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WORLD INTELLECTUAL PROPERTY ORGANIZATION

GENEVA

STANDINGCOMMITTEEO NTHELAWOFTRADEMA RKS, INDUSTRIALDESIGNSA NDGEOGRAPHICALINDI CATIONS

EighthSession Geneva, May 27 to 31, 2002

DRAFTREPORT

preparedbytheSecretariatofWIPO

INTRODUCTION

- 1. The Standing Committee on the Law of Trademarks, Industrial Designs and Geographical Indications (herein after referred to as "the Standing Committee" or "the held its eighthsess ion, in Geneva, from May 27 to 31, 2002.
- 2. ThefollowingStatesmembersofWIPOand/ortheParisUnionfortheProtectionof IndustrialPropertywererepresentedatthemeeting:Albania,Algeria,Argentina,Australia, Austria, Azerbaijan,Bangl adesh,Barbados,Belarus, Belgium, Brazil, Bulgaria, Canada, China,Colombia,CostaRica, Côted'Ivoire, Croatia,Cuba,CzechRepublic, Democratic RepublicofCongo, Denmark, DominicanRepublic, Egypt, ElSalvador, Ecuador, Finland, France, Germany, Greece,Guatemala, Haiti, Honduras, Hungary,India,Indonesia, Iran (IslamicRepublicof), Ireland,Italy,Jamaica,Japan,Jordan,Kenya,Latvia,Lebanon, Lithuania,Luxembourg,Mauritius,Mexico,Morocco,Netherlands,Niger,Norway

Paraguay, Philippines, Portugal, Qatar, RepublicofMoldova, Republic of Korea, Romania, Russian Federation, SouthAfrica, Spain, SriLanka, Sudan, Sweden, Switzerland, Thailand, Theformer Yugoslav Republicof Macedonia , Tunisia, Turkey, Ukraine, United Kingdom, United States of America, Uruguay, Venezuela, Yugoslavia (78). The European Communities were also represented in their capacity of member of the SCT.

- 3. Thefollowing intergovernmental organization stook part in the meeting in an observer capacity: Benelux Tradema rkOffice (BBM), International Vineand Wine Office (OIV), Organization of African Unity (OAU), World Trade Organization (WTO) (4).
- 4. Representativesofthefollowinginternationalnon -governmentalorganizationstook part inthemeetinginanob servercapacity:AmericanIntellectualPropertyLawAssociation (AIPLA),CenterforInternationalIndustrialPropertyStudies(CEIPI), European CommunitiesTradeMarkAssociation(ECTA), InternationalFederationofWinesandSpirits (FIVS), International FederationofIndustrialPropertyAttorneys(FICPI), International AssociationfortheProtectionofIndustrialProperty(AIPPI),InternationalTrademark Association (INTA),InternationalWineLawAssociation(AIDV),JapanPatentAttorneys Association(JPA A),JapanTrademarkAssociation(JTA),InternationalChamberof Commerce(ICC),Max -Planck-InstituteforForeignandInternationalPatent,Copyrightand CompetitionLaw(MPI)(12).
- 5. ThelistofparticipantsiscontainedintheAnnexofthisRep ort.
- 6. DiscussionswerebasedonthefollowingdocumentspreparedbytheInternational BureauofWIPO: "Agenda" (document SCT/8/1), "ProposalsforfurtherHarmonization of FormalitiesandProceduresintheFieldofMarks" (document SCT/8/2), "Suggestionsforthe FurtherDevelopmentofInternationalTrademarkLaw" (document SCT/8/3) and, "Document SCT/6/3Rev.onGeographicalIndications: HistoricalBackground, NatureofRights, ExistingSystemsforProtectionandObtainingProtectioninOtherC ountries" (document SCT/8/4) and "AddendumtoDocumentSCT/6/3Rev. (GeographicalIndications: HistoricalBackground, NatureofRights, ExistingSystemsforProtectionandObtaining ProtectioninOtherCountries) (document SCT/8/5).
- 7. The Secr etariat noted the interventions made and recorded the montage. This report summarizes the discussions on the basis of all the observations made.

AgendaItem1 :OpeningoftheSession

- 8. Mr.ShozoUemura,DeputyDirectorGeneral,welcomeda lltheparticipantsonbehalf oftheDirectorGeneralofWIPOandpresentedtotheSCT,thenewSectorofTrademarks, IndustrialDesigns,GeographicalIndications,andEnforcement,whichcoversthe InternationalRegistrationSystems(Madrid,TheHagueand Lisbon),theInternational TrademarksandIndustrialDesignsClassificationsandtheDevelopmentofInternationalLaw. Mr.UemuraalsoinformedtheSCTthattwonewcountrieshadaccededtotheTrademark LawTreaty(TLT)sincetheseventhsessionoftheS CT,namelyKyrgyzstanandSlovenia, bringingthetotalnumberofmemberstothisTreatyto28.
- 9. Mr.Rubio, welcomedall the participants on behalf of the Secretariat and made as hort introduction of the issues discussed in the previous meeting softhe SCT.

10. Mr.DenisCroze(WIPO)actedasSecretarytotheStandingCommittee.

AgendaItem2 :ElectionofaChairandtwoVice -Chairs

- 11. TheDelegationofIndiaproposedasChairoftheSCTfortheyear2002 Mr. Zeljko Topic(SeniorAdvisor,StateIntellectualPropertyOffice,RepublicofCroatia)and asVice -ChairsMs.ValentinaOrlova(Head,LegalDepartment,ROSPATENT,Russian Federation)andMs.NabilaKadri(Director,Trademarks,IndustrialDesignsandAppellations ofO rigin,IntellectualPropertyOffice(INAPI),Algeria).
- $12. \quad The Delegation of the United States speaking on behalf of Group Bandthe Delegation of Norway endorsed the proposal. \\$
- 13. The Standing Committee unanimously elected the Chairan dVice Chairs as proposed.

AgendaItem3 :AdoptionoftheAgenda

14. ThedraftAgenda(documentSCT/8/1)wasadoptedwithoutmodifications.

AgendaItem4 : AdoptionoftheDraftReportoftheSeventhSession

- 15. The Secretariatin formed the Standing Committee that, following the procedure adopted by the SCT, comments were made on the Electronic Forum of the SCT in respect of paragraphs 32,60,61,63 and 70. The above mentioned paragraphs were amended consequently indocument SCT/7 /4 Prov.
- 16. The Delegation of Mexicosaid that in paragraph 34 the words "collective marks" should be used in stead of "certification marks".
- 17. The SCT adopted the Draft Report of these venths ession (document SCT/7/4 Prov.) as modified.

AgendaItem5 :Trademarks

Generalremarks

- 18. The Chair recalled that the TLT was adopted in October 1994 and came into force on August 1,1996.
- 19. TheSecretariatintroduceddocumentSCT/8/2andemphasizedthatitcontainspr oposals madebytheInternationalBureauaimingatfurtherharmonizingformalitiesandproceduresin thefieldofmarks.TheSecretariatprecisedthatthisdocumentshouldbeconsideredatthis stageonlyasabasisfordiscussion.TheSecretariatalsoe xplainedthatdraftprovisionson trademarklicensesandonadministrativeandfinalclauseswereputbetweenbracketsas "reserved"sinceitwasfeltprematureatthisstagetoincludesuchprovisions,pendinggeneral

orientationbeinggivenbytheDelega tionsonthedocument. The Secretariatadded that the amendments to the TLT, introduced indocument SCT/8/2, trytoharmonize the TLT with similar provisions of the Patent Law Treaty (PLT), adopted in May 2000.

- 20. The Delegation of Japanin quir ed about the time table and procedure which should take place in connection with the draft provisions contained in the document.
- $21. \quad In response to the Delegation, the Secretariat stated that it was up to the SCT to decide the time table and the procedure.$
- 22. The Delegation of Germany stated that an amended trademark law came into force in Germany in October 2001, enabling its country to ratify or acceed to the TLT in an earfuture. Only some small technical difficulties have to be solve dinthis respect.
- 23. TheDelegationofAustraliaexplainedthatbusinesscirclesinitscountryfoundtheTLT verybeneficialtotheirinterestssincetheimplementationofthisTreatybyAustralia. Concerningthetimetableandmechanismofad optionofthedraftprovisionsofarevisedTLT, theDelegationsaidthattheSCTshouldhaveapreliminarydiscussionbeforeproposingany recommendationtotheappropriatebody,providedthataconsensusexisted.
- 24. TheDelegationofBrazilpo intedoutthatthediscussionsondocumentSCT/8/2should notprejudgethefinaloutcome,andstressedthattheCommitteeshouldonlyenvisageto discussandidentifytheissuesbeforetalkingaboutthewayofadoptingthedraftprovisions. TheDelegation expressedconcernthatsoftlawinstruments,suchastheWIPOJoint Recommendations,couldbeincorporatedintotreaties.
- 25. TheRepresentativeofAIPPIobservedthat, when the SCT adopted the provisions of the Joint Recommendation concerning a rade mark licenses, it was suggested to add them to the TLT. Head ded that SCT Members also considered, when discussing the future work of the SCT, that are vision of the TLT should be considered as a priority by this Committee. As far as document SCT/8/2 is concerned, the representative suggested to discuss draft Article 8 before discussing others articles.
- 26. TheRepresentativeofINTAstatedthatitstronglysupportedtheworkoftheSCTwith regardtotherevisionoftheTLTandfurtherharm onizationoftrademarklaws, which would bring important potential benefits to the trademark holders. The representative emphasized the importance for its organization of a revision of the TLT, adding that provisions concerning electronic filing and licen seswillencourage new countries to join this treaty. He also added that the SCT should deal with non -traditional marks. As regards geographical indications, INTAstronglysupported the work of WIPO, particularly with regard to conflict sbetween trademarks and geographical indications.
- 27. Asaresultofthisdiscussion,theChairsuggestedthattheproposalsforfurther harmonizationofformalitiesandproceduresinthefieldofmarks(documentSCT/8/2)should bediscussedfirst.
- 28. The Delegation of Australia agreed with the proposal that formalities should be discussed first, beginning with Article 8 (Communications).

29. The Delegation of Switzerlands aid that the discussions hould start with specific proposals contained in the document before talking about the administrative clauses.

Article8(Communications)

- 30. The Secretariatint roduced the provision which deals with communications.
- 31. TheDelegationofEgyptreferredtotheAgreedStatementad optedbytheDiplomatic ConferencefortheAdoptionofthePatentLawTreaty(PLT)aimingatfacilitatingthe implementation of the relevant provisions of the PLT concerning electronic filing. The DiplomaticConferencerequestedtheGeneralAssemblyofWI **POandtheContractingParties** tothePLTtoprovidetothedevelopingandleastdevelopedcountriesandcountriesin transition with additional technical assistance to meet their obligation sunder the PLT, evenbeforetheentryintoforceoftheTreaty. TheDelegationemphasizedthepositionof developing countries in respect of provisions concerning electronic filing which might be difficult to comply with and stressed the importance of this Agreed Statement for thesecountries. The Delegation added tha tfurthercommentswouldbemadebyitsDelegationon this question in the future after having discussed it with its specialists.
- 32. The Delegation of Australias aid that its IPO ffice had introduced an electronic communication system, positively evaluated by the applicants. However, the Delegation stated that its hared the concerns of the Delegation of Egyptandadded that provisions concerning electronic filings hould not cause problems to the developing countries.
- 33. The Secretaria tintroduced paragraph 1(a) and precised that the requirements that a ContractingPartyispermittedtoapplyunderthisprovisionareprescribedinRule 5bis.The exceptioninrespectofthefilingdateunderArticle 5(1)isneededbecausethatArticle providesforafilingdatetobeaccordedwheretheprescribedelementsofanapplicationare filed, at the option of the applicant, on paper or as otherwise permitted by the Office, for the purposes of the filing date. The effect of the reference to Artic le 3(1)intheprovisionisthat, inthecase of an application, the requirements in respect of the formor contents of an applicationunderthatArticleprevailovertheprovisionsunderthisparagraph. The "form" of formofthemediumwhichcontainstheinformation(for communicationreferstothephysical example, papersheets, afloppy diskorane lectronically transmitted document). The "means oftransmittal"referstothemeans, whether physical or electronic, used to transmit the communicationtot heOffice.Theterm"filingofcommunications"referstotransmissionofa communication to the Office. A Contracting Party is not required to accept the filing of communications in any and all electronic forms, or by any and all electronic means of $transmittal, simply because that Contracting Party permits the filing of communications in {\tt Contracting Party permits} and {\tt Contracting$ electronic formor by electronic means.
- 34. The Delegation of the European Communities, also speaking on behalf of its Member States, asked whether "electronic almeans" includes facs imiles and wondered whether the possibility of adding new means of communications in the future should be provided for.
- 35. Australiastatedthataccordingtoitsnationallaw, electronic communications coverall forms of communications, includinge -mails, telefacsimiles and also other future technologies. It said that means of communications should not be defined to oclosely and that the words used in a treaty should be broaden oughtoover future technical developments.

- 36. InresponsetothequestionoftheDelegationoftheEuropeanCommunities,the SecretariatstatedthatRule5 *bis*(2),whichreferstoArticle8,precisesthattelefacsimilesare included.
- 37. The Delegation of Germany suggested that the Secretariat should indicate whether the proposed provisions are identical with the provisions of the PLT.
- 38. TheDelegationofMexicosupportedthestatementmadebytheDelegationofEgypt concerningdevelopingcountriesandstatedthatin respectofthePLT,theDirectorGeneralof WIPOhadmadethecommitmentthatWIPOwouldprovideforthenecessarytechnical assistancetothedevelopingcountriesbeforeJune2005.TheDelegationaddedthatwithouta similarcommitmentitwouldbediffic ultfordevelopingcountriestojoinarevisedTLT.
- 39. TheRepresentativeofAIPPIinquiredaboutthepurposeofthetime -limitin Article8(1)(d).
- 40. The Delegation of Australia drewattention to the fact that Article 8(1) enablest he introduction of electronic filing but should not be considered as mandatory. The time article 8(1)(d) does not create either an obligation to introduce electronic communications.
- 41. The Secretariatre ferred to the Notes of the relevant Rules of the PLT and underlined that, according to the provisions, a Contracting Party is obliged to continue to accept the filing of communications on paper for the purpose of complying with a time limit, even whereafter the deadline fixed in Rule 5 bis, a Contracting Party excludes the filing of communications on paper. After that time limit, countries are permitted to exclude communications on paper. These provisions have no effect on the countries which do not accept to the rapplications than paper applications. Moreover, the obligation to accept filings on paper has been guaranteed for five years after the entry into force of the PLT.
- 42. The Delegation of the United Kingdom stated that electronic filings hould be encouraged. However, the efiling on paper should remain as an opportunity for the developing countries.
- 43. TheRepresentativeofAIPPIexpressedhisopinionthattheelectronicfilingshouldbe encouragedandthattherelevantprovisionshouldbeanarticleandnotin theRegulations.
- 44. The Delegation of Mexico explained that the majority of the developing countries did not have equipments, trained staffors of tware to receive or file electronic communications. Referring to the IMPACT project and to the WI POnet, the Delegation suggested that developing countries receive technical assistance from WIPO in this respect.
- 45. The Delegation of Egyptagreed with the statement made by the Delegation of Mexico. National Trademark Offices need to be moder nized as it has been done already in respect of Patent Offices.
- 46. The Delegation of the United States of America stated that the revision of the TLT has a primary importance for its country and that the aims hould be the convening of a diplomat conference for the revision of the Treaty. As a recent member of the TLT, the United States of America found it very valuable for applicants. The Delegation also stressed its interest for

the development of electronic filing at each own discretion, taking into account the differences of development of the IP of fices.

- 47. The Delegation of Croatia suggested to redraft paragraphs (b) and (c) by saying "A Contracting Partymay exclude the filing of communications..."
- 48. The Delegation of Yugoslavia supported the Delegation of the United Kingdom with regard to the aim of the provisions which should encourage electronic filing. However, the provisions should not provide only for filing by electronic means and exclude filing on paper.
- 49. The Delegation of Australiar eferred to the comments made by the Delegation of Croatia and wondered whether the TLT provision on electronic communications should exactly reflect the provision of the PLT or whether a clear er language should be ado pted. The Delegations aid that it would favor a clear er language and raised the question whether paragraph (d) should be deleted.
- 50. The Delegation of the United Kingdom stated that the TLT should be consistent with the PLT and raised ageneral question concerning the main purpose of the provision, i.e., promoting electronic filing.
- 51. The Representative of the CEIP Is aid that one should pay attention to the danger of imposing a time limit for obliging electronic filing. Supporting he Delegations of Egypt and Mexico, he stated that the experience in the PCT has shown that problems are not limited to developing countries.
- $52. \quad The Delegation of Chinapointe dout that nothing in the proposed Article 8 (1) would prevent members from keeping filing on paper and said that paragraph (d) seems to be superfluous.$
- $53. \quad The Delegation of Colombia suggested to draft paragraphs 1 (b) and (c) in an affirmative form.$
- 54. TheDelegationofBelgiumnotedthatArticle8(1)(d)ofthePLTreads"shall,"whether itsays"may"intheproposedTLT.TheDelegationthereforesuggestedtodelete (d)inthe provisionssinceitisalreadycoveredby(c).
- 55. The Delegation of Spainhads ome reservations as to the deletion of Article 8(1)(d) although it agreed that (d) is included in (c). However, it preferred to keep (d) as it is because it deals specifically with the compliance with a time limit.
- 56. The Delegation of Sudansupported the position of the Delegati onsof Mexico and Egypt. The Delegation did not favoranex cessive encouragement of electronic filing and stressed that the needs of developing countries should be taken into account with a view for these countries to have the sufficient time to implement electronic filing.
- 57. The Delegation of France supported the Delegation of Belgium as far as the differences between the TLT and the PLT are concerned, stating that these differences are not essential since they only relate to a possibility.

- 58. TheDelegationofUruguayagreedwiththeDelegationofColombiaconcerning paragraphs (b)and (c)ofArticle 8.Thenegativephrasingmayleadtoconfusionandthe wordingshouldbeclearerintheaffirmative.Inrespecttoparagraph (d),t heDelegation thoughtitwasnotagoodideatodeleteit,providedthat (b)and (c)stayinthenegative.
- 59. The Representative of the AIPPI sought clarification as to whether the rewere two obligations or one obligation under the PLT for the property of the results of the re
- 60. The Representative of the CEIPI pointed out that the PLT creates an obligation for the offices to accept the filing of communications on paper for the purpose of complying with a time limit. It suggested to maintain Article 8(d) as it is and change "may" to "shall."
- 61. The Representative of the AIPLA supported the suggestion of the CEIPI.
- 62. TheRepresentativeoftheAIPPI,referringtothecommentsmadebytheDelegation of theUnitedKingdom,statedthatthediscussionshouldfocusonwhattheSCTwishesto achieveandnotthewording.Onthebasisoftheconsensusontheintroductionofelectronic filingandthepossibilitytomaintainpaperfiling,hesuggestedthattheSecretari atrewrite Article8(1)andRule5bisforthenextmeetinginaclearerlanguage.
- 63. TheDelegationofAustraliareferredtothestatementoftheRepresentativeoftheAIPPI andunderlinedthattheissueistwofold:firstly,whetherornotinr eachinganagreementin theSCTontheelectronicfiling,anobligationisimposedonthelegalsystemofMember States.Secondly,whetherMemberStatesarepermittedtocreateobligationsfornationalsof otherStateswhowishtofileanapplicationint heseStates.Thencomesathirdissuerelating totheexceptionstobeprovided:thefilingdateandtimelimits.
- 64. The Chairmanagreed with the statement of the Delegation of Australia relating to the aim of the provision. He summarized the ediscussions saying that the SCT seems to agree to encourage electronic filing and to avoid compulsory obligation on offices that are not in favor of electronic filing. He suggested that the International Bureaushould prepare an ewdraft provision on the basis of the discussions.
- 65. The Delegation of Chinastated that it is of the view that the provision neither creates an obligation on any Contracting Party to introduce electronic filing nor prevents contracting parties from doing so.
- 66. TheDelegationofMexicoagreedwiththeconclusionsoftheChairman.However,it raisedsomeconcernsrelatingtothefactthattheintroductionofanelectronicfilingprocedure byacountrycreatesobligationsonothers.TheDelegationofMexic oisnotopposedtothe proposedprovision,providedthataclearerdraftingbeproposed,takingintoaccountthe compromiseachievedwithintheframeworkofthePLT.Thetechnicalassistancegivento countriestoreceiveelectronicfilingshouldalsobe relatedtothesendingofelectronicfiling toofficesthatexcludepaper.TheDelegationaddedthattheproblemofthedeadlinetobe fixedbysomeofficestoexcludepaperfilinghasalsotobesolved.
- 67. The Delegation of the United Kingdom thought the rewas a consensus to encourage electronic filing but not disadvantaging paper filing.
- 68. The Delegation of Brazil supported the Delegation of Mexico.

- 69. The Representative of the AIPP I precised that even if electronic fili ngwasim posed, for eignapplicants would have to go through a local representative who may receive the communications on paper, and then send the melectronically.
- 70. The Chairman concluded that Article 8(1) should be redrafted for the next session of the SCT to include the suggestions expressed by the Delegations.

Article8(2)

- 71. TheSecretariatnotedthatArticle8(2)(LanguageofCommunications)issimilarto Article3(3)oftheexistingTLTwithtwomodificationsrelatingtothei ntroductionofthe words"holderorotherinterestedperson"andthedeletionoftheword"application"replaced by"communications."Articles10(1)(c)(ChangesinNamesandAddresses),11(2)(Change inOwnership)and13(3)(Renewal)alsohadasimilarla nguage.Article8(2)shouldnotonly coverthefilingofanapplicationbutshouldapplytoallthesubsequentproceduresofamark inanoffice.
- 72. The Delegation of Australia supported Article 8(2) and wondered whether the language provision in other articles should be maintained.
- $73. \quad The Delegation of Switzerland stated that the language provision in Article 10(1)(c) \\ (Changes in Names and Addresses) and Article 13(3)(Renewal) should be maintained for the sake of clarity.$
- 74. The Representative of the AIPPI supported Article 8(2) but considered that maintaining Articles 10(1)(c) and 13(3) would constitute a superfluous repetition of Article 8(2).
- 75. TheRepresentativeoftheCEIPI,althoughsharingtheviewsof theRepresentativeof theAIPPI,soughtaclarificationontheoriginalpurposeofthesecondsentenceof Article 8(2),particularlyformultilingualcountrieslikeSwitzerlandwhichmayusedifferent languagesinthetrademarkapplications.
- 76. The Representative of the AIPPI said that Switzerland allows the filing in three languages, but obliges that the list of goods and services for international applications be only in French for convenience purposes in its IP of fice.

Article8(3)

77. TheSecretariatnotedthatthisarticlewasaglobalprovision,asinArticle8(2), providingthataContractingPartyshallacceptcommunicationsfiledonModelInternational Forms,asintheexistingprovisionsoftheTLT.Theeffectoftheword s"subjecttoparagraph 1(b)"isthattheContractingPartywhichdoesnotacceptacommunicationotherthanon paperisnotobligedtoacceptthefilingofacommunicationonaModelInternationalForm thatapplies,forexample,tocommunicationsfiledby electronicmeansoftransmittal.

- 78. The Delegation of Spainsuggested that, in the Spanish text, the words "sujeto alo dispuesto" (subject to) should be replaced by "deacuer do con lo dispuesto" and that the words "delcontenido" (of the content of t
- 79. TheDelegationofAustraliaobservedthatforsimplicityreasonssinceitisageneric provisionforcommunication, similar provision in other articles should be deleted. The Delegational so noted that the English ext, as the Spanish text, could be clarified with regard to the wording "presentation of the contents" and suggested to say "a Contracting Party shall accept the presentation of a communication on a Formwhich corresponds to the Model International Form."

Article8(4)

- The Secretariat commented that Article 8(4) (Signature) was modified because of the specificnatureofelectronicfiling.Sincediscussionsonelectronicsignaturearestillunder wayattheinternationallevel, this provision isconceivedinbroadtermsandmakesanexpress referencetotheRegulationswheredetailsmaybefixed.Theregulationsconcerning signaturethereforecoversignatureonpaperandwhenfilingelectronically.Paragraph(b)of Article8(4)obligesContactingPartiestoacceptthesignatureofapersonasasufficient authenticationofacommunicationwithouttheneedforfurtherauthenticationbywayof attestation, notorization, authentication or legalization of that signature. This provision falls withinthespiritofthe TLT in that it reduces the administrative burden on applicants and also IPoffices.Paragraph(c)provides, asitisal ready the case in the existing TLT, that in case of reasonable doubt on the authenticity of the signature, the officecanrequiretheapplicantto fileanevidenceofauthenticityofthissignature. Such evidence, at the option of the applicant, holderorany other interested person, can be in the form of a certification even if bytheofficeunderArticle4.Theregulationsalso thatcertificationmaynotberequired provide that the office may be obliged to inform the applicant of the reason for its doubts concerning the authenticity of the signature.
- 81. The Delegation of Spains aid that the wording of this provision could be improved in order to make clear that where a Contracting Partyrequires "that a communication be signed" that Contracting Partyshall acceptany signature that complies with the requirements prescribed in the Regulations. The Delega tion precised that a Contracting Partymay not require a signature for any communication.
- 82. TheDelegationofAustriaaskedwhethertheSecretariatcouldclarifywhythis provisionisdifferentfromtheprovisionofthePLTsinceitislimited tothesurrenderofa registrationintheproposedtextandsincethePLTalsocoversallquasi -judicialproceedings.
- 83. TheInternationalBureausaidthatthisprovisionwasacompromisebetweenwhatisin thecurrentTLTandwhatisinthePL TresultinginabroaderapproachintheTLTthaninthe PLT.
- 84. The Representative of the AIPPI precised that the purpose of the PLT provision is to avoid attestation, notorization, authentication or legalization of a signature. The Representative recalled that this provision, which already exists in the TLT, was a major achievement of this treaty and should therefore be maintained.

85. TheDelegationofAustraliasupportedtheAIPPIandaddedthatitwasnotinfavorofa newprovisi onconcerningtheauthenticationofasignaturebecauseofitsprovedusefulness fromtheuserspointofview.TheDelegationaddedthatArticle8(4)(b)isnotaproposalby theSecretariatbuttheexistingprovisionoftheTLTwhichshouldberestricted to the surrenderofaregistration.Withregardtothequasi -judicialactionsbeforetheoffice, some situationsinAustraliarequiresomeformofstatutorydeclaration.However, it is not the signature itselfthat needs authentication or notarization.

Article8(5)

- 86. The Secretaria tnoted that this provision should be precised in the Regulations, with regard to specific indication sto be provided under Article 8(5), or other indications relating to the representative.
- 87. The Deleg at ion of the European Communities, speaking on behalf of its Member States, thought that since the regulations do not contain at this stage of the discussions any provision in this respect, it would be coherent to leave it flexible for the moment.
- 88. TheRepresentativeoftheAIPPIsharedtheviewsoftheDelegationoftheEuropean Communitiesandsuggestedtoleavethisprovisionbetweenbracketspendingfurther discussions. TheRepresentativewasconcernedbythefactthatitmightopenthedo orto additionalrequirementswhichwouldendangertheexistingrequirementswhichcanbeasked byIPoffices.
- 89. The Delegation of Sweden supported the comments made by the Delegation of the AIPPI and the European Communities.
- 90. The Delegation of Australia supported the comments made by the Delegation softhe AIPPI, the European Communities and Sweden. The Delegation thought that this provision should be rewritten in the negative along the following line: "A Contracting Partymay no require that a communication contains any indication other than those prescribed in the Regulations" otherwise the Delegations aid that it would prefer to delete the provision.

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- 91. The Representative of the CEIP Isupported the comments made by the previous Delegations and pointed out that excluding this provision would have no consequences since nothing in Article 8(5) for bids contracting parties from applying other demands. He said that the provisions could provide for a general clause on communication, not limited to the signature as in Article 4(b), but would prefer, as proposed by Australia, an egative redrafting of this provision.
- 92. The Chairmans aid that even if this provision is redrafted in a negative way, there is still need for some proposals concerning the rules. Hethere for easked the SCT for its comments.
- 93. TheDelegationofMexicosaidthatArticle8(5)shouldbemaintainedgivenitslink withRule7andwonderedtowhatruleArticle8(5)couldreferotherwi se.
- 94. TheDelegationoftheEuropeanCommunities,alsospeakingonbehalfofitsMember States,askedforaclarificationwithregardtothescopeofthisprovision.Itaskedwhetherin acommunicationinanoppositionprocedure,itwouldbep ossibletorequirethattheagentor

thedomicilebeidentified? The Delegation wondered whether this would be one of the cases where this rule will apply or whether the regulations would stipulate that in the case of an opposition procedure, other condit ions could not be required. Given that the regulations will not foresee each individual case, it would be difficult to restrict the office not to ask for information that would be necessary. The Delegations aid that Rule 7 is a general rule that applies to all kind of situation and asked for some clarification on this provision.

- 95. TheRepresentativeoftheAIPPIobservedthatitisdifficulttomakeconcrete propositionsatthisstagebecausethisproposedruleisnewtoalltheMemberStates. He suggestedtoleaveArticle8(5)betweenbracketsandtohaveitinanegativeway. Furthermore,heproposedthattimebegiventostudycloselythisarticleandtocomeupwith concreteproposalshavinginmindthatArticle8(5)dealsonlywithindic ationswhicharenot excludedbyotherarticles.
- 96. The Delegation of Australia underlined that this article does not refer to Rule 7. The Delegations aid that the proposal was good but had never the less are servation about it in that it could open the door to let in new requirements that might interfere with other provisions. This new provision on communications should apply to all communications in front of an IP office. Anything to be added should be restricted to all applicable procedures in front of an IP office. This would be difficult without interacting with the provisions already dealt with. The Delegation agreed with the proposal to give more time to Member States to think about this provision.
- 97. The Chairman concluded that this discussion was to put this provision between brackets giving time to the Member Statest of urther study it before sending their comments to the Secretariat.
- 98. The Delegation of Australia agreed with the proposal of the Chairman.
- 99. The Chairman made a summary of the discussions of the first day of the SCT meeting. The Committee extensively discussed the provisions of paragraphs (1)(2)(3)(4) and (5) of Article 8 and Rule 5 bis.

Article8(6)

100. The Secretariatex plain edthat what constitutes an address in this provision, depends of the applicable law of each Member State. This provision does not require a lot of explanation. Paragraph (iii) was intended to provide for any future developments which might necessitate a Contracting Partyrequiring another address besides the one under (i) and (ii), for example ane -mail address. For the moment, the regulations do not provide for something specific concerning (iii). Concerning (iii), in the existing TLT, the words "address for service" are used in stead of "address for legal service" used in the PLT.

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101. TheDelegationofAustraliastatedthatitpreferredthewordingasamended. The wordingof(i)and(ii)drawsacleardistinctionbetweenanaddresswherecorr espondence couldbesentandanaddresswhichcansatisfytherequirementsunderdomesticlaws. Therefore, this wording makes the distinction more clear than in the current TLT. Although paragraph (iii) has some merits, it leaves out the question of addin gfurther requirements with which the Delegation is he sit and the sit and the

- 102. The Delegation of Algeria wanted to know whether "other interested person" could be replaced by "representative" because it is a third party who is intervening here.
- 103. The Secretariats aid that this should be dealt within the context of Article 1 (Abbreviated Expressions) to see whether the concept needs to be specifically defined. These words are used in the PLT and are conceived in broad terms to cover in particular, anatural personand alegalentity.
- 104. The Delegation of Japansought clarification of the meaning of "legal service" and about the difference between "legal address" and "address for correspondence."
- 105. The Chairmansaidthatthis issuehas been referred to by the Delegation of Australia, "Legals ervice" makes are ference to the national legal system of Member States.
- 106. The Delegation of Australia added that "address for correspondence" was the place where all type of in formation could be sent whereas "address for legal service" was the place where legal documents could be referring to injudicial and quasi -judicial situations. An "address for correspondence" could be an -mail or apost of fice box under Australian law.
- 107. The Delegation of Canadastated that in Canada for prosecution or registration of a trademark, an agentoral awyer is not necessary since the applicant can act by himself. Therefore, only an "address for correspondence" is required. However, in opposition proceedings, an agentoral awyer is required and therefore an "address for legal service" is required.
- 108. TheDelegationofYugoslaviastatedthat,initscountry,theapplicantcanfilean applicationwithoutarepresentative,e xceptforeignapplicants.Inrevocationproceedings, especiallywhenamarkisregisteredundertheMadridAgreement,ifaforeignapplicantdoes nothavealocalrepresentative,theIPofficeshouldcommunicatewithhimthrougha temporarylocalrepresen tativewhowillreceivethecommunications.TheDelegationthought thatthisiswhythereisthisdistinctioninthisprovision.
- 109. The Delegation of Chinastated that in China and in Hong Kong, SAR, the indication of the address for legal serv icehadnothing to down the appointment of a legal representative but with legal actions in Courts or in the IP offices. The address is regarded as an address within the jurisdiction where the judgement at the end of the proceedings could be enforced.
- 110. The Delegation of Croatia wondered whether a Contracting Party could ask for any type of address and wanted to know whether (i) to (iii) we recumulative. In case they are not cumulative, the word "or" could be added between (i) and (ii). The Delegation also suggested to replace "legal service" by "any other appropriate address."
- 111. The Secretariat stated that sub -paragraphs (i), (ii) and (iii) were not cumulative. Contracting parties may require the maccordingly with their nationa llaws.
- 112. TheDelegationofAustraliawonderedwhetherthisprovisionwasattheappropriate placesinceitcouldsuggestthatineachcorrespondencewiththeIPoffice,aContracting Partymayrequireeachofthoseindications.

Article8(7)

- 113. The Secretaria texplained that Article 8(7) (Notification) provided for a time limit which is not yet provided for in the regulations. Member States views on the relevant time limit were welcomed in order to draft a rule for the next session.
- 114. Intheabsenceofcomments,theChairmanmovedtoArticle8(8)(Non withOtherRequirements).

Article8(8)

- 115. TheSecretariatnotedthatthetimelimitunderthisprovisionshouldalsobeincludedin theregulations. TheeffectofthereferencetoArticle5isthat,whereanapplicationcomplies withtherequirementsunderthatarticleforaccordingthefilingdate,aContractingPartyis obligedtoaccordthatfilingdateandcannotrevokethefilingdateforfailure tocomplywith therequirementsappliedunderparagraphs(1)to(6),evenwheretheapplicationis subsequentlyrefusedorconsideredwithdrawnunderthis.
- 116. Intheabsenceofcomments,theChairmandecidedtoclosethediscussiononArticle8 andtoproceedwithArticle13 *bis*andArticle13 *ter*.

Article 13 bis and 13 ter

- 117. TheSecretariatexplainedthatArticle13 bisandArticle13 terwerenewarticlesasinthe PLT.Article13 bisobligesaContractingPartytoprovidereliefinre spectoftimelimits. Suchreliefcouldbeintheformofanextensionofthetimelimitoracontinuedprocessing, andissubjectonlytothefilingofarequestinaccordancewiththerequirementsofparagraph (1)or(2)andRule9.Inaddition,ther eliefissubjecttothepaymentofanyfeerequired underparagraph(4). The Secretariats tressed that the relief underparagraphs (1)and (2)is restricted to the time limit "fixed by the office for action in a procedure before the office." "Procedureb eforetheoffice" is not defined in the current TLT and could be defined when Article1(AbbreviatedExpressions)willbediscussed.Anexampleofatimelimitthatis fixedbytheoffice, is the time limit for response to a substantive examination report. Itis pointedoutthatArticle13 bisdoesnotdealwithtimelimitsnotfixedbytheofficeand therefore do not apply for actions in front of a Court. A Contracting Party may provide for the property of the contracting Party may be a contracting Parbothreliefsstatedin(i)and(ii). The details are developed i nRule9.IftheContractingParty doesprovideforanextensionaftertheexpirationofthetimelimitunder(ii)then,this ContractingPartymustprovideforcontinuedprocessingasstatedinparagraph2.
- 118. The Delegation of Switzerlandsup ported Article 13 *bis* because it leaves a choice to contracting parties. However, this Delegation sought a clarification on the list of exceptions in Rule 9(5) particularly with regard to sub-paragraph (iv) and (v) which are not time limits fixed by the office.
- 119. The Delegation of Japan stated that if relief we reallowed for priority rights, it would hamper third party rights.
- 120. The Delegation of Brazil stated that the non -compliance of a time limit under

Article 13 bis withouts anct ions would not be incompliance with Brazilian law and suggested to redraft the provision to include the possibility of imposing sanctions. The Delegation asked the Secretaria twhether Rule 9 (5) could be understood as giving Contracting Parties the possibility to include sanctions and wondered why the exceptions could not be included in the provision sinstead of the regulations.

- 121. TheSecretariat,inreplytotheDelegationofSwitzerland,statedthattheexceptionsin Rule9 (5)inprinciple donotapplytotimelimitslaiddownbynationallaw, however (iv) and (v)werementionedinthePLT.
- 122. The Delegation of Switzerlands aid that it would favor more exceptions being added to Rule 9(5).
- 123. The Delegation of Australia sought clarification as to whether Article 13 bis applies to time limits set by IP offices for practical matters and not to time limits fixed by national legislation.
- 124. TheRepresentativeofCEIPIsaidinresponsetotheJapaneseDelegation,tha ttime limitsfixedforpriorityrightsaresetbynationallegislationinmostcases. The Representativesuggestedthattheword "mark" should by replaced by "registration of a mark" in Article 13 bis and Article 13 teraswellasinother provisions in or dertocomply with Article 1.
- 125. The Delegation of Australia indicated that the goal of the provision is to limit the possibility for IP offices to impose additional time periods in addition to those set by national legislation. Because of the complexity of this provision, this Delegation asked whether it was worth fixing this problem.
- 126. The Secretariattook note of the redrafting suggestion made by the Representative of CEIPI concerning the wording "registration of a mark." In reply to the Delegation of Australia, it precised that the aim of this provision is to try to harmonize IP office spractices. Although this provision is less important in the field of trademarks than for patents, it might be worthwhile having it for trademark owners.
- 127. The Delegation of the European Communities, speaking also on behalf of its Member States, wondered about the possibility of extending this processing to time limits set by positive law with regard to Article 13 bis and suggested that the SCT consider this idea.
- 128. OnArticle13 *bis* (2),theSecretariatstatedthatthisparagraphobligesaContracting Partytoprovideforreliefintheformofcontinuedprocessing,aftertheapplicanthasfailedto complywithatimelimitfix edbytheoffice,wherethatContractingPartydoesnotprovide fortheextensionoftimelimitsunderparagraph1(ii). Theeffectofsuchcontinued processingisthattheofficecontinueswiththeprocedureconcernedasifthattimelimithad compliedwi ththerequirementsinrespectoftherequestreferredtoinItems(i)and(ii)as prescribedinRule 10(1)and(2).
- 129. The Delegation of the United Kingdom suggested to include a provision, which could be optional, giving the applicant the opportunity to explain why he or shedid not comply with the time limit.

- 130. The Delegation of Spainsuggested that Article 13 bis (2) should not be an obligation in order to give more freedom of action to the Contracting Party, particularly when continued processing cannot be pursued.
- 131. The Delegation of Brazil supported the statement made by the Delegation of Spain.
- 132. The Delegation of Finland asked whether it would be possible to have continued processing even without getting anotification from the applicant that he or shed id not comply with the time limit. Such a possibility is currently provided for in a draft trademark law under preparation in Finland.
- 133. The Delegation of Australia considered that making this provision optional will under mineitand preferred to leave this provision as it is with provision and the defining exceptions.
- 134. The Delegation of the European Communities, also speaking on behalf of its Member States, agreed with the comments made by the Delegation of Finland and asked whether this provision applies only to time limits set by IP offices or also to time limits specified by law.
- 135. TheSecretariatrepliedthatArticle13 bisonlydealswithtimelimitsfixedbyIPoffices.
- 136. The Delegation of Australia suggested that in the perspective of harmonization, it could be envisaged that this provisional so apply to time limits specified by law.
- 137. The Delegation of the European Communities, also speaking on beha lfofits Member States, stated that an explanatory notes hould point out that this articles hould be applied in accordance with national laws.
- 138. The Secretariats aid that it was up to the Committee to decide on an extension beyond the time limits set by the offices. However, it recalled that this might create incompatibilities for some IP offices with their national legislation. Rights of third parties might also be damaged as was stated by the Delegation of Japan.
- 139. The Chairman opened the floor for comments on Article 13 bis (3) (Exceptions).
- 140. The Delegation of Switzerland suggested to add others exceptions in Rule 9(5).
- 141. TheSecretariatsuggestedthat(vi)ofRule9shouldexplicitlyprecisethatitdoe snot applytotherightofpriority. Therightofpriority is an important one which is not dealt with in SCT/8/2 contrary to the PLT which provides in its Article 13 with a restoration of a right of priority. For next session, the Secretariat could come upwith a new draft if Member States wish to have a specific provision on this problem.
- 142. OnArticle13bis(4)and(5)theSecretariatstatedthat,concerningArticle 13bis (4),a ContractingPartyisnotobligedtorequirethatafeebepaid .Article 13bis(5)isaprovision whichreflectssimilarprovisionsintheexistingTLTandprohibitsaContractingPartyfrom imposingrequirementsadditionaltothoseprovidedunderparagraphs(1)to(4).Inparticular, theapplicantcannotbeforcedt ostatethegroundsonwhichtherequestisbasedortosend evidencestotheoffice.TheSecretariatsaidthatthePLTinparagraph(6)providesforthe opportunitytomakeobservationsincaseofintendedrefusal.Asimilarprovisionshouldbe includedinthereviseddraftoftheTLTforthenextsession.

- 143. The Delegation of the Republic of Koreas aid that the word "may" in this provision opens the possibility for contracting parties to require such requirements in other provisions. For this reason, this Delegation would prefer to change it to "shall." The same thing applies to Article 3(5).
- 144. The Secretaria tunder lined that even with the word "may," no Contracting Party can require something that is not in the provision or the regulations.
- 145. The Delegation of Australia observed that there were no substantial differences between "may" and "shall" and pointed out that the word "shall" had always been used in the TLT.
- 146. TheDelegationofCanadastatedthat"s hall"mustbeunderstoodlike"must"in Canada'slawandsuggested,iftheintentionofArticle13 *bis*(5)istobeabsolute,that"may" bechangedto"shall."

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- 147. The Delegation of Australia while not opposing a change from "may" to "shall" though it should be done cautiously. The Delegation suggested to the Secretariatto look at this issue and the historical background of this wording, for the next meeting.
- 148. The Delegation of the Republic of Koreasupported the suggestion made by t Delegation of Australia and also pointed to this problem in Article 3(5).
- 149. NoadditionalcommentswereraisedonArticle13 *bis*(4)and(5).TheChairman thereforeaskedtheSecretariattopresentArticle13 *ter* (ReinstatementofRightsAfter a FindingofDueCareorUnintentionallybytheOffice).
- 150. OnArticle13 *ter*theSecretariatexplainedthatitobligesaContractingPartytoprovide forthereinstatementofrightswithrespecttoanapplicationoraregistration,followingfa ilure tocomplywithatimelimitforanactioninaprocedurebeforetheoffice.Incontrastto Article 13bis, suchreinstatementofrightsissubjecttoafindingbytheofficethatthefailure occurreddespiteduecarerequiredbythecircumstances,or wasunintentional.Furthermore, alsoincontrasttoArticle13bis, thisArticleisnotrestrictedtotimelimitsfixedbytheoffice althoughitissubjecttocertainexceptionsunderparagraph(2)andRule10(3).Thephrasing "thatfailurehasthedirec tconsequenceofcausingalossofrights"coversthesituationwhere afailuretocomplywithatimelimitcausesalotofrightswithrespecttotheabilityto maintainorobtainaregistrationofamark.
- 151. The Delegation of Chinaquestioned the need for such a provision, in addition to Article 13 ter, in the field of trademarks. The Delegation precised that this provision is understandable for patents because novelty is an important is sue and alloss of rights is equal to the loss of the paten tright definitively. However, in the field of trademarks, the applicant can always reapply.
- 152. The Delegation of Japansaid that there in statement of right as provided in this provision might slow the procedure in IP offices particularly with regard to speedy applications.
- 153. The Delegation of Switzerland agreed with the comments made by the Delegation of Japanandobserved that this legal means plays a minor role in the field of marks contrary to patents.

- 154. The Delegation of the European Communities, also speaking on behalf of its Member States, wanted to point edout that if for patents, novel ty and the right of priority were very important, it was also the case in the field of trademarks.
- 155. The Representative of the AIPPI agreed with the importance of this provision which it considered more important than Article 13 *bis*.
- 156. The Delegation of Chinasaid that there were difference sbetween the laws of the Member States. In China, the difference between patents and trademarks is very clear, priority being fundamental for patents and just a procedural matter for trademarks.
- 157. The Delegation of the AIPPI said it understands the concern of the Japanese Delegation about the delay in speedy applications. This was an argument for Article 13 biscolor in Article 14 biscolor in Art
- 158. The Delegation of Yugoslavian oted that Article 1&er (1) constitutes a strongoligation for Contracting Parties to provide there in statement of rights in accordance with Rule 10. However, the time limit in Rule 10 is too long and will cause legal uncertainty.
- 159. The Representative of the AIPPI also considered theti melimit toolong. The Representative also suggested to delete Rule 9(5)(iii) which is more important for patents.
- 160. Uponrequest,theSecretariatsummarizedthediscussionsconcerningtheproposalfor furtherharmonizationofformalitiesand proceduresinthefieldofmarks. Asregards Article 8(1), paragraphs (a), (b) and (c) were accepted as to substance. In Article 8(1) (d) the expression "a Contracting Partymay accept..." should be replaced by "shall be accepted." Article 8(2) is a global provision which enables to delete thereference sto languages in other articles. In Article 8(3), the expression "the contents of "should be deleted and the wording should be "shall accept the presentation of a communication on a Form." As regards Artic le 8(4), the expression "requires as ignature" should be replaced by the expression "requires a communication to be signed. "Paragraph (5) should be put between brackets. In respect of paragraphs (6), (7) and (8) no specific comments were made. Notes will be prepared by the International Bureau on this Article for the next session.
- 161. ConcerningdiscussionsonArticles13 *bis* and13 *ter*theSecretariatfurthersummarized thatthesearticleswillberevisedinordertoclearlydifferentiatethem. Asregards Article 13*bis*(3),inaccordancewiththesuggestionoftheDelegationofSwitzerland,aclaim ofprioritymaybeaddedtothelistinRule9(5)asinthePLT.Forthenextsession,the InternationalBureauwillinsertanewparagraph(6)inA rticle13 *bis* whichenablesthat observationsmaybemadewithinareasonabletimelimit.Similarprovisionisprovidedforin thePLT.Withregardstothe"may"provision,theSecretariatwillmakesomeresearchin ordertoseeifthereisaclearintern ationallyagreeddistinctionbetweenthewords"may"and "shall."
- 162. The Secretariatals ostated that Rule 9(4) which referred to Article 13 bis (2) would be a mended in accordance with the proposal smade by some Delegations. The time limit should be two months from the reception of the notification. Moreover, the time limit fixed in Rule 10(2) will be reduced.

- 163. Finally,theSecretariatconfirmedthatareviseddraftwillbeputontheSCTElectronic ForumforcommentsonArticles8, 13bisand13 terandtherelevantrules,assoonaspossible aftertheeighthsession.
- 164. Intheabsenceofadditionalcomments, the Chairman concluded the discussions on document SCT/8/3.

SuggestionsforthefurtherdevelopmentofInternationa lTrademarkLaw

- 165. ReferringtotheProgramandBudgetfor2002 -2003whichprovidesfortheconvening offourmeetingsoftheSCTfortherevisionoftheTLTandharmonizationofsubstantive trademarklaw.TheChairmanpointedoutthat,atthe sixthandseventhsessionsoftheSCT,a numberofDelegationsandrepresentativesofgovernmentalandnon -governmental organizationsexpressedthewishtoconsiderissuesrelatedtosubstantiveharmonizationof lawsfortheprotectionofmarks.
- 166. The Secretaria tnoted that document SCT/8/3 constitutes a first basis for discussion. The subjects are treated in a broad manner in order to cover all existing systems. For the next meeting, the Secretaria twill prepare an extended paper based on the discussions in the SCT.
- 167. The Chairman invited the Delegations to make general remarks concerning the substantive harmonization of trademark laws.
- 168. The Delegation of Australia explained that as the implementation of the TLT had tu out to be very beneficial to Australian trademarkowners, similar benefits are expected from substantive harmonization of trademark laws.
- 169. The Representative of the ICC suggested that the traditional expression "trademark" be replaced by the word "mark" as it was the case in Frenchand in Spanish.

Definitionofamark

- 170. The Delegation of Uruguay supported the substantive harmonization of trademark laws but considered premature to deal with nontraditional marks.
- 171. TheDelegationofYugoslaviastatedthattheexaminationandpublicationofsound marksandsmellmarksareproblematic.Itstressedthatofficeswhichexaminerelative groundshaveanimpossibletaskindeterminingthesimilaritywithearlierrightsand need specializedexaminers.Inthesamerespect,three -dimensionalmarksalsocauseproblems becausetheyhavetobeexaminedwithregardtoindustrialdesigns.Thedifferencebetween trademarksanddesignsisthattrademarkscanbeprotectedindefinite lywhiletheprotection fordesignsisgrantedfor10or15years.Inconclusion,theDelegationconsideredthata discussiononsoundandsmellmarkswaspremature.
- 172. The Delegation of Japanwas in favor of discussing non -traditional marks and suggested that Member States should have the option of accepting the mornot.

- 173. The Delegation of Barbados expressed its concern with regard to new marks, stressing the difficulties in connection with sound marks in fringing copyrights. The Delegation in vited other Delegation stodes cribe their experiences with the registration of sound and smell marks.
- 174. TheDelegationoftheEuropeanCommunitiesalsospeakingonbehalfofitsMember Statessaidthattherealissueislessthedef initionofasign(whichshouldbedistinctive)than todiscussunderwhatconditionsamarkshouldbeaccepted. Asregardssoundmarks, the Delegationindicatedthattheydonotcauseproblemaslongasmusicalsoundsareconcerned butaremoreproblemat icwhentheycannotbeexpressedgraphically, asforexampleadog's barking. Asregardssmellmarks, the problemis linked to the fact that they might often be graphically similar.
- 175. The Delegation of Australia stated that the definition shou ldbe broad and that it would favor a discussion on the conditions for registration. The conditions for registra bility should be that the mark is distinctive and can be represented graphically.
- 176. The Delegation of the United Kingdomstated that tto represent graphically as mellisation difficult problem. A case concerning smell marks is pending with the European Court of Justice.
- 177. The Delegation of Germanysaid that its country has a broad definition, along the lines with the TRIPS Agr eement. Sound marks are accepted in Germany but not olfactory or hologrammarks which are difficult to represent. The Federal Patent Courth as concluded that in principles mell marks are registrable but graphical representation remains a major problem. A case brought up by Germany to the European Court of Justice which will is sue a decision on this matters on will clarify this is sue.
- 178. The Delegation of Algeria explained that its country was preparing are vised trademark law which mightine ludes ound marks. The problem for the time being is that the Courts shall only accept proof son paper but not disket tesor tapes. The Delegation asked under which class of the Vienna classification sound marks can be registered.
- 179. TheDelegat ionofSpainstatedthatthenewtrademarklawwhichwillenterintoforce onAugust1,2002,providesfortwoconditions,i.e.,themarkshouldbedistinctiveand capableofbeingrepresentedgraphically.InSpain,fewsoundmarkshavealreadybeen registered,inrespectofservicesinclass36.Three -dimensionalmarksarealsoacceptedand themainproblemrelatestotheborderwithindustrialdesigns.Hologramsandsmellmarks arenotaccepted.
- 180. The Delegation of Francestated that sound marks, hologrammarks and three-dimensional marks were protected in France. Problems raise in respect of smell marks. France is also waiting for the decision of the European Community Court of Justice in this respect.
- 181. The Representative of INTAs aid that the scope of the protection should be as broad as possible and should follow the international developments of case laws. The reshould be no limitation to any specific type of marks.

182. TheRepresentativeoftheAIPPIagreedwit htherepresentativeofINTA and emphasized that the definition could go beyond the TRIPS Agreement definition in stating that the signshall be capable of being represented graphically, which is broader than "visually perceptible." The expression "represented graphically "is implemented in many laws and covers ound marks, hologrammarks and threedown and the signs of t

Absolutegroundsforrefusal

- 183. TheRepresentativeoftheAIPPIexplainedthatsubparagraph(ii)relatingt oasignnot capableofdistinguishingthegoodsandserviceshasanidenticalmeaningto subparagraph (iv)relatingtoasignbeinggeneric.AccordingtotheParisConvention, descriptivemarksmayalsobemarkswhichhavebecomecustomary,forexamplet heword "net"whichhasbecomecustomary.Therepresentativesuggestedtoredraftthelistof absolutegroundsforrefusaladding "signsnotcapableofbeinggraphicallyrepresented"in(i) andrewording(ii)concerningnondistinctiveness.Inanycase, thelistofabsolutegrounds shouldnotbeexhaustive.
- 184. The Delegation of Japan favored an on exhaustive list of absolute grounds in order, for example, to take account of the changes in business circumstances.
- 185. The Representative of INTA suggested to add to the list three topics: (1) ageneral provision where a markis confusingly similar toprior marks, (2) abadfaith registration and dilution of a well known mark and (3) violation of earlier rights such as copyright.
- 186. The Delegation of Canada supported the proposal of Japan and preferred a non-exhaustive list of absolute grounds, which could also includes ome elements dealt with underparagraph 10 (conflicts with prior rights).
- 187. The Delegation of Yugos lavia supported the Delegations of Japan and Canada and said that the offices have a public function to protect trademark owners and consumers.
- 188. The Delegation of Spainex plained that the TRIPS Agreement refers to appellations of originas absolute grounds for refusal, which should be added to the list.
- $189. \ \ The Delegation of the European Communities also speaking on behalf of its Member States did not agree with the three suggestions made by INTA.$
- 190. TheRepresentativeoft heAIPPIexplainedthatitisreasonablethatofficeswhich examineabsolutegroundsalsoexaminesomepointsmentionedbytheRepresentativeof INTAalthoughtheyareconsideredasrelativegrounds.TheRepresentativeunderlinedthat theofficesshouldn otrefusemarksonothergroundsthanthosementionedintheParis Conventionandrepeatedthathewouldpreferanexhaustivelistofabsolutegrounds.

- 191. TheDelegationoftheRussianFederationstatedthatitwassometimesdifficulttodraw a linebetweenabsoluteandrelativegrounds.Inrespectofabsolutegrounds,thelistshould beexhaustiveandasregardsrelativegroundsitshouldbenon -exhaustive.
- 192. The Representative of INTA explained that he did not make a distinction be absolute and relative grounds. The important thing is the registrability.
- 193. The Representative of AIPLAs aid that the functionality of a mark according to the EC Directive should be looked at.
- 194. The Delegation of Canada expla in edth at the Canadian legislation protects, among others, the royal names and the name of the Red Cross and asked whether these signs should be added to the list.
- 195. TheRepresentativeoftheAIPPIansweredthatthesesignsarealreadyprotecte dby Article6 *ter*oftheParisConvention.

Conflictswithpriorrights

- 196. TheRepresentativeoftheAIPPIstatedthatrelativegroundshavetobeconsidered eitherbytheoffice,theopponentortheCourt.Thelistofthedifferentrelative groundsmay bebroad.TheRepresentativealsopointedoutthatinparagraph10(iii),firstline,theword "confusingly"shouldbedeletedsinceastandardhasbeenadoptedwithrespecttowell -known marks.
- 197. The Delegation of Yugoslavia sugges ted to precise the words "entailarisk of dilution of awell -known mark" which are not clear.
- 198. The Secretariatex plained that paragraph 10 was intended to cover all the different situations existing in the different legislations, and was ther efore conceived in broad terms.
- 199. The Delegation of Japanin quired whether the expression "unfair prejudice" would refer to well known tradenames.
- 200. The Delegation of Francestated that the list of relative grounds should be non-exhaustive.
- 201. The Representative of the AIPPI explained that paragraph 10 (iii) is restricted to well-known tradenames.
- 202. The Secretariat pointed out that in paragraph 10 (iv) tradenames were mentioned as prior rights.
- 203. The Representative of the AIPPI confirmed that both the above mentioned paragraphs include tradenames.

Otheroptionalgrounds

- 204. The Chairman proposed that the next topic to be discussed would be the optional grounds for refusal.
- 205. The Secretariatex plained that the basis for discussion could be the conflicts between industrial designs and trademarks and between copyrights and trademarks.
- 206. The Delegation of Yugoslavia explained that in accordance with the legislation of its country, both copyrights and industrial designs are considered as earlier rights and constitute possible grounds for refusal of a mark. The IP office which register trade marks and designs will make a search for possible conflicts. As regards copyrigh to s, the IP office checks with the copyright of fice. Conflicts between marks and copyrights are decided before a Court.
- 207. The Delegation of the European Communities, also speaking on behalf of its Member States, stated that industrial designs, copyrights, appellations of originand geographical indications should be considered as earlier rights. Such an approach should not be optional for IP of fices.
- 208. The Delegation of Uruguay stated that the infringement of rights in a protected industrial design or a work protected by copyrights hould be investigated in particularly with respect to the criteria of novelty.
- 209. The Delegation of Swedenem phasized that in Article 4.4(c) of the ECD irective, a right to an ame, a right to a personal portrayal, a copyright and an industrial property right were mentioned in particular as earlier rights.
- 210. The Delegation of Canada found the conflicts between trademarks and copyright avery interesting are atolookat, and poin tedout that the protection of a copyright is 50 or 70 years after the death of a person. The Delegation asked whether a copyright which has fallen in the public domain could be registered as a trademark.
- 211. The Delegation of Australias aid that the protection of copyrights, industrial designs and trademarks were different, their forms of use were different and the rights granted were different. It would therefore be appropriate to allow the Member States, whose legislations opermit, to oppose registration of a mark under the segrounds.
- 212. The Delegation of the United Kingdom referred to the Remington case brought to the European Court of Justice which will draw the line between trade marks and industrial designs.
- 213. TheDe legationofFrancestatedthatitisimportantthatindustrialdesigns,copyrights and appellations of origin beincluded among prior rights.
- 214. The Representative of the AIPPI confirmed that copyrights and industrial designs should be considered as prior rights and precised that a cumulative protection was possible as a three-dimensional markandanind ustrial design. The criterion to take into account concerning a three-dimensional markshould be its distinctiveness.

RightsconferredbyRegi stration

- 215. The Secretaria to ted that Article 16(1) of the TRIPS Agreement defined the rights conferred. The possible subjects for discussion might be the definition of the expression "in the course of trade" and the clarification of the terms "likelihood of confusion" and "likelihood of association." Also the appropriate use of the commonly known signs "TM" and @could be discussed.
- 216. TheDelegationofJapanaskedtheSecretariatwhethersubparagraph14 (ii)wasalso coveringwel l-knownmarks.
- 217. The Secretaria treplied that this subparagraph intended to cover different situations, including well-known marks.
- 218. TheDelegationofSpainstatedthattherightsconferredbyregistrationshouldnotbe definedonl ybyanegativeapproachbutshouldalsoillustratethepositiverightsderivingfrom aregistration. An example of positive rights would be the use of a mark in the course of trade. The Delegation emphasized that the rightsconferred should also covert he use of the signs on the Internet, as mentioned in the document.
- 219. TheRepresentativeoftheAIPPIsharedtheviewsoftheDelegationofSpainand explainedthattheregistrationgivesanexclusiverighttopreventothersfromusingthemark butalsoapositiverightwhichshouldbeaffirmed.TheRepresentativeaddedthat subparagraph 14(ii),asfarasdilutionorunfairprejudicewereconcerned,coversmarks,and suggestedthatthestandardsagreeduponintheJointRecommendationonthepro tectionof well-knownmarksshouldbeincludedinthediscussions.Concerningtheterms"confusion" and"association"whichconstituteaveryimportantquestion,heprecisedthatthestandardin Europeisthatlikelihoodofconfusionincludesassociation.
- 220. The Delegation of Uruguay supported the proposal of the Delegation of Spain and underlined that paragraph 14 is present in most legislations of the Latin American countries.
- 221. The Delegation of Australia supported the positive approach proposed by the Delegation of Spain and suggested to the International Bureauto further developth is approach in the document to be prepared for the next session. Referring to Australian law, the Delegation explained that there is no positive right ouse the work in the course of trade. The Delegation, therefore suggested a non-mandatory provision in this respect.
- 222. The Delegation of Yugoslavia wondered whether (i) and (ii) should be cumulative and asked for a clarification in the future document. The Delegation supported further discussion on the use of a mark by an unauthorized third party and stated that it should be an important goal for harmonization.
- 223. TheDelegationofAustraliaemphasizedthatthedifferentformso fuseasmentionedin paragraph 15ofdocument SCT/8/3shouldbediscussed.
- 224. TheDelegationofSwedenreferredtoArticle6.1oftheECDirectivestatingthat generictermsmaybeusedinthecourseoftradeprovidedthattheyareusedinacco rdance withfaircommercialpractices.ThisDelegationfurthermentionedthatnon commercialuse

of a mark is allowed in many countries and agreed with other Delegations that the matter would require further consideration.

- 225. The Delegation of Canada supported the principle of a positive approach to the rights conferred, although common law countries may have some difficulties withit. The Delegation also supported further discussion on the use of a mark.
- 226. The Delegation of the United Kingdomsaidthat the European Court Justice case law should be considered.
- 227. TheRepresentativeoftheAIPPIsaidthatparagraph14(i)shouldremainasitis. Article 16.1oftheTRIPSAgreementstipulatesthatincaseoftheuseofanid enticalsignfor identicalgoodsorservices, alikelihoodofconfusionispresumed. Theownerofthemark mustbeabletointerveneinthiskindofasituation. TheRepresentativealsopointedoutthat genericnamesasdefinedbySwedencouldbeused,b utthattheissueshouldrequirefurther consideration.
- 228. TheDelegationofAustraliaagreedwiththeRepresentativeoftheAIPPIthat paragraph 14(i)shouldbekeptasis.Generictermsshouldbeusedinsuchawaythattheydo notjeopardize thedistinctivenessofamark.
- $229. \ The Delegation of Swedens aid that no meaning other than the one expressed by the Representative of the AIPPI and the Delegation of Australia should be accepted as regards generic terms.$
- $230. \ \ The Representative of INTA stated that the generic use of trademarks should be prevented and supported the suggestions of Sweden and the AIPPI.$
- 231. The Chairmanasked the SCT for specific comments on the concepts of confusion and association, use in the course of trade, and use of the TM and ® symbols.
- 232. The Delegation of Yugoslavia explained that in its country the use of the TM and ® symbols was not prohibited and not prescribed. In the future law of Yugoslavia the use of the symbol ® may only be allowed to holders of registered trademarks.
- 233. TheDelegationofAustraliastatedthatthelawofitscountrydidnotcontainthe conceptsofconfusionorassociation.Onlyprovisionsdealingwiththereputationofamark are provided for as well as provisions concerning "use in the course of trade." As regards the use of the TM and ® symbols, abroader international understanding would be beneficial. In particular, the use of the sign ® should be allowed only to the holders of registe redmarks. However, in the common law countries the use of a mark is allowed without a registration. The Delegation would welcome discussions on confusion and association as well as on the use of the TM and ® symbols.
- 234. TheDelegationofFran cepointedoutthataccordingtoadecisionoftheECCourtof Justice, theriskofassociationwasconsideredasasub -categoryoftheriskofconfusion. In France, there is no legislation concerning the use of the TM or ® symbols, however it can be noted that these symbols are generally used when the distinctive character of the mark is very weak.

- 235. TheDelegationofSpainexplainedthatasregardstheuseofthesymbolsTMor®, therewasnolegislationinSpain.Thedecisionwhethertheus eofthesesymbolsis misleadingislefttotheCourtstobejudged.
- 236. The Delegation of Belgiumsaid that confusion and association are very important notions which had caused some problems to the Benelux legislation. The Delegation supported work on these points, particularly within the framework of law harmonization.
- 237. The Representative of the AIPPI pointed out that Article 5. Dofthe Paris Convention states that no indication or mention of the registration of the trademarkshal lberequired upon the goods as a condition of recognition of the right to protect ion. The use of the TM and ® symbol can therefore be only an option. Furthermore, according to the Lanham Actin the United States, if the symbol ® is not used, this may have an effect on the damages to be compensated. The symbol ® is however a useful to olwhere the mark is registered. Conversely, the symbol TM means legally nothing. Therefore this Delegation suggested that the use of the symbol TM should not be promoted.
- 238. The Delegation of the United States explained that the registration of a mark does not confer a right in the United States. The use in commerce establishes the right in a mark. The symbolisal lowed to be used after the registration in the week, exceptions are allowed where the mark is registered in other countries.
- 239. The Delegation of Australia did not wish to promote the use of the symbol TM but would favor the promotion of a better understanding of the use of those symbols which be restricted to certain circumstances. There is some jurisprudence in Australia where the Court shave taken note of the existence of the TM symbol.
- 240. TheDelegationofUruguaysupportedfurtherdiscussiononthenotionsofconfusio and association and stated that in its country there was no legislation concerning the use of the symbols TMor® and that the IP office cannot control the use of these signs in commerce, which is a matter of the competency of the Courts.
- 241. The Delegation of Canada also supported further work on confusion and concerning the use of the symbols TM and ®. It noted that the use of the TM symbol is more common in respect of very weak marks and said that it is up to the Court sto decide on the use symbols.
- 242. The Delegation of the Russian Federation stated that in this country there was no provision concerning confusion. The holder has the right to use the mark and to prevent others from using identical marks. Also the protecti on of well-known marks is provided for. The Delegations aid that it would be fair to grant to the trade mark holders the possibility to use the symbol TM in respect of their marks. In the future Russian trade mark law, the use of the symbols TM and will be stipulated.
- $243. \ \ The Delegation of the United States stated that the Courts decide of the rights conferred by trademarks.$
- 244. The Delegation of Switzerlands aid that its legislation does not deal with the use of the TM and ® symbols but discussing the issue would be useful. The Delegation suggested to

discuss where such a symbol should be located, since a mark may contain parts which are not protected as such.

- 245. The Representative of INTA explained that the TM symbol was important to the owners of a mark who did not wish to register the mark. Use of these symbols in publications is very convenient and important.
- 246. The Delegation of Algeria pointed out that the ®symbol was increasingly used in international trade. This symbol is also very useful for quality control program and for customs of ficials in order to demonstrate that the product is not a fraudor a counterfeited product.
- 247. The Representative of the ICCs aid that the ®symbol allowed the possibility to show to consumers and the publicing eneral that the mark is protected. The Representative also suggested that penalties should be provided for an abusive use of the sesymbols.
- 248. The Representative of INTAs aid that the use of the standards for packaging in the international market and the use on the Internet should also be considered.

Requirement of Use, Use of the mark

- 249. The Representative of CEIPI stated that the reshould be nore quirement of use at the time of the application, since this is already stipulated by Article 15.3 of the TRIPS Agreement. The Representative wondered whether the principle should be left in the document.
- 250. TheDelegationofSpainsuggestedtha tthecircumstancesreferredtoin paragraph 18(iii)shouldbeidentified(suchas forcemajeure). Thecriteria should not be limited to the independence of the will of the owner of the mark but also to the level of importance of the secircumstances. As regard sparagraph 18(iv), in Spainthere is no provision concerning the cancellation of a trademark exofficio by the office. The office does not either ask for proof of use when the mark is renewed.
- 251. TheDelegationofYugoslaviaaskedwhethe rtheperiodofnon -useinparagraph18(ii) couldbecomputedalsofromthemomentwherethetrademarkwaslastused. Thecauses mentionedinparagraph(iii)mightbe *forcemajeure* oractsofGod, the distinction between the two being worthwhile clarifyin g. As regards cancellation, the initiative usually comes from an interested party. The *exofficio* cancellation of a registration by the office would require too much work.
- 252. TheDelegationofJapanaskedwhethertheperiodmentionedinsubpar agraph18(ii) wascomputedfromthedateofregistrationorfromthedateofthelastuse.Inthecasewhere theownerhasusedthemarkonlyonce,wouldsuchausealsointerrupttheperiodofnon -use? Furthermore,theDelegationreferredtoArticle5.C oftheParisConventionwhichprovides forthatregistrationtobecancelledonlyifthepersonconcerneddoesnotjustifyhisinaction. Asregardsparagraph19,theDelegationsuggestedtoincludeArticle5oftheWIPOJoint Recommendationconcerningtr ademarklicensesinthisparagraph.

- 253. The Delegation of Algeria stated that in its country only the Courts may cancel the registration but not the office.
- 254. TheDelegationoftheEuropeanCommunitiesstatedthattheEClegislationdidnot providefor *exofficio* cancellationbytheofficeandhadsomeconcernswithsuchapossibility beingintroduced.Moreover,therequirementofuseisstipulatedbyArticle15.3oftheTRIPS Agreement.Theexpression"independently"insubparagraph 18(iii)istoobroadsincethe inactionhastobejustified.
- 255. The Representative of the AIPPI suggested that paragraph 18 should be left out because the provisions were already in the TRIPS Agreement. However, paragraph 19 should remain.
- 256. TheSecretariatnotedthatthesuggestionsindocumentSCT/8/3arebasedontheParis ConventionorontheTRIPSAgreementbutneverthelessmayrequiredtobeprecised. The periodofnon -use, as described for example in subparagraph 18(ii), var ies from country to country, therefore it would be useful to have a common approach in order that the holder would know when the periodofnon -use starts. Subparagraph 18(iv) is meant to be optional and creates a possibility for IP offices to eliminate the so-called "deadwood" from its registry.
- 257. TheDelegationofAustraliasupportedparagraph18asawhole.Withregardsto(ii),it suggestedagraceperiodfortheownerofthemarkbeforewhichnobodycouldtakeactions becauseofnon -use. Thisgraceperiodwouldbecalculatedfromthedateofregistration.A questionhasalsotoberepliedastowhenthedelaycountedforanon -useforanuninterrupted periodstarts.TheDelegationdisagreedwiththeAIPPIandstatedthatalthough subparagraph 18(iii)issimilartoothertreatyprovisions,suchareferenceisnevertheless needed.Subparagraph(iv),althoughdifficultfromapracticalpointofviewisanewtopic worthwhilediscussing.Asregardssubparagraph(v)theuseofthemarkshou ldbeexpressed positively.
- $258. \ \ The Delegation of Sweden stated that subparagraph (iv) should not be binding. The cancellation of a registration should be made at the request of third parties.$
- $259. \ The Delegation of Mauritius said that the implementation of the TLT is difficult for small IP of fices. The specific needs of these of fices should be taken into account, both with regard to documents SCT/8/2 and SCT/8/3.$
- 260. The Delegation of Canada supported further discussion on paragraph 18 and stated that the use in paragraph 15,18 and 19 should be defined in the same way.
- 261. TheDelegationofFrancesupportedtheDelegationofAustraliainthatparagraph18 shouldbekeptandtherelevantprovisionsoftheParisConv entionortheTRIPSAgreement shouldbeindicated.TheDelegationalsoreferredtoArticle12oftheECDirectiveaccording towhichthecommencementofresumptionofusewithinaperiodofthreemonthspreceding thefilingoftheapplicationforrevocati onshallbedisregardedwherepreparationsforthe commencementorresumptionoccuronlyaftertheproprietorbecomesawarethatthe applicationforrevocationmaybefiled.Thisaspectshouldalsobecoveredinparagraph18.
- 262. The Delegation of Yugoslavia supported the suggestions of Canada and Australia as well as the three -month time limit mentioned by the Delegation of France. Regarding

Article 19,problemsmayariseconcerningtheuseinrespectofservices. Theusein advertisingshould beenoughinrespectofservices. This Delegationals or aised the question whether parallel import would be considered as a use of a mark.

- 263. TheRepresentativeoftheICCsaidthat,irrespectiveoftheexistinglegislations, everythingwhich ispossibleshouldbeconsideredbytheSCTatthisstage.Asregards paragraph18,itisimportanttodefinefromwhichpointtheperiodofnon -useshouldbe computed.Subaragraph18(v)isveryimportantsincethedistinctivecharacterofamarkis the cornerstonefortrademarkusers,IPofficesandCourts.Thiscriterionshouldbefurther discussedinordertoestablishguidelinesforthosewhohavetodealwithtrademarks,whether users,IPofficesorCourts.
- 264. The Representative of the A IPP I added that in some countries, in opposition procedures, the opponents hould prove that the mark has not been used.
- 265. TheRepresentativeofCEIPIexplainedthatdiscussionsinthespecialsessionofthe SCTregardingtheabusiveuseofdoma innamesshowedthattheprotectionofunregistered trademarksremainsaproblembeforetheUDRP,becausesomecountriesdonotrecognize unregisteredmarks. Theexperiencesofcountries who do recognize unregisteredmarks would be beneficial in this respect.
- 266. The Delegation of the Republic of Koreastated that the term "cancellation" had a different meaning in paragraphs 16 and 18. In paragraph 16, the term "invalidation" should be used in stead of "cancellation".
- 267. The Secretaria tsuggested to circulate a questionnaire to Member States in order for the International Bureauto further elaborate anewdo cument based on document SCT/8/3. This expanded document would include references to case laws and existing treaties and would take into account the discussion at the eighthsession relating to the following issues:
 - $\hbox{-Definition} of a Mark: non \\ and industrial designs; \\ \hbox{-traditional marks, interface of trademarks with copyright}$
 - -GroundsforRefusal;
 - -PriorRights:examplesra isedbyMemberStates;
 - -RightsConferredbyRegistration:positiveapproach,conceptsofconfusionand association;
 - -Useofthesymbols"TM"and"®";
 - -Criteria of distinctiveness; generic terms, usage of foreign expressions;
 - -Non -RegisteredTrademarks.
- $268. \ \ The Delegation of Spain asked whether the new document would be ready for the next meeting of the SCT in November.$
- 269. The Secretariatres ponded that in principle the documents hould be sent to Member States in advance for discussion at the next SCT meeting in November.
- 270. The Delegation of Uruguayasked whether paragraph 20 onen forcement in document SCT/8/3 was going to be dealt within the next document.
- 271. The Secretaria tremarked that some poin ts indocument SCT/8/3 had not yet been dealt with a mongwhich "Enforcement," "Registra bility of a Mark," "Trademark Administration"

and Registration" and "Cancellation." The Secretariats aid that the SCT should decide whether it wanted them to be included in the new document.

- 272. The Delegation of Uruguaysaidit wanted paragraph 20 called "Enforcement" to be included in the expanded document. It was important for this Delegation to consider some studies by the International Bureau.
- 273. The Secretariatin formed the SCT that the Advisory Committee on Enforcement would in principle meetin September 2002 and might discuss, among others, this issue.
- 274. The Delegation of Egypt stated that the expanded paper should only deal with paragraphs discussed at this session.
- 275. TheRepresentativeoftheICCaskedwhethertheexpandeddocumentwouldcombine documentSCT8/2anddocumentSCT/8/3.
- 276. TheSecretariatrepliedthattherewouldbenomergingofdocument SCT/8/2and documentSCT/8/3andstressedthattheexpandeddocumentbasedondocumentSCT/8/3will takeintoaccountthediscussionsatthissessionand,ifpossible,repliestothequestionnaireto besenttoMemberStates.
- 277. Withregardto themeetingoftheAdvisoryCommitteeonEnforcement,theSecretariat statedthatworkhadstartedontheorganizationofitsnextmeeting.Thismeetingshouldtake placeinSeptemberbutthefinaldateandthenameofthemeetinghadnotbeensetupyet. MemberStatesshouldsoonbeinformedthereof.

AgendaItem 6:GeographicalIndications

- 278. The Chairman stated that past discussions on geographical indications were based on document SCT/5/3 "Possible Solutions for Conflicts between Tradema rks and Geographical Indications and for Conflicts between Homonymous Geographical Indications." After discussing this document at the fifths ession, a new document called SCT/6/3 was presented at the sixths ession. This document was slightly revised and bear snow therefore a SCT/8/4. There was also a new document called SCT/8/5, which was an addendum.
- 279. AttherequestoftheChairman,theSecretariatintroduceddocumentSCT/8/4,pointing outthatitisalmostsimilartodocumentSCT/6/3 butwasslightlyamendedonthebasisofthe commentsmadebyMemberStatesatthelastsession.Thefollowingamendmentshadbeen made:
 - -Anewlinewasaddedattheendofparagraph1;
 - -Line2ofparagraph8wasamended;
 - -Paragraph33wasadded;
 - -Paragraphs92and95wereslightlyamended;
 - -Footnote43wasaddedtoparagraph105.
- 280. OndocumentSCT/8/5,theSecretariatrecalledthatdocumentSCT/8/4contains an overview of the historical background of geographical indications, the existing systems for protection and obtaining protection in other countries. At these venth session of the SCT, Member States agreed that the International Bureaushould, in preparation

fordiscussionattheeighthsession, supplem entthisdocumentwithanaddendumdealingwith thefollowing non -exhaustive list of issues: definition of geographical indications, protection ofageographicalindicationinits country of origin, protection of geographical indications abroad, generict erms, conflicts between geographical indications and trademarks, and conflictsbetweenhomonymousgeographicalindications. The Secretariat stated that the questionofdefinitionandapplicableterminologyisthepointofdeparturefromwhichthe discussions could start. Historically, anumber of terms have being used as mentioned in paragraph5and 6:indicationsofsource,appellationsoforigin,geographicalindications. These terms cover different approaches and these terms are taken from differentinternational instruments. Howeverthed efinition of geographical indications in Article 22.1 of the TRIPS Agreement, seemed to prevail in international forums, including at these venths ession of the SCT.Paragraph6dealswithotherdefinitionsofgeog raphicalindications. The Secretariat thoughtthisCommitteeshoulddealwiththedefinitionandtheapplicableterminology withoutprejudgingatthisstageofthediscussionsanylegalimplicationsthatthedefinitions mighthave.

- 281. TheDeleg ationofGermanystatedthatbothdocumentsweremostcomprehensiveand constitutedagreatsourceofinformation. TheDelegationbelievedthatthediscussionof thesedocumentswouldfacilitateabroaderandbetterunderstandingoftheissuesatstakeon thebasisofinformationpresentedinaneutralwayandaskedwhetherhewasrightin believingthatthatwaspreciselytheaimofhavingincludedthistopicintheAgendaofthe SCT.
- 282. TheSecretariatstatedthatthatwasexactlytheaimoft hediscussionsonthisAgenda ItemattheSCT.
- 283. The Chairman opened the floor for comments on Part II of document SCT/8/5.
- 284. TheDelegationofYugoslaviastatedthattherewerealotofproblemsregardingthe definitionofgeograph icalindications,notonlyfromalinguisticpointofviewbutalsowith regardtothelegalconsequenceofthedefinitions. Theseproblemswerecausedbythe introductionoftheterm "geographicalindications" inthe TRIPS Agreement while that term wasp reviously used in WIPO as a comprehensive term designating indications of source and appellations of origin. In three different international agreements, there were three different definitions of the rights and each of those rights had its ownscope and aved ifferent scopes of protection of those rights. This Delegation therefore suggested to adopt the term "indications of geographical origin." The other possibility was to use the indication of source as an all -comprehensive terms incegeographical indications and appellations of originare included in the category of indications of source. From the point of view of this Delegation, the Secretariat should consider in the future the use of indications of geographical origin as a term that would cover practically all the traditional definitions concerning appellations of origin, indications of source or geographical indication.
- 285. TheDelegationofArgentinathoughtthisCommitteeshouldnotbelookingfornew definitionsatthismoment. TheSe cretariatoftheWTO, inrecapitulating proposal smade by itsMemberStates, was facing problems posed by the multiplicity of definitions existing at the national, regional or international level. The Delegations aid that it preferred the use of the TRIPSA greement definition. This definition covers the largest number of States member of amultilateral agreement. The Delegation thought that the starting point would have to be the definition provided in Article 22.1 of the TRIPSA greement.

- 286. TheDelegationofYugoslaviaclarifiedthatitsproposalwasjustforconsiderationby WIPO.AccordingtothisDelegation,theTRIPSAgreementdefinitionofgeographical indicationsisveryclosetothedefinitionofappellationoforiginintheLisbonAgr eement,to which20 countriesaremembers,buttheTRIPSAgreementdefinitionaloneisnotsufficient fordefiningappellationsoforiginundertheLisbonAgreement.TheDelegationunderlined thatattheinternationallevel,therewerethreeinternational agreementswiththreedifferent definitions:appellationsoforigin,geographicalindicationsandindicationsofsource.The Delegationconsideredthatappellationsoforiginandgeographicalindicationsarepartof indicationsofsourcealthoughnotall indicationsofsourcecouldqualifyforgeographical indicationsprotectionandnotallgeographicalindicationscouldqualifyforappellationof originprotection.
- 287. TheDelegationoftheEuropeanCommunities,alsospeakingonbehalfofitsM ember States,agreedwiththecommentsmadebytheDelegationofArgentinaandsaidthatalthough differentterminologiesexist,thecommondenominatorshouldbeArticle22.10fthe TRIPS Agreement.TheEClegislationprovidesforaprotectionofgeograph icalindications andappellationsoforigin.DocumentSCT/8/5dealswiththisissuewithagoodapproachand isagoodbasisfordiscussingit.TheDelegationthoughtthediscussionsatthisCommittee shouldbebasedonthedefinitiongiveninArticle22 .1oftheTRIPSAgreeementbecauseit dealswiththeissuesofobjectivelinksandreputation,twoimportantelements.Thecontents ofthedefinitionprovidesafoundationfortheelementswhichservetoprotectgeographical indications.Article22.1of theTRIPSAgreementfulfillsthisrequirement.
- 288. TheDelegationofGermanyendorsedthestatementsmadebytheDelegationsof ArgentinaandoftheEuropeanCommunities.Itwasalsotheunderstandingofthis Delegationthat,inthecontextof theTRIPSAgreementCounciloftheWTO,anotherterm wasproposedforpracticalpurposes,asneutralaspossible.TheDelegationpointedoutthat paragraphs5to 9ofthedocumentcouldbediscussedundertwoaspects:adescriptionofthe existingtermin ologyandalookatthedevelopmentofthesysteminthefuture.Articles22 and23oftheTRIPSAgreementhavetwodifferentlevelsofprotection,whilebotharticles areusingthesameterminology,geographicalindications.Alegislationwithdifferent levels ofprotection,usingdifferenttermstodesignateeachtypeofprotection,maybeimaginedbut theDelegationconsideredsuchanissuesomewhatpremature.TheDelegationconcludedthat itsupportedthesuggestionmadebytheEuropeanCommunitiest ousethedefinitionof Article 22.1oftheTRIPSAgreementasastartingpointofthediscussionsintheSCT.
- 289. TheDelegationoftheUnitedStatesofAmericasaidthatdocumentsSCT/8/4and5did notproposeanyspecificdirectionandagreed withthecommentsmadebytheDelegationsof Argentina,theEuropeanCommunitiesandGermany,ontheapproachtobefollowedbythe SCTregardingtheissuesofdefinitionandterminology.TheSCTcouldcontemplateother workwithrespecttogeographicali ndications,howeverithastobeginwiththebasicquestion, theeligiblesubjectmatterforprotectionasgeographicalindications.Inthisrespect, documentsSCT/8/4and5presentdifferentanswerstothisproblem.TheDelegationalso raisedthequesti onofprotectingcountrynames,localities,historicalnames,placenames, devises,3Dsigns,phrasesandnamesofplaceswhichnolongerexist,asgeographical indications.TheDelegationunderlinedthatasthereisaninternationaluniformunderstanding ofwhatistheeligiblesubjectmatterofprotectionwithregardtomarks,atleastasregardsto words,phrases,designsandcombinationofcolors,orservicemarks,thereisaneedfora

commonunderstandingonwhatthisCommitteecallsgeographicalind ications. The Delegationthereforeproposed to develop a common understanding of what is eligible for protection as a geographical indication, from an intellectual property perspective, without duplicating the work being completed by the WTO. The work at the WTO is trade based and naturally influenced by trade concerns. In contrast, WIPO is a for unwhere a discussion of geographical indications could be done on the basis of intellectual property principles. The eligible subject matter of geographical in dications should have a sast arting point Article 22.1 of the TRIPS Agreement.

- 290. The Delegation of Australian oticed that the documents highlighted an umber of issues. ThisDelegationagreedwiththecommentsmadebytheDelegationsoftheEuro pean Communities, Germany, Argentina and the United States of America that the definition provided in the TRIPS Agreement was a good starting point, though the rewereother terminologiesthatexistedinotherinternationalagreements. Forthis reason, it mightbe appropriatesometimestoreferspecificallytothoseterminologies. The comments made by the Delegation of the European Communities highlighted the elements of objective link and reputation. Therelevance of these two issues in various laws is important. The Delegation noted that before the TRIPS Agreement, quite a large number of countries did not have geographicalindicationsprotection. In the process of implementing the TRIPS Agreement provisionsongeographicalindicationsquiteanumber ofcountrieshaveusedthedefinitionof Article 22.1 as a basis for their laws, without elaborating on issues such as objective links or whichparticular goods are eligible for geographical indication protection. The problem of provingaparticularreput ationattributedtothegeographicaloriginofgoodscouldalsobean are a of further discussion by the SCT. In this context, the Delegation supported the proposalbytheDelegationoftheUnitedStatesofAmericawithregardtotheeligiblesubjectmatte rof geographicalindications as a useful starting point for consideration by this Committee.
- 291. The Delegation of Sri Lankadidnots have most of the comments and opinions that had been made by the previous Delegations but thought that WIPO documentswereveryuseful andthattheTRIPSAgreementdefinitionwasagoodstartingpoint. TheDelegationrecalled thatinWIPO's Model Law of 1975, which some countries followed, the definition of geographicalindicationswasratherindicatedasappellat ionsoforigin.Beforethat,these countrieshadindications of source. For the Delegation, the scope of the definition of geographicalindicationsisbetweenthesetwoconcepts. When the TRIPS Agreement came intoforce, developing countries were requir edtoembodythoseprovisionsintheirlegislation. Therefore, most of them followed the definition provided in Article 22.1 of the TRIPS Agreement. The Delegation stressed that the work of the SCT should not under minethis implementation, currently unde rtaken by developing countries. The Delegation questioned whetheritwasinthemandateofthisCommitteetodecidetheeligiblesubjectmatterof geographicalindications, and said that it should be left to the national law sto decide on this point.
- 292. The Delegation of Canada supported the comments made by the Delegations of the European Communities, Argentina, United States of America and Sri Lanka, with regard to Article 22.1 of the TRIPS Agreement as a good starting point.
- 293. The Delegation of Mexicosupported the comments made by the Delegation of Yugoslavia. One of the major problems with the definition of geographical indications is that it was defined differently by the WTO and WIPO. However, the Delegation believed the definition in the TRIPS Agreement was more widely accepted throughout the world. As was

statedbytheDelegationofYugoslavia,thedefinitionofindicationsofsourceandthe definitionofappellationsoforiginarecoveredbythedefinitionofgeographical indicationsas providedforintheTRIPSAgreement.TheDelegationillustratedthedifferenttermswitha basketofeggs:thebasketbeingindicationsofgeographicalorigin,theyokeoftheeggthe appellationsoforigin,thewhiteoftheegggeographic alindications,andtheshell,indications of source.

- 294. The Delegation of Guatemalastated that the definition of geographical indications should be that of Article 22.1 of the TRIPS Agreement. The Delegation stressed its interest for a study on objective links and reputation. These two issues are very important parts of the definition of geographical indications in the TRIPS Agreement and make the difference between what is a geographical indication and what is not.
- 295. The Delegation of Argentina stated that, with reference to the indications of source, it didnotseetheintellectualpropertyelementwhichthisconceptisprotecting. Moreover, as mentionedinparagraph4ofdocumentSCT/8/4,indicationsofsourcedonotrequiresp ecific characteristics of the product and therefore do not comply with the TRIPS Agreementdefinition. The Delegation added that the words "made in" for exampled on ot provide for any specific intellectual property right protection. In this respect, it w ouldbeusefultoseethe differences, for example, between geographical indications and rules of origin relating to productsmadeinothercountries. The Delegation mentioned that the basic problem relating tothedefinitionisthatofdeterminingitsex actscopeofapplication. It pointed out and agreedwiththesecondsentenceofparagraph10ofdocumentSCT/8/5whichreads:"goods onwhichageographicalindicationisusedmustnecessarilybeproducedinaparticular entthatshouldbeconsideredtodefinetheinheritnatureof place."Thisisthecrucialelem protectionofgeographicalindicationswithregardtolinksthroughwhichageographical indicationprotection could be determined. The Delegation observed that it may not be appropriatetotal kof"objective"linksbecauselinksareinterpretedanddeterminedby nationallegislationatnationallevel. This aspect constitutes an important element to take into account.
- 296. The Delegation of the European Communities, also speaking on be halfofitsMember States, saidthateachnationallegislation can have different definitions and different levels of protection. The important point is to get a common reference enabling the Member States to understandthattheprotectiongrantedtogeog raphicalindicationsisdoneonanidentical basis. The definition of Article 22 (1) should therefore constitute the common denominator.Thequestionofhowthedefinitionisappliedissolvedbyeachnationalsystemwhichhasto takeintoaccountdiffere ntconstituents. If the conditions of the definition are fulfilled, then the protection can be granted. An important point for the Delegation is, firstly, that each MemberStateprotectsgeographicalindications, whateversystemischosen, and secondly, that within the mechanism of protection, the conditions of the definition are checked and met.Itisuptoeachnationallegislationtoapplythedefinitioninthemostappropriatewayand according to its own guidelines, as long as the conditions are ful filled.TheDelegationadded thatitwouldbeinterestingtoseetowhatextentthedifferentsystemsofprotection,in particular those relating to certification or collective marks, actually allow for verification that theconstituentspartsofthedefi nitionaremet. The Delegation concluded that if the definitionisnotapplied, then the consumers will not get correct information concerning the product.

- 297. TheDelegationoftheCzechRepublicstatedthatArticle22.1oftheTRIPSAgreement isagoodstartingpointfordiscussion.However,assaidbytheDelegationofSriLanka,itis nottheappropriatemomenttotalkabouttheeligiblesubjectmatterofgeographical indications.Astudyonobjectivelinkswouldnotbeagoodbasisfordi scussionbecauseit couldbeprejudicialtothecountrieswhichareintheprocessofimplementingasystemof protectionofgeographicalindications.
- 298. TheDelegationoftheRepublicofKoreastatedthatArticle22.1oftheTRIPS Agreementsho uldbethestartingpointsinceWTOMemberStatesareboundbyit.The RepublicofKoreahasrecentlyimplementedasystemofregistrationforgeographical indicationsbutexperienceddifficultiesininterpretingthelegalmeaningoftheTRIPS Agreement. Therefore, searchingfortheexactmeaningofgeographical indications as defined in Article 22.1 of the TRIPS Agreement would be very useful for this Delegation.
- 299. TheDelegationofYugoslavia,inreplytothestatementmadebytheDelegation of Argentina,saidthatthereissomeexperienceregardingtheprotectionofindicationsofsource. TheMadridAgreementfortherepressionoffalseanddeceptiveindicationsofsourceon goods,whichbindsmorethan30countries,providesastrongprotetionforindicationsof source.OneofitsprovisionsobligesitsMemberStatestopreventtheimportofgoodswhich haveafalseordeceptiveindicationsofsourceandtoseizethosegoodsiftheyenterthe country.Thisagreementprovidesalsoforaddi tionalprotectionforwines.
- 300. The Delegation of Romania supported the precedent Delegations suggesting that Article 22.1 of the TRIPS Agreement should be therefore point of discussion.
- 301. TheDelegationoftheEuropeanCommuniti es,alsospeakingonbehalfofitsMember States,reaffirmedthattheimportantpointisthatthedefinitionisappliedbythedifferent systemsandthedifferentmechanismsofprotection. However, the interpretation of the definition, as regards its elem ents, should be left to national legislation. The Delegation wondered how the Secretariat could further develop this issue and stated that the discussion on the definition should be used to different iate the different protection mechanisms and determine how the definition is applied.
- 302. The Delegation of Bulgarias hared the concern raised by the Delegation of the European Communities. Like the Delegations of Sri Lanka and the Czech Republic, the Delegation felt that the eligible subject matter, the objective criteria and the question of reputations hould be left to national judicial practices. The Delegation was he sit antastothe convenience to study these matters in the SCT.
- 303. TheDelegationofSriLankasharedtheopinionofthe DelegationoftheEuropean CommunitiesregardingArticle22.1oftheTRIPSAgreementwhichprovidestheelementsto beconsideredunderthesubjectmatterissue.TheTRIPSAgreementagreementlaiddownthe minimumstandards.Interpretationofthedefinit ionshouldbelefttoMemberStates accordingtothefundamentalprincipletheSCTalwaysworkedwith.TheDelegationwould beopposedtotheSCTlookingintothisissuebecauseitisnotitsmandate.Furthermore, studiesundertakenbytheWTOwithrespe cttotheimplementationofSection3oftheTRIPS Agreementprovidesomeguidancewithrespecttothedifferentsystemsandpracticesthat havebeenadoptedbyMemberStates.TheDelegationreaffirmedthatthedefinitionofthe TRIPSAgreementalreadyse tsouttheeligiblecriteria.

- 304. TheDelegationoftheUnitedStatesofAmericareiteratedthatthestartingpointofthe discussionsshouldbetheeligiblesubjectmatterofgeographicalindications. Asimilar approachhasbeentakenbytheSC TwithregardtotrademarklawwhentheCommittee discussedthedifferenttypesofmarksandtherelevantprotection. TheDelegationobserved thatitisveryimportantfortheSCTtohaveauniformunderstandingoftheeligiblesubject matter. There is avitalneedtounderstandwhatthoseelementsrefertoandthebestwayto doitistodefinewhatageographicalindicationmeans. TheDelegationhoweverconsidered, astheDelegationoftheCzechRepublic, thatitmaybeprematuretostudyobjectiveli nks, althoughthisissueisworthwhilediscussing, beforediscussingtheeligiblesubjectmatter.
- 305. TheDelegationofAustraliasaidthatinterventionsbySCTmembersshowedthatthere wasalotofroomfordiscussionintheCommitteeandthat issuessuchastheArticle 22.1 definition, "objectivelink" and "reputation" were highlighted by many Delegations as importantones. The Delegation added that Article 22.1 of the TRIPS Agreement leaves alot of gaps and agreed that it was not in the mand at eof the SCT to define what was in this Article.
- 306. The Delegation of Yugoslavia endorsed the statement made by the Delegation of Australia.
- 307. The Chairman invited the Committee for suggestions on the way to proceed further on this issue.
- 308. The Delegation of Australia wondered whether the SCT would make more progress on this issue at this session.
- 309. The Delegation of Bulgaria agreed with the Delegation of Australia and considered that the SCT should not furthe er discuss the definition but should leave the door open for future discussions.
- 310. The Delegation of Argentina stated it had no objection discussing links.
- 311. TheDelegationoftheEuropeanCommunities,alsospeakingonbehalfofits Member States,statedthatdocumentSCT/8/5hadmorepointstobediscussedandsuggestedto discussinthefuturehowthedifferentsystemsofprotectionapplythedefinitionof Article 22.1oftheTRIPSAgreement.
- 312. The Chairman suggested to start discussing the protection of a geographical indication in its country of origin, and opened the floor for comments.
- 313. TheDelegationofSwitzerlandnotedthat,asmentionedindocumentSCT/8/5,the protectioninthecountryoforiginint roducesanotionlinkedtoterritoriality,whichshouldbe lefttonationalappreciation. TheDelegationobservedthatveryoftentheprotectionof geographicalindicationsisgrantedthroughregistrationorbyaspecificlawordecreesbut thatothersop tions,moreflexibleandcosteffective, alsoexist. For instance, this is the case of the *suigeneris* protectionofgeographicalindications granted by the law without any registration mechanism, creating a presumption of protection of the geographicalindications. This kind of protectional lows the legitimate users of a geographical indication to go to Court to defend directly their rights. The Delegation recognized that the protection of geographical indications through registration has serious practical advantages such as the publicity of the

registeredgeographicalindication, or information on the geographical area and the characteristics of the product. Both kind of protections are complementary and could be combined. The Delegation noted that the edocument did not deal in detail with such way of protection without registration and suggested that explanation on such form of suigeneris protection could be developed in the document. Finally, the Delegation pointed out that the example given in subparagraph 18 constitutes a very isolated case in Switzerland.

- 314. TheDelegationofArgentinasaidthatparagraph16reflectedthenecessarybalance betweentheproducers, the consumers and the administration, and suggested that this balance should prevail in the discussions and in the protection of geographical indications. The Delegation sought clarification as to the type of necessary elements or links used to get protection as a geographical indication in other countries and wondered whether I SO standards are used for the same purpose as geographical indications.
- 315. TheDelegationoftheEuropeanCommunities,alsospeakingonbehalfofitsMember States,supportedthecommentmadebytheDelegationofSwitzerlandwithrespectto territoriality.Chapter IIIofthedocumentshouldhavemadeclearthatthedefinitionshould beappreciatednationally,asthereputationisappreciatedonthebasisofthegeographical indicationitself.TheDelegationsaidthattheprotectionismeantto protectaproductasa geographicalindicationbecausethisproducthasfulfilledalltheelementsofthedefinition, nottopreventthecommercializationofotherproducts.
- 316. TheDelegationofAustralianotedthatterritorialityisanimporta ntissuewithlinkages totheissueofexceptions.Forexample,ageographicalindicationcanbeagenerictermin onecountryandnotinanother.Theissueoftheso -called"grandfathering"exceptionshould alsobeaddressed.Moreover,theDelegationc onsidereditwouldbedifficulttobenefitfroma geographicalindicationprotectionifsuchprotectioncannotbegrantedinothercountries.In thisregard,theDelegationwasinterestedtoknowhowothercountriesapplytheexceptions providedforinth eTRIPSAgreement.Withreferencetoparagraph 10ofthedocument,the Delegationpointedoutthattherewereverydifferentnationalapproachesconcerningthefact thatgoodsonwhichageographicalindicationisusedmustnecessarilybeproducedina particularplace.
- 317. TheDelegationofArgentinasupportedtheDelegationofAustraliaontheterritoriality issueandtheexceptions,particularlythegenericterms.Furthermore,itwasimportantforits Delegationtoseehowparagraph10isunderstoodbyothercountriesandhowtheTRIPS Agreementdefinitionofgeographicalindicationshasbeenusedinbilateralagreements. Regardingparagraph17,theDelegationwasinterestedinknowingwhetherallthecriteria listedconstitutedanintegralp—artoftheprotection.Theinterfacewithrulesoforiginand labellingwouldalsorequireclarification.
- 318. TheDelegationofYugoslaviasupportedthecommentsbytheDelegationsofAustralia andArgentina. Thelinkbetweenproductandthepl aceofproduction, as indicated in the last sentence of paragraph 10 is essential for appellations of originand geographical indications. Referring to the Lisbon Agreement, the Delegations aid that the requirements are very precise and even stricterint his Agreement. The Delegation explained that in Yugoslavia, the approach is similar to France where the geographical ement and the characteristics of the products linked to the place are both taken into account. The Delegation stated that appellations of originand geographical indications are linked with certain territories and that this approach should prevail.

- 319. TheDelegationoftheEuropeanCommunities,alsospeakingonbehalfofitsMember States,agreedwiththelastcommentmadebyth eDelegationofYugoslaviaandwiththe SwissDelegationaccordingtowhichterritoriality,asforallintellectualpropertyrights,isthe coreoftheprotection.Inthisrespect,theessenceoftheprotectionofgeographical indicationsisthelinkbetw eentheproductandthegeographicalarea,whetherbyobjective linksorviareputation.RegardingISOstandards,theDelegationsaidthattheyarenot intellectualpropertyrights.Theydefinethecharacteristicsofaproduct,asCODEXregarding thepro ductionofagood,andhavenothingtodowithageographicalarea.
- 320. TheDelegationofFrancerepliedtotheDelegationsofArgentinaandYugoslaviawith regardtoparagraph17whichreferstowineproductsandappellationsoforiginasprotec tedin France.TheDelegationprecisedthatwineswerethefirstproductsinFrancethatweregiven appellationsoforiginandthissectorhasbeenregulatedfor65years.Appellationsoforigin forwinesareregulatedbyministerialdecrees,whichdefin eageographicalareaandlaydown therelevantconditionsofproduction.Thesameapproachisappliedforotherproducts. ConcerninghygieneandISOstandards,theDelegationsaid,astheDelegationofthe EuropeanCommunities,thattheywerenottopics tobediscussedintheSCT.TheDelegation concludedthatitisonlythetypicalnatureoftheproductwhichdeterminesageographical indication,notsanitarymeasureswhichdonotaffectthetypicalnatureoftheproducts themselvesandthereforeshoul dnotbeconsideredbythisCommittee.
- 321. TheDelegationofAustraliasupportedtheDelegationofArgentinainquestioningthe linkageofgeographicalindicationsandISOstandards.AccordingtothisDelegationthereis alsoaquestionoflinka gebetweenrulesoforiginandgeographicalindications.Thisgoes backtothequestionofwhethertheentirechainofproductionforagood,carryinga geographicalindication,mustoccurinoneplace,inordertosatisfytheTRIPSdefinition.In thisr espect,thedelegationprovidedtheexampleofarecentcasebroughtbeforetheEuropean CourtofJusticeconcerningParmaHam,whichraised,amongotherissues,theissueofrules oforigin.TheDelegationsaidthatalthoughtheSCTmaynotbetheforum toresolvethese issues,nevertheless,thelinkagebetweengeographicalindicationsandtheseotherareas shouldbekeptinmind.
- 322. The Delegation of Sri Lankasaid that there seems to be some confusion with the terminologyusedintheCommitt ee.Regardingparagraph17,appellationsoforiginand geographicalindications should be distinguished. Document SCT/8/4 deals extensively with the scope of the sed ifferent terms. The definition of geographical indications is broader than the scope of the sed if the sed in the scope of the sed if the sed in the sedthe definition of appellations of origin because it refers to indications, while appellations of originrefertospecificconditions. Asmentioned in paragraph 17, there are additional criteria whichhavetobefulfilledinordertogetprotectionofanappellationof origin.Signsthat couldbeusedtoindicatearegionarenotnecessarilycoveredbythedefinitionofappellation oforigin. The TRIPS definition of geographical indications leaves some flexibility to countriestoincludeproductsthatcouldbeconside redasgeographicalindications, subject to certainexceptions. Withregardtothesecondline of paragraph 10, the Delegations aid that the entire chain of production of a good should take place in the same country. The SCT shouldlookintothisissueb ecauseofthedifferentpracticesadoptedbycountriesbutshould notspellouttheminimumprocesshandledinthecountries.Ratherthanmakingan assessment, the SCT members should share their experiences. This Delegation stated that itagreedwiththe Delegation of Australia concerning the interest of the linkage of geographical indicationsandrulesoforiginbutremarkedthattheSCTwasnottheforumtodiscussthis

issue. The Delegation explained that, in Sri Lanka, in order to use the trademark "Ceylon Tea," the product has to be produced, packed and labeled in Sri Lanka.

- 323. The Delegation of the European Communities, also speaking on behalf of its Member States, stressed that ISO and CODEX standards are not intellectual property rightscontraryto whatwassaidbysomeDelegations. Theyonlylaiddownproductionstandards and certainly didnotdefineoriustifyalinkbetweenaproductandaparticulargeographicalarea. ConcerningtheEuropeanCourtofJusticecasereferredtobythe Delegation of Australia, the Delegation precised that since the case was complex and raised tricky issues, it would be bettertowaitfortherulingtocommentonit.Regardingparagraphs20and21,the Delegationaskedforaclarificationonhowandwhen ageographicalindicationoran appellationoforigincanexactlyberegisteredasacollectivemark. Inthisrespect, therole played by the definition should be clearly understood. Fulfilling the definition is a fundamentalrequirementandtheelement sofadefinitionareindispensable. They are exante examination. If the elements of examination essentialifthereisaregistrationwithan havenotbeenproperlywitnessed, and properly backed up by evidence, then protection cannot begranted. The D elegation stated that this is the case in a registration procedure for protection of geographical indications, but wondered whether these requirements were also metinothersystemsofprotectionofgeographicalindications.
- 324. The Delegation of Yugoslavia stated that ISO standards and rules of originare not intellectualpropertyrights.Rulesoforiginwereestablishedforcustomsprocedures.They are international practical standards which come from international trade and have nothing to dowiththeterritorial concept discussed in the SCT. ISO standards are also a completely differentthing. The Delegation explained that, for the registration of an appellation of origin in Yugoslavia, the applicant has always the obligation to name the au thoritywhichcertifies thattheproduct, for which the protection under an appellation of origin was asked, fulfills the conditionsprescribed. The certifying authority, which can be university centers and certain ministries(agricultureincertaincases), needs to be authorized by the State and equipped to certifytheproduct. However the certification does not give rights. It is just a certification statingthatcertainconditions are fulfilled by the product. The intellectual property right is establishedaftertheregistrationintheFederalIPOffice.Regardingtheprotection of appellationsoforiginandgeographicalindications by collective or certification marks, the Delegationsaidthatwhenoptingforthiskindofprotection, the applicanth astoknowthathis application will not be treated in the same way as an application for the establishment of an appellationoforigin. It will be treated as a trade mark application. Therefore, geographical namesprotectedascollectivemarkscancollaps eifthefeesarenotpaidoriftheybecome generic. The Delegation observed that few geographical names which are appellations of originorgeographicalindicationsareprotected as collective marks in Yugoslavia. The ofprotectionisnarrowerthanthatofanappellationoforigin reasonforthisisthatthescope and depends on the kind of goods and services that are applied as collective marks.
- 325. TheDelegationofAlgeriastatedthatitwasclearthatappellationsoforiginand geographicalindicationsareorganicallylinkedtotheplaceofproduction. Anydefinition shouldtakeintoaccounttheterritoriallink. Accordingtocustomarypracticein Algeria, the protectionofanappellationoforiginislaiddownbyordinanceandhastobe applied to the IP Office. Various wineshad been protected in the context of the Lisbon Agreement. Products likedates, oliveoil, oranges or carpets also need a similar protection. Trademark law also deals with geographical indications since the protect ion of a mark cannot be granted when the mark is misleading or if the reisnolegal link between the applicant and the indication.

Finally,unfaircompetitionlawandcustomsregulationscouldalsocontributetoabetter protectionofageographicalindi cation.

- 326. The Delegation of Switzerlandstated the rewas noneed to complicate the discussion by talkingaboutISOstandardsandrulesoforigin, which are not linked to geographical indications. For the Delegation, names and signs can also be protectedasgeographical indicationseveniftheydonotcorrespondtothenameofaparticulargeographicalareaas longastheproducts, the yidentified, originate in a particular geographical area and have qualities, characteristics or are putation at tributabletothisparticulararea. The Delegation wonderedwhytheprotectiongrantedtogeographicalindicationscouldbeunderstoodas preventingtheproduction of certain products. It is the essence of geographical indications to protectthenameof products. Making aparallel with trademark protection, the Delegation $explained that for example, numerous companies produces of tdrinks such as colabut the {\tt constant} and {\tt constant} are the {\tt$ ownerofaspecifictrademarkhaslegalmeanstopreventotherproducersofcolatousehis trademarkontheirproductsalthoughtheyproducesimilarproducts. Whyshould the protection for owners of geographical indications not be equivalent? Only producers from the geographicalareaidentifiedbythegeographicalindicationshouldbeallowedtouse geographicalindication on their products. Finally regarding the definition of geographical indications, the Delegations aid that, because of the general character of the definition, it is notnecessaryforallstagesofproductiontobecarriedouti naparticularareainorderforthe designation of a product to grant the protection as geographical indication. As long as the finished productidentified by the geographical indication has characteristics, quality or reputationattributabletothator igin,itsdesignationcanqualifyforaprotectionas geographicalindication. The Delegation stated in conclusion that, for the benefit of the discussionsintheSCT, Delegations should stick to statements of a general nature instead of dwellingwithspe cificnationalsituations.
- 327. TheDelegationofAustraliasoughtclarificationastothemethodofproductionbeing relevanttodefinitionalissuesconcerninggeographicalindications. TheDelegationalsostated thatitdidnothearfromanydel egatesthatnationallegislationshouldberestrictedinanyway withregardtotheimplementationofthedefinitionandthatitwasafairlycommon understandingthatthereshouldbeflexibilitytousetheappropriatemeansofprotection. Fromthediscus sionstheCommitteehadsofar, forexampleoncertificationmarks, the Delegationunderstoodthattherewouldbenoevaluationastowhatkindofprotectionwould beappropriatenorastotheextenttowhichvariousmethodsusedatthenationallevelappl thedefinition.

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328. TheDelegationofGermanyinformedtheparticipantsonthesituationinGermanysince theGermansystemdoesnothaveanecessary exante examinationbeforesomethingcangain protectionunderstatutorylaw.Germanydoesnothavearegistrationsystematthenational levelbutgeographicalindicationscouldbeprotectedunderthelawofrefusionofunfair competition.NationallegislationisinlinewiththeEClegislationconcerningwinesand,toa seconddegree,foodstuff sthataregeographicalindications,undertheECRegulation2081/99. TheTrademarkActalsoprovidessomeprotection,withregardtocollectivemarksfor example.TheDelegationexplainedthatitscountryprovidesthreelevelsofprotection:first, usersofageographicalindicationproductmustindicatethattheproductcomesfroma particularplaceandthegeographicalindicationcannotbeusedifitdoesnotcomefromthis placeorwherethereisariskofconfusionforthecustomers.Secondly,where geographical indicationsareusedforproductswhichhaveacertainquality,orothercharacteristics,which havealinkwiththisarea,thename,termorsigncanonlybeprotectedasageographical

indicationiftheproducthasthisqualityorthesecha racteristics. However, there is no examte examination procedures. Finally, if the geographical indication has acquired a certain reputation, it cannot be used even if the reisno consumer confusion involved, since it will dilute this reputation.

- 329. The Delegation of Sri Lanka, commenting paragraphs 20 and 21 oncertification marks, highlightedthatageographicalindicationisapropertyrightwhichdoesnotdistinguish betweentheindividualpartieswhohaverightstousetheproduct. At the opposite, certificationmarksareconsideredasprivaterights,notpublicrights.Accordingtothe Delegation, three different types of certification marks exist: marks which certify goods and servicesgeneratedinaspecificgeographicregion, marksth atcertifygoodsandservicesthat meetcertainstandardsinrelationtoquality, materialormanufacturing, and marksthatcertify $the performance of the goods or services that have met certain standards laid down by an {\tt the performance} and {\tt the perf$ organizationoraunion. Thesethr eedifferentapproacheshavesomeoverlapsandsome distinctions but do not seem to include all the elements present in the definition. The DelegationthereforesuggestedthattheSCTshouldlookatthedefinitionofgeographical indicationsprovidedfor in Article 22.1 of the TRIPS Agreement to see whether the system of protectionundercertificationmarksreallyfulfillstheelementsprovidedinArticle22.1. TheDelegationaddedthatthegoalofcertificationmarksistocertifynottoindicatethe origin. Moreover, the redoes not seem to be an examination, on the goods which be ara certificationmark, that the conditions of the definition are met, thus giving a dangerous opportunitytofreeridersandformisleadingconsumers.
- 330. TheDelegat ionofArgentinawantedtomakeclearthatitdoesnotconsiderrulesof originasanintellectualpropertyrightandraisedthepointwithrespecttotheinterface betweengeographicalindicationsandrulesoforigin. TheDelegationexplainedthatitis oftensaidthatgeographicalindicationsfacilitatetheexportofproductsandmakeclearits origin. Itisimportanttolookattheissueoftheoriginoftheproductandatthedetermination ofthecriteriaofeligibility. Anameinitselfisnotprote ctablewithoutalinkwithaparticular place. TheDelegationreferredtotheoppositionofanassociationofconsumerstothe protectionasageographicalindicationoftheso -called "viandeséchéedes Grisons" transformed and processed in Switzerland, because it contained beeffrom Argentina. Since similar situations exist with regard to other products, the question of the determination of criteria for eligibility should be further discussed.
- 331. TheDelegationofSudanagreedwiththeSwissD elegationandstatedthatgeographical indicationsshouldbeprotectedevenifnotallthestagesofproductiontookplaceinthesame geographicarea. TheDelegationreferred to cottonor meatproducts, produced in Sudan, which are exported to other scount ries where this raw material is manufactured, but the final product will make no reference to the origin of the raw material.
- 332. TheDelegationoftheCzechRepublicstatedthat,aswassaidbytheDelegationof Yugoslavia,therewasnorelati onbetweenISOstandardsorrulesoforiginandgeographical indications.TheDelegationpointedoutthattheTRIPSAgreementdefinitionprecisesthat thegivenquality,reputationorothercharacteristicsofthegoodsshouldbeessentially attributablet otheplaceoforigin.However,theTRIPSAgreementdefinitiondoesnotdetail whatshouldbeconsideredastheplaceoforigin.Therefore,theDelegationsuggestedto clarifyparagraph 10precisingtheconceptof"productionofthegood"andthestages of productionofthegoodswhicharecovered.Referringtothesituationinitscountry,the Delegationexplainedthataregistrationprocedureexistsforallgeographicalindications

which complies with the definition of the TRIPS Agreement Agreement and the Lisbon Agreement. Moreover, the Czechlegislation was recently amended in order to comply with the ECD irective. The Delegations aid that, although the trademark legislation provides for registration of collective or certification marks, protection of geographical indications as certification marks is not possible because a certification mark does not state the certified qualities of the good sattributable to its geographic origin.

- 333. TheDelegationofYugoslaviasaidthattheproblemrela tingtocertificationmarksis lesstheapplicant, who is generally the authorized organization holding the appellation of origin, but more the lack of information provided on the characteristics of the goods in the certification mark. With regard to good sproduced in one country and transformed in another country claiming the geographical indication protection, it added that many countries know such situation. The Delegation observed that it should not be necessary to establish a connection with the whole chain of production, but to establish the connection between the special quality or characteristics and the place of production of the final product.
- 334. The Delegation of Switzerland clarified that only signs which identify a product having a quality, reputation or other characteristic sattributable to its geographical origin could claim protection as a geographical indication.
- 335. TheDelegationofChinastatedthatthedefinitionofgeographicalindicationsprovided bytheTRIPSAgr eementisagoodbasisfordiscussion. Chinausedadministrativemethods toprotectgeographicalindicationsuntilDecember2001 and, then, included inits legislation specific provisions on geographical indications which are protected as an intellectual property right. Fifty -six geographical indications are currently protected in China.
- 336. TheDelegationofAustraliareaffirmeditsinterestindiscussionsontheinterface betweenrulesoforiginandgeographicalindications. TheDelegationad dedthattheinterface is areality that should be taken into account when discussing geographical indications, as it is taken into account in other intergovernmental organizations dealing with these topics. The application of a principle according to which chaptered is the origin of a good can be based on the place where the last substantial transformation occurs could lead to inconsistent results with protection of geographical indications. The Delegation concluded that, for this reason, this is sue should remain on the Agenda.
- 337. The Delegation of Sri Lankaunderlined that the owner of a certification mark could not control the nature and quality of the product but only the use of the mark. Moreover, certification marks do not indicate the source of the product.
- 338. TheDelegationoftheEuropeanCommunities,alsospeakingonbehalfofitsMember States,stressedthat,whenthedecisionwastakenattheseventhsessiontocontinuetodiscuss geographicalindications,therewasaclearunderstand ingamongDelegationsthatthepurpose ofthediscussionswasabetterunderstandingoftheissue.AccordingtotheDelegation,a betterunderstandingshouldbefirstbasedonthedefinition.TheSecretariatshouldtherefore lookfurtherintothisissueThelinkage,asmentionedinthedefinition,referstodifferent elementsthatcouldbeprovedindifferentways.However,theoriginoftherawmaterialis notnecessarilythemostimportantissueinthisrespectandshouldbeevaluatedonacaseby casebasis,dependingontheproductitself.Ineverycase,itisessentialtodemonstratewhat thelinkisbasedon:itscharacteristicsortheproductionprocess,etc.,andthisshouldnot

underminethedefinition. The Delegationsaid again in conclusion that it would support a further study on the different systems from a definition perspective.

- 339. TheDelegationofArgentinapointedoutthat, because links are a complexissue, it is worthwhile discussing it. Depending on the characteristics of the link that is established, the scope of protection under the definition of Article 22.1 can be interpreted differently. The Delegation disagreed with those Delegations which consider that the raw material has no importance or less importance than the production process method. The Delegation asked whether the holder of a geographical indication has the right to prevent some one from using the same processina nother country and wondered whether the remight be some interferences with technology transfers or with the technical knowledge of a specific company, particularly incountries with high social and cultural mobility. The Delegation restated its interestin discussing this issue.
- 340. TheDelegationoftheUnitedStatesofAmericadisagr eedwiththestatementsmadeby someDelegationsaccordingtowhichgeographicalindicationsarepublicrights, and pointed outthat the preamble of the TRIPSA greement states clearly that intellectual property rights are private rights. With reference to the examination of certification marks, the Delegation precised that the examiner looks at the specimens used as well as other evidence to determine whether age ographical termisused as a certification mark to indicate the origin of the goods upon which it is used. Finally, the Delegations aid that the certifier, although not producing the goods himself, verifies that the said goods qualify certain standards if they come from a particular origin. Geographical indications could be protected as certification marks. The Delegation gave the example of Roque for tor Parmaham which are registered as certification marks in the United States.
- 341. TheRepresentativeofECTA, also speaking on behalf of INTA, made ajoint statement wherebyitsupported the Delegation of Australia concerning the principle of territoriality and itsinteresttofurtherdiscussparagraph10ofdocumentSCT/8/5.Accordingtothe Representative, the international protection cannot be possible if there is no protection in the countryoforigin. The geographical indication does not necessarily have to be registered in the country of origin, but protection in the country of origin is a precondition. In addition, the Representative added that its upported the Delegation of Australiawithregardtotheprinciple -establishedprincipleofintellectualpropertyandshouldapply ofterritorialitywhichisawell to geographicalindications. Therefore the protectability of a geographicalindication should beexaminedonacountryby countrybasis.Regardingthelinkbetweenthequalityofa product and its geographical origin, the representative emphasized that the more the link geographicalindication isweakened, betweentheplacename, the geographical name and the themorethequ alitylinkisweakened, and the more there will be conflicts and adilution of theconceptofa geographicalindication. Withregardtocertificationmarks, the representative stated that it would support the idea of further work by the Secretaria tonwhether the protection as a certification mark is a fully appropriate means of protection. In conclusion, the Representative noted the tension between public and private rights but agreed with the Delegation of the United States of America regarding the factthat, in the TRIPS Agreement, intellectual property rights are private rights, geographicalindications included.
- 342. TheRepresentativeofCEIPIsuggestedthattheSecretariatshouldhavealookatthe potentialinterfacebetweenrulesoforig in,ISOstandardsand geographicalindications,in ordertoclarifythisissuebyunderlyingtherespectiverolesandobjectivesoftherulesand standardsincomparisonwithgeographicalindications .TheRepresentativealsosuggested

thataninteresting questiontofurtherstudywouldbewhetherandtowhatextentitis necessaryforallstagesofproductionofaproducttotakeplaceintheareaofa geographical indicationinorderforthat geographicalindicationto beprotected. Finally, the Representative supported ECTA with regard to the differences of protection between certification and collective marks on the one hand and geographical indications on the other hand, from a comparative law point of view.

- 343. TheDelegationofYugoslaviar eferredtothestatementsmadebytheDelegationsof ArgentinaandECTAandpointedoutthat geographicalindications and appellations of origin protecttraditional products of a geographical indication is not limited to its process, which may be protected as a tradesecret, but is linked to the name of the placetogether with the characteristics of the product. If a product is produced elsewhere than the place of origin, unfair competition laws will provide efficien tremedies. The Delegation agreed that geographical indications are private rights, however it precised that they are not individual rights. It pointed out that nothing in the TRIPS Agreement prohibitusing other signs than a place name, for example trad it it in a lnames, a picture or even music.
- 344. The Delegation of the European Communities, also speaking on behalf of its Member States, contested thereference to a possible dilution of the definition and stated that every one hasaninterestinab etterprotectionof geographicalindications. The Delegation explained that Article 22.1 of the TRIPS Agreement allows national laws to be more restrictive in termsofprotectionaslongastheconditionsandthelinkwiththecharacteristicsarefulfille dina strictmanner. The Delegation stated that a case by case approach should be taken in order to establishthenecessarylinks. The fact that the whole procedure should take place in the same placeandthatrawmaterialshouldcomefromthesameplac eisnotappropriateinthis context.Regardingterritoriality,theDelegationobservedthatitdoesnotmeanthata geographicalindication protected in the country of origin cannot be legitimately protected abroad. This would be the case if the geographicalindication hadbecomeagenerictermina thirdcountrybutthishastobeprovenineachspecificcase. Territoriality applies in both ways. The country of origininterprets the definition of a geographicalindication. The Delegationrecalled the long-standing and wide experience of the European Communities and itsMemberStatesinthefieldof geographicalindicationsandstatedthatit shouldbetaken intoaccount.
- 345. TheDelegationofSriLankahighlightedthefactthatsignsandsy mbolsmightbe geographicalindicationsaswellas expressionswhichidentifyaplace.Forexample,Basmati isnotageographicalnamebutatraditionalexpressiontoidentifyauniqueproduct originatingfromaparticular geographical area, and therefore fulfills the conditions of the definition. In response to the Delegation of the United States, the Delegation pointed out that thepublic/privaterightsapproachisnotthegoodapproachandtheexclusive/nonexclusive rightsshouldbepreferred.G eographicalindications are not exclusive rights since they are applicable by all producers in the region. This is why there is a special section in the TRIPS Agreement concerning geographical indications. The Delegational so considered that the notionthata geographicalindication shouldonlybelinkedwiththenameofaparticular geographicallocationisawrongfulappreciationoftheproblem. Finally, the Delegation soughtclarificationastowhethertheexaminerofanapplicationforacertificationmar k requiresinformationfromtheownerofa geographicalindication or from the certifying authority.

- 346. TheDelegationofArgentinaagreedwiththeRepresentativeofCEIPIandsaidthatit would also be interested in a study concerning the interest of a geographical indications. Referring to the statement made by the Delegation of the European Communities, the Delegation sought clarification as to the eligibility criteria of a geographical indication and it spossible extra-territorial effects. The Delegation wondered in this respective ther, when a geographical indication is claimed for protection out of the country of origin, the eligibility criteria are those of the country where the protection is sought.
- 347. TheDelegationofAustraliarequestedaclarificationastowhetherthedefinitionofa geographicalindicationreorganizedinthecountryoforiginmust *defacto* beacceptedasa geographicalindicationin athirdcountry.
- 348. The Delegation of Yugoslavia explained that in this respect the Lisbon System is similar to the Madrid System for the international registration of marks. If an appellation of origin is a simple strategy of the design of the property of the proprecognized in the country of origin, t hisappellationoforiginwillbeappliedforprotection abroad through the national of fice to the International Bureau of WIPO which would publishit.Duringaperiodofoneyear,theContractingPartiesmayrefusetherecognitionofthesaid appellationoforigininitsterritory. Reasons for refusals may be different and are determined according to the national laws. If the protection is refused in a country, then the applicant may start a procedure directly before the national office. The Delegation observedthat appellations of originare collective and exclusive rights, and of great value to the State interested. They are not a private matter of a producer but a status or a symbol of the country. Thisisillustrated by the fact that members of th eLisbonAgreementweretraditionallywine producingcountriesandnotinterestedincollectivemarksbecauseproducersinthese countries wish to exclude others from using these symbols.
- 349. The Delegation of the European Communities, also speak in gonbehalf of its Member States, precised that it did not speak about extra -territorial effect. As regards the elements of the definition, the Delegations aid that they have to be assessed in the territory of the geographical indication.
- 350. The Delegation of Australiastressed that historical factors, linked notably to immigration, [reflecting life], should be taken into consideration because they have produced complex situations.
- 351. TheDelegationofCanadasupportedtheideaof havingafurtherstudyonrulesof origin,ISOstandardsandgeographicalindications.Inresponsetothequestionmadebythe DelegationofSriLankaaboutwhethercertificationmarkswereexclusiverights,the Delegationexplainedthat,inaccordancewi ththeTrademarkActinCanada,certification marksgiveprotectionagainstthirdpartieswhoarenotfromthatarea.Itisanexclusiveright butanybodywithinthatgeographicalareamaybeallowedtousethatcertificationmark.
- 352. TheDeleg ationofChinaexplainedthatcertificationmarkswereprotectedin Hong Kong,SAR,China.Theholderofthecertificationmark,i.e.thecertifyingorganism, mustallowtheuseofthemarkbyproducerswhichproducegoodsthathavethe characteristicsce rtified.Thereisanexclusiverightinthesensethattheownercanprevent theuseofthemarkbyotherswhoarenotlocatedinthesaidarea.Otherwise,theholderof themarkwillnotbeabletoopposeitsusebyothersnotlocatedinthesamearea.

- 353. TheDelegationofAustraliareferredtoparagraph33ofdocumentSCT/8/4whichstates that "thecompetentauthority[..]doesnotnecessarily examined etails of the application" and described the procedure which exists in Australia as regards certification marks. The Trademark Office examines the application, and there is also a control of the certification mark by the Australian Consumer and Competition Commission which has a mandate to examine a wider ange of issues such as whether a tradem arking enuine. The rewill be an independent certification that the criteria have been met. The credibility of the applicant is also taken into consideration. As regards enforcement, it is up to the owner, generally an association or a chamber of commer cehaving a control in an area, to enforce its rights. The Delegations aid in conclusion that the interface between ISO standards, rules of originand geographical indications, the issue of territoriality, the eligibility and objective links with the region should be further debated because they are found at ionalissues of geographical indications.
- 354. The Delegation of Sri Lankastated again that the fulfill ment of the conditions under the definitionseemstobedifferentforcertificationmarksandgeographicalindications. In accordancewithArticle22.1oftheTRIPSAgreement,sixconditionsshouldbefulfilled: (1) a geographical indication should identify goods; (2) a geographical indication cannot coverideasorprocedures;(3)thegood smustbeidentifiedbyanindicationwhichdoesnot necessarilyhavetobeageographicalplace;(4)theidentificationmustcorrespondtoa territoryofaStateoraregionoralocalityofthatterritory;(5)ageographicalindication shouldidentify itsorigin;(6)thereshouldbeaspeciallinkbetweentheoriginandthe quality, reputation or special characteristics of the good. With regard to certification marks, thesix conditions of the definition should also be fulfilled. However, the Delegat wonderedwhetheritisthecasesincetherequirementsforcertificationmarksaretoidentify (1)thegoodsorservices as originating from a specific region, (2) the standards of quality and others characteristics with no reference to the origin oftheproductand(3)thestandards fixed by the manufacturers or the performers. The Delegations aid it was concerned that the protection of geographical indications by certification marks provides for easy free riding.
- 355. TheDelegationofAust raliaexplainedthatinAustralia,thesystemisveryflexible. Certificationmarkscoverabroaderrangeofissuesotherthangeographicalindications.Itis uptotheapplicanttochoosetoincludethesixconditionsmentionedbytheDelegationof Sri Lankaandalsootherconditions.
- 356. TheDelegationofSwitzerlandstatedthattheapplicationofthedefinitionandthe eligibilitycriteriaareofthecompetencyofeachState.Relatingtothequestionofthe protectionofgeographicalindicat ionsabroad,theDelegationaddedthattheprotection grantedunderArticle22oftheTRIPSAgreementwillbedifferentlyappreciatedthanunder Article23whereobjectivecriteriaarefixed,whileinArticle22itisnecessarytoestablish thatthepublic ismisleadorthatthereisanactofunfaircompetitiontogettheprotection. Butunderbothlevelsofprotectionthedecisionwillbetakenbythejudgewherethe protectionissought.TheDelegationalsostatedthatrulesoforiginandISOstandards arenot intellectualpropertyrightsandarenotfallingwithinthemandateoftheSCT.
- 357. TheDelegationofAustraliaexplainedthatthedefinitionofArticle22.1oftheTRIPS AgreementappliestobothprotectionsreferredtobytheDelegatio nofSwitzerland.The Delegationagreedwiththefactthatnationallegislationdetermineswhetherageographical indicationisprotectedintheterritoryofitscountry.However,theDelegationquestioned whetherothercountrieshavetoacceptthisdete rminationorwhethertheyhavetherightto

determine, according to their own legislation implementing the TRIPS Agreement definition, whether age ographical indication is age ographical indication in their territory.

- 358. TheDelegationoftheEu ropeanCommunities,alsospeakingonbehalfofitsMember States,referredtoArticles22.2and23oftheTRIPSAgreementstatingthatgeographical indicationsareterritorialrights.If,undercertaincircumstances,geographicalindicationsare usedille gitimatelyinathirdcountry,itisuptotheCourtstodecidethematterasprovidedfor byArticle22.2or23oftheTRIPSAgreement.Moreover,theDelegationunderlinedthatit wasneversaidthatageographicalindicationprotectedinthecountryof originmustbe automaticallyprotectedinothercountries.Theexceptionsunderarticle24arealways availableifjustified.
- 359. The Delegation of Argentina stated that there seems to be a consensus in the SCT on the fact that a geographical in dication is a territorial right. However, questions need to be further discussed such as the application of the definition and the criteria for eligibility to access protection in a third country.
- 360. The Delegation of Australia agreed that age ographical indication is a territorial right. Along with definitional issues, the process for granting protection in other countries, and the criteria for assessing eligibility for protection as a geographical indicational sor equires further discussion.
- 361. TheDelegationofYugoslaviaexplainedthatinaccordancewiththeLisbonAgreement anappellationoforiginhastobefirstprotectedinthecountryoforigin,beforeasking protectioninotherscountries.Countriesmayacceptorrefuseth eprotectionaccordingto theirownlegislationandthereisnoreasonthatadifferentapproachbetakeninrespectof geographicalindications.
- 362. The Delegation of Australiaasked whether it was a general understanding of the SCT that the criteria for eligibility be determined by the country where the protection is sought.
- 363. IntheabsenceofadditionalcommentsonpointIIofdocumentSCT/8/5,theChairman openedthefloorfordiscussionontheprotectionofgeographicalindicatio nsabroad.
- 364. The Delegation of Sri Lanka suggested that the Secretariats hould make a study on the different systems of protection of geographical indications and the conditions to be fulfilled. The Delegations aid that the question to be clar if ie diswhether the different systems meet the conditions.
- 365. TheDelegationofAustraliareferredtotheinterventionoftheDelegationofSriLanka and expressed its caution to this kind of study. The Delegation thought that the Secretariat notina position to assess the protection under the TRIPS Agreements in cethis is not in the mandate of the SCT.

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366. TheDelegationofMoldovastatedthatgeographicalindicationssuchasindicationsof sourcearedifferentfromtrademarksbe causetheyareakindof 'nationallandmark.' The InternationalSymposiumongeographicalindicationsheldinSouth -Africahasillustrateditas wellasotherissuessuchastheriskofunfaircompetitionandmisuse. TheDelegation observedthattheTRIP SAgreementcontainsprovisions similar to Article 6 terofthe Paris Convention, according to which it is to the States in which protection of the signs or symbols

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of another country is requested, to decide whether to protect, or refuse protection to, thes signsorsymbols. The initial idea of the Paris Convention to create a mechanism of informationandnotificationconcerningtheprotectedemblemsisaninterestingideawhich couldbefurtherinvestigated. The WTO has done some work with regard stomutual information of geographical indications that should be protected. The Delegation agreed with the statement of the Delegation of Yugoslavia that each country should decide the protectionitselfasitisthecaseundertheLisbonSystem.TheDelegation saidthatitscountry,asa member of the Lisbon Agreement, did not experience any problem with the definition or with theprotectiongranted. The protection is indirect, which means that the use of misleading indicationsisnotallowedunderthelawof Moldova. The Delegational soagreed with the Delegation of Yugoslavia that geographical indication is not the most appropriate term and wouldprefertheterm"indicationofsource"or "indicationofgeographicalorigin" which finition of Article 22.1 of the TRIPS Agreement. The term wouldbetterfitwiththede "appellationoforigin" is appropriate in the way it is used in the Lisbon Agreement. The Delegationalsosoughtclarificationastowhichindicationscanbeprotectedasgeographical indications.

- 367. The Representative of INTA explained that prior rights which may conflict with geographicalindications should en joyanappropriate legal protection. In this respect, he suggested that further research should be made on Article 42 of the TR**IPSA**greementinthe lightoftheprotectionofgeographicalindicationswhichmayjeopardizepriorrights. Asprior rights, itmentioned bonafide registered marks, which may have even developed into well knownbrands. The "first in time, first in right "principledefendedbyINTAmeansthata" priormarkshallprevailagainstalatergeographicalindicationandhasbeenendorsedby countrieslikeCostaRica,Hungary,Israel,Mexico,Portugal,Yugoslavia,andallcertification markcountries. The Represe ntative regretted that this principle is not widely accepted, and stressedthedifficultiesfortheownerofapriorrighttolitigateagainstageographical indicationincorporatedinabilateralagreementsinceCourtsdonotwanttooverruleanAct. Theresultofthiskindofconflictisgenerallyaprohibitionoftheuseofthemark, against which the owner of the mark has no remedies. The Representative observed that this situation applies to some extent to multilateral treaties and underlined that it tookfiftyyearstoamend the Rules of the Lisbon Agreement and clarify the availability of an appeal to Courts after the analysis of the Lisbon Agreement and clarify the availability of an appeal to Courts after the appeal to Courtsone-yearperiod. The Representative suggested that the possibility of oppositions and remediesshouldbelookedatbeforeexpanding theprotection of geographical indications.
- 368. TheDelegationofYugoslaviasupportedthejointstatementofECTAandINTAand explainedthatinitscountrywhenthereisaconflictbetweenapriorrightandageographical indication,thegoodf aithoftheownerofthemarkisevaluated. TheDelegationpointedout that,accordingtoArticle22.2oftheTRIPSAgreement, Membersshallprovidelegalmeans forinterestedparties. ThisDelegationsuggestedthatananalysisbytheSecretariatofall possiblelegalmeansallowingthepreventionoftheuseoffalseormisleadingindicationsas tothegeographicaloriginofgoodswouldbeveryuseful. Thisanalysisshouldalsoinclude usewhichconstituteanactofunfaircompetition.
- 369. The Delegationof Australiar eferred to paragraph 10 of Section III of document SCT/8/5 the last sentence of which reads: "The size of the place of origin may vary from a tiny vineyard to an entire country." The Delegation wondered whether there is a general understanding of the SCT that this is an agreed principle.

- 370. TheDelegationofBrazilagreedwiththeremarksmadebytheDelegationofAustralia. Thesizeoftheplacemayvary,eventoanentirecountry.TheDelegationalsoaskedabout othercountries'experiencesinthisfield.
- 371. The Delegation of Argentinasought clarification on existing bilateral agreements, as to whether traditional expressions are considered as geographical indications. Furthermore, the Delegation in quire dabout experiences of bilateral agreements, notably as to whether these bilateral agreements include exceptions to the TRIPS Agreement and if so, how these exceptions are validated and applied.
- 372. TheDelegationoftheEuropeanCommunities,als ospeakingonbehalfofitsMember States, in reply to the Delegation of Yugoslavia and ECTA, said that there was a possibility, whichdependsforeachcase,ofco -existenceofrightsandofapplicationoftheprinciple"first intime, firstinright."Wi thregard to the size of the place to be considered, the DelegationstatedthatArticle22.1oftheTRIPSAgreementdidnotspecifyanything.However,certain nationallawscontainsuchprovisions. In addition, there has to be a link with the area which shouldbeprovedbyobjectivecriteriaorreputation. When the area is large, it might be difficulttoprovethelink. However, such possibility is not excluded. Concerning bilateral agreements, the Delegation stated that the varement ioned in the TRIPS Agreementandare based on the free acceptation of the parties to such agreements. With regard to conflicts betweenmarks and geographical indications, the Delegations aid that decisions should be madeonacase -by-casebasis.
- 373. TheDelegatio noftheUnitedStatesofAmerciastatedthatthesizeofaplacemayvary, eventoacountry,andaddedthattherewasnotnecessarilyafundamentalconflictbetween geographicalindicationsandtrademarksasregardssuperiorityorpriority. Theprincipl e"first intime,firstinright"shouldberespectedasitisthecaseforotherintellectualpropertyrights. TheDelegationhopedthattheSCTwilldevelopabetterunderstandingofbothtypesof protection.
- 374. TheDelegationofSriLankaco mmentedthesuggestionmadebytheDelegationof YugoslaviathatArticle22.2oftheTRIPSAgreementshouldbestudiedbytheSecretariatand saidthatPartCofdocumentSCT/6/3alreadyidentifiedthedifferentapproaches.However, theDelegationconside redthatfurtheranalysisofthisissuecouldbeenvisagedbytheSCT. Asregardsbilateralagreements,theDelegationobservedthattheyshouldnotconstitutea systematicreferencesincetheyonlybindtwoparties.ThisDelegationsupportedthe interventionoftheDelegationoftheEuropeanCommunitiesinthisrespect.Finally,the DelegationreferredtotheWIPOinternationalsymposiumongeographicalindicationsin SouthAfricawherethequestionofconflictsandsolutionstoconflictswaslargelyde bated. Thedocumentsofthesymposium,whichshouldbemadeavailablebytheSecretariat,werea goodexampleofnationalpractices.
- 375. TheDelegationofYugoslaviasaidthataStatebyStateanalysiswaspublishedby WIPOinacomprehensivedo cumentin1990.Thedelegationaddedthattraditional expressioncouldbeprotectedasgeographicalindicationsaslongastheysatisfythe conditionsoftheArticle22.1definition.
- 376. The Delegation of Switzerland supported the Delegation of the European Communities with regards to a possible coexistence of trademark and geographical indications rights and stated that the TRIPS Agreement allows such a possibility. Supporting the statement made by

the Delegation of Yugoslavia concerning to the size of the geographical area, the delegation said that as long as the conditions of the definition of Article 22.1 TRIPS are fulfilled, the place of origin can be anything between a small vineyard and awhole country.

- 377. The Delegation of Aust ralia, in replyto the request for clarification made by the Delegation of Argentina concerning the relevance of traditional expressions to discussions on geographical indications in the light of national experiences, precised that Australia has never accepted that any intellectual property rights vest intraditional expressions, and that the Australia/ECW in eAgreement is silent on this issue.
- 378. The Delegation of Romania sought clarification as to the interface between bilateral agreements, in which the parties agree on reciprocal privileges, and Article 4 of the TRIPS Agreement (Most Favored Nation Treatment).
- 379. The Delegation of Argentinare ferred to the statement made by the Delegation of Romania as relevant. Bilateral agreement smay be discriminatory against the access of products, such as wines, from other countries.
- 380. TheRepresentativesofINTAandECTAemphasizedtheimportanceoflegalremedies. Trademarkapplicationswhichincludegeographicalindicationsare refusedwhenthemarkis descriptive.TheCourtwilldecidewhetheratrademarkisunlawfullyregisteredorinbad faith.Incontrast,therearenoremediesagainstgeographicalindicationswhichareprotected inbilateralormultilateraltreaties.
- 381. TheDelegationofAustraliareferredtothestatementsoftheDelegationofSwitzerland andECTAandpointedoutthatinthecaseofco -existenceofrights,thedistinctivecharacter ofthemarkwouldbediminished. TheDelegations aid that the availability of remedies is an important point to discuss.
- 382. TheDelegationofSriLankacommentedthestatementmadebytheDelegationof RomaniaandpointedoutthatArticle24oftheTRIPSAgreementprovidesforthepossibility toconcludeb ilateralormultilateralagreements.TheNAFTAAgreementisoneexample.In this respect, the TRIPSC ouncil has to be notified of the existence of these agreements. The Delegations aid in conclusion that the SCT was not the appropriate for unto discuss such an issue.
- 383. TheDelegationoftheEuropeanCommunities,alsospeakingonbehalfofitsMember States,statedinresponsetotheDelegationofRomaniathatthebasisofbilateralagreements wasnotArticle4oftheTRIPSAgreementbutArtic le24.1.Accordingtothisprovision, bilateralormultilateralagreementsaretoleratedwiththeaimofincreasingtheprotectionof geographicalindications.TheDelegationstressedthatitdidnotfallwithinthescopeofthe SCTtodiscussbilateral agreementsandthatthereferencetoexamplesofsuchagreements wasjustforinformationpurposes.Withregardtonongeographicaltermsandsizeofthe place,i.e.acountry,theDelegationsaidthatArticle22.1ofTRIPSprovidedforsuch protection.
- 384. The Chairman stated that WIPO's established practice is to discuss technical matters in the most objective manner and that, contrary to the discussions in other organizations, the aim of the debate in the SCT is to provide information and not to undertake an evaluation.

- 385. TheDelegationofAustraliaclarifiedthatitsinterventionwasmadeingeneralterms, andthatitdidnotwanttocommenttheappropriatenessofthebilateralagreementbetween AustraliaandtheEuropeanCommuniti eswhichwasconcludedbeforetheentryintoforceof theTRIPSAgreement.Asregardstraditionalexpressions,theDelegationwonderedhowa linkcouldbeestablishedbetweenawordthatisacommonEnglishlanguagetermanda specificplace.
- 386. TheDelegationofArgentinapointedoutthatifthebilateralagreementbetween AustraliaandtheEuropeanCommunitieswasconcludedbeforetheTRIPSAgreement,it cannotbeusedasanexampleonhowtheTRIPSAgreementwasimplemented.Moreover, Article4oftheTRIPSAgreementestablishesaclearprinciplewhichappliestoallsubject mattersoftheTRIPSAgreement.Regardingtraditionalexpressions,theDelegation underlinedthattheproblemistodemonstratethelinkwithaspecificplaceandthatt heydo notconstitutegeographicalindicationsinthesenseofArticle22.1oftheTRIPSAgreement.
- 387. The Delegation of Brazilagreed with the Delegation of Argentina and stated that traditional expressions fallouts idethes cope of geographica lindications.
- $388. \ \ The Delegation of Sri Lanka disagreed with the Delegation of Braziland stated that it is of the view that Article 23 of the TRIPS Agreement covers expressions.$
- 389. The Chairman invited the SCT to make suggestions on the continuation of the work of the SCT ongeographical indications.
- 390. The Delegation of Australiaasked for some clarifications on the issues discussed. The Delegation considered a discussion on generic terms very important. There need stob better understanding of fundamentalissues.
- 391. The Chairman summarized the discussions and said that the SCT seemed to agree that Article 22.1 of the TRIPS Agreement could be the starting point of the discussions. The Chairmannoted that De legations were divided on the issue of eligible subject matter as well as on objective links and rules of originand ISO standards. The conditions metin different systems relating to the definition in Article 22.1 and the question whether the whole procedure should take place in one place as well as the size of the place of origin we real so discussed. Other is sue smentioned we rethe questions of territoriality and grand fathering and the differences between geographical indications and certification marks .
- 392. The Chairman finally proposed that the issues contained indocuments SCT/8/4 and 5 which were not yet discussed, i.e., generic terms, conflicts between trademarks and geographical indications, and conflicts between homony mous geographical indications, should also be discussed.
- 393. The Delegation of the European Communities, also speaking on behalf of its Member States, asked for a clarification whether in the summary made by the Chairman the scope of the definition was included.
- 394. The Chairmanasked whether there was an agreement of the SCT that the three topics which were not discussed should be dealt within the future.

- 395. The Delegation of Australias aid that the three topics which were mentioned by the Chairman should be on the Agenda and that the SCT should identify the foundational topics for future discussions.
- 396. The Delegation of Mexico agreed with the Delegation of Australia and asked the Secretariat for a printed list of the issues mention one dby the Chairman.
- 397. The Delegation of Uruguaya greed with the three topics mentioned by the Chairman.
- 398. The Chairman suggested that the future work of the SCT regarding geographical indications could include generic terms, conflicts between trademarks and geographical indications, and between homonymous geographical indications as well as other topics listed in an informal document to be circulated by the Secretaria tin the afternoon.
- 399. TheDelegationofAustraliasta tedthatitseemedthattherewasaconsensusintheSCT regardingitsfutureworkontrademarkmatters. Withregardtogeographicalindicationsthe DelegationthankedtheSecretariatfortheinformaldocumentcalled "ListofIssuesDiscussed attheSCT." TheDelegationsuggestedthatthelistshouldbereorganizedintwomain headingsinordertoavoidduplicationintheItemslisted. TheDelegationsuggestedthe followingconsolidatedlistingforfuturework:
 - -discussionofthedefinitionalissues, whichwouldincludeexaminationofthe applicationofthedefinitionatthenationallevelbythedifferentsystemsofprotection, practical differences of protection between the various systems (with no assessment of the national systems), links, quality, reputation and other characteristics;
 - -discussion focus sing on the issue of territoriality, which would include two aspects: whether the criteria for eligibility are determined by the country of origin of the geographical indication or by the country where the protection is sought, and how the exceptions are applied, particularly with regard to grand fathering and generics.

The Delegation concluded that these topics are found at ional and have a high priority and suggested that the Secretaria tree parepare person them for the next session.

- $400. \ \ The Delegation of the United States of America supported the suggestions made by the Delegation of Australia.$
- 401. The Delegation of the Russian Federation stated that the discussions during this me were very interesting and helpful for its country. This Delegation noted that some of the issues that had been discussed did not come into practice yet in Russia. The Delegation did not agree with all the comments that had been maded uring this mee ting but said that the discussions had given ample food for thought. The Delegation supported the requests to study proposals made by some delegations. The Russian Delegations aid it will further study these issues in order to present its views at the next session and looked forward to the discussion on the list of issues contained in the informal document.
- 402. TheDelegationofSwitzerlandsaidthatthelistofissueswastoolongandstatedthatit wouldprefertofinishthediscussionofdocu mentSCT/8/5beforeenvisagingtodiscuss additionalissues. TheDelegationnotedthatseveraldelegationshadindicatedtheirneedsto havemoreinformationongeographicalindications. Inthatcase, it would be bettertofocalize

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the discussions on specific points thoroughly rather than disperse the attention of the SCT on quantities of subjects. The Delegation added that it would be important to keep sometime in the future to work on trademark or industrial designs matters.

- 403. TheDelegati onoftheEuropeanCommunities,alsospeakingonbehalfofitsMember States,saidthatitwasprematuretocomeupwithalistofnewissuesbecauseofoverlaps betweenthem,aswassaidbytheDelegationofAustralia,becausetheCommitteeshould debate thelastItemsofdocumentSCT/8/5beforehavingdiscussiononfurtherissues. The DelegationstatedthattheSCTshouldnotbetheplaceforinterpretingprovisionsofthe TRIPSAgreement.Inthisrespect,intheFrenchversionofthedocumentcalled"L istof IssuesRaisedattheSCT,"theword"evaluate"shouldbereconsidered.Finally,the Delegationreferredtothedebateontheconflictsbetweendomainnamesandgeographical indications,whichtookplacetheweekbeforeattheSpecialSessionofthe SCT.The Delegationstressedthatitwasveryimportantfortheusersthatanappropriatesolutionbe foundforthesetypesofconflictsandwishedthatprogresscouldbemadeintheirrespectin WIPOinthefuture.
- 404. The Delegation of Canada supported the suggestion made by the Delegation of Australia.
- 405. The Delegation of Argentina stated that the informal document called "List of Issues" raisedattheSCT"wasagoodbasistopursuediscussionsundertheprincipleofexchangesof views. This Delegation regarded the suggestion of the Delegation of Australia as logical. However, the Delegation precised that the SCT should make a distinction between issues for the support of the distinction of the support ofdiscussion and is sue sto be covered by studies to be done by the Secretariat.ThisDelegation recalled a suggestion it had made at previous meetings to have a study prepared on the cost benefit and impact, for developing countries and least developed countries, of broadening the scopeofprotectionofArticle23oftheTRIPSA greement. The Delegationals or eferred to theWIPOsymposiaontheinternationalprotectionofgeographicalindicationswhich constituted a very valuable source of information and suggested that the SCT consider and the suggested states of the suggesrecommendingtoholdthenextsymposiumin Genevainordertofacilitateabroader participation of representatives from a larger number of countries. The Delegation added that, given the importance of the subject of geographical indications at the international level, the organizationofsuchas ymposiuminGeneva,notonlywouldconstituteanimportantforum for information and discussion for delegates debating the issue at WIPO and the WTO, but the context of the cwould also permit a better under standing of the issues with the participations of owners of the participation orights,pr oducers,consumers,users,governmentofficials,etc.Withregardtothedomain namesissue, the Delegations aid that although it considered it as an important issue, it would bedifficulttomakeprogressonitbeforereachingaconsensusonthebasicso ftheprotection ofgeographicalindications. Finally, the Delegation concluded that, if the topics listed for futureworkweredisregardedbytheCommittee,itwouldbeadisappointmentaftertwodays ofinterestingandfruitfuldiscussions.
- 406. The Delegation of the Czech Republic supported the comments made by the Delegations of the European Communities and Switzerland according to which it is premature for the SCT to discuss new issues before completing its work on the three remaining issues which have not yet been discussed.

- 407. The Delegation of Barbados supported the suggestions made by the Delegation of Australia and stated that there is a need to clarify the basic concepts of geographical indications before dealing with the specific question of the domain names.
- 408. TheDelegationofMexicostatedthatthelistofissueswasagoodstartandagreedwith thegroupingproposalmadebytheDelegationofAustralia. Topicsfordiscussionshouldalso include "genericterms," "conflictsbetweentrademarksandgeographicalindications," and "conflictsbetweenhomonymousgeographicalindications." TheDelegationsupported the proposalmadebytheDelegationofArgentinaregardingastudyontheimpactof geographicalindication protection indeveloping countries. TheDelegationstated that its understanding of the decision of the Special Session of the SCT on conflicts between domain names and geographical indications was to recommend the WIPOAssemblies to take a decision intheir respect.
- 409. TheDelegationofSriLankastatedthatfromthepointofviewofadevelopingcountry thediscussionsattheSCTwereveryuseful,althoughitdidnotsupportalltheissuesinthe listwhichhadbeencirculated.TheDelegati onsaidthatitwouldprefertofinishthe discussionsonthethreetopicscontainedindocumentsSCT/8/4and5beforegoingfurther withalistofnewissues.ThisDelegationwasdisappointedthatthediscussionwasdelayedat theSpecialSessionondoma innamesandgeographicalindicationssincetheyareIPrights,as trademarks,andshouldbetreatedequally.Concerningtheeconomicstudysuggestedbythe DelegationofArgentina,theDelegationthoughttheSCTwasnottheappropriatebodytodo itandwouldnotbeinfavorofit.
- 410. TheDelegationofTurkeysupportedthestatementsmadebytheDelegationsofthe EuropeanCommunities,Switzerland,SriLankaandtheCzechRepublic.ThisCommittee shoulddiscussthethreeremainingissuesfirst .TheDelegationalsostatedthatother organizationswereconductingstudiesandhandlingdiscussionsinthisfieldandsuggestedto avoidaduplicationofwork.
- 411. TheDelegationofGuatemalasaidthat,asadevelopingcountry,itwaslooking for informationandclarificationoftheconceptsandregrettedthatfurtherdiscussionson geographicalindicationsweresuggestedbutnostudies. TheDelegationsaidthatitwouldbe unfairtoDelegationsnotwelltrainedongeographicalindicationsto stopthediscussionson thissubject. Inthisrespect, theDelegationagreedwiththeDelegationofArgentinathata symposiuminGenevawouldbeveryhelpful.
- 412. The Secretariat stated that the Program and Budget for 2002 -2003 provides for a symposium onge ographical indications to be organized and also recalled that at these venth session of the SCT the Secretaria tinvited any Member State to host the symposium.
- 413. The Chairman stated that the fact that the three issues not yet discussed were not mentioned did not mean that they were not going to be discussed.
- 414. TheDelegationofArgentinainresponsetotheDelegationofSriLankaregarding studiessaidthattheWIPOStandingCommitteeonCopyrightandRelatedRights(S CCR)had askedforastudyontheimpactofdatabasesandthatGRULAChadaskedatthelastWIPO Assembliesforstudiesontheimpactofaworldpatentfordevelopingcountries.The DelegationofArgentinaalsoreferredtotheDivisioninWIPO,specifica llydealingwith economicstudies,andtothetrendinWIPOconcerningthestudyoftheeconomicimpactof

IPrightsindevelopingcountries. With regard to domain names, the Delegations aid that the WIPOAssemblies will discuss the issue and take a decis ion on that is sue on the basis of the suggestion made by the Specials ession of the SCT.

- 415. TheDelegationofAustraliaexpresseditsdisappointmentwithregardtothelackof consensusonthefutureworkandremarkedthatthissessionhadbeen themostproductivein thelastthreeyearshavingresultedinsubstantiveandusefuldiscussionongeographical indications. TheDelegationaddedthatadiscussionofthethreeremainingItems, and also on domainnameswouldnotbepossibleuntilthebas icconceptswereclarified. TheDelegation statedthatundertheDohaDevelopmentAgendaDeclaration, extensive commitments were made on technical assistance. For theDelegation, WIPO, as a specialized agency of the United Nations in the field of intelle ctual property, had a role to play in providing this technical assistance, particularly within the SCT. The Delegation therefore firmly requested that studies bedone by the Secretariatal ong the lines which had been suggested by its Delegation.
- 416. TheDelegationofYugoslaviastatedthatitcouldagreewiththelistoftopicssuggested sinceitisbroadlyconceivedandcouldincludequestionstobedealtwithatalaterstage. The DelegationsupportedthoseDelegationswhichexpressedthewish toincludeinthefuture workoftheSCT, discussionsonconflictsbetweengeographicalindications and domain names. Regarding the suggestion to hold the WIPO symposium ongeographical indications in Geneva, the Delegation agreed with such proposal and suggested that participants should be experts interested by the issue. It added that WIPO could also organise through the WIPO Worldwide Academy (WWA), educational courses for the IPO ffices which feel they need such training.
- 417. The Delegation of the European Communities, also speaking on behalf of its Member States, stated that it would feel as frustrated as other Delegations if no agreement could be a state of the control of thereached on the future work of the SCT. The Delegation wanted to make it very clear that it is a superfixed for the property of the superfixed property ofdidnotwanttoclosethedebateontheitemslisted. Whatwassaidwasthat, given the complexityofthesubjectandtheinterlinkagesbetweenthedifferentissueslisted, the Delegationneededmoretimetostudytheproposedlistinordertoidentifywhic **hpoints** shouldbetakeninthefuture. The Delegation pointed out that it was not clear within the CommitteewhichissuesofthelistshouldbefurtherelaboratedinastudybytheSecretariat. TheDelegationalsorecalledthattheSCTagreedatitspre vioussessionsonalistofissues, contained in the WIPO document, which had not yet been completely discussed, and expresseditssurprisethatthisdebatemightbedelayed.Regardingtheeconomicstudyonthe impactofgeographicalindications,theDele gationsoughtclarificationastothefactthatatthe sametimeitwassaidthatthedefinitionofgeographicalindicationwasnotclearandthatan economicstudyontheirimpactwasneeded. The Delegation wondered howastudy could be doneonunclearc oncepts.
- 418. TheDelegationoftheIslamicRepublicofIransupportedtheDelegationsofAustralia, Mexico,SriLankaandAustraliawithregardtogeographicalindicationsindeveloping countries.TheDelegationalsosupportedfurtherworkonge ographicalindicationsinthe SCT.
- 419. The Delegation of Sri Lanka clarified its statement on a possible study on the economic impact of geographical indications indeveloping countries, since it had apparently been misunderstood. What was said is that WIPO cannot make a value judgment or an assessment

ontheimpact, because WIPO's experience is limited to the Lisbon Agreement. This Delegation agreed with the Delegation of the European Communities on the fact that the definition had to be clarified before asking for a study. The Delegation also recalled that a tits third session, the SCT decided to deal with conflicts between trademarks and geographical indications, and regretted that a different direction could be taken by the Committee before finishing the work originally mandated. The Delegation referred to paragraph 9 of document SCT/8/5 and said that it would have serious concerns to go further discussing the geographical indications is sue on the basis of the list proposed without having a clear understanding of the scope of the proposed studies.

- 420. The Delegation of Mexico considered the debate nonexistent since no objections were raised against further discussion on generic geographical indications, conflicts between trademarks and geographical indications, and between homonymous geographical indications, whicharependingissues. Amongothertopics, therewere issues of territoriality and definition. It was important for the Delegation to deal with all their suespending or l isted. The Delegation made a proposal that at the next session of the SCT, a morning and an afternoonsessionsbedevotedtodiscussionsongenericgeographicalindications, homonymousgeographicalindicationsandconflictsbetweentrademarksandgeograph ical indications. The remaining time would be left to discuss the definition is sue, on the basis of a newstudytobedonebytheSecretariat,whichshouldtakeintoaccountthesuggestionsmade bytheDelegationofAustraliaandsupportedbyotherDelega tions. The Delegation clarified itspositionconcerningdomainnamesandprecisedthattheSCTcouldnotmakeany recommendationonthispointsinceitwasalreadydonebythespecialsessionwhich recommended to the Assembly that the issue of domain namescomebacktotheSCT.The Delegationsaidthatitdidnotobjecttosuchrecommendationanditwouldbepleasedifthe domain name is sue were dealt with at the next SCTs ession as well as the issues of the sum of thInternationalNonproprietaryNames(INNs)andother
- 421. TheDelegationoftheUnitedStatesofAmericasupportedtheproposalofthe DelegationofMexicosinceitwasnotopposedtodiscussgenericsandconflictsbetween trademarksandgeographicalindicationsandbetweenhomonymousgeographica lindications. HoweveritwasthewishoftheDelegationtocontinueworkontheissueslistedbythe SecretariatandfurtherelaboratedbytheDelegationofAustralia.Furtherdiscussionswould bebeneficialtoMemberStatesthathaveanestablishedsys temofprotectionandevenmoreto MemberStateswhoareundertakingthecriticaltaskofdraftinglegislationongeographical indications.
- 422. TheDelegationofEgyptstatedthatthereweremanycomplexissuesinthelistofissues whichwillr equireconsultationwithitsrelevantnationalauthorities. This would enable the Delegation to have a constructive participation at the next SCT meeting. The Delegation pointed out that the SCT has always worked on a consensus basis and that this approach should continue to prevail in the future.
- 423. TheDelegationofAustraliasaiditsupportedtheproposaloftheDelegationofMexico. Regardingthediscussionontheabusiveregistrationofgeographicalindicationsindomain names,andthere commendationofthespecialsessionoftheSCTaskingtheWIPOGeneral AssemblytoreferthisissuebacktotheSCT,theDelegationstatedthatitisitsintentionto supportthisrecommendationattheAssembliesmeetingsinceitconsidersthatthisissue falls clearlywithinthemandateoftheSCT.

- 424. TheRepresentativeoftheICCviewedthediscussionsinthisCommitteeasavaluable practicalstudyofinternationalcomparativelawandthankedSCTmembersforthevery interestingexchangeofvi ews.Regardingthedefinitionofgeographicalindicationswhichis thefundamentalbasicissue,hestressedthatinordertoobtainaresult,acompromisemight taketime.FromthepointofviewoftheICC,conflictsbetweentrademarksandgeographical indicationsarethemostimportantissuebutthedefinitionshouldbealsoclarified.
- 425. The Delegation of the European Communities, also speaking on behalf of its Member States, noted that, in a spirit of compromise, the proposal of the Delegati on of Mexico could be considered as a basis for discussion at the next session. The Delegation stated that it wanted the last statements made by delegations regarding domain name, to be appropriately reflected in the minutes of the meeting.
- 426. The Delegation of Sri Lankastate dit could not join the consensus and did not associate itself with the proposal made by the Delegation of Mexico because it needed time to consult its national authorities and wished to see the proposal on paper before tak in gade cision.

AgendaItem 7:FutureWork

- 427. The Delegation of Egypt stated that it would be interested to have more information on the protection of industrial designs, and more particularly on the link between industrial designs and tradit ional knowledge. The Delegation asked the International Bureau whether it could prepare apaper on this subject for the next session.
- 428. The Delegation of Switzerland supported the proposal of the Delegation of Egyptto consecrate time to deal with designs matters at the next meetings and suggested that the study should focus on the difference she tween industrial designs and three dimensional marks.
- 429. The Delegation of Sudansupported the request made by the Delegations of Egypt and Switzerland and hoped that industrial designs could be discussed at the next SCT meeting.
- 430. The Delegation of Morocco supported the proposal made by the Delegation of Egypt and thought it was in the mandate of this Committee.
- 431. The Delegation of Egyptwanted to clarify that the subject of the study it had asked was the link between industrial designs and traditional knowledge.
- 432. The Delegation of Uruguay stated that the mandate of this Committee was in respect of trademarks, industrial designs and geographical indications but not in respect of traditional knowledge.
- 433. The Chairman stated it was too late to be ginadiscussion on the mandate of the SCT in the field of industrial designs, but clearly, he believed this Committee was empowered to look into industrial designs from various possible angles.
- $434. \ \ The Delegation of Uruguay stated that it agreed with a study on industrial designs but in relation to trademarks.$

AgendaItem 8:SummarybytheChair

- 435. The Chairman concluded the discussion on the future work and asked the Committee to proceed to Agenda I tem 8 "Summary by the Chair", of which a draft was circulated.
- 436. RegardingAgendaItem4theDelegationofMexicorequestedthattheagreedchange oftheexpression"certificationmarks"tobechangedto"collectivemarks"inparagraph34of documentSCT/7/4,bereflected.
- 437. The Delegation of Yugoslavia state dthat in the first sentence of Agenda Item 5 of the Summary by the Chair, the phrase "and the corresponding regulation rules" should be added since the rules and regulations of Articles 8,13 bis and 13 terwere discussed.
- 438. ConcerningAgendaIt em 6,theDelegationofSriLankastatedthatithadmadea reservationontheconsensusreachedbutcouldliftitifaconsensuscouldbereachedon languageaccordingtothesuggestionoftheDelegationofAustralia.
- 439. TheDelegationofAustr aliasaidthatitsuggestedtheSecretariatpreparetwopapers. Thefirstoneshouldbeondefinitionalissues(applicationofthedefinitionatthenational levelbydifferentsystemsofprotection,practicaldifferencesofprotectionbetween geographicalindications,appellationoforiginsystems,collectiveandcertificationmarks(not anassessmentofnationalsystems),objectivelinksandreputation). Thesecondpapershould dealwithterritorialityandextraterritorialitywithtwoaspectsaslisted intheinformallistbut withoutthesentence: "(howinthiscontextisunderstoodtheapplicationofArticle 23 of the TRIPSAgreement)."
- 440. Uponrequest,theSecretariatstatedthatthefollowingtextwouldbeinsertedunder AgendaItem 6,in paragraphs7and8:
 - "7.TheSCTthoroughlydiscussedtheissuesofdefinitionofgeographicalindications, protectionofageographicalindicationinitscountryoforigin, and protection of geographicalindications abroad, on the basis of document SC T/8/5. The SCT decided that two half -days should be devoted at its next session for discussion on the others to pics which were not approached (i.e., generics, conflicts between trademarks and geographical indications and between homony mous geographical indications). The SCT further decided that the rest of the available time for this Agenda I temshould be devoted to the continuation of the discussions, on the basis of two documents to be prepared by the International Bureauon, respectively, the questions of definition and territoriality.
 - 8.Inthisrespect,theSCTagreedthatthefollowingissues,whichcameoutatthe eighthsession,shouldbefurtherdevelopedintwodocumentstobepreparedbythe InternationalBureau:Asfarasthequestionofd efinitionisconcerned:applicationof thedefinitionatthenationallevelbydifferentsystemsofprotection;practical differencesbetweenthesystemofprotectionofgeographicalindicationssuchas appellationsoforiginandthesystemofprotection undercollectiveandcertification marks;links,reputation.Thispartshouldalsoaddressthequestionswhetherthegoods onwhichageographicalindicationisusedmustnecessarilybeproducedinaparticular place;iftheproductneedstobetiedto thatplaceandcannotbeproducedanywhere

else;andwhatcanbeconsideredasthesizeoftheplaceoforigin(varyingfromatiny vineyardtoanentirecountry). Asfarasthequestion of territorialityisconcerned, two aspectsshouldbetakenintoc onsideration: whether the criteria for eligibility are determined by the country of origin of the geographical indication or by the country where the protection is sought; and how the exceptions are applied, notably relating to the concepts of grandfathe ring and generics. "

- 441. The Chairman concluded that the Summary by the Chairhadbeen adopted with the changes suggested by the delegations of Mexico, Yugoslavia and Australia.
- 442. The Secretariatin formed that the next session of the SCT at this session, the draft Agenda for the ninths ession would include the following substantive Items: Trademarks, Geographical Indications and Industrial Designs.

AgendaItem 9:ClosingoftheSession

443. The Chairman closed the eighths ession of the Standing Committee.

[Annexfollows]

ANNEXE/ANNEX

LISTEDESPARTICIPA'NS/LISTOFPARTICIPA NTS

I. MEMBRES/MEMBERS

(dansl'ordrealphabétiquedesnomsfrançaisdesÉt ats) (inthealphabeticalorderofthenamesinFrenchoftheStates)

AFRIQUEDUSUD/SOUTHAFRICA

SolveigCROMPTON(Ms.),FirstSecretary,PermanentMission,Geneva <solveig.crompton@ties.itu.int>

FiyolaHOOSEN(Miss),SecondSecretary,PermanentMi ssion,Geneva <fiyola@yahoo.com>

ALBANIE/ALBANIA

ArmandZAJMI,Chief,TrademarksandDesignsDepartment,AlbanianPatentOffice,Tirana <azajmi@albanionline.net>

ALGÉRIE/ALGERIA

NabilaKADRI(Mlle), directrice de la Division des marques, des dessins et modèles industriels et appellations d'origine, Institut national algérien de la propriété industrielle (INAPI), Alger <i napi.marque@org>

Nor-EddineBENFREHA, conseiller, Mission permanente, Genève

ALLEMAGNE/GERMANY

Li-FengSCHROCK,SeniorMinisteri alCounsellor,FederalMinistryofJustice,Berlin <schrock-li@bmj.bund.de>

HelgaKOBER -DEHM(Mrs.),SeniorTrademarkExaminer,GermanPatentandTrademark Office,Munich <helga.kober-dehm@dpma.de>

MaraMechtildWESSELER(Ms.), Counsellor, PermanentMiss ion, Geneva

ARGENTINE/ARGENTINA

MartaGABRIELONI(Sra.), Consejera, Misión Permanente, Ginebra

AUSTRALIE/AUSTRALIA

PeterTUCKER,RegistrarofTrademarks,IPAustralia,WodenACT <peter.tucker@ipaustralia.gov.au>

MichaelARBLASTER,DeputyRegistraro fTrademarks,IPAustralia,WodenACT <marblaster@ipaustralia.gov.au>

Dara WILLIAMS (Ms.), Second Secretary, Australian Mission to the World Trade Organization, Geneva

AUTRICHE/AUSTRIA

RobertULLRICH, Headof Department, Austrian Patent Office, Vienna <robert.ullrich@patent.bmvit.gv.at>

AZERBAÏDJAN/AZERBAIJAN

NatigVALIYEV,Head,DepartmentofInformation,AzerbaijanRepublicStateCommitteeof ScienceandEngineering,Baku

BANGLADESH

KaziImtiazHOSSAIN,Counsellor,PermanentMission,Geneva <mission.bangladesh@ties.itu.int>

BARBADE/BARBADOS

ChristopherFitzgeraldBIRCH,DeputyRegistrar,CorporateAffairsandIntellectualProperty Office,St.Michael <cbirch@hotmail.com>

BÉLARUS/BELARUS

IrinaEGOROVA(Mrs.),FirstSecretary,PermanentMissi on,Geneva

BELGIQUE/BELGIUM

MoniquePETIT(Mme), conseillèreadjointe, Officedel apropriété industrielle, Bruxelles <monique.petit@mineco.fgov.be>

SimonLEGRAND, conseiller, Missionpermanente, Genève

BRÉSIL/BRAZIL

FranciscoPessanhaCANNABRAVA,S ecretary,PermanentMission,Geneva <francisco.cannabraya@ties.itu.int>

BULGARIE/BULGARIA

ChtirianaVALTCHANOVA -KRASTEVA(Mme),juriste,Officedesbrevets,Sofia <cvaltchanova@bpo.bg>

CANADA

EdithST -HILAIRE(Ms.),SeniorPolicyAnalyst,Intellectua lPropertyPolicyDirectorate,
DepartmentofIndustry,Ottawa
<edith.st-hilaire@dfait-maeci.gc.ca>

J.BruceRICHARDSON,PolicyAnalyst,IntellectualPropertyPolicyDirectorate, DepartmentofIndustry,Ottawa <richardson.bruce@dfait maeci.gc.ca>

 $\label{lem:continuous} Tina MIL\ ANETTI (Ms.), Senior Trade Analyst, Department of Agriculture, Ottawa < milanettit@em.agr.ca>$

CameronMACKAY,FirstSecretary,PermanentMission,Geneva <cameron.mackay@dfait-maeci.gc.ca>

CHINE/CHINA

WANGLi(Mrs.),TrademarkExaminer,TrademarkOffice,StateAdministrationforIndustry andCommerce,Beijing <shallry@sina.com>

TeresaGRANT(Mrs.),AssistantDirector,IntellectualPropertyDepartment,Special AdministrativeRegion,Hong Kong,SAR <grant@ipd.gov.hk>

LIHan(Mrs.),FirstSecretary,PermanentMission,Geneva <c-hanlin@yahoo.com>

COLOMBIE/COLOMBIA

LuisGerardoGUZMÁNVALENCIA,Consejero,MisiónPermanente,Ginebra <mission.colombia@ties.itu.int>

COSTARICA

CarmenIsabelCLARAMUNTGARRO(Sra.), Embajador, Misión permanente, Ginebra < carmen.claramunt@ties.itu.int>

CÔTED'IVOIRE

Désiré-BossonASSAMOI, conseiller, Mission permanente, Genève

CROATIE/CROATIA

ŽeljkoTOPI Ć,SeniorAdvisor,StateIntelle ctualPropertyOfficeoftheRepublicofCroatia, Zagreb <zeljko.topic@patent.tel.hr>

ŽeljkoMRŠI Ć,Head,IndustrialDesignsandGeographicalIndicationsDepartment,State IntellectualPropertyOfficeoftheRepublicofCroatia,Zagreb <zeljko.mrsic@patent.tel.hr>

JasnaKLJAJI Ć(Ms.), Senior Administrative Officer, Section for International Registration of Distinctive Signs, State Intellectual Property Office of the Republic of Croatia, Zagreb < jasna. kljajic@dziv.hr>

CUBA

NatachaGUMÁ(Sra.),SegundaSecretaria,MisiónPermanente,Ginebra <natacha.guma-garcia@ties.itu.int>

DANEMARK/DENMARK

HenrietteVAENGESGAARDRASCH(Mrs.), DanishPatentandTrademarkOffice, Taastrup

TorbenENGHULMKRISTENSEN,HeadofDivision,DanishPatentandTrademarkOffice, Taastrup <tkr@dkpto.dk>

ÉGYPTE/EGYPT

AhmedABDEL -LATIF, SecondSecretary, Permanent Mission, Geneva

ELSALVADOR

RamiroRECINOSTREJO, Ministro Consejero, Misión Permanente, Ginebra

ÉQUATEUR/ECUADOR

NelsonVELASCO,Presidente,InstitutoEcuatorian odelaPropiedadIntelectual(IEPI),Quito <velasco.pre.iepi@interactive.net.ec>

RafaelPAREDESPROAÑO, Ministro, Representante Permanente Alterno, Misión Permanente, Ginebra

ESPAGNE/SPAIN

MaríaTeresaYESTE(Sra.),Jefe,UnidaddeRecursos,OficinaE spañoladePatentesy Marcas,Madrid teresa.yeste@oepm.es

AnaPAREDES(Sra.),Consejera,MisiónPermanente,Ginebra <ana.paredes@ties.itu.int>

ÉTATS-UNISD'AMÉRIQUE/UNITEDSTATESOFAMERICA

KaranendraS.CHHINA,Attorney -Advisor,PatentandTrademark Office,Departmentof Commerce,Arlington,Virginia <karan.chhina@uspto.gov>

Michael A. MEIGS, Counsellor (Economic Affairs), Permanent Mission, Geneva < meigsma@state.gov>

ArezooRIAHI(Ms.),Intern,PermanentMission,Geneva <arezoo@gwu.edu>

EX-RÉPUBLIQUEYOUGOSLAVEDEMACÉDOINE/THEFORMERYUGOSLAV REPUBLICOFMACEDONIA

SimcoSIMJANOVSKI,DeputyHeadofDepartment,IndustrialPropertyProtectionOffice, Skopje <simcos@ippo.gov.mk>

FÉDÉRATIONDERUSSIE/RUSSIANFEDERATION

ValentinaORLOVA(Ms.),Head,LegalDepartment,RussianAgencyforPatentsand Trademarks(ROSPATENT),Moscow <vorlova@rupto.ru>

LiubovKIRIY(Ms.),ActingHeadof Department,FederalInstituteofIndustrialProperty (FIPS),Moscow

FINLANDE/FINLAND

HilkkaNIEMIVUO(Mrs.),DeputyHead,TrademarksDivision,NationalBoardofPatents andRegistration,Helsinki <hilkka.niemivuo@prh.fi>

ElinaMarja -LiisaPOHJA(Mrs.),TrademarkLawyer,NationalBoardofPatentsand Registration,Helsinki <elina.pohja@prh.fi>

FRANCE

GillesREQUENA, chargédemission, Institutnational de la propriété industrielle (INPI), Paris <requena.g@inpi.fr>

MarianneCANTET(M lle),Institutnationaldelapropriétéindustrielle(INPI),Paris <cantet.marianne@inpi.fr>

MichèleWEIL -GUTHMANN(Mme), conseillère, Mission permanente, Genève <michele.weil-guthmann@diplomatie.gouv.fr>

LaurenceGUILLARD -TRICOT(Mme), Juriste, chargée desaffaires internationales, Institut national desappellations d'origine <i.guillard@inao.gouv.fr>

GRÈCE/GREECE

Nikos BEAZOGLOU, General Secretary for Commerce, Trademark Office, Directorate of Commercial and Industrial Property, Athens
 & eaz@gge.gr>

GUATEMALA

AndrésWYLD, Primer Secretario, Misión Permanente, Ginebra

HAÏTI/HAITI

MoetsiDUCHATELLIER(Mlle),conseillère,Missionpermanente,Genève <moetsi.duchatellier@ties.itu.int>

HONDURAS

Marvin FranciscoDISCUASINGH,Sub -DirectorGeneraldePropiedadIntelectual, Tegucigalpa <mfdiscua@yahoo.com>

KarenCIS(Srta.), Segunda Secretaria, Misión Permanente, Ginebra

HONGRIE/HUNGARY

GyulaSOROSI,Head,NationalTrademarkSection,HungarianPatentO ffice,Budapest <soros@hpo.hu>

PéterCSIKY, Head, Legal Section, Hungarian Patent Office, Budapest <csiky@hpo.hu>

INDE/INDIA

HomaiSAHA(Ms.), Minister, Permanent Mission, Geneva

INDONÉSIE/INDONESIA

YuslisarNINGSIH(Mrs.),Head,Sub -Directorateof LegalServices,Directorateof Trademarks,DirectorateGeneralofIntellectualPropertyRights,Tangerang <yuslisar@yahoo.com>

DewiM.KUSUMAASTUTI,FirstSecretary,PermanentMission,Geneva <dewi.kusumaastuti@ties.itu.int

IRAN(RÉPUBLIQUEISLAMIQUED')/IRAN(ISLAMICREPUBLICOF)

ZahraBAHRAINI(Ms.), Senior Expert of Trademark, Industrial Property Office, Tehran < zahrabahraini@yahoo.com>

IRLANDE/IRELAND

FrankBUTLER,DepartmentofEnterprise,TradeandEmployment,Dublin <frank_butler@entemp.ie>

ITALIE/ITALY

FulvioFULVI, Commercial Attaché, Permanent Mission, Geneva

JAMAÏQUE/JAMAICA

SymoneBETTON(Ms.), FirstSecretary, PermanentMission, Geneva

JAPON/JAPAN

WataruMIZUKUKI, Director of Trademark Examination, Trademark Division, Trademark, Design and Administrative Affairs Department, Patent Office, Tokyo

FumiakiSEKINE,DeputyDirector,InternationalAffairsDivision,GeneralAdministration Department,PatentOffice,Tokyo

KenichiIOKA,Examiner,TextilesDivision,Trademark,Designand AdministrativeAffairs Department,PatentOffice,Tokyo <ioka-kenichi@jpo.go.jp>

TakashiYAMASHITA,FirstSecretary,PermanentMission,Geneva

JORDANIE/JORDAN

ShakerHALASA, Assistant Director, Directorate of Industrial Property Protection, Amman <s_halasa@mit.gov.jo>

KENYA

JulietGICHERU(Mrs.),FirstSecretary,PermanentMission,Geneva <mission.kenya@ties.itu.int

LETTONIE/LATVIA

JānisANCITIS,SeniorExaminer -Counsellor,PatentOfficeoftheRepublicofLatvia,Riga <j.ancitis@lrpv.lv>

LIBAN/LEBANON

RolaNOUREDDINE(Mlle), premières ecrétaire, Mission permanente, Genève

LITUANIE/LITHUANIA

AlgirdasSTULPINAS,Head,Trademarks andIndustrialDesignDivision,StatePatent BureauoftheRepublicofLithuania,Vilnius <a.stulpinas@vpb.lt>

LUXEMBOURG/LUXEMBURG

ChristianeDISTEFANO(Mme),Missionpermanente,Genève <christiane.daleiden@ties.itu.int>

MAROC/MOROCCO

DouniaELOUA RDI(Mlle), chefduServicesystèmed'information, Officemarocaindela propriétéindustrielleetcommerciale (OMPIC), Casablanca <dounia.elouardi@ompic.org.ma>

KhalidSEBTI, premiersecrétaire, Mission permanente, Genève

MAURICE/MAURITIUS

MarieJoseNETA(Mrs.),PrincipalPatentsandTrademarksOfficer,PatentsandTrademarks Section,MinistryofIndustryandInternationalTrade,PortLouis <motas@bow.intnet.mu>

MEXIQUE/MEXICO

JoséAlbertoMONJARASOSORIO,CoordinadorDepartamentaldeConservación de Derechos,InstitutoMexicanodelaPropiedadIndustrial(IMPI),MéxicoD.F. <a.monjaras@impi.gob.mx>

KarlaORNELASLOERA(Sra.),Tercerasecretaria,MisiónPermanente,Ginebra <kornelas@sre.gdo.mx>

NIGER

JérômeOumarouTRAPSIDA,directeurdudévelop pementindustriel,Directiondu développementindustriel,Niamey

NORVÈGE/NORWAY

DebbieRØNNING(Miss),Head,IndustrialPropertyLawSection,TheNorwegianPatent Office,Oslo <dro@patentstyret.no>

OlufGryttingWIE,ExecutiveOfficer,TheNorwegianPa tentOffice,Oslo <ogw@patentstyret.no>

PARAGUAY

CarlosGONZÁLEZRUFINELLI,DirectordelaPropiedadIndustrial,Asunción <dpi@mic.gov.py>

RodrigoLuisUGARRIZADIAZBENZA, PrimerSecretario, Misión Permanente, Ginebra

PAYS-BAS/NETHERLANDS

NicoleHA GEMANS(Ms.),LegalAdvisoronIntellectualProperty,MinistryofEconomic Affairs,TheHague <n.hagemans@minez.nl>

PHILIPPINES

LenyRAZ(Mrs.),Director,BureauofTrademarks,IntellectualPropertyOffice,Makati <leny.raz@ipophil.gov.ph>

Ma.Angelina Sta.CATALINA(Ms.),FirstSecretary,PermanentMission,Geneva <mission.philippines@ties.itu.int>

PORTUGAL

PauloSERRÃO,chefduDépartementdesmarques,Institutnationaldelapropriété industrielle(INPI),Lisbonne <jpserrao@inpi.min-economia.pt>

JoséSergioDECALHEIROSDAGAMA,conseillerjuridique,Missionpermanente,Genève <mission.portugal@ties.itu>

QATAR

 $Ahmed AL\ - JEFAIRI, Head, Trademark Department, Ministry of Finance, Economy and Trade, Doha$

RÉPUBLIQUEDECORÉE/REPUBLICOFKOREA

NAM YoungJaeg,DeputyDirector,KoreanIntellectualPropertyOffice,Daejon -City <moin67@kipo.go.kr>

KIMKiBeom, Deputy Director, Trademarkand Design Policy Planning Division, Korean Industrial Property Office, Daejon - City < Kbkim 21@naver.com>

LEEKeun -Hoo,DeputyDirector,MultilateralCooperationDivision,MinistryofAgriculture andForestry,Kyunggi -Do <lkwho@maf.go.kr>

PARKHyun -Hee(Mrs.),DeputyDirector,TrademarkandDesignPolicyPlanningDivision, KoreanIntellectualPropertyOffice,Daejon -City <phh1021@kipo.go.kr>

AHNJae -Hyun, Intellectual Property Attaché, Permanent Mission, Geneva

RÉPUBLIQUEDÉMOCRATIQUEDUCONGO/DEMOCRATICREPUBLICOFCONGO

AdrienneSONDJI -BOKABO(Mme), conseillère chargée de la propriété industrielle, Ministère de l'in dustrie, du commerce et despetites et moyennes entre prises, Kinshasa < son djibokabo@yahoo.fr>

RÉPUBLIQUEDEMOLDOVA/REPUBLICOFMOLDOVA

SvetlanaMUNTEANU(Mrs.),Head,TrademarksandIndustrialDesignsDirection,State AgencyonIndustrialPropertyProt ection,Kishinev <munteanu sv@yahoo.com>

RÉPUBLIQUEDOMINICAINE/DOMINICANREPUBLIC

IsabelPADILLA(Sra.), Consejera, Misión Permanente, Ginebra

RÉPUBLIQUETCHÈ QUE/CZECHREPUBLIC

LudmilaŠT ĚRBOVÁ(Ms.),SecondSecretary,PermanentMission,Geneva <mission.geneva@embassy.mzv.cz>

ROUMANIE/ROMANIA

ConstantaCorneliaMORARU(Mme), chefduServicejuridiqueetdelacoopération internationale, Officed'Étatpourles inventionsetles marques, Bucarest <moraru.cornelia@osim.ro>

AliceMihaelaPOST ĂVARU(Mlle),chefdelaSectionjuridique,Officed'Étatpourles inventionsetlesmarques,Bucarest viu.bulgar@osim.ro>

ROYAUME-UNI/UNITEDKINGDOM

JeffWATSON,SeniorPolicyAdvisor, ThePatentOffice,Newport <jwatson@patent.gov.uk>

JosephBRADLEY,SecondSecretary,PermanentMiss ion,Geneva <joe.bradley@fco.gov.uk>

SOUDAN/SUDAN

Hurria ISMAILABDELMOHS IN (Mrs.), Senior Legal Advisor, Commercial Registrar General's, Ministry of Justice, Khartoum

<u>SRILANKA</u>

GothamiINDIKADAHENA(Mrs.),Counsellor(EconomicandCommercial),Perm Mission,Geneva <mission.sri-lanka-wto@ties.itu.int>

SUÈDE/SWEDEN

PerCARLSON,Judge,CourtofPatentAppeals,MinistryofJustice,Stockholm <per.carlson@pbr.se>

LenaGÖRANSSONNORRSJÖ(Mrs.),LegalOfficer,SwedishPatentandRegistration Office,Söderhamn lena.norrjo@prv.se

SUISSE/SWITZERLAND

AlexandraGRAZIOLI(Mlle),conseillèrejuridique,Divisiondroitetaffairesinternationales, Institutfédéraldelapropriétéintellectuelle,Berne <alexandra.grazioli@ipi.ch>

MichèleBURNIER(Mme), conseillèrejuridique,Divisiondesmarques,Institutfédéraldela propriétéintellectuelle,Berne <michele.burnier@ipi.ch>

THAÏLANDE/THAILAND

VachraPIAKAEW,TrademarkRegistrar,TrademarkOffice,DepartmentofIntellectual Property,Nontaburi

SuparkPRONGTHURA,PermanentMission,Geneva <supark@yahoo.com>

TUNISIE/TUNISIA

NafaaBOUTITI, chargéd'études, Département de la propriété industrielle, Institut national de la normalisation et de la propriété industrielle (INNORPI), Tunis

SanaCHEIKH(Mll e), déléguée, Mission permanente, Genève

TURQUIE/TURKEY

YükselYÜCEKAL, SecondSecretary, PermanentMission, Geneva

KuralALTAN, Deputy, Permanent Mission, Geneva

YasarOZBEK, conseiller juridique, Mission permanente, Genève

UKRAINE

VasylBANNIKOV, Head, Division of Trademarks and Industrial Designs, Ukrainian Industrial Property Institute, Kyiv

URUGUAY

GracielaROADD'IMPERIO(Sra.),DirectoradeAsesoríaTécnica,DirecciónNacionaldela PropiedadIndustrial,Montevideo <dnpi@mcimail.com.uy>

VENEZUELA

VirginiaPÉREZPÉREZ(Miss), PrimeraSecretaria, MisiónPermanente, Ginebra

YOUGOSLAVIE/YUGOSLAVIA

MiodragMARKOVI Ć,SeniorLegalCounsellor,FederalIntellectualPropertyOffice, Belgrade <yupat@gov.yu>

COMMUNAUTÉSEUROPÉENNES(CE) */EUROPEANCOMMUNITIES(EC) *

VíctorSÁEZLÓPEZ -BARRANTES,Official,IndustrialPropertyUnit,EuropeanCommission, Brussels

<victor.saez@cec.eu.int>

DetlefSCHENNEN,Head,LegislationandInternationalLegalAffairsService,Officefor HarmonizationintheInter nalMarket(TradeMarksandDesigns),Alicante <detlef.schennen@oami.eu.int>

SusanaPÉREZFERRERAS(Mrs.), Administrator, Industrial Property, European Commission, Brussels

<susana.perez-ferreras@cec.eu.int>

RogerKAMPF,conseiller,Délégationpermanente ,Genève <roger.kampf@cec.eu.int>

^{*} SurunedécisionduComitépermanent,lesCommunautéseuropéen nesontobtenulestatutde membresansdroitdevote.

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II. ORGANISATIONSINTERGOUVERNEMENTALES/ INTERGOVERNMENTALORGANIZATIONS

ORGANISATIONMONDIALEDUCOMMERCE(OMC)/WORLDTRADE ORGANIZATION(WTO)

Thu-LangTRANWASESCHA(Mrs.),Counsellor,Geneva <thu-lang.tranwasescha@wto.org>

WajzmaRASUL(Ms.),ResearchAssociate,IntellectualPropertyDivision,Geneva <wajzma.rasul@wto.org>

OFFICEINTERNATIONALDELAVIGNEETDUVIN(OIV)/INTERNATIONALVINE ANDWINEOFFICE(OIV)

YannJUBAN,administrateur,Unité"droit,règlementa tionetorganisationsinternationales", Paris

<yjuban@oiv.int>

ORGANISATIONDEL'UNITÉAFRICAINE(OUA)/ORGANIZATIONOFAFRICAN UNITY(OAU)

FrancisMANGENI,Counsellor,Geneva <fmangeni@lsealumni.com>

BUREAUBENELUXDESMARQUES(BBM)/BENELUXTRADEMARKOF FICE (BBM)

EdmondLéonSIMON, directeuradjoint, La Haye

III. ORGANISATIONSNONGOUVERNEMENTALES/ NON-GOVERNMENTALORGANIZATIONS

<u>Associationaméricainedudroitdelapropriétéintellectuelle(AIPLA)/AmericanIntellectual</u>
<u>PropertyLawAssociation(AI PLA)</u>:GraemeB.DINWOODIE(Vice -Chair,International TrademarkandTreaties,Chicago<gdinwoodie@kentlaw.edu>)

<u>Associationcommunautairedudroitdesmarques(ECTA)/EuropeanCommunitiesTrade</u>

<u>MarkAssociation(ECTA)</u>:DietrichC.OHLGART(Chairman,Law Committee)

<u>Associationinternationaledesjuristesdudroitdelavigneetduvin(AIDV)/International</u>
<u>WineLawAssociation(AIDV):</u> DouglasREICHERT<dreichert@swissonline.ch>

<u>Associationinternationalepourlaprotectiondelapropriétéindustrielle(AIPPI)/International AssociationfortheProtectionofIndustrialProperty(AIPPI)</u>:GerdF.KUNZE(President, Zurich);DariusSZLEPER(AssistantduRapporteur,Genève<dszleper@avocatgls.net>)

Assocationinternationalepourlesmarques(INTA)/Internatio nalTrademarkAssocation (INTA):ChehrazadeCHEMCHAM(Ms.)(InternationalGovernmentRelations Coordinator);BurkhartGOEBEL(Chairofsub -committeeongeographicalindications, Hamburg

burkhart.goebel@lovells.com>)

<u>Associationjaponaisepourlescons</u> <u>eilsenbrevets(JPAA)/JapanPatentAttorneysAssociation</u>
(<u>JPAA)</u>:ShuyaKOHHARA(Vice -Chairman,TrademarkCommittee,Tokyo);
NamiTOGAWA(Mrs.)(RegisteredPatentAttorney,Tokyo)

Associationjaponaisepourlesmarques(JTA)/JapanTrademarkAssociation (JTA) TomokoNAKAJIMA(Ms.)(Vice -Chair,TrademarkCommittee,Tokyo)

<u>Chambredecommerceinternationale(CCI)/InternationalChamberofCommerce(ICC)</u>
AntónioL.DESAMPAIO(conseillerJ.E.DiasCosta,I.D.A,Lisbonne
<diascosta@jediascosta.pt>)

<u>Centred 'étudesinternationalesdelapropriétéindustrielle(CEIPI)</u>:FrançoisCURCHOD (professeurassociéàl'UniversitéRobertSchuman,Strasbourg <françois.curchod@vtxnet.ch>)

<u>Fédérationinternationaledesconseilsenpropriétéindustrielle(FICPI)/Internatio</u> <u>nal</u> <u>FederationofIndustrialPropertyAttorneys(FICPI)</u>: Jean -MarieBOURGOGNON(conseil enpropriétéindustrielle,Paris)</u>

<u>Fédérationinternationaledesvinsetspiritueux(FIVS)/InternationalFederationofWinesand</u> Spirits(FIVS): RobertKALIK(Special RepresentativetothePresident,Washington)

<u>InstitutMax -Planckdedroitétrangeretinternationalenmatièredebrevets, dedroitd'auteur etdelaconcurrence(MPI)/Max -Planck-InstituteforForeignandInternationalPatent, CopyrightandCompetitionL aw(MPI)</u>:EikeSCHAPER(Munich) <ejs@intellecprop.mpg.de>

IV. BUREAU/OFFICERS

Président/Chair: ŽeljkoTOPI Ć(Croatie/Croatia)

Vice-présidents/Vice-Chairs: ValentinaORLOVA(Mrs.)(FédérationdeRussie/

RussianFederation)

NabilaKADRI(Miss)(Algérie/Algeria)

Secrétaire/Secretary: DenisCROZE(OMPI/WIPO)

V.SECRÉTARIATD E L'ORGANISATION MONDIALE DE LA PROPRIÉTÉ INTELLECTUELLE (OMPI)/ SECRETARIATOF THE WORLD INTELLECTUAL PROPERTY ORGANIZATION (WIPO)

Shozo UEMURA, vice - directeur général/Deputy Director General, Secteur des marques, des dessinset modèles industriels, de sindications géographiques et de la sanction des droits/Sector of Trademarks, Industrial Designs, Geographical Indications and Enforcement

ErnestoRUBIO, directeur principal/Senior Director, Département des marques, des des sinset modèles industriels et des indications géographiques/Trademarks, Industrial Designs and Geographical Indications Department

OctavioESPINOSA, directeur -conseiller/Director-Advisor, Secteur des marques, des des sins et modèles industriels, des indications géographiques et de la anction des droits/Sector of Trademarks, Industrial Designs, Geographical Indications and Enforcement

JoëlleROGÉ(Mme/Mrs.), directrice -conseillère/Director-Advisor, Secteur des marques, des dessinset modèles industriels, des indications géographiques t de la sanction des droits/Sector of Trademarks, Industrial Designs, Geographical Indications and Enforcement

DenisCROZE, chef/Head, Section du développement du droit international (marques, dessinset modèles industriels et indications géographiques)/I nternational Law Development Section (Trademarks, Industrial Designs and Geographical Indications)

PäiviLÄHDESMÄKI(Mlle/Ms.), juristeprincipale/SeniorLegalOfficer, Section du développement du droit international (marques, dessinset modèles industrie le la tindication se géographiques)/International Law Development Section (Trademarks, Industrial Designs and Geographical Indications)

AbdoulayeESSY,consultant,Sectiondudéveloppementdudroitinternational(marques,dessins etmodèlesindustrielsetin dicationsgéographiques)/InternationalLawDevelopmentSection (Trademarks,IndustrialDesignsandGeographicalIndications)

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