PAPER SUBMIITED TO THE COMMITTEE ON THE LAW OF TRADEMARKS, INDUSTRIAL DESIGNS AND GEGRAPHICAL INDICAIONS (SCT) AS AGREED AT ITS 20th SESSION BY THE SLOVENIAN INTELLECTUAL PROPERTY OFFICE

TECHNICAL AND PROCEDURAL ASPECTS RELATING TO THE REGISTRATION OF CARTIFICATION AND COLLECTIVE MARKS

The registration of collective marks is regulated by the Slovenian Industrial Property Act . The Act recognizes only the collective marks.

The difference in the registration procedure between trademarks and collective marks are the following:

- The fee for the registration of collective marks is 400 euros (application and registration fees) whereas the all fees for trademarks is 250 euros.

- The applicant has <u>explicitly</u> to indicate in the application form that the application is for a a collective mark.

- An application for a collective mark can only be made by a collective body (association of legal or natural persons, including umbrella associations having legal personality, or legal persons governed by public law.

- An applicant for a collective mark must submit, <u>when filing</u> the application, regulations governing use of the collective mark.

- Regulations governing use of a collective mark shall include at least:

(a) the name and seat of the applicant;

(b) indication of the applicant's business and information concerning the person whom he officially and by laws represents;

(c) the conditions of membership;

(d) data concerning the group of persons having authority to use the collective mark;(e) provisions concerning the rights and obligations of the members in the event of

infringement of the collective mark.

- The applicant for or holder of a collective mark shall immediately communicate to the Office any amendment to the regulations, which shall be examined by the Office as to its compliance with paragraph regulating the content of the Regulations governing use of a collective mark.