YES
Philippines	YES	NO	NO	NO	110
Portugal	YES	NO	YES	YES	YES
Rep. of Korea	N/A	N/A	N/A	N/A	N/A
Rep. of Moldova	NO	YES	YES	NO	YES
Romania	NO	YES	1 LS	110	TES
Russian Federation	NO	YES	NO	NO	YES
Saint Lucia	NO	NO	NO	YES	TES
St. Vincent & the	NO	YES	YES	NO	
Grenadines	1,0	123	120		
Singapore	YES	NO	NO		N/A
Slovakia	NO	NO	YES	NO	NO
Slovenia	YES	NO	YES	N/A	N/A
Spain	YES		YES	YES	YES
Sri Lanka	NO	YES	YES	N/A	YES
Sudan	YES	NO	N/A	N/A	N/A
Swaziland	YES	N/A	NO	N/A	N/A
Sweden	N/A	YES	YES	N/A	
Switzerland	NO	YES	YES	YES	YES
Syrian Arab Rep.	NO	NO	NO	NO	NO
Thailand	YES	YES	YES		N/A
The former Yugoslav	YES	NO	YES		YES
Rep. of Macedonia					
Trinidad and Tobago	YES	NO	NO	NO	
Tunisia	YES	NO	NO	NO	YES
Turkey	YES	NO	YES	NO	YES
Ukraine	YES	YES	N/A		YES
United Kingdom	YES	YES	YES	NO	
USA	NO	YES	YES	N/A	YES
Uruguay	N/A	N/A	N/A	N/A	N/A
Zambia	YES	NO	NO		YES
OAPI	NO	YES	YES	N/A	
BBM	YES	YES	YES		
EC	YES	N/A	YES	NO	YES

D. If YES, please explain:

Most replies stated that the use/non-use period started either from the filing date of an application for registration or from the expiry date of an opposition procedure.

E. If YES, please explain:

For most respondents, non-use might be excused in case of unforeseen circumstances, *force majeure*, which prevented the holder from using his mark, i.e., import/export restrictions, natural disasters, etc. In one reply, court must accept the excuses given by the party concerned in order to be considered as valid.

VIII. USE OF A MARK 3. Periods of use/non use after registration; 4. Miscellaneous				
Responding countries/ Regional IP offices	F. Does your legislation provide for a "grace" period between the end of the uninterrupted period of non-use and the introduction of an action for cancellation/revocation of a mark for non-use?	G. In such a case, does your legislation provide for a specific period during which commencement or resumption of use is not taken into account when the hider of the mark was aware, or could not have been unaware, that an action for cancellation/revocation may be introduced?	H. Are there sanctions for unjustified non-use of a registered mark?	4A Does your law provide for specific requirements regarding the use of trademarks in particular sectors such as the health and the environment?
Algeria	NO	NO	NO	NO
Armenia	NO	NO	NO	YES
Austria	YES	N/A	YES	NO
Australia	YES	YES	YES	NO
Bangladesh	NO	N/A	YES	110
Belarus	2.0	2 ,, 2 2	YES	NO
Brazil	NO	NO	YES	NO
Bulgaria	YES	YES	YES	NO
Canada	N/A	N/A	YES	YES
Chile				
China	YES	YES	YES	NO
China: Hong Kong (SAR)	NO	YES	YES	NO
Colombia	NO	NO	NO	NO
Costa Rica	YES	NO	NO	NO
Croatia	NO	YES	YES	NO
Czech Rep.	NO	YES	YES	NO
Denmark	YES & NO	YES	YES	
Dominica				
Ecuador	NO	NO	NO	NO
El Salvador	N/A	N/A	N/A	NO
Estonia	YES	YES	NO	NO
Finland	YES	YES	T/EG	YES
France	YES	YES	YES	NO
Georgia	YES	YES	NO	NO
Germany	VEC	YES	YES	NO NO
Hungary Iran (Islamic Rep. of)	YES NO	YES NO	YES NO	NO
Iran (Islamic Rep. 01) Ireland	NO NO	YES	NO NO	NO
Israel	NO	NO	NO	NO
Italy	YES	YES	YES	NO
Jamaica	YES	YES	NO	NO
Japan	YES	YES	YES	NO
Kyrgyzstan	N/A	N/A	YES	NO
Lithuania	YES	YES	YES	NO
Madagascar	NO	110	NO	NO
Malta	NO	YES	N/A	NO
1714114	110	ILO	11/1	NO

VIII. USE OF A MARK					
		n use after registration;	4. Miscellaneous		
Responding countries/ Regional IP offices	F. Does your legislation provide for a "grace" period between the end of the uninterrupted period of non-use and the introduction of an action for cancellation/revocation of a mark for non-use?	G. In such a case, does your legislation provide for a specific period during which commencement or resumption of use is not taken into account when the hider of the mark was aware, or could not have been unaware, that an action for cancellation/revocation may be introduced?	H. Are there sanctions for unjustified non-use of a registered mark?	4A Does your law provide for specific requirements regarding the use of trademarks in particular sectors such as the health and the environment?	
Mauritius	N/A	N/A	YES	NO	
Mexico	YES	NO	NO	NO	
Monaco	NO		NO	NO	
Morocco	NO	YES	YES	N/A	
New Zealand	YES	N/A	YES	NO	
Norway	N/A	YES	YES		
Oman	N/A	N/A	YES	N/A	
Pakistan	NO	NO	NO	NO	
Panama	NO	NO	YES	NO	
Peru	NO	NO	YES	NO	
Philippines	NO	NO	YES	NO	
Portugal Part of Vorce	YES N/A	YES N/A	YES N/A	YES N/A	
Rep. of Korea Rep. of Moldova	NO NO	NO NO	NO NO	YES	
Romania	NO	NO	YES	NO	
Russian Federation	NO	NO	YES	NO	
Saint. Lucia St. Vincent & the	YES	NO	NO	NO	
Grenadines	NO		YES		
Singapore Slovakia	YES	YES	YES	NO	
Slovakia	YES	YES	YES	YES	
Spain	NO	YES	YES	NO	
Sri Lanka	NO	N/A	NO	NO	
Sudan	N/A		YES	NO	
Swaziland	NO	NO	YES	N/A	
Sweden	YES	YES	NO		
Switzerland	NO	NO	YES	NO	
Syrian Arab Rep.	NO	NO	NO	NO	
Thailand The former Yugoslav Rep. of Macedonia	NO NO	NO NO	NO NO	NO NO	
Trinidad & Tobago	NO	NO	NO		
Tunisia Tunisia	YES	YES	YES	NO	
Turkey	N/A	N/A	N/A	NO	
Ukraine	NO	17/11	YES	NO	
United Kingdom	NO	YES	YES	NO	
USA	NO	N/A	YES	NO	

Responding countries/ Regional IP offices		G. In such a case, does your legislation provide for a specific period during which commencement or resumption of use is not taken into account when the hidler of the mark was aware, or could not have been unaware, that an action for cancellation/revocation may be introduced?	H. Are there sanctions for unjustified non-use of a registered mark?	4A Does your law provide for specific requirements regarding the use of trademarks in particular sectors such as the health and the environment?
Uruguay	N/A	N/A	N/A	N/A
Zambia	NO	NO	YES	NO
OAPI	NO		NO	
BBM	YES	YES	YES	NO
EC	YES	YES	YES	NO

H. If YES, please explain which are the sanctions:

In most cases, if the mark was not used within the time-limit set out in the domestic laws/practice, the registration was either removed from the register, cancelled, revoked or it simply lapsed. According to some replies, cancellation/invalidity might be requested by third parties.

4A. If YES, please explain:

In many replies, reference was made to pharmaceutical and pharmaceutical related products. In one reply it was indicated that the legislation on tobacco control provided special requirements regarding the use of marks on tobacco products.

	IX. US	E OF TRADEM	ARK SYMBOLS		
Responding countries/ Regional IP offices	1. Is marking provided for in national legislation?	2. Are markings allowed to indicate registration?	3. Are markings allowed to indicate use (when the mark is unregistered)?	4. Are there optional marking provisions?	5. Does the law provide for benefits from using optional markings?
Algeria	NO	YES	N/A	N/A	NO
Armenia	YES	YES	NO	YES	NO
Australia	NO	YES	YES	YES	NO
Austria	NO	YES	NO	NO	NO
Bangladesh	1,0	YES	NO	NO	YES
Belarus	YES	YES	NO	NO	NO
Brazil	YES	NO	N/A	NO	NO
Bulgaria	NO	YES	N/A	NO	N/A
Canada	NO	YES	YES	NO	NO
Chile	YES	YES	NO	YES	YES
China	NO	YES	N/A	NO	N/A
China: Hong Kong (SAR)	YES	YES	YES	YES	NO
Colombia	NO	YES	N/A	NO	NO
Costa Rica	YES	YES	NO	NO	NO
Croatia	NO	YES	NO	NO	NO
Czech Rep.	YES	YES	NO	NO	NO
Denmark		YES	YES	NO	N/A
Dominica					
Ecuador	NO	YES	N/A	NO	NO
El Salvador	NO	N/A	N/A	NO	N/A
Estonia	NO	YES	N/A	YES	NO
Finland	NO	YES		NO	NO
France	NO	YES	N/A	NO	NO
Georgia	NO	N/A	N/A	NO	NO
Germany	NO	YES	NO	NO	N/A
Hungary	NO	YES	YES	NO	NO
Iran (Islamic Rep. of)	NO	NO	NO	NO	NO
Ireland	NO	N/A	N/A	N/A	N/A
Israel	NO	YES	YES	NO	NO
Italy	NO	YES	YES	NO	NO
Jamaica	NO	YES	NO	NO	NO
Japan	YES	YES	NO	NO	NO
Kyrgyzstan	YES	YES	NO N/A	NO	NO N/A
Lithuania Madagasaar	YES	YES	N/A	YES	N/A
Madagascar Malta	NO NO	N/A YES	N/A N/A	NO N/A	NO N/A
Malta Mauritius	NO	YES	N/A N/A	N/A N/A	N/A N/A
Mexico	YES	YES	NO NO	N/A NO	N/A N/A
Monaco	NO	NO	NO	NO	NO NO
Morocco	NO	NO	NO	NO	NO
New Zealand	YES	YES	YES	YES	NO
Norway	110	YES	YES	NO	NO
Oman	NO	YES	NO	NO	N/A
Pakistan	YES	YES	NO	NO	NO
Panama	YES	YES	NO	NO	NO

IX. USE OF TRADEMARK SYMBOLS					
Responding countries/ Regional IP offices	1. Is marking provided for in national legislation?	2. Are markings allowed to indicate registration?	3. Are markings allowed to indicate use (when the mark is unregistered)?	4. Are there optional marking provisions?	5. Does the law provide for benefits from using optional markings?
Peru	YES	YES	NO	NO	NO
Philippines	NO	YES	NO	NO	NO
Portugal	YES	YES	NO	YES	NO
Rep. of Korea	YES	YES	NO	YES	NO
Rep. of Moldova	YES	YES	N/A	N/A	NO
Romania	NO	YES	NO	1,711	1,0
Russian Federation	YES	YES	NO	N/A	N/A
Saint Lucia	120	NO	N/A	NO	NO
St. Vincent & the	NO	YES	YES	NO	NO
Grenadines					
Singapore		YES	YES		NO
Slovakia	YES	YES	NO	NO	NO
Slovenia	NO	YES	NO	NO	NO
Spain	NO	YES		NO	NO
Sri Lanka	NO	YES	N/A	NO	NO
Sudan	NO	YES	N/A	N/A	N/A
Swaziland	N/A	N/A	N/A	N/A	N/A
Sweden		YES	YES	NO	NO
Switzerland	NO	YES	YES	NO	NO
Syrian Arab Rep.	NO	YES	NO	YES	NO
Thailand	NO	YES	NO	NO	NO
The former Yugoslav Rep. of Macedonia	YES	YES	NO	NO	NO
Trinidad & Tobago	NO	YES	NO	NO	NO
Tunisia	YES	YES	NO	NO	NO
Turkey	NO	YES	NO	NO	NO
Ukraine	YES	YES	NO	YES	NO
United Kingdom	YES	YES	YES	NO	NO
USA	YES	YES	YES	YES	YES
Uruguay	N/A				N/A
Zambia	YES	YES	N/A	N/A	N/A
OAPI	NO	NO	NO	NO	N/A
BBM	NO	YES	N/A	N/A	N/A
EC	NO	YES	YES	NO	NO

4. If YES, please explain:

The majority of replies indicated that a trademark owner had the option to place, next to the mark, a preventive sign, or warning, confirming the registration of the said mark (i.e., using ®, TM, or expressions such as "Registered Trademark").

5. If YES, please explain:

Some replies stated that an owner of a mark that carried a trademark symbol might have benefits in case of infringement proceedings.

	IX. USE OF TRA	ADEMARK SYMBOLS	
Responding countries/ Regional IP offices	6. Which law applies for cases of false or deceptive use of marking symbols?	7. Are there penalties for non-use of markings symbols when required by law?	8. Who is responsible for control of marking requirements?
Algeria		NO	
Armenia		NO	
Australia		N/A	
Austria		N/A	
Bangladesh		YES	
Belarus		NO	
Brazil	N/A	N/A	N/A
Bulgaria	11//11	NO	14/11
Canada	N/A	N/A	N/A
Chile	1 V/FL	NO NO	11/11
China		NO	
China: Hong Kong (SAR)		NO	
Colombia		NO	
Costa Rica		NO	
Croatia		N/A	
Czech Rep.		NO	
Denmark		N/A	
Dominica		17/11	
Ecuador		N/A	
El Salvador		N/A	
Estonia		NO	
Finland		N/A	
France		NO	
Georgia		N/A	
Germany		N/A	
Hungary		NO	
Iran (Islamic Rep. of)		NO	
Ireland		YES	
Israel		NO	
Italy	1	NO	
Jamaica		110	
Japan	1	NO	
Kyrgyzstan		NO	
Lithuania		N/A	
Madagascar		NO	
Malta		N/A	
Mauritius	1	NO	
Mexico		N/A	
Monaco	†	NO	
Morocco		NO	
New Zealand		NO	
Norway		N/A	
Oman		N/A	
Pakistan		NO	
Panama		NO	
Peru		YES	IP Office
Philippines		NO	IP Office
Portugal	†	NO	

IX. USE OF TRADEMARK SYMBOLS				
Responding	6. Which law applies for	7. Are there penalties for	8. Who is responsible for	
countries/	cases of false or deceptive	non-use of markings	control of marking	
Regional IP	use of marking symbols?	symbols when required by	requirements?	
offices		law?	_	
Rep. of Korea		NO		
Rep. of Moldova		NO		
Romania				
Russian Federation		NO		
Saint Lucia		NO		
St. Vincent & the		N/A		
Grenadines				
Singapore		NO		
Slovakia		NO		
Slovenia		NO		
Spain		N/A		
Sri Lanka		N/A		
Sudan		N/A		
Swaziland		N/A		
Sweden		N/A		
Switzerland		NO		
Syrian Arab Rep.		NO		
Thailand		NO		
The former Yugoslav		NO		
Rep. of Macedonia				
Trinidad & Tobago		NO		
Tunisia		NO		
Turkey		N/A		
Ukraine		NO		
United Kingdom		N/A		
USA		NO		
Uruguay		N/A		
Zambia		NO		
OAPI				
BBM				
EC		N/A		

6. Which law applies for cases of false or deceptive use of marking symbols? Please identify:

Most of the replies indicated their national Trade Mark Law/Act as the applied legislation. The second most indicated legislation was that on Unfair Competition, followed by Commercial, Civil, Penal and Criminal Laws. A small amount indicated that there was no such type of legislation in their territories (or at least not yet).

7. If YES, please explain:

One reply explained that, in case of non-use of marking symbols when required by law, a fine would be charged. In case of continuing offence, an additional fine would be charged on a daily basis.

8. Who is responsible for the control of marking requirements: the IP office, another government body or a private sector institution?

For the majority, governmental authorities such as the Ministry of Commerce were responsible for the control of marking requirements. Some others informed, however, that administrative authorities, such as national Industrial Property offices were the ones responsible for the said control.

X. CANCELLATION OR/AND INVALIDATION PROCEEDINGS					
		1. General			
Responding countries/ Regional IP offices	A. Please explain the nature of cancellation and/or invalidation procedures in your country	B. Does failure of required use lead to <i>ex</i> officio cancellation of the registered mark?	C. Are proceedings available to remove a mark from the register at an administrative level in the trademark office?	C(I) If "yes", what are the standing requirements?	C(ii) If "yes", by any interested person?
Algeria		NO	NO	N/A	N/A
Armenia		NO	YES	IV/A	YES
Australia		NO	YES		NO
Austria		NO	YES		N/A
Bangladesh		YES	YES		YES
Belarus		NO	YES		YES
Brazil		NO	YES		YES
Bulgaria		NO	YES		TES
Canada		NO	YES		NO
Chile	NO	NO	TLS		110
China	NO	NO	YES		YES
China: Hong Kong		NO	YES		YES
(SAR)		NO	1123		1 LS
Colombia		NO	YES		YES
Costa Rica		YES	NO		ILS
Croatia		NO	YES		YES
Czech Rep.		NO	YES		YES
Denmark		NO	YES		YES
Dominica		NO	1123		ILS
Ecuador		NO	YES		YES
El Salvador		N/A	NO		N/A
Estonia		NO NO	YES		YES
Finland		NO	NO		163
		NO	NO		
France		NO	YES		NO
Georgia Germany	+	NO	YES		YES
Hungary	+	NO	YES		NO
Iran (Islamic Rep. of)	+	NO	YES		YES
Ireland		YES	YES		YES
Israel		NO	NO		ILO
Italy		NO	NO		
Jamaica		YES	YES		
Japan		NO	YES		YES
Kyrgyzstan		YES	YES		YES
Lithuania		NO	YES		YES
Madagascar		NO	NO		113
Malta		NO	NO		
Mauritius	+	110	YES		YES
Mexico		NO	YES		YES
Monaco		NO	YES		NO
Morocco	+	NO	YES		NO
New Zealand	+	NO	YES		N/A
Norway	+	NO	YES		YES
1401 way		NO	IEO		1 E3

X. (CANCELLATION	OR/AND INVAL	IDATION PROC	EEDINGS	
Responding countries/ Regional IP offices	A. Please explain the nature of cancellation and/or invalidation procedures in your country	B. Does failure of required use lead to ex officio cancellation of the registered mark?	C. Are proceedings available to remove a mark from the register at an administrative level in the trademark office?	C(I) If "yes", what are the standing requirements?	C(ii) If "yes", by any interested person?
Oman		NO	YES		N/A
Pakistan		NO	NO		
Panama		YES	YES		YES
Peru		NO	YES		YES
Philippines		NO	YES		YES
Portugal		YES	YES		YES
Rep. of Korea		NO	NO		
Rep. of Moldova		NO	YES		YES
Romania		NO	NO		
Russian Federation		NO	YES		
Saint Lucia		NO	YES		YES
St. Vincent & the Grenadines		NO	NO		
Singapore		NO	NO		YES
Slovakia		NO	YES		YES
Slovenia		NO	NO		
Spain		YES	YES		YES
Sri Lanka		NO	NO		
Sudan		YES	YES	YES	YES
Swaziland		NO	YES		YES
Sweden		NO	NO		N/A
Switzerland		NO	NO		
Syrian Arab Rep.		NO	YES		YES
Thailand		YES	YES		NO
The former Yugoslav Rep. of Macedonia		NO	YES		YES
Trinidad & Tobago		NO	YES		YES
Tunisia		YES	NO		
Turkey		NO	YES		YES
Ukraine		NO	YES		NO
United Kingdom		NO	YES		NO
USA		YES	YES		YES
Uruguay		N/A	YES		NO
Zambia		YES	YES		YES
OAPI		NO	YES		YES
BBM		NO	NO		
EC		NO	YES		YES

A. Please explain the nature of cancellation and/or invalidation procedures in your country:

About half of the responses indicated cancellation and invalidation as proceedings to be carried out at judicial level, although in some cases the initial procedures must happen

before the offices. According to some legislations, cancellation/removal might be based, for example, on lack of use or failure to renew the registration.

C(i) If YES, what are the standing requirements?

The vast majority listed the following: non-renewal, non-use (no fulfillment of use requirements), non-compliance with local provisions, invalidation, the mark had become an unregistrable mark, cancellation following an opposition. Also any person with legal and legitimate interest might file a revocation (cancellation) action with a statement of the grounds upon which the said action was based, and proceed with the payment of the prescribed fees.

X. CANCELLATION OR/AND INVALIDATION PROCEEDINGS 1. General				
Responding countries/ Regional IP offices	D. Are appeal procedures available?	E. Cancellation/ invalidation proceedings can start when within the period prescribed by law, the mark has not been put to genuine use in connection with the goods or services in respect of which it is registered	F. Are proceedings available to remove a mark from the register by a court?	
Algeria	N/A	YES	NO	
Armenia	YES	YES	YES	
Australia	YES	YES	YES	
Austria	YES	YES	N/A	
Bangladesh	YES	11.0	YES	
Belarus	ILS	YES	TES	
Brazil	YES	YES	YES	
Bulgaria	YES	NO	NO	
Canada	YES	YES	YES	
Chile	YES	YES	YES	
	YES	TES		
China Hana Kana	YES	YES	YES	
China: Hong Kong (SAR)	TES	TES	YES	
Colombia	YES	YES	NO	
Costa Rica	YES	YES	YES	
Croatia	YES	YES	YES	
Czech Rep.	YES	YES	N/A	
Denmark	YES	YES	YES	
Dominica	1 ES	I ES	I ES	
Ecuador	YES	YES	YES	
El Salvador	N/A	N/A	YES	
	YES	YES	YES	
Estonia	TES		YES	
Finland		YES YES		
France	YES		YES YES	
Georgia	NO NO	YES YES	YES	
Germany	YES	NO	NO NO	
Hungary Iran (Islamic Rep. of)	YES	NO	YES	
Ireland	YES	YES	YES	
Israel	YES	YES	YES	
Italy	NO	YES	YES	
Jamaica	YES	YES	YES	
Janaica Japan	YES	YES	NO NO	
Kyrgyzstan	YES	YES	YES	
Lithuania	YES	YES	YES	
Madagascar	YES	NO	YES	
Mauritius	YES	YES	YES	
Mexico	YES	N/A	NO NO	
Monaco	NO	NO NO	YES	
	YES	YES	YES	
Morocco New Zealand	YES	YES	YES	
	YES		YES	
Norway		YES	YES	
Oman	NO		1 ES	

X. C		INVALIDATION PROCEEI General	DINGS
Responding countries/ Regional IP offices	D. Are appeal procedures available?	E. Cancellation/ invalidation proceedings can start when within the period prescribed by law, the mark has not been put to genuine use in connection with the goods or services in respect of which it is registered	F. Are proceedings available to remove a mark from the register by a court?
Pakistan	YES	YES	YES
Panama	YES	YES	YES
Peru	YES	YES	NO
Philippines	YES	YES	YES
Portugal	YES	YES	YES
Rep. of Korea	YES	YES	N/A
Rep. of Moldova	YES	NO	YES
Romania			YES
Russian Federation	NO	YES	NO
Saint Lucia	YES	NO	YES
St. Vincent & the	YES	YES	YES
Grenadines			
Singapore	YES	YES	YES
Slovakia	YES	YES	YES
Slovenia	NO	YES	YES
Spain	YES	YES	YES
Sri Lanka	YES	N/A	YES
Sudan	YES	YES	YES
Swaziland	YES	N/A	YES
Sweden	YES	YES	YES
Switzerland	YES	YES	YES
Syrian Arab Rep.	YES	YES	YES
Thailand	YES	YES	YES
The former Yugoslav	YES	YES	YES
Rep. of Macedonia	VEG	YEG	Y/D0
Trinidad & Tobago	YES	YES	YES
Tunisia	NO	YES	YES
Turkey	YES	N/A	YES
Ukraine United Kingdom	NO VES	YES	YES
United Kingdom USA	YES YES	N/A YES	YES YES
	NO NO	N/A	N/A
Uruguay Zambia	YES	YES	YES
OAPI	YES	YES	YES
BBM	YES	YES	YES
EC	YES	YES	YES

E. If YES, when does the period start and what is the duration of the period?

The majority indicated that if a mark was not genuinely used within a period of five years from registration date (or from the date of issue of the certificate), it could be cancelled/invalidated. A smaller group also indicated the five-year period, but from the date of publication of the registration. The third most indicated period was that of three years

from registration date. A few others went on to explain that, if no oppositions were filed, the period would be of five years from the date where the opposition period expired, or, in case an opposition was filed, five years from the date of the final decision.

F. If YES, what are the standing requirements?

Some replies indicated as grounds for these actions relative and/or absolute grounds for refusal. Some indicated that the requirements should be the same as those before the national office.

X. CANCELLATION OR/AND INVALIDATION PROCEEDINGS 1. General Responding G. Are appeal H. Are there restrictions I. Can some registrations in respect of time period countries/ procedures on court become incontestable? Regional IP decisions available? during which such proceedings may be offices brought? Algeria YES NO NO YES YES NO Armenia YES YES Australia NO Austria YES NO NO YES YES NO Bangladesh Belarus NO NO NO Brazil YES YES YES Bulgaria NO NO Canada YES YES YES Chile YES YES NO China YES NO NO China: Hong Kong YES YES NO (SAR) NO Colombia N/A YES YES YES Costa Rica N/A Croatia YES YES NO Czech Rep. YES YES NO YES YES NO Denmark Dominica YES YES NO Ecuador El Salvador YES YES N/A YES YES NO Estonia Finland YES NO YES France YES YES NO YES NO Georgia N/A Germany YES YES YES YES NO NO Hungary Iran (Islamic Rep. of) YES NO Ireland NO Israel YES YES YES Italy YES NO YES YES YES Jamaica YES YES YES Japan Kyrgyzstan YES YES YES Lithuania NO YES NO Madagascar YES Mauritius YES NO Mexico YES YES NO YES YES YES Monaco Morocco YES YES YES New Zealand YES YES NO Norway YES NO YES YES NO YES Oman YES Pakistan NO Panama YES YES N/A Peru YES YES NO YES YES NO Philippines

X. CANCELLATION OR/AND INVALIDATION PROCEEDINGS 1. General						
Responding countries/ Regional IP offices	G. Are appeal procedures on court decisions available?	H. Are there restrictions in respect of time period during which such proceedings may be brought?	I. Can some registrations become incontestable?			
Portugal	YES	YES	NO			
Rep. of Korea	N/A	N/A	YES			
Rep. of Moldova	YES	YES	NO			
Romania	YES	YES	NO			
Russian Federation	YES	YES	YES			
Saint Lucia	YES	NO	NO			
St. Vincent & the Grenadines	YES	YES	NO			
Singapore	YES	NO	NO			
Slovakia	YES	YES	NO			
Slovenia	YES	YES	YES			
Spain	YES	YES	YES			
Sri Lanka	YES	NO	NO			
Sudan	YES	YES	NO			
Swaziland	NO	NO	NO			
Sweden	YES	NO				
Switzerland	YES	NO	NO			
Syrian Arab Rep.	YES	NO	YES			
Thailand	YES	YES	YES			
The former Yugoslav Rep. of Macedonia	YES	YES	YES			
Trinidad & Tobago	YES	YES	YES			
Tunisia	YES	YES	YES			
Turkey	YES	N/A	YES			
Ukraine	YES	YES	N/A			
United Kingdom	YES	YES	NO			
USA	YES	YES	YES			
Uruguay	N/A	N/A	N/A			
Zambia	YES	YES	NO			
OAPI	YES	NO	NO			
BBM	YES	YES	NO			
EC	YES	YES	NO			

G. Please explain:

Most replies indicated that the dissatisfied party might appeal against a court decision, or a decision from the trademark office, before the court of the next instance – second or third. In this case, most replies cited the Supreme Court and the Court (or Board) of Appeal as a higher instance, but other types of courts were also mentioned, i.e. the High Court and the Federal Tribunal. One reply in particular said that an appeal must be presented before the instance that issued the final decision.

H. If YES, give time period restriction:

Many of the replies indicated a period of 15 days during which appeal procedures might be brought. Other replies mentioned the period of five to 90 days from the notification of

the decision or two months from the publication of the decision. Some replies stated that in case that an interested party had acquiesced for five years with the use of the mark by a third party, he/she could no longer object to the use or invoke the nullity of the later application of that mark (unless in case of bad faith).

I. If YES, please explain how:

The majority of the replies answering "yes" indicated that, in case a mark was registered and effectively used for a period of at least five years (in one case, three years), counted from the date of its publication or registration, and provided that the application was made in good faith and in accordance with all national requirements, its use should not be contested (i.e., in a claim of priority use). In one reply specifically, an affidavit stating that the mark had been in continuous use in commerce for the period of five years, must be presented within one year after this period.

X. CANCELLATION OR/AND INVALIDATION PROCEEDINGS 2. Possible grounds for removal A. Identity with prior B. Likelihood of C. Likelihood of Responding countries/ mark, registered for confusion with prior confusion with prior Regional IP identical goods or registered mark unregistered mark offices services Algeria YES YES NO Armenia YES YES NO YES Australia YES NO YES YES Austria YES Bangladesh YES NO NO Belarus YES YES NO YES YES YES Brazil Bulgaria YES YES YES Canada YES YES YES Chile YES YES YES China YES YES YES China: Hong Kong YES YES YES (SAR) Colombia YES YES N/A Costa Rica N/A N/A N/A Croatia YES YES NO Czech Rep. YES YES NO YES YES YES Denmark Dominica Ecuador YES YES NO El Salvador YES YES YES YES Estonia YES YES YES Finland YES YES YES YES France YES YES NO YES Georgia Germany YES YES YES Hungary YES YES YES Iran (Islamic Rep. of) YES YES YES YES YES Ireland YES Israel YES YES Italy YES YES YES Jamaica YES YES YES YES YES YES Japan Kyrgyzstan YES YES NO YES YES YES Lithuania YES YES NO Madagascar Malta YES YES YES Mauritius YES YES YES Mexico YES YES YES YES YES YES Monaco Morocco YES YES NO New Zealand YES YES YES YES YES YES Norway YES YES YES Oman YES YES YES Pakistan YES YES N/A Panama YES YES YES Peru Philippines YES YES YES

X. CANCELLATION OR/AND INVALIDATION PROCEEDINGS

2. Possible grounds for removal

Responding	A. Identity with prior	B. Likelihood of	C. Likelihood of
countries/	mark, registered for	confusion with prior	confusion with prior
Regional IP	identical goods or	registered mark	unregistered mark
offices	services		
D 4 1	MEG	VEG	VEG
Portugal	YES	YES	YES
Rep. of Korea	YES	YES	NO
Rep. of Moldova	YES	YES	NO
Romania	YES	YES	NO
Russian Federation	YES	YES	YES
Saint Lucia	NO	NO	NO
Russian Federation	YES	YES	YES
St. Vincent & the	YES	YES	NO
Grenadines			
Singapore	YES	YES	YES
Slovakia	YES	YES	YES
Slovenia	YES	YES	YES
Spain	YES	YES	YES
Sri Lanka	NO	NO	NO
Sudan	YES	YES	N/A
Swaziland	YES	YES	N/A
Sweden	YES	YES	YES
Switzerland	YES	YES	YES
Syrian Arab Rep.	YES	YES	YES
Thailand	YES	YES	YES
The former Yugoslav	YES	YES	YES
Rep. of Macedonia			
Trinidad & Tobago	YES	YES	NO
Tunisia	YES	YES	NO
Turkey	YES	YES	YES
Ukraine	YES	YES	YES
United Kingdom	YES	YES	YES
USA	YES	YES	YES
Uruguay	N/A	N/A	N/A
Zambia	YES	YES	NO
OAPI		YES	YES
BBM	YES	YES	YES
EC	YES	YES	YES

X. CANCELLATION OR/AND INVALIDATION PROCEEDINGS 2. Possible grounds for removal Responding D. Likelihood of E. Appellations of F. Surname origin/protected countries/ confusion with Regional IP geographical indications pending application offices Algeria YES YES YES Armenia YES YES NO YES Australia YES NO YES Austria NO NO Bangladesh NO NO NO Belarus YES YES YES YES YES YES Brazil Bulgaria NO YES YES Canada NO YES YES Chile NO YES YES China NO YES YES China: Hong Kong NO YES YES (SAR) Colombia YES YES YES Costa Rica N/A N/A N/A Croatia YES YES NO Czech Rep. N/A NO NO YES YES YES Denmark Dominica Ecuador YES YES YES El Salvador YES YES YES Estonia YES YES NO YES Finland YES YES YES YES France YES YES Georgia NO YES Germany NO YES YES Hungary YES YES YES Iran (Islamic Rep. of) YES YES YES YES YES NO Ireland Israel NO YES YES Italy YES YES YES Jamaica YES YES YES YES YES N/A Japan Kyrgyzstan N/A YES NO YES YES YES Lithuania YES YES NO Madagascar Malta YES YES YES Mauritius N/A YES YES Mexico YES YES NO NO YES NO Monaco Morocco YES YES YES New Zealand YES YES YES YES YES YES Norway YES YES Oman N/A YES YES YES Pakistan YES YES NO Panama YES YES YES Peru Philippines YES YES YES

X. CANCELLATION OR/AND INVALIDATION PROCEEDINGS

2. Possible grounds for removal

countries/ Regional IP offices confusion with pending application origin/protected geographical indications Portugal YES YES YES Rep. of Korea YES YES YES Rep. of Moldova YES YES YES Romania NO YES YES Russian Federation YES YES YES Russian Federation YES YES YES Russian Federation NO NO NO NO St. Vincent & the Grenadines YES NO N/A N/A N/A N/A YES		_		
Regional IP offices pending application geographical indications Portugal (Portugal) YES (PES) YES (PES) Rep. of Korea (PES) YES (PES) YES (PES) Rep. of Moldova (PES) YES (PES) YES (PES) Romania (PES) NO (PES) YES (PES) Russian Federation (PES) YES (PES) YES (PES) Saint Lucia (PES) NO (PES) NO (PES) Singapore (PES) YES (PES) YES (PES) Slovakia (PES) YES (PES) YES (PES) Slovenia (PES) YES (PES) YES (PES) Spain (PES) NO (PES) YES (PES) Sri Lanka (PES) NO (PES) YES (PES) Sri Lanka (PES) NO (PES) YES (PES) Sri Lanka (PES) NO (PES) YES (PES) Swaziland (PES) YES (PES) YES (PES) Swaziland (PES) YES (PES) YES (PES) Switzerland (PES) YES (PES) YES (PES) Syrian Arab Rep. (PES) YES (PES) YES (PES) Thailand (PES) YES (PES) YES (PES		D. Likelihood of		F. Surname
offices YES YES YES Rep. of Korea YES YES YES NO Rep. of Moldova YES YES YES YES Romania NO YES YES YES Russian Federation YES YES YES YES Saint Lucia NO				
Portugal		pending application	geographical indications	
Rep. of Korea YES YES NO Rep. of Moldova YES YES YES Romania NO YES YES Russian Federation YES YES YES Saint Lucia NO NO NO St. Vincent & the YES NO N/A Grenadines Singapore YES YES YES Slovakia YES YES YES YES Slovania YES YES YES YES Spain NO YES YES YES Spain NO YES YES YES Sri Lanka NO NO NO NO Sudan N/A N/A N/A N/A Swaziland YES YES YES YES Switzerland YES YES YES YES Switzerland YES YES YES YES Thailand YES YES	offices			
Rep. of Korea YES YES NO Rep. of Moldova YES YES YES Romania NO YES YES Russian Federation YES YES YES Saint Lucia NO NO NO St. Vincent & the YES NO N/A Grenadines Singapore YES YES YES Slovakia YES YES YES YES Slovania YES YES YES YES Spain NO YES YES YES Spain NO YES YES YES Sri Lanka NO NO NO NO Sudan N/A N/A N/A N/A Swaziland YES YES YES YES Switzerland YES YES YES YES Switzerland YES YES YES YES Thailand YES YES				
Rep. of Moldova YES YES YES Romania NO YES YES Russian Federation YES YES YES Russian Federation YES YES YES Saint Lucia NO NO NO St. Vincent & the YES NO N/A Grenadines Singapore YES YES Slovakia YES YES YES Slovakia YES YES YES Slovakia YES YES YES Spain NO YES YES Spain NO NO NO NO NO NO NO Sudan N/A N/A N/A Swaziland YES YES YES Switzerland YES YES YES Switzerland YES YES YES Syrian Arab Rep. YES YES NO The former Yugoslav YES			1-	1.0
Romania NO YES YES Russian Federation YES YES YES Saint Lucia NO NO NO St. Vincent & the Grenadines YES NO N/A Grenadines Singapore YES YES YES Slovakia YES YES YES YES Slovenia YES YES YES YES Spain NO YES				
Russian Federation YES YES YES Saint Lucia NO NO NO St. Vincent & the YES NO N/A Grenadines Singapore YES YES YES Slovakia YES YES YES YES Slovenia YES YES YES YES Spain NO YES YES YES Sri Lanka NO NO NO NO Sudan N/A N/A N/A N/A Swaziland YES YES YES YES Switzerland YES YES YES YES Syrian Arab Rep. YES YES YES YES Thailand YES YES NO YES Thailand YES YES YES NO The former Yugoslav YES YES YES YES Rep. of Macedonia YES YES YES YES <td></td> <td></td> <td></td> <td>I .</td>				I .
Saint Lucia NO NO NO St. Vincent & the Grenadines YES NO N/A Singapore YES YES YES Slovakia YES YES YES Slovakia YES YES YES Slovenia YES YES YES Spain NO YES YES Spain NO NO NO Sudan N/A N/A N/A Swaziland YES N/A N/A Swaziland YES YES YES Switzerland YES YES YES Syrian Arab Rep. YES YES YES Syrian Arab Rep. YES YES YES Thailand YES YES YES Rep. of Macedonia YES YES YES Trinidad & Tobago YES YES YES United Tobago YES YES YES Uraine				
St. Vincent & the Grenadines YES NO N/A Singapore YES YES YES Slovakia YES YES YES Slovenia YES YES YES Spain NO YES YES Spain NO NO NO NO Sri Lanka NO NO NO NO Sudan N/A N/A N/A N/A Swaziland YES YES YES YES Switzerland YES YES YES YES Syrian Arab Rep. YES YES YES YES Thailand YES YES NO YES Tep. of Macedonia YES YES YES YES Tunisia NO YES YES YES Turisia NO YES YES YES Ukraine YES YES YES YES UsA YES YES<				
Grenadines YES YES YES Singapore YES YES YES Slovakia YES YES YES Slovenia YES YES YES Spain NO YES YES Spain NO YES YES Spain NO NO NO Sudan N/A N/A N/A Sudan N/A N/A N/A Sudan N/A N/A N/A Swaziland YES N/A N/A Sweden YES YES YES Switzerland YES YES YES Syrian Arab Rep. YES YES YES Thailand YES YES NO The former Yugoslav YES YES YES Rep. of Macedonia YES YES YES Tunisia NO YES YES Ukraine YES YES YES </td <td></td> <td></td> <td></td> <td></td>				
Singapore YES YES YES Slovakia YES YES YES Slovenia YES YES YES Spain NO YES YES Sri Lanka NO NO NO Sudan N/A N/A N/A Swaziland YES N/A N/A Swaziland YES YES YES Switzerland YES YES YES Switzerland YES YES YES Syrian Arab Rep. YES YES YES Thailand YES YES NO The former Yugoslav YES YES YES Rep. of Macedonia YES YES YES Tunisia NO YES YES Ukraine YES YES YES Ukraine YES YES YES UsA YES YES YES Uruguay N/A N/A		YES	NO	N/A
Slovakia YES YES YES Slovenia YES YES YES Spain NO YES YES Sri Lanka NO NO NO Sudan N/A N/A N/A Swaziland YES N/A N/A Sweden YES YES YES Switzerland YES YES YES Syrian Arab Rep. YES NO YES Thailand YES YES NO The former Yugoslav YES YES YES Rep. of Macedonia YES YES YES Trinidad & Tobago YES YES YES Tunisia NO YES YES Ukraine YES YES YES Ush YES YES YES Ush YES YES YES Uruguay N/A N/A N/A OAPI NO YES NO	Grenadines			
Slovenia YES YES YES Spain NO YES YES Sri Lanka NO NO NO Sudan N/A N/A N/A Swaziland YES N/A N/A Sweden YES YES YES Switzerland YES YES YES Syrian Arab Rep. YES YES YES Syrian Arab Rep. YES YES NO Thailand YES YES NO The former Yugoslav YES YES YES Rep. of Macedonia YES YES YES Tunisia NO YES YES Tunisia NO YES YES Ukraine YES YES YES Ushaine YES YES YES Ushaine YES YES YES Ushaine YES YES YES Ushaine YES YES				I .
Spain NO YES YES Sri Lanka NO NO NO Sudan N/A N/A N/A Swaziland YES N/A N/A Sweden YES YES YES Switzerland YES YES YES Syrian Arab Rep. YES YES YES Thailand YES YES NO The former Yugoslav YES YES YES Rep. of Macedonia YES YES YES Trinidad & Tobago YES YES YES Tunisia NO YES NO Turkey YES YES YES Ukraine YES YES YES Ushed Kingdom YES YES YES Usuay N/A N/A N/A Value N/A N/A N/A DAPI NO YES NO	Slovakia			
Sri Lanka NO NO NO Sudan N/A N/A N/A Swaziland YES N/A N/A Sweden YES YES YES Switzerland YES YES YES Syrian Arab Rep. YES NO YES Thailand YES YES NO The former Yugoslav YES YES YES Rep. of Macedonia YES YES YES Tunisia NO YES NO Turkey YES YES YES Ukraine YES YES YES Ushad YES YES YES USA YES YES YES Uruguay N/A N/A N/A Zambia YES NO YES NO BBM YES YES NO	Slovenia			
Sudan N/A N/A N/A Swaziland YES N/A N/A Sweden YES YES YES Switzerland YES YES YES Syrian Arab Rep. YES NO YES Thailand YES YES NO The former Yugoslav YES YES YES Rep. of Macedonia YES YES YES Tunisia NO YES NO Turkey YES YES YES Ukraine YES YES YES Ushad Kingdom YES YES YES Ushad YES YES YES Uruguay N/A N/A N/A Vambia YES N/A YES OAPI NO YES YES NO			YES	YES
Swaziland YES N/A N/A Sweden YES YES YES Switzerland YES YES YES Syrian Arab Rep. YES NO YES Thailand YES YES NO The former Yugoslav YES YES YES Rep. of Macedonia YES YES YES Tunisia NO YES NO Turkey YES YES YES Ukraine YES YES YES United Kingdom YES YES YES USA YES YES YES Uruguay N/A N/A N/A Zambia YES N/A YES OAPI NO YES YES NO	Sri Lanka	NO	NO	NO
Sweden YES YES YES Switzerland YES YES YES Syrian Arab Rep. YES NO YES Thailand YES YES NO The former Yugoslav YES YES YES Rep. of Macedonia YES YES YES Tunidad & Tobago YES YES NO Turkey YES YES NO Turkey YES YES YES Ukraine YES YES YES United Kingdom YES YES YES UsA YES YES YES Uruguay N/A N/A N/A VES N/A YES NO BBM YES YES NO			N/A	
Switzerland YES YES Syrian Arab Rep. YES NO YES Thailand YES YES NO The former Yugoslav YES YES YES Rep. of Macedonia YES YES YES Tunisia NO YES NO Turkey YES YES YES Ukraine YES YES YES United Kingdom YES YES YES Uruguay N/A N/A N/A Zambia YES N/A YES OAPI NO YES NO	Swaziland	YES	N/A	N/A
Syrian Arab Rep. YES NO YES Thailand YES YES NO The former Yugoslav YES YES YES Rep. of Macedonia YES YES YES Tunisia NO YES NO Turkey YES YES YES Ukraine YES YES YES United Kingdom YES YES YES Uruguay N/A N/A N/A Uruguay N/A N/A N/A OAPI NO YES NO BBM YES YES NO	Sweden	YES	YES	YES
Thailand YES YES NO The former Yugoslav YES YES YES Rep. of Macedonia YES YES YES Trinidad & Tobago YES YES NO Turisia NO YES NO Turkey YES YES YES Ukraine YES YES YES United Kingdom YES YES YES USA YES YES YES Uruguay N/A N/A N/A Uruguay N/A N/A YES OAPI NO YES NO BBM YES YES NO	Switzerland	YES	YES	YES
The former Yugoslav YES YES YES Rep. of Macedonia Trinidad & Tobago YES YES YES Tunisia NO YES NO Turkey YES YES YES Ukraine YES YES YES United Kingdom YES YES YES USA YES YES YES Uruguay N/A N/A N/A Zambia YES N/A YES OAPI NO YES NO BBM YES YES NO	Syrian Arab Rep.	YES	NO	YES
Rep. of Macedonia YES YES YES Trinidad & Tobago YES YES YES Tunisia NO YES NO Turkey YES YES YES Ukraine YES YES YES United Kingdom YES YES YES USA YES YES YES Uruguay N/A N/A N/A Zambia YES N/A YES OAPI NO YES NO BBM YES YES NO	Thailand	YES	YES	NO
Trinidad & Tobago YES YES YES Tunisia NO YES NO Turkey YES YES YES Ukraine YES YES YES United Kingdom YES YES YES USA YES YES YES Uruguay N/A N/A N/A Zambia YES N/A YES OAPI NO YES NO BBM YES YES NO	The former Yugoslav	YES	YES	YES
Tunisia NO YES NO Turkey YES YES YES Ukraine YES YES YES United Kingdom YES YES YES USA YES YES YES Uruguay N/A N/A N/A Zambia YES N/A YES OAPI NO YES NO BBM YES YES NO	Rep. of Macedonia			
Turkey YES YES YES Ukraine YES YES YES United Kingdom YES YES YES USA YES YES YES Uruguay N/A N/A N/A Zambia YES N/A YES OAPI NO YES NO BBM YES YES NO	Trinidad & Tobago	YES	YES	YES
Ukraine YES YES YES United Kingdom YES YES YES USA YES YES YES Uruguay N/A N/A N/A Zambia YES N/A YES OAPI NO YES NO BBM YES YES NO	Tunisia	NO	YES	NO
United Kingdom YES YES YES USA YES YES YES Uruguay N/A N/A N/A Zambia YES N/A YES OAPI NO YES NO BBM YES YES NO	Turkey	YES	YES	YES
USA YES YES YES Uruguay N/A N/A N/A Zambia YES N/A YES OAPI NO YES NO BBM YES YES NO		YES	YES	YES
USA YES YES YES Uruguay N/A N/A N/A Zambia YES N/A YES OAPI NO YES NO BBM YES YES NO	United Kingdom	YES	YES	YES
Zambia YES N/A YES OAPI NO YES NO BBM YES YES NO		YES	YES	YES
Zambia YES N/A YES OAPI NO YES NO BBM YES YES NO	Uruguay	N/A	N/A	N/A
OAPI NO YES NO BBM YES YES NO				YES
	OAPI	NO	YES	NO
EC YES YES NO	BBM	YES	YES	NO
LC IES IES NO	EC	YES	YES	NO

X. CANCELLATION OR/AND INVALIDATION PROCEEDINGS						
71.		nds for removal; 3. M				
Responding countries/ Regional IP offices	G. Descriptiveness	H. Genericness	I. Other	3A Is there a period of time during which a third party or the owner of the removed mark may not apply to register the mark again?		
Algeria	YES	YES		YES		
Armenia	YES	YES		NO		
Australia	YES	YES		NO		
Austria	YES	YES		NO		
Bangladesh	NO	NO		NO		
Belarus	YES	YES		NO		
Brazil	YES	YES		YES		
Bulgaria	YES	YES		NO		
Canada	YES	YES		NO		
Chile	YES	YES		NO		
China	YES	YES		NO		
China: Hong Kong (SAR)	YES	YES		NO		
Colombia	YES	YES		NO		
Costa Rica	N/A	N/A		N/A		
Croatia	YES	YES		NO		
Czech Rep.	YES	YES		NO		
Denmark	YES	YES		NO		
Dominica						
Ecuador	YES	YES		NO		
El Salvador	YES	YES		NO		
Estonia	YES	YES		NO		
Finland	YES	YES		NO		
France	YES	YES		YES		
Georgia	YES YES	YES YES		YES NO		
Germany Hungary	YES	YES		NO		
Iran (Islamic Rep. of)	YES	YES		NO		
Ireland	YES	YES		NO		
Israel	YES	YES		NO		
Italy	YES	YES		NO		
Jamaica	TLS	TES	YES	NO		
Japan	YES	YES	1120	YES		
Kyrgyzstan	YES	YES		NO		
Lithuania	YES	YES		NO		
Madagascar	YES	YES		NO		
Malta	YES	YES		NO		
Mauritius	YES	YES		YES		
Mexico	YES	YES		NO		
Monaco	YES	YES		NO		
Morocco	YES	YES		NO		
New Zealand	YES	YES		NO		
Norway	YES	YES		NO		
Oman	YES	YES		YES		

X. CANCELLATION OR/AND INVALIDATION PROCEEDINGS 2. Possible grounds for removal; 3. Miscellaneous						
Responding countries/ Regional IP offices	G. Descriptiveness	H. Genericness	I. Other	3A Is there a period of time during which a third party or the owner of the removed mark may not apply to register the mark again?		
Pakistan	YES	YES		NO		
Panama	YES	YES		NO		
Peru	YES	YES		NO		
Philippines	YES	YES		NO		
Portugal	YES	YES		NO		
Rep. of Korea	YES	YES		YES		
Rep. of Moldova	YES	YES		NO		
Romania	YES	YES		NO		
Russian Federation				NO		
Saint Lucia	NO	NO		NO		
St. Vincent & the	N/A	N/A		NO		
Grenadines						
Singapore	YES	YES		NO		
Slovakia	YES	YES		NO		
Slovenia	NO	NO		NO		
Spain	YES	YES		NO		
Sri Lanka	NO	YES		YES		
Sudan	N/A	N/A		N/A		
Swaziland	N/A	N/A		N/A		
Sweden	YES	YES		NO		
Switzerland	YES	YES		NO		
Syrian Arab Rep.	YES	YES		NO		
Thailand	YES	YES		NO		
The former Yugoslav	YES	YES		YES		
Rep. of Macedonia						
Trinidad & Tobago	YES	YES		NO		
Tunisia	YES	YES		NO		
Turkey	YES	YES		NO		
Ukraine	YES	YES		YES		
United Kingdom	YES	YES		NO		
USA	YES	YES		NO		
Uruguay	N/A	N/A		N/A		
Zambia	YES	YES		YES		
OAPI	YES	YES	YES			
BBM	YES	YES		NO		
EC	YES	YES		NO		

I. Other:

The following grounds for removal, among others, were given: all relative and/or absolute grounds, conflict with official signs, non-distinctiveness of the mark, conflict with the denomination of a plant variety or notorious mark, a mark created in bad faith or a mark that had become the common name in trade for the product for which it was registered,

copyright violation, conflict with an earlier right to a name and registration obtained by fraud or other unlawful means.

3A. If YES, please explain:

One reply indicated that, once a final and conclusive decision was rendered, the owner (or, in some cases, a third party as well) was prohibited to present a new trademark application. Once a mark ceased to have effect, the period of prohibition to use or to apply the same mark again varied between one to 10 years.

		XI. RENEWAL	OF REGISRATIO	N	
Responding countries/ Regional IP offices	1. Duration of registration	2. Period for filing renewal applications	3. Payment of renewal fee only required?	4. Are there other requirements for renewal?	6. Does the IP office contact the holder of the marl to inform him/her when his/her registration is due for renewal?
Algeria	10 years	10 years	NO	NO	YES
Armenia	10 years	10 years	YES	NO	NO
Australia	10 years	12 months before & after	NO		YES
Austria	10 years		YES	NO	YES
Bangladesh	Perpetual	6 months after	NO		YES
Belarus	10 years	6 months before	YES	NO	NO
Brazil	10 years	1 year before & 6 months after	YES	YES	NO
Bulgaria	10 years	Last year	YES	NO	NO
Canada	15 years	6 months after	YES	NO	YES
Chile	10 years	30 days after	YES	NO	NO
China	10 years	6 months before & after	YES	NO	YES
China: Hong Kong (SAR)	10 years	6 months before	YES	NO	YES
Colombia	10 years	6 months before & after	YES	NO	NO
Costa Rica	10 years	1 year before	YES	NO	NO
Croatia	10 years	Last year & 6 months after	NO	YES	NO
Czech Rep.	10 years	Last year	YES	NO	NO
Denmark	10 years	6 months before & after	YES		YES
Dominica	10	C 11	MEG	NO	NO
Ecuador	10 years	6 months before & after	YES	NO	NO
El Salvador	10 years	1 year before & six months after	YES	NO	NO
Estonia	10 years	1 year before & six months after	YES	NO	NO
Finland	10 years	1 year before & 6 months after	YES	NO	YES
France	10 years	6 months before	YES	NO	NO
Georgia	10 years	Last six months	YES	NO	N/A
Germany	10 years	1 year before	YES	NO	YES
Hungary	10 years	12 months before & 6 months after	YES	YES	YES

Responding	1. Duration of	2. Period for	3. Payment of	4. Are there	6. Does the IP
countries/	registration	filing renewal	renewal fee only	other	office contact the
Regional IP		applications	required?	requirements	holder of the mark
offices				for renewal?	to inform him/her
					when his/her
					registration is due
					for renewal?
Iran (Islamic	10 years	Up to 6	YES	NO	
Rep. of)		months after			
Ireland	10 years	Up to 6 months after	NO	YES	YES
Israel	10 years	3 months	YES	NO	YES
		before			
Italy	10 years	1 year before	YES	NO	NO
		& 6 months			
		after			
Jamaica	10 years	6 months	YES	NO	YES
		before			
Japan	10 years	6 months	YES	NO	NO
		before & after			
Kyrgyzstan	10 years	Last year	YES	YES	NO
Lithuania	10 years	1 year before	YES	NO	NO
		& 6 months			
		after			
Madagascar	10 years	1 year before	YES	NO	NO
Mauritius	10 years	6 months	NO	YES	NO
		before & 3			
3.6.1	10	months after	Y TEG	770	T TEG
Malta	10 years	6 months	YES	NO	YES
3.6 .	10	before	NO	MEG	NO
Mexico	10 years	6 months	NO	YES	NO
Managa	10	before & after	YES	YES & NO	NO
Monaco	10 years	Up to 6 months after	YES	1 ES & NO	NO
Morocco	10 years	6 months	NO		YES
Morocco	10 years	before	NO		TES
New Zealand	10 years	1 year before	YES	NO	YES
New Zearand	10 years	and 1 year	1125	NO	1125
		after			
Norway	10 years	1 year before	YES		YES
		& 6 months			
		after			
Oman	10 years	6 months after	YES	NO	YES
Pakistan	10 years	6 months after	YES	NO	
Panama	10 years	1 year before	NO	NO	NO
		& 6 months			
		after			
Peru	10 years	6 months after	YES	NO	NO
Philippines	10 years	Within 6	NO	YES	NO
		months before			
Portugal	10 years	6 months	YES	NO	YES
		before & after			
Rep. of Korea	10 years	1 year before	YES	NO	YES
Rep. of	10 years	Last year	YES	NO	YES
Moldova					
Romania	10 years		YES	NO	NO

		XI. RENEWAL	OF REGISRATIO	N	
Responding countries/ Regional IP offices	1. Duration of registration	2. Period for filing renewal applications	3. Payment of renewal fee only required?	4. Are there other requirements for renewal?	6. Does the IP office contact the holder of the mark to inform him/her when his/her registration is due for renewal?
Russian Federation	10 years	Last year	YES	NO	NO
Sant Lucia	10 years	6 months before & 12 after	YES	NO	YES
St. Vincent & the Grenadines	10 years	6 months before	YES	NO	YES
Singapore	10 years	Up to 1 year after	YES		YES
Slovakia	10 years	Last year & 6 months after	YES	NO	NO
Slovenia	10 years	12 months before	YES	NO	YES
Spain	10 years	6 months before & after	YES	NO	YES
Sri Lanka	10 years	1 year before & 6 months after	YES	NO	NO
Sudan	10 years	3 months before	YES	N/A	YES
Swaziland	10 years	10 years	YES	NO	YES
Sweden	10 years	1 year before & 6 months after	YES		YES
Switzerland	10 years	1 year before & 6 months after	NO	YES	YES
Syrian Arab Rep.	10 years		YES	NO	NO
Thailand	10 years	90 days before	YES	NO	
The former Yugoslav Rep. of Macedonia	10 years	1 year before & 9 months after	YES	NO	YES
Trinidad & Tobago	10 years	6 months before	YES	NO	YES
Tunisia	10 years	6 months before	NO		NO
Turkey	10 years	1 year	YES	NO	NO
Ukraine			YES	NO	N/A
United Kingdom	10 years	6 months after	YES	NO	YES
USA	10 years	6 months after	NO	NO	NO
Uruguay	10 years	6 months before	YES	NO	NO
Zambia	7 years	6 months before	YES	NO	YES
OAPI	10 years	6 months before	YES		NO

	XI. RENEWAL OF REGISRATION							
Responding countries/ Regional IP offices	1. Duration of registration	2. Period for filing renewal applications	3. Payment of renewal fee only required?	4. Are there other requirements for renewal?	6. Does the IP office contact the holder of the mark to inform him/her when his/her registration is due for renewal?			
BBM	10 years	6 months before & after	YES	NO	YES			
EC	10 years	6 months before	NO	NO	YES			

4. If YES, please explain:

Almost all of the respondents indicated the need for the filing of a formal request for renewal and, among the responses obtained, only in one reply it was indicated that the renewal request would be examined as if it were a new application.

5. How long is the period after expiration of registration during which renewal can still be made?

Almost universally the period after expiration during which renewal can still be made was indicated as six months.

6. If YES, what are the consequences if the IP office has failed to inform the holder?

Where replies were given to this question, virtually all indicated that there would not be any consequences arising from a failure on the part of the office to contact the holder when the registration was due for renewal.

XI. RENEWAL OF REGISRATION 7. Restoration; 8; 9					
Responding countries/ Regional IP offices	7A Are there provisions to restore a lapsed registration?	7B Can restoration affect the rights of intervening users?	7C Can restoration affect the rights of intervening registrants of identical/ similar marks?	8. Is there a period of time after non-renewal during which third parties are prevented from applying to register the same mark?	9. Are unlimited renewals available?
Algeria	NO	NO	NO	YES	YES
Armenia	NO	NO	NO	YES	YES
Australia	N/A	N/A	N/A	NO	YES
Austria	YES	YES	YES	NO	YES
Bangladesh	YES	YES	YES	NO	NO
Belarus	NO	NO	NO	NO	YES
Brazil	NO	N/A	N/A	YES	YES
Bulgaria	NO			NO	YES
Canada	NO	N/A	N/A	NO	YES
Chile	NO			NO	YES
China	YES	N/A	N/A	YES	YES
China: Hong Kong (SAR)	YES	N/A	N/A	YES	YES
Colombia	NO	N/A	N/A	NO	YES
Costa Rica	NO	N/A	N/A	YES	NO
Croatia	YES	N/A	YES	YES	YES
Czech Rep.	NO	NO	NO	YES	YES
Denmark	NO	N/A	N/A	NO	YES
Dominica					
Ecuador	NO	N/A	N/A	NO	YES
El Salvador	NO	N/A	N/A	NO	YES
Estonia	NO	NO	NO	NO	YES
Finland	NO	N/A	N/A	NO	YES
France	NO	N/A	N/A	YES	YES
Georgia	YES	NO	N/A	YES	YES
Germany	YES	NO	YES	NO	YES
Hungary	NO	NO	NO	YES	YES
Iran (Islamic Rep. of)	NO	NO	NO	NO	NO
Ireland	YES	DT/A	NO	NO	NO
Israel	YES	N/A	NO	YES	YES
Italy Jamaica	NO YES	YES	YES	NO YES	YES
Jamaica Japan	YES	NO	YES	YES	YES YES
Kyrgyzstan	NO	NO	NO NO	YES	YES
Lithuania	NO	N/A	N/A	NO NO	NO NO
Madagascar	YES	N/A N/A	NO NO	YES	YES
Malta	YES	N/A	N/A	NO	YES
Mauritius	NO	N/A	N/A	YES	YES
Mexico	NO	N/A	N/A	YES	YES
Monaco	NO	NO	NO	NO	YES
Morocco	NO	NO	NO	NO	YES
New Zealand	YES	NO	NO	0	- 22
Norway	NO	N/A	N/A	NO	YES

XI. RENEWAL OF REGISRATION 7. Restoration; 8; 9					
Responding countries/ Regional IP offices	7A Are there provisions to restore a lapsed registration?	7B Can restoration affect the rights of intervening users?	7C Can restoration affect the rights of intervening registrants of identical/ similar marks?	8. Is there a period of time after non-renewal during which third parties are prevented from applying to register the same mark?	9. Are unlimited renewals available?
Oman	N/A	N/A	N/A	YES	YES
Pakistan	YES	YES	YES	NO	YES
Panama	N/A	N/A	N/A	NO	NO
Peru	NO	NO	NO	NO	YES
Philippines	YES	YES	YES	NO	YES
Portugal	YES	YES	YES	NO	YES
Rep. of Korea	NO	NO	NO	YES	YES
Rep. of Moldova	YES	YES	YES	NO	YES
Romania	NO			NO	YES
Russian Federation	NO	N/A	N/A	N/A	YES
Saint Lucia	NO	N/A	N/A	YES	YES
St. Vincent & the Grenadines	NO	N/A	N/A	YES	YES
Singapore	YES	NO	NO	YES	YES
Slovakia	NO	NO	YES	YES	YES
Slovenia	YES	NO	NO	NO	NO
Spain	YES	NO	NO	NO	YES
Sri Lanka	NO	N/A	N/A	YES	YES
Sudan	YES	NO	N/A	NO	YES
Swaziland	NO	YES	YES	NO	YES
Sweden	YES	YES	YES	NO	YES
Switzerland	NO	NO	NO	NO	YES
Syrian Arab Rep.	NO	NO	NO	NO	YES
Thailand	NO	N/A	N/A	NO	YES
The former Yugoslav Rep. of Macedonia	YES	NO	NO	NO	YES
Trinidad & Tobago	YES	NO	NO	YES	YES
Tunisia	NO	NO	NO	NO	YES
Turkey	NO	N/A	N/A	YES	YES
Ukraine	NO			N/A	N/A
United Kingdom	YES	N/A	N/A	YES	YES
USA	YES	YES	YES	NO	YES
Uruguay	N/A	N/A	N/A	NO	YES
Zambia	YES	YES	YES	YES	NO
OAPI	YES	YES	YES	YES	YES
BBM	YES	YES	YES	NO	YES
EC	YES	YES	NO	NO	YES

7A. If YES, please explain:

Approximately one third of the responses confirmed that there existed limited provisions for *restitutio in integrum*.

7B. If YES, please explain:

A small number of responses indicated that no intervening rights through registration might be obtained.

7C. If YES, please explain:

Of those who responded positively to question 7A, about half indicated that good faith use of the mark in the interim period was protected.

8. If YES, please explain:

There was quite a wide divergence in the periods of time indicated during which third parties might be prevented from applying to register the same mark. The periods varied from the six-month grace period (in many cases) to 8 years (in a single case). However, the most common period indicated was one year from non-renewal.

	XI. REN	NEWAL OF REGISR.	ATION	
Responding countries/ Regional IP offices	10. Must marks be used before they can be renewed?	11. Is evidence of use required upon renewal?	12. Duration of renewal.	13. Is a new number assigned each time a registration is renewed?
Algeria	NO	NO	10 years	YES
Armenia	NO	NO	10 years	NO
Australia	NO	NO	10 years	NO
Austria	NO	NO	10 years	NO
Bangladesh	YES	NO	7 years	YES
Belarus	NO		10 years	NO
Brazil	N/A	NO	10 years	NO
Bulgaria	NO	NO	10 years	NO
Canada	NO	NO	15 years	NO
Chile	NO	NO	10 years	YES
China	NO	NO	10 years	NO
China: Hong Kong (SAR)	NO	NO	10 years	NO
Colombia	NO	NO	10 years	NO
Costa Rica	NO	NO	10 years	NO
Croatia	NO	NO	10 years	NO
Czech Rep.	NO	NO	10 years	NO
Denmark	NO	NO	10 years	NO
Dominica				
Ecuador	NO	NO	10 years	NO
El Salvador	NO	NO	10 years	NO
Estonia	YES	NO	10 years	NO
Finland	NO	NO	10 years	NO
France	NO	NO	10 years	NO
Georgia	NO	NO	10 years	N/A
Germany	NO	NO	10 years	NO
Hungary	NO	NO	10 years	NO
Iran (Islamic Rep. of)	YES	NO	10 years	NO
Ireland	NO	NO	10 years	NO
Israel	YES	NO	14 years	NO
Italy	YES	NO	10 years	YES
Jamaica	NO	NO	10 years	NO
Japan	NO	NO	10 years	NO
Kyrgyzstan	NO NO	NO NO	10 years	NO
Lithuania	NO NO	NO NO	10 years	NO
Madagascar Malta	NO NO	NO NO	10 years	YES
Mauritius Mauritius	NO NO	NO NO	10 years	NO NO
Mexico	YES	NO NO	10 years 10 years	NO NO
Monaco	NO	NO	10 years	NO
Morocco	NO	NO	10 years	YES
New Zealand	NO	NO	10 years	NO
Norway	NO	NO	10 years	NO
Oman	YES	NO	10 years	NO
Pakistan	NO	YES	10 years	NO
Panama	YES	YES	10 years	NO
Peru	NO	NO	10 years	NO
Philippines	YES	NO	10 years	NO

	XI. REN	NEWAL OF REGISE.	ATION	
Responding countries/ Regional IP offices	10. Must marks be used before they can be renewed?	11. Is evidence of use required upon renewal?	12. Duration of renewal.	13. Is a new number assigned each time a registration is renewed?
Portugal	NO	NO	10 years	NO
Rep. of Korea	NO	NO	10 years	
Rep. of Moldova	NO	NO	10 years	NO
Romania	NO	NO	10 years	NO
Russian Federation	YES	NO	10 years	NO
Saint Lucia	NO	NO	10 years	NO
St. Vincent & the Grenadines	NO	NO	10 years	NO
Singapore	NO	NO	10 years	NO
Slovakia	NO	NO	10 years	NO
Slovenia	NO	NO	10 years	NO
Spain	NO	NO	10 years	NO
Sri Lanka	NO	NO	10 years	NO
Sudan	N/A	NO	10 years	NO
Swaziland	YES	YES	10 years	NO
Sweden	NO	NO	10 years	NO
Switzerland	NO	NO	10 years	NO
Syrian Arab Rep.	NO	NO	10 years	YES
Thailand	NO	NO	10 years	NO
The former Yugoslav Rep. of Macedonia	NO	NO	10 years	NO
Trinidad & Tobago	NO	NO	10 years	NO
Tunisia	YES	NO	10 years	YES
Turkey	NO	NO	10 years	NO
Ukraine	N/A	N/A		N/A
United Kingdom	NO	NO	10 years	NO
USA	NO	NO	10 years	NO
Uruguay	NO	NO	10 years	YES
Zambia	YES	YES	10 years	NO
OAPI	NO	NO	10 years	NO
BBM	NO	NO	10 years	NO
EC	NO	NO	10 years	NO

11. If YES, please explain:

Four respondents replied in the affirmative to this question, referring to the provisions of their respective laws.

14. What other formalities must be observed upon renewal?

The respondent who replied to this question indicated invariably that, apart from the filing of the request and payment of the renewal fees, no other formalities were required on renewal.

XII. MAINTAINING THE REGISTER					
Responding countries/ Regional IP offices	1. Can changes be made to the registrations?	2. Are there any time limits for filing a request of a change?	3. What are the effects of a change in the register?		
Algeria	NO	NO			
Armenia	YES	NO			
Australia	YES	NO			
Austria	YES	NO			
Bangladesh					
Belarus	YES	NO			
Brazil	NO	N/A	N/A		
Bulgaria	NO	NO			
Canada	YES	NO			
Chile	NO	NO			
China	YES	NO			
China: Hong Kong (SAR)	YES	NO			
Colombia	YES	NO			
Costa Rica	YES	NO			
Croatia	YES	NO			
Czech Rep.	YES	NO			
Denmark					
Dominica					
Ecuador	YES	NO			
El Salvador	YES	NO			
Estonia	YES	NO			
Finland	YES	NO			
France	YES	NO			
Georgia	YES	NO			
Germany	YES	NO			
Hungary	YES	NO			
Iran (Islamic Rep. of)	1LS	NO			
Ireland	YES	NO			
Israel	YES	NO			
Italy	NO	1,0			
Jamaica	1,0				
Japan	YES	YES	<u> </u>		
Kyrgyzstan	YES	NO			
Lithuania	YES	NO			
Madagascar	YES	NO	<u> </u>		
Malta	YES	NO			
Mauritius	YES	NO			
Mexico	YES	NO	<u> </u>		
Monaco	YES	NO			
Morocco	NO	NO			
New Zealand	YES	NO	<u> </u>		
Norway	YES	NO			
Oman	YES	NO			
Pakistan	YES	NO			
Panama	YES	NO			
Peru	YES	NO			
Philippines	YES	NO			
Portugal	YES	NO			

XII. MAINTAINING THE REGISTER						
Responding	1. Can changes be made	2. Are there any time	3. What are the effects			
countries/	to the registrations?	limits for filing a request	of a change in the			
Regional IP offices		of a change?	register?			
Rep. of Korea	N/A	N/A				
Rep. of Moldova	YES	NO				
Romania	NO					
Russian Federation	YES	NO				
Saint Lucia	YES	NO				
St. Vincent & the Grenadines	YES	NO				
Singapore						
Slovakia	YES	NO				
Slovenia	YES	NO				
Spain	YES	NO				
Sri Lanka	YES	NO				
Sudan	YES	NO				
Swaziland	YES	NO				
Sweden						
Switzerland	YES	NO				
Syrian Arab Rep.	NO	NO				
Thailand	YES	NO				
The former Yugoslav Rep. of Macedonia	YES	NO				
Trinidad & Tobago	YES	NO				
Tunisia	YES	NO				
Turkey	YES	NO				
Ukraine	YES	YES				
United Kingdom	YES	NO				
USA	YES	NO				
Uruguay	NO	NO				
Zambia	YES	NO				
OAPI						
BBM	NO	NO				
EC	YES	NO				

1. If YES, please explain:

Almost without exception, the respondents confirmed that changes might be made to a registration. The scope of such changes varied, but by and large, the permissible changes included transfer of rights, changes in name or address of applicant, holder or representative, change of representative, limitation of goods and services, division, recording of restrictions, recording of licences and levy of execution – in other words, changes essential to the legal status of the trademark. On the other hand, the strong consensus among the respondents was that changes involving the mark itself could only be effected in very limited and exceptional circumstances and, in general, the specification of goods and services could not be extended.

2. If YES, please explain:

Only two respondents replied in the affirmative to this question, one of them stating that the changes must occur during the term of the trademark right.

3. What are the effects of a change in the register?

Where this question was responded to, it was in general to the effect that the changes required recording and publishing and that the changes entered into force after the date of such recording. In a certain number of responses, it was also stated that, depending upon the nature of the change, there might be a possibility of third party opposition to the change within a given period of time after publication.

	XIII. TIN	ME LIMITS FIXE	ED BY THE OFFI	ICE	
Responding countries/ Regional IP offices	1. What kind of time limits is fixed by your IP office?	2. What is the duration of these time limits?	3. Can these time limits be extended?	4. Is continued processing provided for if a time limit under question XIII.1 has expired?	5. Is reinstatement of rights provided for if a time limit under question XIII.1 has expired?
Algeria		2 months	YES	YES	NO
Armenia			YES	YES	YES
Australia			YES	YES	N/A
Austria		Usually 2 months	YES	YES	YES
Bangladesh		_			
Belarus		3 months	YES	NO	NO
Brazil			YES	YES	YES
Bulgaria		3 months	YES	NO	YES
Canada		Various	YES	NO	NO
Chile			T.TEG	210	MO
China			YES	NO	NO
China: Hong Kong (SAR)			YES	NO	NO
Colombia			NO	N/A	N/A
Costa Rica	3.7		N/A	N/A	N/A
Croatia	None	TT 11 0	N/A	N/A	N/A
Czech Rep.		Usually 2 months	YES	NO	YES
Denmark					
Dominica Ecuador					
El Salvador			YES	NO	NO
Estonia Estonia		Minimum 2	YES	YES	YES
		months			
Finland		Usually 16 weeks not less than 4 weeks	YES	N/A	N/A
France		1 to 4 months	YES	YES	YES
Georgia			N/A	N/A	N/A
Germany		1 to 2 months	YES	YES	YES
Hungary		Not less than 30 days up to 3 months	YES	NO	YES
Iran (Islamic Rep. of)			NO	NO	No
Ireland		3 months	YES	YES	YES
Israel		Various	YES	YES	YES
Italy					
Jamaica		3 months	YES	YES	YES
Japan		40 days (3 months for the person residing	YES	NO	NO
17	3.7	abroad)	270	270	110
Kyrgyzstan	None	2	NO	NO	NO
Lithuania		3 months	YES	NI	NO

	XIII. TIN	ME LIMITS FIXE	ED BY THE OFF	ICE	
Responding countries/ Regional IP offices	1. What kind of time limits is fixed by your IP office?	2. What is the duration of these time limits?	3. Can these time limits be extended?	4. Is continued processing provided for if a time limit under question XIII.1 has expired?	5. Is reinstatement of rights provided for if a time limit under question XIII.1 has expired?
Madagascar			NO	YES	YES
Malta			NO	N/A	N/A
Mauritius			1,0	NO	NO
Mexico		2 months	YES	NO	NO
Monaco		2 monus	122	1,0	NO
Morocco					110
Oman			N/A	N/A	N/A
New Zealand			YES	YES	NO
Norway			125	125	110
Pakistan		2 months	YES	NO	NO
Panama		2 months	NO	NO	NO
Peru		15 days to 2 months	YES	NO	NO
Philippines			YES	NO	NO
Portugal		In principle 1 month	YES	YES	YES
Rep. of Korea		In principle 2 months	YES	N/A	N/A
Rep. of Moldova			YES	N/A	N/A
Romania		3 months	NO		NO
Russian Federation					
Saint Lucia		6 months to 1 year	NO	YES	NO
St. Vincent & the Grenadines			YES	NO	NO
Singapore					
Slovakia			YES	NO	YES
Slovenia			YES	YES	YES
Spain			YES	YES	YES
Sri Lanka			N/A	N/A	N/A
Sudan		1 to 3 months	YES	YES	YES
Swaziland			YES	NO	NO
Sweden					
Switzerland			YES	YES	YES
Syrian Arab Rep.		60 days	NO	NO	NO
Thailand		90 days	NO	NO	NO
The former Yugoslav Rep. of Macedonia					
Trinidad & Tobago		3 months	YES	YES	YES
Tunisia		2 months	NO	NO	YES
Turkey			NO	N/A	N/A
Ukraine			YES	YES	YES
United Kingdom			YES	NO	NO
USA			NO	NO	YES
Uruguay			NO	YES	NO
Zambia			YES	YES	YES
OAPI					

XIII. TIME LIMITS FIXED BY THE OFFICE						
Responding countries/ Regional IP offices	1. What kind of time limits is fixed by your IP office?	2. What is the duration of these time limits?	3. Can these time limits be extended?	4. Is continued processing provided for if a time limit under question XIII.1 has expired?	5. Is reinstatement of rights provided for if a time limit under question XIII.1 has expired?	
BBM		Up to 6 months	YES	YES	NO	
EC			YES	NO	YES	

- 1. Among others was mentioned rejection of an application and, in one special case, revocation of acceptance (one month to request a hearing from notification that the acceptance would otherwise be revoked). Some replies indicated time limits for statements in a two party procedure. Also, the opportunity to make observations in opposition or cancellation proceedings were indicated as well as remedy of deficiencies in other proceedings before the office, such as change in ownership etc. However, the majority stated that laws prescribed all the time limits.
- 5. If YES, what are the requirements for reinstatement of rights?

Where respondents replied to this question, it was indicated that the party to the proceedings would be required to justify the failure to observe the time limit in question – generally, *force majeure* or other impediment independent of the applicant or representative – and prove that all due care had been exercised.

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