

MADRID PROTOCOL CONCERNING THE INTERNATIONAL REGISTRATION OF MARKS

Individual Fee under Article 8(7): The territorial entity of Curaçao (Corrigendum)

- The Government of the Kingdom of the Netherlands has made, with respect to the territorial entity of Curaçao, the declaration referred to in Article 8(7) of the Protocol whereby an individual fee must be paid when the territorial entity of Curaçao is designated, either in an international application or in a designation subsequent to an international registration or in respect of the renewal of an international registration designating the territorial entity of Curaçao (instead of a share in the revenue produced by the supplementary and complementary fees).
- In accordance with Rule 35(2)(b) of the Common Regulations under the Madrid Agreement and Protocol, the Director General of the World Intellectual Property Organization (WIPO) has, after consultation with the Office of Curaçao, established the following amounts in Swiss francs of the said individual fee:

ITEMS		Amounts (in Swiss francs)
Application or Subsequent Designation	– for three classes of goods or services	334
	– for each additional class	34
	<i>Where the mark is a collective mark:</i>	
	– for three classes of goods or services	665
Renewal	– for each additional class	68
	– for three classes of goods or services	334
	– for each additional class	34
	<i>Where the mark is a collective mark:</i>	
Renewal	– for three classes of goods or services	665
	– for each additional class	68

- These new amounts will be applied, with respect to the territorial entity of Curaçao, as from May 20, 2011.