

## WORLDINTELLECTUAL PROPERTY ORGANIZATION

34,chemindesColombettes,P.O.Box18,CH -1211Geneva20(Switzerland)

©(41 -22)3389111 -Facsimile(InternationalTrademarkRegistry):(41 -22)7401429

e-mail:intreg .mail@wipo.int -Internet:http://www.wipo.int

## MADRIDAGREEMENTCONCERNINGTHEINTERNATIONALREGISTRATION OFMARKSANDPROTOCOLRELATINGTHERETO

## $\label{lem:commonRegulations} Declaration Made Under Rule 20 \quad \textit{bis} (6) (b) of the Common Regulations \\ under the Madrid Agreement and Proto \quad col: Russian Federation$

- 1. In a notification addressed to the Director General of the World Intellectual Property Organization, the Russian Federation has made the declaration provided for by Rule 20bis(6)(b) of the Common Regulations under the Madrid Agreement, in accordance withwhichtherecording of licences in the International Registerhas no effect in that country.
- 2. It follows that a holder or licensees hould be aware that, as far as the Russian Federation is concerned, its erves no purpose to request the recording in the International Register of a licence relating to an international registration of mark (such recording carrying no legal effect in that country as a result of the said declaration). Consequently, the formali ties required for the recording in the Russian Federation of a licence relating to an international registration of mark must continue to be completed directly with the Office of the Russian Federation and according to the conditions laid down by the legis lation of that country.
- 3. ThisdeclarationenteredintoforceonApril1,2002.

April17,2002